P.S.C. Electric No. 7, Third Revision of Original Sheet No. 1 Canceling P.S.C Electric No. 7, Second Revision of Original Sheet No. 1

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	Standard Electric Rate Schedules – Terms a	na Conditions	
Title		Sheet Number	Effective Date
General Index		1	08-17-09
SECTION 1 - S	andard Rate Schedules		
RS	Residential Service	5	06-29-09
VFD	Volunteer Fire Department Service	7	06-29-09
GS	General Service	10	06-29-09
IPS	Industrial Power Service	15	06-29-09
CPS	Commercial Power Service	16	06-29-09
ITOD	Industrial Time-of-Day Service	20	06-29-09
CTOD	Commercial Time-of-Day Service	21	06-29-09
RTS	Retail Transmission Service	25	06-29-09
IS	Industrial Service	30	06-29-09
LS	Lighting Service	35	06-29-09
RLS	Restricted Lighting Service	36	06-29-09
LE	Lighting Energy Service	37	06-29-09
TE	Traffic Energy Service	38	06-29-09
CTAC	Cable Television Attachment Charges	40	01-01-91
	Special Charges	45	02-06-09
SECTION 2 - R	iders to Standard Rate Schedules		
CSR1	Curtailable Service Rider 1	50	02-06-09
CSR2	Curtailable Service Rider 2	51	02-06-09
CSR3	Curtailable Service Rider 3	52	02-06-09
LRI	Load Reduction Incentive Rider	53	08-01-06
SQF	Small Capacity Cogeneration Qualifying Facilities	55	06-30-08
LQF	Large Capacity Cogeneration Qualifying Facilities	56	11-01-95
NMS	Net Metering Service	57	08-17-09
EF	Excess Facilities	60	02-06-09
RC	Redundant Capacity	61	02-06-09
SS	Supplemental/Standby Service Rider	62	02-06-09
IFL	Intermittent/Fluctuating Load Rider	65	02-06-09
TS	Temporary/Seasonal Service Rider	66	02-06-09
KWH	Kilowatt-Hours Consumed By Lighting Unit	67	02-06-09
GER	Green Energy Riders	70	05-31-07
BDR	Brownfield Development Rider	71	03-07-08
SECTION 3 - P	ilot Programs		
RRP	Residential Responsive Pricing Service	76	06-29-09
GRP	General Responsive Pricing Service	77	06-29-09
RTP	Real Time Pricing	78	12-01-08
OFOTION	diverse and Oleverse		C12/30/09
	djustment Clauses	0.5	
FAC	Fuel Adjustment Clause	85 Sector	00-29-09
DSM	Demand-Side Management Cost Recovery Mech	PUBLICSER	VICE 03-30-09
ECR	Environmental bost Recovery Burcharge		KENTUCIEU3
FF	Franchise Fee Rider	901 F	FFECT02E06-09
ST	School Tax	91 E	3/17/2002-06-09
HEA	Home Energy Assistance Program		TTO 807 KAR 5:01
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Issued by Authority of an Order of the KPSC in Case No. 2008 00160 dated August 17, 2000

P.S.C. Electric No. 7, Second Revision of Original Sheet No. 1 Canceling P.S.C Electric No. 7, First Revision of Original Sheet No. 1

	GENERAL INDEX Standard Electric Rate Schedules – Terms and	Conditions	
Title		Sheet <u>Number</u>	Effective Date
General Index		1	06-29-09
SECTION 1 - 9	Standard Rate Schedules		
RS	Residential Service	5	06-29-09
VFD	Volunteer Fire Department Service	7	06-29-09
GS	General Service	10	06-29-09
IPS	Industrial Power Service	15	06-29-09
CPS	Commercial Power Service	16	06-29-09
ITOD	Industrial Time-of-Day Service	20	06-29-09
CTOD	Commercial Time-of-Day Service	21	06-29-09
RTS	Retail Transmission Service	25	06-29-09
IS	Industrial Service	30	06-29-09
LS	Lighting Service	35	06-29-09
RLS	Restricted Lighting Service	36	06-29-09
LE	Lighting Energy Service	37	06-29-09
TE	Traffic Energy Service	38	06-29-09
CTAC.	Cable Television Attachment Charges	40	01-01-91
	Special Charges	45	02-06-09
SECTION 2 - I	Riders to Standard Rate Schedules		
CSR1	Curtailable Service Rider 1	50	02-06-09
CSR2	Curtailable Service Rider 2	51	02-06-09
CSR3	Curtailable Service Rider 3	52	02-06-09
LRI	Load Reduction Incentive Rider	/ 53	08-01-06
SQF	Small Capacity Cogeneration Qualifying Facilities	55	06-30-08
LQF	Large Capacity Cogeneration Qualifying Facilities	56	11-01-95
NMS	Net Metering Service	57	02-06-09
EF	Excess Facilities	60	02-06-09
RC	Redundant Capacity	61	02-06-09
SS	Supplemental/Standby Service Rider	62	02-06-09
IFL	Intermittent/Fluctuating Load Rider	65	02-06-09
TS	Temporary/Seasonal Service Rider	66	02-06-09
KWH	Kilowatt-Hours Consumed By Lighting Unit	67	02-06-09
GER BDR	Green Energy Riders Brownfield Development Rider	70 71	05-31-07 03-07-08
OFOTION A			
SECTION 3 – I RRP	Residential Responsive Pricing Service	76	06-29-09
GRP	General Responsive Pricing Service	78	06-29-09
RTP	Real Time Pricing	78	12-01-06
	Real filler floring		Calimia
SECTION 4 -	Adjustment Clauses		0/1/0
FAC	Fuel Adjustment Clause	CO	30-22-30
DSM	Demand-Side Management Cost Recovery Machan Environmental Cost Recovery Surcharge	ISM 1086 EDV	1CE 03-30-0910010
ECR		DDLIC8DERV	ENTICKY
FF	Franchise Fee Rider	90 FK	ENTUGE 03
ST	School Tax	91 EF	FECT0256-09
HEA	Home Energy Assistance Program		29/2002 06-09 TO 807 KAR 5:011
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Issued by Authority of an Order of the KPSC in Case No. 2008-00521 dated May 28, 200

P.S.C Electric No. 7, First Revision of Original Sheet No. 1 Canceling P.S.C Electric No. 7, Original Sheet No. 1

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	Standard Electric Rate Schedules – Terms and	Sheet	Effective
Title		Number	Date
General Index		1	03-30-09
SECTION 1-S	tandard Rate Schedules		· ·
RS	Residential Service	5	02-06-09
VFD	Volunteer Fire Department Service	7	02-06-09
GS	General Service	10	02-06-09
IPS	Industrial Power Service	15	02-06-09
CPS	Commercial Power Service	16	02-06-09
ITOD	Industrial Time-of-Day Service	20	02-06-09
CTOD	Commercial Time-of-Day Service	21	02-06-09
RTS	Retail Transmission Service	25	02-06-09
IS	Industrial Service	30	02-06-09
LS	Lighting Service	35	02-06-09
RLS	Restricted Lighting Service	36	02-06-09
LE	Lighting Energy Service	37	02-06-09
TE	Traffic Energy Service	38	02-06-09
CTAC	Cable Television Attachment Charges	40	01-01-91
	Special Charges	45	02-06-09
SECTION 2 - R	iders to Standard Rate Schedules		
CSR1	Curtailable Service Rider 1	50	02-06-09
CSR2	Curtailable Service Rider 2	51	02-06-09
CSR3	Curtailable Service Rider 3	52	02-06-09
LRI	Load Reduction Incentive Rider	53	08-01-06
SQF	Small Capacity Cogeneration Qualifying Facilities	55	06-30-08
LQF	Large Capacity Cogeneration Qualifying Facilities	56	11-01-95
NMS	Net Metering Service	57	02-06-09
EF	Excess Facilities	60	02-06-09
RC	Redundant Capacity	61	02-06-09
SS	Supplemental/Standby Service Rider	62	02-06-09
IFL	Intermittent/Fluctuating Load Rider	65	02-06-09
TS	Temporary/Seasonal Service Rider	66	02-06-09
KWH	Kilowatt-Hours Consumed By Lighting Unit	67	02-06-09
GER	Green Energy Riders	70	05-31-07
BDR	Brownfield Development Rider	71	03-07-08
SECTION 3 - P	ilot Programs		
RRP	Residential Responsive Pricing Service	76	02-06-09
GRP	General Responsive Pricing Service	77	02-06-09
RTP	Real Time Pricing	78	12-01-08
	djustment Clauses	Cle	129/09
FAC	Fuel Adjustment Clause	85	02-06-09
DSM	Demand-Side Management Cost Recovery Mechan		
ECR	Environmental Cost Recovery Surcharge	8/	
FF	Franchise Fee Rider	GF KE	NIUCHENS
ST	School Tax	91 EFF	ECT 02-06-09
HEA	Home Energy Assistance Program	92 3/3	0/2002-06-09
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	Standard Electric Rate Schedules – Term	is and Conditions	
Title		Sheet Number	Effective Date
Seneral Index		1	02-06-09
SECTION 1 - S	tandard Rate Schedules		
RS VFD GS IPS CPS ITOD CTOD RTS IS LS RLS	Residential Service Volunteer Fire Department Service General Service Industrial Power Service Commercial Power Service Industrial Time-of-Day Service Commercial Time-of-Day Service Retail Transmission Service Industrial Service Lighting Service	5 CANCE10-ED MAR 3 662009 KENTUCK 20-PUBLIC SERVICE C20-PUBLIC SERVICE C20-PUBLIC SERVICE C20-PUBLIC 30 35 36	02 06 00
LE TE CTAC	Restricted Lighting Service Lighting Energy Service Traffic Energy Service Cable Television Attachment Charges Special Charges	37 38 40 45	02-06-09 02-06-09 02-06-09 01-01-91 02-06-09
CSR1 CSR2 CSR3 LRI SQF LQF NMS EF RC SS IFL TS KWH GER BDR SECTION 3 – P RRP GRP	Residential Responsive Pricing Service General Responsive Pricing Service	ities 56 57 60 61 62 65 66 67 70 71 71 76 77	02-06-09 02-06-09 02-06-09 08-01-06 06-30-08 11-01-95 02-06-09 02-06-09 02-06-09 02-06-09 02-06-09 02-06-09 02-06-09 03-07-08
RTP	Real Time Pricing	78	12-01-08
SECTION 4 - A FAC DSM ECR FF ST HEA	djustment Clauses Fuel Adjustment Clause Demand-Side Management Cost Recovery M Environmental Cost Recovery Surcharge Franchise Fee Rider School Tax Home Energy Assistance Program	90 F KE 91 EFFI 92 2/6	02-06-09 CE 220609 NTUC16-09 ECTU2-06-09 5/20052-06-09 0 807 KAR 5:011
Effective: Fe	oruary 9, 2009 bruary 6, 2009 E. Bellar, Vice President, State Regulation	SECT	ion 9 (1)

P.S.C Electric No. 7, Original Sheet No. 1

GENERAL INDEX Standard Electric Rate Schedules – T		S
Title	Shee <u>Numb</u>	Effective
SECTION 5 – Terms and Conditions		
Customer Bill of Rights General Customer Responsibilities Company Responsibilities Character of Service Special Terms and Conditions Applicable Billing Deposits Budget Payment Plan Bill Format Discontinuance of Service Line Extension Plan Energy Curtailment and Restoration Proc	101 102 103 104 105 106	02-06-09 02-06-09 02-06-09 02-06-09 02-06-09 02-06-09 02-06-09 02-06-09 02-06-09 02-06-09 02-06-09 02-06-09 02-06-09
Discontinuance of Service Line Extension Plan	105 106	02-06-09
		212 30 09
		212 30 09
	PUBLIC SE OF	RVICE COMMI KENTUCKY
	PUBLIC SE OF PURSUAI	RVICE COMMI KENTUCKY EFFECTIVE 2/6/2009 NT TO 807 KAR 5
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andard Rate	RS Residential Service			
APPLICABLE In all territory served.				
AVAILABILITY OF SERVICE Available for single-phase delivery conditions on Sheet No. 100 of this		service sub	iect to the terms and	
RATE				
Customer Charge:	\$5.00 per month			
Plus an Energy Charge of:	\$0.06303 per kWh			
ADJUSTMENT CLAUSES The bill amount computed at the or accordance with the following:	charges specified above s	hall be incr	eased or decreased in	
Fuel Adjustment Clause			et No. 85	
Demand-Side Management ( Environmental Cost Recover			et No. 86 et No. 87	
Franchise Fee Rider	y Surcharge		et No. 90	
School Tax Home Energy Assistance Pro	arom		et No. 91 et No. 92	
			ő – 1	
MINIMUM CHARGE The Customer Charge shall be the r	minimum charge.		CANCELLED	
			JUN 2 9 2009	
DUE DATE OF BILL Customer's payment will be due with	hin twelve (12) days from d	late of bill.	KENTUCKY PUBLIC SERVICE COMMISSION	
LATE PAYMENT CHARGE				
If full payment is not received with payment charge will be assessed o			of the bill, a 5% late	
TERMS AND CONDITIONS Service will be furnished under Com	npany's Terms and Condition	ons applicab	le hereto.	
	Г			N
			SERVICE COMMISSIO OF KENTUCKY	N
			EFFECTIVE	
		PURS	2/6/2009 UANT TO 807 KAR 5:011	
te of Issue: February 9, 2009			SECTION 9 (1)	
te Effective: February 6, 2009 ued By: Lonnie E. Bellar, Vice Presid		- 318.47 11 1	Renaritucky	
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D.C.C. Electric No. 7. Original Cheet No.

tandard Rate	VFD	-1
Vo	lunteer Fire Department Service	-
APPLICABLE		
In all territory served.		
AVAILABILITY OF SERVICE		
	very, in accordance with the provisions of KRS 278.172, to any alifying for aid under KRS 95A.262. Service under this rate	1
schedule is at the option of the	customer with the customer determining whether service will be	
provided under this schedule of	r any other schedule applicable to this load.	
DEFINITION		
DEFINITION To be eligible for this rate a vol	unteer fire department is defined as:	
1) having at least 1	2 members and a chief,	
	ne fire fighting apparatus, and s must be volunteers.	
5) Hall the member	s must be volumeers.	
RATE		
Customer Charge:	\$5.00 per month	
Plus an Energy Charge of:	\$0.06303 per kWh	
ADJUSTMENT CLAUSES The bill amount computed at accordance with the following:	the charges specified above shall be increased or decreased in	
Fuel Adjustment Clause	ent Cost Recovery Mechanism Sheet No. 85	
Environmental Cost Rec		
Franchise Fee Rider	Sheet No. 90	
School Tax	Sheet No. 91	
MINIMUM CHARGE	CANCELLE	
The Customer Charge shall be	the minimum charge. JUN 2 9 2009	
DUE DATE OF BILL	e within twelve (12) days from date of bill.	SION
Sustainers payment will be due		
LATE PAYMENT CHARGE		
	I within three (3) days from the due date of the bill, a 5% late	
payment charge will be assess	ed on the current month's charges.	
TERMS AND CONDITIONS	PUBLIC SERVICE COMMISS	
	Company's Terms and Conditions applicable hereit	
	EFFECTIVE	
	2/6/2009 DUDSUANT TO 207 KAD 5-011	
	PURSUANT TO 807 KAR 5:011 SECTION 9 (1)	
te of Issue: February 9, 2009 te Effective: February 6, 2009		
ued By: Lonnie E. Bellar, Vice P	resident, State Regulation and	
	By By A ARACION	

tandard Bata	P.S.C. Electric No. 7, Original Sheet No. 10 GS
tandard Rate	GS General Service Rate
APPLICABLE	
In all territory served.	
AVAILABILITY OF SERVICE	
To general lighting and small po	ower loads for secondary service.
Existing customers with an ave under P.S.C. Electric No. 6, Fo continue to be served under the	vill be limited to average maximum loads not exceeding 50 kW. erage maximum load exceeding 50 kW who are receiving service ourth Revision of Original Sheet No. 10 as of February 6, 2009, will his rate at their option. New customers, upon demonstrating an reater, will be served under the appropriate rate schedule.
RATE	
Customer Charge:	\$10.00 per month for single-phase service \$15.00 per month for three-phase service
Plus an Energy Charge of:	\$ 0.07050 per kWh
ADJUSTMENT CLAUSES The bill amount computed at accordance with the following: Fuel Adjustment Clause	the charges specified above shall be increased or decreased in Sheet No. 85
	ent Cost Recovery Mechanism Sheet No. 86
MINIMUM CHARGE The Customer Charge shall be	ONNOLLEED
DUE DATE OF BILL Customer's payment will be due	e within twelve (12) days from date of bill.
	d within three (3) days from the due date of the bill, a 5% late sed on the current month's charges.
TERMS AND CONDITIONS Service will be furnished under	PUBLIC SERVICE COMMISSIC Company's Terms and Conditions applicable Field INTUCKY EFFECTIVE 2/6/2009 PURSUANT TO 807 KAR 5:011
te of Issue: February 9, 2009 te Effective: February 6, 2009 sued By: Lonnie E. Bellar, Vice P	
	Homio SRIM

andard Rate IPS Industrial Power Se	ervice		
APPLICABLE			
In all territory served.			
AVAILABILITY OF SERVICE			
This rate schedule is available for industrial secondary	or primary ser	vice.	
Service under this schedule will be limited to minimur	n averade ce	ondary loads of	50 kW and
maximum average loads not exceeding 250 kW. S service under P.S.C. of Ky. Electric No. 6, Fourth Revis Industrial Rate LP, as of February 6, 2009, with loads served under this rate at their option. Customers initia 2009, and whose load characteristics subsequently do appropriate rate.	econdary or p sion of Origina not meeting th ating service of	primary custome I Sheet No. 25, L his criteria will co on this rate after	rs receiving arge Power ntinue to be February 6,
RATE			
	Seconda		
Customer Charge per month:	\$90.00	\$90.00	
Plus an Energy Charge per kWh of:	\$ 0.0225	6 \$ 0.0225	6
Plus a Demand Charge per kW of:			
Summer Rate:			
(Four Billing Period June through September)	\$14.94	\$13.18	
Winter Rate: (All other months)	\$12.35	\$10.59	
The bill amount computed at the charges specified a accordance with the following:	above shall b		
Fuel Adjustment Clause Demand-Side Management Cost Recovery Med	hanism	Sheet No. 85 Sheet No. 86	CANCE
Environmental Cost Recovery Surcharge		Sheet No. 87	JUN 2 9
Franchise Fee Rider		Sheet No. 90	KENTUCKY
School Tax		Sheet No. 91	SERVICE COM
POWER FACTOR PROVISION			
In the case of customers with maximum demands of 1 charge shall be decreased .4% for each whole one per factor exceeds 80% lagging and shall be increased .6% monthly average power factor is less than 80% lagg less than 150 kilowatts shall maintain an average lagg suitable accessory equipment shall be installed by su lower power factor.	f cent by which for each who ging. Custom ing power fac	h the monthly avo ole one per cent l ers with maximu tor of not less that	erage power by which the im demands an 80%, and
	PUB	LIC SERVICE	COMMISSIO
Monthly average power factor shall be determined to	by means of	a reactive reamp	phenkroeter
ratcheted to record only lagging reactive kilovolt an standard watt-hour meter.	npere nours,	2/6/20	
		2/6/20 PURSUANT TO	
		SECTIO	the second se
te of Issue: February 9, 2009 te Effective: February 6, 2009		100	
ued By: Lonnie E. Bellar, Vice President, State Regula	A By	Magar	ntucky
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and by Authority of an Order of the KPSC in Case Nos 2007			Portuary 5, 2009

andard Rate CPS			Т
Commercial Power	Service	•	Т
APPLICABLE In all territory served.			
AVAILABILITY OF SERVICE This rate schedule is available for commercial seconda	ry or primary se	rvice.	т
Service under this schedule will be limited to minimur maximum average loads not exceeding 250 kW. S service under P.S.C. of Ky. Electric No. 6, Fourth F Commercial Rate LC, as of February 6, 2009, with loa be served under this rate at their option. Customers i 6, 2009, and whose load characteristics subsequently of appropriate rate.	Secondary or pro Revision of Origonal ads not meeting initiating service	imary customers ginal Sheet No. this criteria will c on this rate after	receiving 15, Large ontinue to February
RATE			
Customer Charge per month:	Secondar \$65.00	y Primary \$65.00	
Plus an Energy Charge per kWh of.	\$ 0.02601	\$ 0.02601	
Plus a Demand Charge per kW of:			
Summer Rate: (Four Billing Period June through September) Winter Rate:	\$14.81	\$12.97	
(All other months)	\$11.75	\$10.17	
ADJUSTMENT CLAUSES The bill amount computed at the charges specified a accordance with the following:	above shall be	increased or dec	reased in
Fuel Adjustment Clause Demand-Side Management Cost Recovery Med Environmental Cost Recovery Surcharge Franchise Fee Rider School Tax		Sheet No. 85 Sheet No. 86 Sheet No. 87 Sheet No. 90 Sheet No. 91	CANCELLE JUN 2 9 2009 KENTUCKY PUBL SERVICE COMMISS
DETERMINATION OF BILLING DEMAND The monthly billing demand shall be the highest aver 15-minute interval in the monthly billing period; but no similarly determined for any of the four billing period eleven (11) preceding months; nor less than 25 kilow under this rate schedule on March 1, 1964).	ot less than 50% ds of June thro	6 of the maximun	n demand within the
The Customer Charge plus the monthly billing dema kilowatts recorded during any 15-minute interval in th 50% of the maximum demand similarly determined for	e monthly billin r any of the fou	g perlord KAEINAT	kesk≨¥fhan keEof June v €
e of Issue: February 9, 2009 e Effective: February 6, 2009 ued By: Lonnie E. Bellar, Vice Presjdent, State <u>Reg</u> ula	ation and	SECTIONS	itucky

	TOD T
Industrial Tin	ne-of-Day Service
APPLICABLE	•
In all territory served.	
AVAILABILITY OF SERVICE	
schedule will be limited to minimum average exceeding 50,000 kW. Customers with n 50,000 kW will have a rate developed base	or primary industrial service. Service under this T e loads of 250 kW and maximum average loads not new or increased load requirements that exceed ed upon their electrical characteristics. Customers aracteristics subsequently do not meet this criteria
RATE	
	Secondary Primary
Customer Charge per month:	\$120.00 \$120.00
Plus an Energy Charge per kWh of:	\$ 0.02261 \$ 0.02261
Plus a Demand Charge per kW of.	
Basic Demand	\$ 4.85 \$ 3.79
Peak Demand	
Summer Peak Period	\$ 9.99 \$ 9.29
Winter Peak Period	\$ 7.40 \$ 6.70
defined herein, in the monthly billing period	during any 15-minute interval of the peak period, as d, but not less than 50% of the maximum demands billing periods of June through September within the
SUMMER PEAK PERIOD is defined as w Time, during the four (4) billing periods of J	veekdays from 10 A.M. to 9 P.M, Eastern Standard une through September.
WINTER PEAK PERIOD is defined as we Time, during the eight (8) billing periods of (	eekdays from 8 A.M. to 10 P.M., Eastern StandardANCELLE
rine, damig the eight (o) bining periods of	IIIN 2 0 2000
	JON 2 J 2003
POWER FACTOR PROVISION	ased .4% for each whole one percent by which the VICE COMMISS!
	lagging and shall be increased .6% for each whole
Monthly average power factor shall be dete	ermined by means of a reactive component meter
ratcheted to record only lagging reactive	kilovolt ampere holds Blused StERon juretion Owith ISSION
standard watt-hour meter.	OF KENTUCKY
· · ·	EFFECTIVE
	2/6/2009 PURSUANT TO 807 KAR 5:011
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ate of Issue: February 9, 2009 ate Effective: February 6, 2009	
sued By: Lonnie E. Bellar, Vice President, Stat	te Regulation and
11	By HA HARDA
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ued by Authority of an Order of the KPSC in Case I	Nos. 2007-00564 and 2008-00252 dated rebruary 5, 2009

andard Rate CTOD Commercial Time-o				ר ר	
Commercial Time-0	n-bay berrice			1	
APPLICABLE		•			
In all territory served.					
AVAILABILITY OF SERVICE				• •	-
This schedule is available for secondary or prim schedule will be limited to minimum average load exceeding 50,000 kW. Customers with new of 50,000 kW will have a rate developed based up initiating service on this rate whose load charact will be billed on to the appropriate rate.	s of 250 kW and maximu or increased load requi on their electrical charac	um average load rements that exteristics. Custo	ds not xceed omers		
RATE					
	Secondary	Primary			
Customer Charge per month:	\$90.00	\$90.00			
Plus an Energy Charge per kWh of:	\$ 0.02605	\$ 0.02605			
Plus a Demand Charge per kW of:					
Basic Demand	\$ 3.57	\$ 2.56			
Peak Demand	1				
Summer Peak Period	\$11.21	\$10.42			
Winter Peak Period	\$ 8.15	\$ 7.62			
highest average load in kilowatts recorded durin defined herein, in the monthly billing period, but similarly determined for any of the four (4) billing eleven (11) preceding months.	t not less than 50% of th	e maximum der	nands		
SUMMER PEAK PERIOD is defined as weekd Time, during the four (4) billing periods of June to		.M, Eastern Sta	andard		
WINTER PEAK PERIOD is defined as weekda Time, during the eight (8) billing periods of Octob		M., Eastern Sta	andard		
ADJUSTMENT CLAUSES				ľ	
The bill amount computed at the charges specif accordance with the following:	ied above shall be incre	ased or decreas	ed (if AN (	CE	LE
			JUN	29	2009
Fuel Adjustment Clause		et No. 85			PUBL
Demand-Side Management Cost Recovery		et No. 86			14,4:03
Environmental Cost Recovery Surcharge		et No. 87			
Franchise Fee Rider School Tax		ENEVICE CO		N	
		EFFECTIVE			
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te Effective: February 6, 2009 ued By: Lonnie E. Bellar, Vice President, State Re	gulation and By	Seamituc	ky		

tandard Rate Retail 1	RTS Transmission Service
APPLICABLE In all territory served.	
maximum average loads not exceeding	on service. Service under this schedule will be limited to g 50,000 kVA. Customers with new or increased load will have rate developed based upon their electrical
RATE	
Customer Charge per month:	Transmission \$120.00
Plus an Energy Charge per kWh of:	\$ 0.02261
Plus a Demand Charge per kVA of:	4
Basic Demand	\$ 2.29
Peak Demand Summer Peak Period Winter Peak Period	\$ 8.08 \$ 5.83
15-minute interval of the billing period average load in kVA recorded during herein, in the monthly billing period, b	e to the highest average load in kVA recorded during any and Peak Demand Charges are applicable to the highest g any 15-minute interval of the peak period, as defined ut not less than 50% of the maximum demands similarly ng periods of June through September within the eleven
SUMMER PEAK PERIOD is defined Time, during the four (4) billing periods	as weekdays from 10 A.M. to 9 P.M, Eastern Standard of June through September.
WINTER PEAK PERIOD is defined a Time, during the eight (8) billing period	as weekdays from 8 A.M. to 10 P.M., Eastern Standard CE_L Is of October through May. JUN 2 9 20
ADJUSTMENT CLAUSES The bill amount computed at the charg accordance with the following:	KENTULKY PU SERVICE COMM ges specified above shall be increased or decreased in
Fuel Adjustment Clause Demand-Side Management Cost Environmental Cost Recovery Su Franchise Fee Rider School Tax	rcharge Sheet NGENTUCKY Sheet No 55 CTIVE Sheet No 2672009 PURSUANT TO 807 KAR 5:011
te of Issue: February 9, 2009 te Effective: February 6, 2009 ued By: Lonnie E. Bellar, Vice President,	State Regulation and I By By By Executive Director

andard Rate	IS Industrial Serv	rice		T
APPLICABLE In all territory served.			,	
AVAILABILITY OF SERVICE Available for three-phase delive for all customers taking servic Utilities Company. This schede is twenty (20) MVA or greater customer's load either increase (70) MVA or more in ten (10) occurrence per hour during any	e under this schedul ule is restricted to ind . A customer is def s or decreases twent minutes when such	e and under the IS s lividual customers wh ined as large industr y (20) MVA or more in increases or decre	schedule of Kentur lose monthly dema ial time-of-day if t per minute or seve	cky and hat nty
Subject to the above aggregate all customers whose load is de standard rate schedule as of Ju	fined as large indust			
BASE RATE		-		
Customer Charge: \$120.00 per	month			
	Secondary	Primary	Transmission	
Energy Charge of: Per monthly billing period	\$0.02261 per kWh	\$0.02261 per kWh	\$0.02261 per kW	h
Plus a Demand Charge of: Per monthly billing period of				
Standard Load Charges: Basic Demand Charge	\$4.85 per kVA	\$3.79 per kVA	\$2.63 per kVA	
Plus Peak Demand Charge			Г	CANCEL
Winter Peak Summer Peak	\$7.40 per kVA \$9.99 per kVA	\$6.70 per kVA \$9.29 per kVA	\$6.69 per kVA \$9.28 per kVA	JUN 2 9
Where the monthly Standard bi	lling is the greater of t	he applicable charge		JUN Z P
				Stand And Cities
<ul> <li>a) the maximum metered star for the basic demand and e</li> <li>b) 60% of the maximum mete demand and each peak per</li> <li>c) 60% of the contract capaci or</li> </ul>	ach peak period, in the red standard demand iod in the preceding e	e monthly billing peri l, as determined in (a eleven (11) monthly b	od, i) above, for the ba illing periods,	asic
d) minimum may be adjusted	where customer's se	ervice requires an ab	normal investmen	t in
special facilities.			SERVICE COMI	
Plus Fluctuating Load Charges:		PURSI	EFFECTIVE 2/6/2009 JANT TO 807 KAR	5:011
e of Issue: February 9, 2009			SECTION 9 (1)	
e Effective: February 6, 2009 led By: Lonnie E. Bellar, Vice Pro	esident, State Regul		Beionitucky	
(	a Re	11 AV	Secutive Director	

andard Rate	LS Lighting Service			Т
APPLICABLE In all territory served.	•			
AVAILABILITY OF SERVICE To any customer who can be se herein and who is willing to contra	rved in accordance with to for service in accordar	the special terms and the special terms and the special terms are special terms and the special terms are special terms	and conditions set forth al terms and conditions.	
CHARACTER OF SERVICE This rate schedule covers electric driveways, yards, lots and other of equipment, as hereinafter describ Service under this rate will be a schedule of approximately 4000 herein.	lighting service to outdo outdoor areas. Company ed, and will furnish the el available on an automat	or equipment for th will provide, own a lectrical energy to o lically controlled du	e illumination of streets, and maintain the lighting perate such equipment. usk-to-dawn every-night	
RATES				
UNDERGROUND SERVICE Type Of <u>Fixture</u>	Lumen Output (Approximate)	Load/Light In kW	Monthly Rate Per Light	Т
High Pressure Sodium				
4 Sided Colonial 4 Sided Colonial 4 Sided Colonial	6,300 9,500 16,000	.110 .145 .200	\$16.17 16.74 17.81	R
Acorn Acorn Acorn (Bronze Pole) Acorn Acorn (Bronze Pole)	6,300 9,500 9,500 16,000 16,000	.110 .145 .145 .200 .200	16.52 18.60 19.59 19.59 20.51	
Contemporary Contemporary Contemporary	16,000 28,500 50,000	.200 .312 .495	25.21 27.85 31.51 JUN	CELLED 2 9 2009
Cobra Head Cobra Head Cobra Head	16,000 28,500 50,000	.200 .312 .495	22.04 KENTU	CKY PUBLIC
* London (10' Smooth Pole) * London (10' Fluted Pole) * London (10' Smooth Pole) * London (10' Fluted Pole)	6,300 6,300 9,500 9,500	.110 .110 .145 .145	28.28 29.96 29.12 30.70	
<ul> <li>* Victorian (10' Smooth Pole)</li> <li>* Victorian (10' Fluted Pole)</li> <li>* Victorian (10' Smooth Pole)</li> <li>* Victorian (10' Fluted Pole)</li> </ul>	6,300 6,300 9,500 9,500	.145 C .145	27.38 ERVICE7090MMISSI F KEN7900KY EFFE029078 2/6/2009 ANT TO 807 KAR 5:011	NC
te of Issue: February 9, 2009 te Effective: February 6, 2009 sued By: Lonnie E. Bellar, Vice Pre	esident. State Regulation	ANI ON	SECTION 9 (1)	

andard Rate	LS			
	Lighting Servic	e		
* Bases Available:				
Old Town / Manchester			\$ 2.49	
Chesapeake / Franklin			2.49	
Jefferson / Westchester			2.49	
Norfolk / Essex			2.64	
Mercury Vapor				
4 Sided Colonial	4,000	.124	16.27	
4 Sided Colonial	8,000	.210	17.86	
Cobra Head	8,000	.210	22.03	
Cobra Head	13,000	.298	23.51	
Cobra Head	25,000	.462	26.63	

P.S.C. Electric No. 7, Original Sheet No. 35.1

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Based on lighting choice, Company will furnish and install the lighting unit complete with lamp, fixture or luminaire, control device, mast arm (cobra head) and pole.

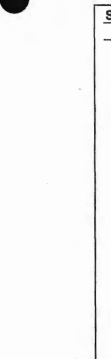
The above rates for underground service contemplate a normal installation served from underground lines located in the streets, with a direct buried cable connection of not more than 200 feet per unit in those localities supplied with electric service through underground distribution facilities. If additional facilities are required, the customer shall make non-refundable cash advance equivalent to the installed cost of such excess facilities. The Company may provide underground lighting service in localities otherwise served through overhead facilities when, in its judgment, it is practicable to do so from an operating and economic standpoint. Company may decline to install equipment and provide service thereto in locations deemed by the Company as unsuitable for underground installation.

#### **OVERHEAD SERVICE**

Type Of <u>Fixture</u>	Lumen Output (Approximate)	Load/Light	Monthly Rate	9	т
High Pressure Sodium					•
Cobra Head Cobra Head Cobra Head	16,000 28,500 50,000	.200 .312 .495	9.70 11.58 15.29	CANC	R
Directional Flood Directional Flood	16,000 50,000	.200 .495	11.19 16.22	JUN 2	9 2009 KY PUBLIC
Open Bottom <u>Mercury Vapor</u>	9,500	.145	8.36	SERVICE	OMMISSION
Cobra Head Cobra Head Cobra Head	8,000 13,000 25,000	.210 - <del>29</del> 8/BLIC -462	9.70 SERVIÇE1ÇC OF KENTUCI	MMISSIC	N
Directional Flood Open Bottom	25,000 8,000	.462 .210 <sub>PURS</sub>	EFFE 5.65/E 2/6/2009 SUANT TO 807 K		R/T R/T
		· · ·	SECTION 9 (1		

Date of Issue: February 9, 2009 Date Effective: February 6, 2009

Issued By: Lonnie E. Bellar, Vice President, State Regulation and



LS **Standard Rate** Т **Lighting Service** Based on lighting choice, Company will furnish and install the lighting unit complete with Т lamp, fixture or luminaire, control device and mast arm (cobra head). Т N METAL HALIDE COMMERCIAL AND INDUSTRIAL LIGHTING MONTHLY kW APPROX. TYPE POLE AND FIXTURE LUMENS RATING CHARGE 12,000 0.207 \$ 9.94 Directional Fixture Only Directional Fixture With Wood Pole 12,000 0.207 \$11.97 Directional Fixture With Direct Burial Metal Pole 12,000 0.207 \$18.61 32.000 0.450 \$14.39 **Directional Fixture Only** Directional Fixture With Wood Pole 32,000 0.450 \$16.43 Directional Fixture With Metal Pole 32,000 0.450 \$23.06 107,800 1.080 \$30.30 **Directional Fixture Only** Directional Fixture With Wood Pole 107,800 1.080 \$33.13 Directional Fixture With Metal Pole 107,800 1.080 \$38.97 \$11.07 12,000 0.207 Contemporary Fixture Only Contemporary Fixture With Direct Burial Metal Pole 12,000 0.207 \$19.76 \$15.98ANCELL Contemporary Fixture Only 32.000 0.450 ED **Contemporary Fixture With Metal Pole** 32,000 0.450 \$24.65 JUN 2 2009 \$82,95 NTUCK BLIC Contemporary Fixture Only 107,800 1.080 /ICE C SSION \$41.61 Contemporary Fixture With Metal Pole 107,800 1.080 The above rates for overhead service contemplate installation on an existing wood pole. If Т Т

P.S.C. Electric No. 7, Original Sheet No. 35.2

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the location of an existing pole is not suitable for the installation of a lighting unit, the Company will extend its secondary conductor one span and install an additional pole for the support of such unit, the customer to pay an additional charge of \$9.62 per month for each such pole so installed. If still further poles or conductors are required to extend service to the lighting unit, the customer will be required to make a non-refundable cash advance equal to the installed cost of such further facilities.

ADJUSTMENT CLAUSES The bill amount computed at the charges specified above accordance with the following:	SHALVEL INCISEED/ICE COMMISSION OF KENTUCKY EFFECTIVE 2/6/2009 PURSUANT TO 807 KAR 5:011
Date of Issue: February 9, 2009 Date Effective: February 6, 2009 Issued By: Lonnie E. Bellar, Vice President, State Regulation	SECTION 9 (1) and W Alexan stucky By H Executive Director
lesued by Authority of an Order of the KPSC in Case Nos. 2007-00564	and 2000-00252 dated rebruary 5, 2005

tandard Rate Restric	RLS ted Lighting Service	· · · · · · · · · · · · · · · · · · ·	
OUTDOOR LIGHTING			-   т
APPLICABLE			
In all territory served.			
AVAILABILITY OF SERVICE - RESTRICTE To any customer who can be served in a herein and who is willing to contract for se This rate schedule will continue to be available 1, 2004, and will not be available for the a	accordance with the specia rvice in accordance with su ilable to fixtures that were	ch special terms and conditions.	т
CHARACTER OF SERVICE These rates cover electric lighting serv driveways, yards, lots and other outdoor a equipment, as hereinafter described, and Service under this rate will be available schedule of approximately 4000 hours p herein.	areas. Company will provid will furnish the electrical end on an automatically contr	e, own and maintain the lighting ergy to operate such equipment. rolled dusk-to-dawn every-night	
RATES			
Type of Unit	Rate Per	Month Per Unit	
Overhead Service Mercury Vapor	Installed Prior to January 1, 1991	Installed After December 31, 1990	
100 Watt	\$7.49	N/A	
175 Watt	8.52	\$ 9.99	R
250 Watt	9.69	11.24	R
	11.85	13.54	
400 Watt 1000 Watt	21.81	24.58	
High Pressure Sodium Vapor			
100 Watt	\$ 8.33	\$ 8.33	
150 Watt	10.69	10.69	1. 1
250 Watt	12.64	12.64	
400 Watt 1000 Watt	13.47 N/A	13.47 31.82 CANC	
1000 trait			JELLEL
		OANC	
Underground Service			2 9 2009
Mercury Vapor	10.00	JUN	
<u>Mercury Vapor</u> 1৩৫ ¥łatt - Top Mounted	13.00 13.87	\$1344 KENTUC	
<u>Mercury Vapor</u> 1৩৫ প্ৰকা - Top Mounted 175 Watt - Top Mounted	13.00 13.87	JUN	
<u>Mercury Vapor</u> 100 ₩att - Top Mounted 175 Watt - Top Mounted High Pressure Sodium Vapor	13.87	\$13.44 KENTUC 14.89 SERVICE (	
<u>Mercury Vapor</u> 1৩৫ খেল্লা - Top Mounted 175 Watt - Top Mounted <u>High Pressure Sodium Vapor</u> 70 Watt - Top Mounted	13.87 \$11.55	\$13.44 14.89 \$11.55	
Mercury Vapor 100 ₩att - Top Mounted 175 Watt - Top Mounted High Pressure Sodium Vapor 70 Watt - Top Mounted 100 Watt - Top Mounted	13.87 \$11.55 15.28	\$13.44 \$13.44 \$14.89 \$ERVICE ( \$ 11.55 15.27	
Mercury Vapor 100 Watt - Top Mounted 175 Watt - Top Mounted <u>High Pressure Sodium Vapor</u> 70 Watt - Top Mounted 100 Watt - Top Mounted 150 Watt - Top Mounted	13.87 \$11.55 15.28 N/A	\$13.44 \$13.44 \$14.89 \$ERVICE 0 \$11.55 15.27 18.55	
Mercury Vapor 100 Watt - Top Mounted 175 Watt - Top Mounted <u>High Pressure Sodium Vapor</u> 70 Watt - Top Mounted 100 Watt - Top Mounted 150 Watt - Top Mounted 150 Watt	13.87 \$11.55 15.28 N/A 20.78 PUI	\$13.44 \$13.44 \$13.44 KENTUC \$11.55 \$11.55 15.27 BLIC SERVIQE,&OMMISS	
Mercury Vapor 100 Watt - Top Mounted 175 Watt - Top Mounted <u>High Pressure Sodium Vapor</u> 70 Watt - Top Mounted 100 Watt - Top Mounted 150 Watt - Top Mounted 150 Watt 250 Watt	13.87 \$11.55 15.28 N/A 20.78 PUI 23.91	\$13.44 \$13.44 \$13.44 KENTUC 14.89 SERVICE ( \$11.55 15.27 18.55 BLIC SERVICE ( SERVICE (	
Mercury Vapor 100 Watt - Top Mounted 175 Watt - Top Mounted <u>High Pressure Sodium Vapor</u> 70 Watt - Top Mounted 100 Watt - Top Mounted 150 Watt - Top Mounted 150 Watt 250 Watt 400 Watt	13.87 \$11.55 15.28 N/A 20.78 23.91 26.41	SI3.44 \$13.44 \$13.44 KENTUC 14.89 SERVICE ( \$11.55 15.27 18.55 SLIC SERVIQE, & OMMISS OF KENJ, DCKY EFFE2674YE	
Mercury Vapor 100 Watt - Top Mounted 175 Watt - Top Mounted <u>High Pressure Sodium Vapor</u> 70 Watt - Top Mounted 100 Watt - Top Mounted 150 Watt - Top Mounted 150 Watt 250 Watt	13.87 \$11.55 15.28 N/A 20.78 PUI 23.91 26.41 N/A	JUN \$13.44 KENTUC 14.89 SERVICE \$11.55 15.27 18.55 3LIC SERVIQE & OMMISS OF KENJ DICKY EFFE2614YE 2/6/89.92	
Mercury Vapor 100 Watt - Top Mounted 175 Watt - Top Mounted High Pressure Sodium Vapor 70 Watt - Top Mounted 100 Watt - Top Mounted 150 Watt - Top Mounted 150 Watt 250 Watt 400 Watt 1000 Watt	13.87 \$11.55 15.28 N/A 20.78 PUI 23.91 26.41 N/A	JUN 2 \$13.44 KENTUC 14.89 SERVICE ( \$11.55 15.27 18.55 3LIC SERVIQE & OMMISS OF KENJ DICKY EFFE & UYE 2/6/89.92 PURSUANT TO 807 KAR 5:011	
Mercury Vapor 100 Watt - Top Mounted 175 Watt - Top Mounted High Pressure Sodium Vapor 70 Watt - Top Mounted 100 Watt - Top Mounted 150 Watt - Top Mounted 150 Watt 250 Watt 400 Watt 1000 Watt 1000 Watt	13.87 \$11.55 15.28 N/A 20.78 PUI 23.91 26.41 N/A	JUN \$13.44 KENTUC 14.89 SERVICE \$11.55 15.27 18.55 3LIC SERVIQE & OMMISS OF KENJ DICKY EFFE2614YE 2/6/89.92	
Mercury Vapor 100 Watt - Top Mounted 175 Watt - Top Mounted High Pressure Sodium Vapor 70 Watt - Top Mounted 100 Watt - Top Mounted 150 Watt - Top Mounted 150 Watt 250 Watt 400 Watt 1000 Watt 1000 Watt 1000 Watt 1000 Watt 1000 Watt 1000 Watt	13.87 \$11.55 15.28 N/A 20.78 23.91 26.41 N/A	SECTION 9 (1)	
Mercury Vapor 100 Watt - Top Mounted 175 Watt - Top Mounted High Pressure Sodium Vapor 70 Watt - Top Mounted 100 Watt - Top Mounted 150 Watt - Top Mounted 150 Watt 250 Watt 400 Watt 1000 Watt 1000 Watt	13.87 \$11.55 15.28 N/A 20.78 23.91 26.41 N/A	JUN 2 \$13.44 KENTUC 14.89 SERVICE ( \$11.55 15.27 18.55 3LIC SERVIQE & OMMISS OF KENJ DICKY EFFE & UYE 2/6/89.92 PURSUANT TO 807 KAR 5:011	

andard Rate RLS Restricted Lighting Service	(Continued)	
Decorative Lighting Service	Rate Per Month Per Unit	
Fixtures		
Acorn with Decorative Basket	\$10 DD	
70 Watt High Pressure Sodium	\$16.32	
100 Watt High Pressure Sodium	17.11	
8-Sided Coach		
70 Watt High Pressure Sodium	16.49	
100 Watt High Pressure Sodium	17.30	·
Poles		
10' Smooth	9.20	
10' Fluted	10.98	
Bases		
Old Town/Manchester	2.95	
Chesapeake/Franklin	3.17	
Jefferson/Westchester	3.19	
Norfolk/Essex	. 3.36	
NA – Not Availat	h	
DJUSTMENT CLAUSES		
The bill amount computed at the charges specified a accordance with the following:	bove shall be increased or de	creased in
		CANCELL
Fuel Adjustment Clause	Sheet No. 85	
Environmental Surcharge	Sheet No. 87	JUN 2 9 20
Franchise Fee	Sheet No. 90	KENTUCKY PU
School Tax	Sheet No. 91	SERVICE COMM
SPECIAL TERMS AND CONDITIONS		
1. Company will furnish and install the lighting unit	complete with lamp, fixture or	luminaire,
control device, and mast arm. The above rates for		
on an existing wood pole with service supplied	from overhead circuits only	; provided,
however, that, when possible, floodlights served he	reunder may be attached to exi	isting metal
street lighting standards supplied from overhead se		
not suitable for the installation of a lighting unit,		
conductor one span and install an additional pole for		
pay an additional charge of \$1.75 per month for e		
poles or conductors are required to extend service required to make a non-refundable cash advance		
facilities.	equal to the installed cost of s	
2. The above rates for underground service conter	mplate a normal installation s	erved from
underground lines located in the streets, with		
more than 200 feet per unit in those localities		
underground distribution facilities. If additional facil		
	2/6/200	09
	PURSUANT TO 8	
	SECTION	9 (1)
e of Issue: February 9, 2009		
Effective: February 6, 2009		
Effective: February 6, 2009	tion and All DR	ntucky
Effective: February 6, 2009	no By the Albert	
e of Issue: February 9, 2009 Effective: February 6, 2009 Ied By: Lonnie E. Bellar, Vice President, State Regula	no By the Albert	<b>ונעcky</b> Director

P.S.C. Electric No. 7, Original Sheet No. 36.1

P.S.C. Electric No. 7, Original Sheet No. 36.3

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Standard Rate	RLS	
	Restricted Lighting Service	
PUBLIC STREET LIGHTING	·	
AVAILABILITY OF SERVICE	- RESTRICTED	
The following lighting units	and rates are available to municipal, county, state ar	nd Federal
governments, including divis	ions thereof, and other bodies politic which have the author	prity to levy

governments, including divisions thereof, and other bodies politic which have the authority to levy and collect general taxes, for the lighting of public streets and roads, public parks and other outdoor locations open to and reserved for general public use. This rate schedule will continue to be available to fixtures that were being served hereunder on July 1, 2004, and will not be available for the addition of new fixtures.

#### CHARACTER OF SERVICE

These rates cover electric lighting service to Company-owned and maintained street lighting equipment as hereinafter described. Service under these rates will be available on an automatically controlled dusk-to-dawn every-night schedule of approximately 4,000 hours per year, and only to the types of lighting units specified herein.

#### RATES

	Rate Per	Month Per Unit	
Type of Unit	Installed Prior to	Installed After	
Overhead Service	January 1, 1991	December 31, 1990	
Mercury Vapor			
100 Watt	\$ 6.74	N/A	R
175 Watt	7.92	\$ 9.80	
250 Watt	9.05	11.04	
400 Watt	10.90	13.33	
400 Watt (metal pole)	15.64	N/A	
1000 Watt	20.42	24.32	
High Pressure Sodium Vapor			
100 Watt	\$ 8.05	\$ 8.05	
150 Watt	9.67	9.67	
250 Watt	11.60	11.60	
400 Watt	12.19	12.19	
1000 Watt	N/A	27.71	
Underground Service			i
Mercury Vapor			
100 Watt - Top Mounted	\$10.94	\$13.66	
175 Watt - Top Mounted	12.02	14.68	
175 Watt	16.26	23.35	
250 Watt	17.43		ICELLED
400 Watt	20.58	27.05	YELLED
400 Watt on State of Ky. Pole	20.69	07.05	
High Pressure Sodium Vapor		JUN	2 9 2009
70 Watt - Top Mounted	\$ N/A		JCKY PUBLIC
100 Watt - Top Mounted	12.02	12.02 SERVICE	COMMISSION
150 Watt - Top Mounted	N/A	17.78	- 001/1/135101
150 Watt	20.79	20.79	
250 Watt	22.11	22.11	
250 Watt on State of Ky. Pole	22.11	SERVICE 300 MMISS	
400 Watt	23PtoBLIC	SERVICE3COMMISS	ION
400 Watt on State of Ky. Pole	23.79	OF KENTSKY	
1000 Watt	N/A	EFFEC55182	
		2/6/2009	
	DIIDS	UANT TO 807 KAR 5:011	
	FUND		
Date of Issue: February 9, 2009		SECTION 9 (1)	
	1.10	0	
Incured Pur Longia E Ballar Vice President State Page	lation and III	11 ntucky	
Date Effective: February 6, 2009 Issued By: Lonnie E. Bellar, Vice President, State Regu	A BY	nsein	
	A N SY CAL	Executive Director	
Nomie & Se	us ·	Excoutivo Encotor	
VIVIIIVE			

RLS **Standard Rate** Т **Restricted Lighting Service** Т **Decorative Lighting Service** Rate Per Month Per Unit Fixtures Acorn with Decorative Basket 70 Watt High Pressure Sodium \$15.90 R 100 Watt High Pressure Sodium 16.59 8-Sided Coach 70 Watt High Pressure Sodium 16.10 100 Watt High Pressure Sodium 17.14 Poles 10' Smooth 9.20 10' Fluted 10.98 Bases Old Town/Manchester 2.95 Chesapeake/Franklin 3.17 Jefferson/Westchester 3.19 Norfolk/Essex 3.36 NA - Not Available ADJUSTMENT CLAUSES The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following: Fuel Adjustment Clause Sheet No. 85 CANCELLED Environmental Cost Recovery Surcharge Sheet No. 87 Franchise Fee Rider Sheet No. 90 JUN 2 School Tax Sheet No. 91 KENTUCKY PUBLIC SERVICE COMMISSION SPECIAL TERMS AND CONDITIONS 1. Overhead Service. The above rates contemplate installation on an existing pole in Company's system. If the location of an existing pole is not suitable for the installation of a lighting unit, the Company will extend its secondary conductor one span and install an additional pole for the support of such unit. If still further poles or conductors are required to extend service to the lighting unit, the customer will be required to make a non-refundable cash advance equal to the installed cost of such further facilities. 2. Underground Service. In all areas other than the downtown section of the City of Louisville designated by City ordinance as an underground district, the Company will provide a normal installation consisting of a direct buried cable connection of not more than 200 feet per unit. If additional facilities or expenditures are required, including any additional cost to break pavement or remove rock, the customer shall male a UBL refuse a customer shall male a custome equivalent to the excess costs. Company may decide to install equipment and provide service thereto in locations deemed by Company unsuitable for underground metallation. 2/6/2009 PURSUANT TO 807 KAR 5:011 SECTION 9 (1) Date of Issue: February 9, 2009 Date Effective: February 6, 2009 Issued By: Lonnie E. Bellar, Vice President, State Regulation and ntucky cutive Director

P.S.C. Electric No. 7, Original Sheet No. 36.4

	LE Lighting Energy Serv	ice	
APPLICABLE In all territory served.	Lighting Energy Corr		
governments, civic asso street and highway lighti	E es, county governments, division ciations, and other public or qua ng systems, where the municipal nent and other facilities on its sid	si-public agencies for ser ity or other agency owns	rvice to public and maintains
RATE \$0.04527 per kWh.			
ADJUSTMENT CLAUSES The bill amount comput accordance with the follo	ed at the charges specified abo wing:	ove shall be increased or	decreased in
Fuel Adjustment C Environmental Co Franchise Fee Rid School Tax	st Recovery Surcharge	Sheet No. 85 Sheet No. 87 Sheet No. 90 Sheet No. 91	
DUE DATE OF BILL Customer's payment will	be due within twelve (12) days fr	om date of bill.	CANCELLE JUN 2 9 200 KENTUCKY PUB
customer, an unmeter parties. In the case	Y vill be metered except when, b ered installation will be more s of unmetered service, billing will e types of equipment served.	atisfactory from the stand	point of both
such delivery is effe	bint of delivery of the energy support cted shall be mutually agreed u type and size of customer's stree ble for delivery.	pon by Company and the	e customer in
TERMS AND CONDITIONS Service will be furnished	under Company's Terms and Co	ndi <del>tions applicable hereto</del>	
		OF KE EFFE 2/6	CE COMMISSION NTUCKY ECTIVE /2009 O 807 KAR 5:011
Date of Issue: February 9, 20 Date Effective: February 6, 20 ssued By: Lonnie E. Bellar, V		AUDA	ion 9 (1)

tandard Rate TE		
I raffic Ene	rgy Service	
APPLICABLE		
In all territory served.		
AVAILABILITY OF SERVICE		
Available to municipalities, county governments	divisions of the state or Federa	a governments or
any other governmental agency for service to the		
other traffic lights which operate on a 24-hour		
agency owns and maintains all equipment or supplied hereunder. In the application of this n		
separate customer.	are each point of delivery will be	e considered as a
RATE		
Customer Charge: \$2.80 per delivery per month	h	
Plus an Energy Charge of: \$0.05559 per kWh		
ADJUSTMENT CLAUSES		
The bill amount computed at the charges spe	cified above shall be increased	or decreased in
accordance with the following:		
Fuel Adjustment Clause	Sheet No	
Environmental Cost Recovery Surcharge		
Franchise Fee Rider School Tax	Sheet No Sheet No	
	Sheel NO	
MINIMUM CHARGE		CANCELLED
The Customer Charge shall be the minimum cl	harge.	
DUE DATE OF BILL		JUN 2 9 2009
Customer's payment will be due within twelve (1	2) days from date of bill.	KENTUCKY PUBLI
CONDITIONS OF SERVICE		SERVICE COMMISSI
1. Service hereunder will be metered excep	t when, by mutual agreement	of Company and
customer, an unmetered installation will b	e more satisfactory from the si	tandpoint of both
parties. In the case of unmetered service, taking into account the size and character		
from a similar installation.	isues of the load, of on meter f	eaungs obtained
<ol><li>The location of each point of delivery of enupon by Company and the customer.</li></ol>	ergy supplied hereunder shall be	e mutually agreed
3. Traffic lights not operated on an all-day eve	ry-day basis will be served unde	r General Service
Rate GS.		
TERMS AND CONDITIONS		VICE COMMISSION KENTUCKY
Service will be furnished under Company's Term		
control ma contantioned and of opinpuny of tom		2/6/2009
		TO 807 KAR 5:011
te of Issue: February 9, 2009	SEC	CTION 9 (1)
te Effective: February 6, 2009 ued By: Lonnie E. Bellar, Vice Presjdent, State	Dentition LANDO	a de se la se
HAR HULL ONDIA H RAUSE VICA Precident State		itucky

P.S.C. Electric No. 7, Original Sheet No. 57

C8/17/09

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Standard Rate Rider

NMS Net Metering Service

APPLICABLE

In all territory served.

#### AVAILABILITY OF SERVICE

Available to customers who own, operate and maintain a generation system located on customer's premises, that use as its total fuel source solar, wind, hydro energy, or biomass, in parallel with Company's electric system to provide all or part of their electrical requirements, and who execute Company's written Net Metering Program Notification Form. The generation system shall be limited to a maximum capacity of 30 kilowatts.

#### NOTIFICATION

The customer shall submit a completed Net Metering Program Notification Form to Company at least 30 days prior to the date the customer intends to interconnect his generator to Company's facilities. Customer shall have all equipment necessary to complete the interconnection installed prior to such notification. Company shall have 30 days from the date of notification to determine whether the customer has satisfied the tariff requirements and shall notify customer. The date of notification shall be the third day following the mailing of the Net Metering Program Notification Form by customer. Customer may interconnect his generator thirty-one days after the date of notification, and begin operation unless Company provides notification of non-compliance to the tariff, prior to the 31st day.

#### METERING AND BILLING

Net Metering Service shall be measured in accordance with standard metering practices by metering equipment capable of registering power flow in both directions for each time period defined by the applicable rate schedule. If electricity generated by the customer and fed back to Company's system exceeds the electricity supplied to the customer from the system during a billing period, the customer shall receive a credit for the net delivery on the customer's bill for the succeeding billing period. Net metering service shall be measured using a single meter or, as determined by Company, additional meters.

#### LIABILITY INSURANCE

A customer with a generator with a rated capacity not exceeding 30 kilowatts shall maintain homeowners, commercial, or other insurance providing coverage in the amount of at least \$100,000 for the liability of the insured against loss arising out of the use of a generator.

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·	PUBLIC SERVICE COMMISSION OF KENTUCKY
	EFFECTIVE 2/6/2009
	PURSUANT TO 807 KAR 5:011
Date of Issue: February 9, 2009	SECTION 9 (1)
Date Effective: February 10, 2005 Refiled: February 9, 2009 Issued By: Lonnie E. Bellar, Vice President, State Regulation	By W MAeur itucky
Monnag & Selli	D Executive Director

andard	d Rate Rider NMS
•	Net Metering Service
Co	IONAL CONTROLS AND TESTS mpany may install additional controls or meters, or conduct additional tests as it may deem cessary.
Cu foll	ETERING SERVICE INTERCONNECTION GUIDELINES Istomer shall operate their generating facilities in parallel with Company's system under the lowing conditions and any other conditions required by Company where unusual conditions se not covered herein:
1.	Customer to own, install, and maintain all generating facilities on their premises. Such facilities shall include, but not be limited to, necessary control equipment to synchronize frequency, voltage, etc., between customer's and Company's system as well as adequate protective equipment between the two systems. Customer's voltage at the point of interconnection will be the same as Company's system voltage.
2.	Customer will be responsible for operating generators and all facilities owned by customer, except as specified hereinafter. Customer will maintain its system in synchronization with Company's system.
3.	Customer will be responsible for any damage done to Company's equipment due to failure of customer's control, safety, or other equipment.
4.	Company at, its discretion, may require a suitable lockable, company accessible, load breaking manual disconnect switch or similar equipment, as specified by Company, to be furnished by customer at a location designated by Company to enable the separation or disconnection of the two electrical systems. The load breaking manual disconnect switch must be accessible to Company at all times.
5.	Customer agrees to inform Company of any changes it wishes to make in its generating and/or associated facilities that is different from those initially installed and described to Company in writing and obtain prior approval from Company.
6.	Company will have the right to inspect and approve customer's facilities, described herein, and conduct any tests necessary to determine that such facilities are installed and operating properly. However, Company will have no obligation to inspect, witness tests or in any manner be responsible for customer's facilities or operation.
7.	at and from the point of delivery of electricity from Company and for the wires and equipment used in connection therewith, and will protect and save Company harmless from all claims for injury or damage to persons or property occurring on the customer's premises or at and from the point of delivery of electricity from Company, occasioned by such electricity or said wires and equipment, except where paid injury or damage will be shown
	to have been occasioned solely by the negligence of Company PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 2/6/2009 PURSUANT TO 807 KAR 5:011
te Effe	sue: February 9, 2009 ctive: February 10, 2005 Refiled: February 9, 2009 y: Lonnie E. Bellar, Vice President, State Regulation and
	W . O M By A Executive Director

P.S.C. Electric No. 7, Original Sheet No. 57.2

A cus follow 1. T tt 2. T m 3. A F g a 4. T	Net Metering Service         ONS OF INTERCONNECTION         stomer may begin operation of his generator on an interconnected basis when all of the ving have been satisfied:         The customer has properly notified Company of his intent to interconnect by submission of the completed Net Metering Program Notification Form.         The net metering customer has installed a lockable, company accessible, load breaking nanual disconnect switch, if required.         A licensed electrician has certified, by signing Company Net Metering Program Notification Form, that any required manual disconnect switch has been installed properly and that the generator has been installed in accordance with the manufacturer's specifications as well as all applicable provisions of the National Electrical Code.
A cus follow 1. T tt 2. T m 3. A F g a 4. T	stomer may begin operation of his generator on an interconnected basis when all of the ving have been satisfied: The customer has properly notified Company of his intent to interconnect by submission of the completed Net Metering Program Notification Form. The net metering customer has installed a lockable, company accessible, load breaking nanual disconnect switch, if required. A licensed electrician has certified, by signing Company Net Metering Program Notification Form, that any required manual disconnect switch has been installed properly and that the generator has been installed in accordance with the manufacturer's specifications as well
follow 1. T tt 2. T m 3. A F g a 4. T tt	ving have been satisfied: The customer has properly notified Company of his intent to interconnect by submission of the completed Net Metering Program Notification Form. The net metering customer has installed a lockable, company accessible, load breaking nanual disconnect switch, if required. A licensed electrician has certified, by signing Company Net Metering Program Notification Form, that any required manual disconnect switch has been installed properly and that the generator has been installed in accordance with the manufacturer's specifications as well
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F g a 4. T th	Form, that any required manual disconnect switch has been installed properly and that the generator has been installed in accordance with the manufacturer's specifications as well
g a 4. T th	enerator has been installed in accordance with the manufacturer's specifications as well
a 4. T th	
4. Т tł	
tł	
	he vendor has certified, by signing Company Net Metering Program Notification Form,
	hat the generator being installed is in compliance with the requirements established by
U	Inderwriters Laboratories, or other national testing laboratories.
5. T	he customer has had the inverter settings inspected by Company, if the generator is a
	tatic inverter-connected generator with an alternating current capacity in excess of 10
	ilowatts. Company may impose a fee on the customer of no more than \$50 for such
ir	nspection.
	· · · · · · · · · · · · · · · · · · ·
	or non-static inverter-connected generators, the customer has interconnected according to
	Company's interconnection guidelines and Company has inspected all protective equipment settings. Company may impose a fee on the customer of no more than \$50 for
	such inspection.
EFINITI	ONE
	ng period" shall be the time period between the dates on which Company issues the
	omer's bills.
"Billin	ng Period Credit" shall be the electricity generated by the customer that flows into the
	ric system and which exceeds the electricity supplied to the customer from the electric
syste	em during any billing period.
	r &11109
ERMS A	AND CONDITIONS
	pt as provided herein, service will be furnished under Company's Terms and Conditions
	cable hereto.
	PUBLIC SERVICE COMMISSIC
	OF KENTUCKY
	EFFECTIVE
	2/6/2009
	PURSUANT TO 807 KAR 5:011
	SECTION 9 (1)
of Issu	le: redruary 5, 2005
Effectiv	ve: February 10, 2005 Refiled: February 9, 2009
Effectiv	le: redruary 5, 2005

andard Rate Rider	NMS	
Ne	et Metering Service	
	g Program Notification F	
INTERCONNECTION NOTIFICATION		
APPLICANT HEREBY GIVES NOTICE C	OF INTENT TO OPERATE	A GENERATING FACILITY.
Section 1. Applicant Information		
Mail Address:		
Citv:	State:	Zip Code:
Facility Location (if different from above):		
Daytime Phone Number:		
KU Account Number :		
Section 2. Generating Facility Informat	tion	Diserse
Generator Type (check one): Solar Generator Manufacturer, Model Name &	Number	, Biomass
Generator Manufacturer, Model Name &	Number:	
Power Rating in Kilowatts: AC:	DC:	
Inverter Manufacturer, Model Name & Nu	Imber:	
Battery Backup? (yes or no)		
Installation Date: I Section 4. Certifications 1. The system hardware is listed by Under	erwriters Laboratories to b	e in compliance with UL 1741
Installation Date: I Section 4. Certifications 1. The system hardware is listed by Under	erwriters Laboratories to b	e in compliance with UL 1741
Installation Date: I Section 4. Certifications 1. The system hardware is listed by Under Signed (Vendor): Name (printed):	erwriters Laboratories to b	e in compliance with UL 1741
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Installation Date: I Section 4. Certifications 1. The system hardware is listed by Under Signed (Vendor): Name (printed): Phone Number: 2. The system has been installed in accord all applicable provisions of the National Signed (Licensed Electrician): License Number: Mail Address:	erwriters Laboratories to b Compar ordance with the manufacture al Electrical Code. Phone Num State: of this form.	e in compliance with UL 1741: Date: y: urer's specifications as well as Date: ber: Zip Code:
Installation Date:       Image:	erwriters Laboratories to b Compar ordance with the manufactu al Electrical Code. Phone Num State: of this form.	e in compliance with UL 1741: Date: urer's specifications as well as Date: ber: Zip Code: C 8/17/09
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Signed (Vendor): Name (printed): Phone Number: 2. The system has been installed in acco all applicable provisions of the National Signed (Licensed Electrician): License Number: Mail Address: City: 3. Utility signature signifies only receipt of Signed(Utility Representative): Date: I hereby certify that, to the best of my Notice is true and correct. Signature of Applicant e of Issue: February 9, 2009	erwriters Laboratories to b Compar ordance with the manufactural Electrical Code. Phone Num State: of this form.	e in compliance with UL 1741: 
Installation Date: I Section 4. Certifications 1. The system hardware is listed by Under Signed (Vendor): Name (printed): Phone Number: 2. The system has been installed in according all applicable provisions of the National Signed (Licensed Electrician): License Number: Mail Address: City: 3. Utility signature signifies only receipt of Signed(Utility Representative): Date: I hereby certify that, to the best of my Notice is true and correct. Signature of Applicant e of Issue: February 9, 2009 Effective: February 10, 2005 Refiled	erwriters Laboratories to b Compar ordance with the manufactural Electrical Code. Phone Num State: of this form. y knowledge, all of the in P d: February 9, 2009	e in compliance with UL 1741: 
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Installation Date: I Section 4. Certifications 1. The system hardware is listed by Under Signed (Vendor): Name (printed): Phone Number: 2. The system has been installed in accord all applicable provisions of the National Signed (Licensed Electrician): License Number: Mail Address: City: 3. Utility signature signifies only receipt of Signed(Utility Representative): Date: I hereby certify that, to the best of my Notice is true and correct. Signature of Applicant e of Issue: February 9, 2009 Effective: February 10, 2005 Refiled ed By: Lonnie E. Bellar, Vice Presiden	erwriters Laboratories to b Compar ordance with the manufactural Electrical Code. Phone Num State: of this form. y knowledge, all of the in P d: February 9, 2009	e in compliance with UL 1741: 

P.S.C. Electric No. 7, Original Sheet No. 76

tandard Rate	Residential Respons	RP	T
	Residential Respons	ave Fricing Service	
APPLICABLE			
	ed by Company and falling in eters" and Customer reaction		es selected by Company
AVAILABILITY OF SEF	RVICE	•	
RRP shall be avail service for three ye	lable as an optional pilot pr ears and shall remain in eff		
Commission. a) RRP is restricte year. Company	ed to a maximum of one hun y will notify all customers eli	dred (100) customers elig gible for RRP and accep	gible for Rate RS in any t applications on a first-
come-first-serve		lowing the and of the	accord waar of the silet
program. A c allowed to retur	will be accepted on RRP for sustomer exiting the pilot prime of the transition of the commission h	ogram or disconnected as issued a decision on t	for non-pay will not be he pilot program report.
accommodate	r-specific costs of modifyi RRP will be recovered throu ates RS and GS.		
d) Company will fi	ile a report on RRP with the ementation of the pilot p		
DATE			
Customer Charge:	\$10.00 per month		
			·
Plus an Energy Der Low Cost Hours		7 per kWh	
Medium Cost H		3 per kWh.	F
High Cost Hour	rs (P <sub>3</sub> ): \$0.10867	per kWh	
Critical Cost Ho	ours (P <sub>4</sub> ): \$0.30332	2 per kWh	
DETERMINATION OF Pricing periods are and weekends. Th	PRICING PERIODS e established in Eastern Star he hours of the pricing period	ndard Time year round b s for price levels P <sub>1</sub> , P <sub>2</sub> , a	by season for weekdays and $P_3$ are as follows:
Summer peck me	onths of June through Septen	abor	
Summer peak mi	Low (P1)	Medium (P2)	High (P <sub>3</sub> )
Weekdays	9 P.M. – 10 A.M.	10 A.M. – 1 P.M. 6 P.M. – 9 P.M.	1 P.M6 P.M. CANCELLE
Weekends	6 P.M. – 1 P.M.	1 P.M 6 P.M.	JUN 2 9 2009
All other months (	October continuously through	May	KENTUCKY PUBI SERVICE COMMIS
	Low (P <sub>1</sub> )	. Medium (P <sub>2</sub> )	High (Pa)
	10 P.M 8 A.M.	8 A.M 6 P.M.	6 P.M 10 P.M. SERVICE COMMISSION
Weekdays		I FUDLIC	
Weekdays Weekends	10 P.M. – 6 P.M.	6 P.M 10 P.M.	OF KENTUCKY
	10 P.M. – 6 P.M.	1	EFFECTIVE
	10 P.M. – 6 P.M.	6 P.M 10 P.M.	
Weekends		6 P.M 10 P.M.	EFFECTIVE 2/6/2009
Weekends te of Issue: February te Effective: February	9, 2009 / 6, 2009	6 P.M 10 P.M. PUR	EFFECTIVE 2/6/2009 SUANT TO 807 KAR 5:011 SECTION 9 (1)
Weekends te of Issue: February te Effective: February	9, 2009	6 P.M 10 P.M. PUR Regulation and 1.// (1	EFFECTIVE 2/6/2009 SUANT TO 807 KAR 5:011
Weekends te of Issue: February te Effective: February	9, 2009 / 6, 2009	6 P.M 10 P.M. PUR	EFFECTIVE 2/6/2009 SUANT TO 807 KAR 5:011 SECTION 9 (1)

P.S.C. Electric No. 7, Original Sheet No. 77

andard Rate		RP	
	General Responsi	ve Pricing Service	
APPLICABLE	· · · ·		
	d by Company and falling in		ites selected by Company
for testing "smart me	eters" and customer reaction	to responsive pricing.	
AVAILABILITY OF SER	VICE		
GRP shall be avail	able as an optional pilot p	program to any custom	ner for alternating current
	e or three-phase, for lighting		
	Company's standard distribution modified or terminated by c		
	ed to a maximum of fifty (		
	otify all eligible customers		
first-served basi			
	vill be accepted on GRP f istomer exiting the pilot p		
	to it until the Commission		
	pecific costs of customer b		
through a charg	e per kWh billed to custome	ers taking service under	rates RS and GS.
	le a report on GRP with the		
recommendation	implementation of the pilo	ot program. Such repo	it will detail infolligs and
rocommendation		•	
RATE			
Customer Charge:	\$20.00 per meter per mont		
	\$24.00 per meter per mont	h for three-phase service	CANCELLED
Plus an Energy Den	and Charge.		CANCELLED
Low Cost Hours		9 per kWh	JUN 2 9 2009
Medium Cost H		9 per kWh	KENTUCKY PUBLIC
High Cost Hours		8 per kWh	SERVICE COMMISSION
Critical Cost Ho	uis (P4): \$0.3033	2 per kWh	
DETERMINATION OF			
Pricing periods are	established in Eastern Sta hours of the pricing period	Indard Time year round	by season for weekdays
and weekends. The	e nours of the pricing period		and F3 are as tonows.
Summer peak mo	nths of June through Septer		
	Low (P <sub>1</sub> )	Medium (P <sub>2</sub> )	High (P <sub>3</sub> )
Weekdays	9 P.M. – 10 A.M.	10 A.M. – 1 P.M.	1 P.M. – 6 P.M.
		6 P.M. – 9 P.M.	
Weekends	6 P.M. – 1 P.M.	1 P.M. – 6 P.M.	
All other months C	October continuously throug		
	Low (P <sub>1</sub> )	Medium (P2)	C SERVICE COMMISSIC
Weekdays	10 P.M 8 A.M.	8 A.M 6 P.M.	OF RENTUCKY
			EFFECTIVE
Weekends	10 P.M. – 6 P.M.	6 P.M 10 P.M.	2/6/2009 RSUANT TO 807 KAR 5:011
		P01	SECTION 9 (1)
te of Issue: February			00
te Effective: February	6, 2009	Degulation and	()// Ortughy
uea By: Lonnie E. Bei	lar, Vice President, State	By	Maeur htucky
		A A al Th	Executive Director
	A. C.		Executive Director

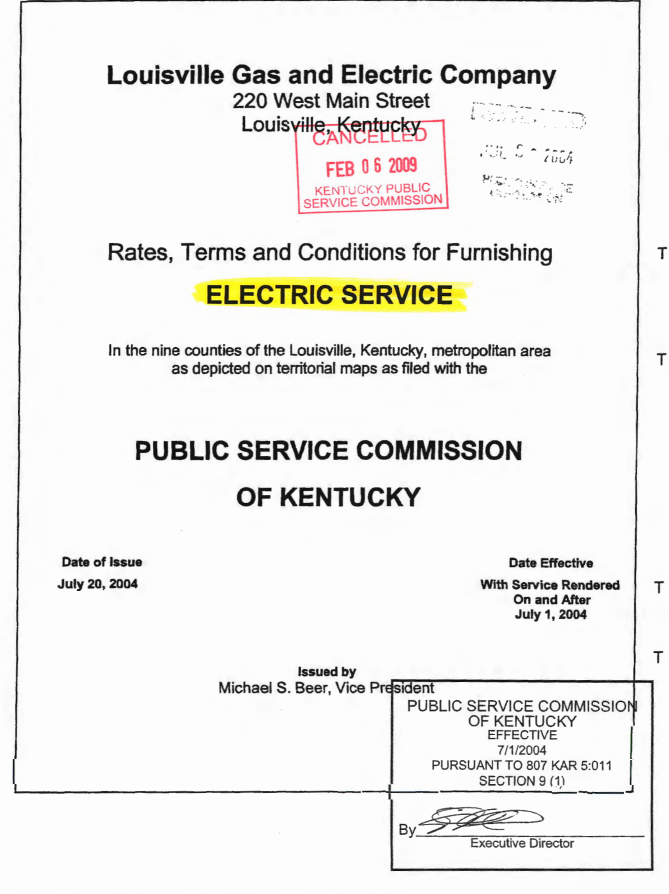
P.S.C. Electric No. 7, Original Sheet No. 85.1

lajaotin	ent Clause FAC Fuel Adjustment Clause
	×
(4)	Sales (S) shall be all kWh's sold, excluding inter-system sales. Where, for any reason, billed system sales cannot be coordinated with fuel costs for the billing period, sales may be equated to the sum of (i) generation, (ii) purchases, (iii) interchange in, less (iv) energy associated with pumped storage operations, less (v) inter-system sales referred to in subsection (2)(d) above, less (vi) total system losses. Utility used energy shall not be excluded in the determination of sales (S).
(5)	The cost of fossil fuel shall include no items other than the invoice price of fuel less any cash or other discounts. The invoice price of fuel includes the cost of the fuel itself and necessary charges for transportation of the fuel from the point of acquisition to the unloading point, as listed in Account 151 of FERC Uniform System of Accounts for Public Utilities and Licensees.
(6)	Base (b) period shall be the twelve (12) months ending October 2006 and the base fuel factor is \$0.01703 per kWh.
(7)	Current (m) period shall be the second month preceding the month in which the Fuel Clause Adjustment Factor is billed.
(8)	Pursuant to the Public Service Commission's Order in Case No. 2006-00510 dated October 31, 2007, the Fuel Adjustment Clause will become effective with bills rendered on and after the first billing cycle of December 2007.
	JUN 2 9 2009 KENTUCKY PUBLIC SERVICE COMMISSI
	PUBLIC SERVICE COMMISSI OF KENTUCKY EFFECTIVE 2/6/2009 PURSUANT TO 807 KAR 5:011
Date Effect	sue: February 9, 2009 ctive: With Bills Rendered On and After December 3, 200 r: Lonnie E. Bellar, Vice President, State Regulation and By Augustic State Regulation and By Augustic State Regulation and By Augustic State Regulat
	Jomie Belly HExecutive Director

Issued by Authority of an Order of the KPSC in Case No. 2006-00510 dated October 31, 2007

Doman	DSM d-Side Management Cost Re	acovery Mechaniem
Nonthly Adjustment Factor		ecovery wechanism
Residential Rate RS, Vol Department Rate VFD, a Responsive Pricing Rate	unteer Fire nd Residential	Energy Charge
DSM Cost Recovery C DSM Revenues from L DSM Incentive (DSMI) DSM Balance Adjustme Total DSMRC for Rates	ost Sales (DRLS) ent (DBA)	\$ 0.00203 per kWh \$ 0.00069 per kWh \$ 0.00009 per kWh \$ <u>(0.00011)</u> per kWh \$ 0:00270 per kWh
General Service Rate GS General Responsive Price DSM Cost Recovery C DSM Revenues from L DSM Incentive (DSMI) DSM Balance Adjustme Total DSMRC for Rate	ing Rate GRP omponent (DCR) ost Sales (DRLS) ent (DBA)	CELLED         Energy Charge           3 0 2009         \$ 0.00057 per kWh           CKY PUBLIC COMMISSION         \$ 0.00079 per kWh           \$ 0.00003 per kWh         \$ 0.00009) per kWh           \$ 0.00130 per kWh         \$ 0.00130 per kWh
Commercial Power Servi	ce Rate CPS	Energy Charge
DSM Cost Recovery C DSM Revenues from L DSM Incentive (DSMI) DSM Balance Adjustm Total DSMRC for Rate	ost Sales (DRLS) ent (DBA)	\$ 0.00041 per kWh \$ 0.00048 per kWh \$ 0.00002 per kWh \$ <u>(0.00006)</u> per kWh \$ 0.00085 per kWh
Commercial Time-of-Day	Rate CTOD	Energy Charge
DSM Cost Recovery C DSM Revenues from L DSM Incentive (DSMI) DSM Balance Adjustm Total DSMRC for Rate	ost Sales (DRLS) ent (DBA)	\$ 0.00032 per kWh \$ 0.00055 per kWh \$ 0.00001 per kWh \$ 0.00003 per kWh PUBLIC SE\$ 000085 COM Wh OF KENTUCKY EFFECTIVE 2/6/2009

P.S.C. of Ky. Electric No. 6 Canceling P.S.C. of Ky. Electric No. 5



Twenty-Seventh Revision of Original Sheet No. 1 P.S.C. of Ky. Electric No. 6

Title		Sheet <u>Number</u>	Effective Date
General Index		1	01-05-09
	ard Rate Schedules	_	
RS VFD	Residential Service Volunteer Fire Department Service	5	05-02-08 05-02-08
GS	General Service	10	05-02-08
LC	Large Commercial Rate LC	15	05-02-08
LC-TOD LP	Large Commercial Time-of-Day Rate Large Power Industrial Service	20 25	05-02-08 05-02-08
LP-TOD	Large Power Industrial - Time-of-Day Service	30	05-02-08
LI-TOD	Large Industrial Time-of-Day Service	33	05-02-08
OL	Outdoor Lighting	35	05-02-08
PSL LS	Public Street Lighting Lighting Service	36 37	05-02-08 05-02-08
SLE	Street Lighting Energy	38	05-02-08
TLE	Traffic Lighting Energy	39	05-02-08
SQF	Small Capacity Cogeneration Qualifying Facilitie Large Capacity Cogeneration Qualifying Facilitie	es 40 es 41	06-30-08 11-01-95
LQF CTAC	Cable Television Attachment Charges	41 45	01-01-95
NMS	Net Metering Service	48	02-10-05
Special Charges	CANCE	LLED 49	07-01-04
	0.0	0000	
SECTION 2 - Riders	s to Standard Rate Schedules FEB 0 6		
CSR1	Curtailable Service Rider 1 KENTUCKY	PUBLIC 50	07-01-04
CSR2 CSR3	Curtailable Service Rider 2 Curtailable Service Rider 3	MMISSION1 52	07-01-04 07-01-04
IFL	Intermittent/Fluctuating Load Rider	53	07-01-04
EF	Excess Facilities	54	07-01-04
KWH	Kilowatt-Hours Consumed by Lighting Unit	55	07-01-04
SS RC	Supplemental/Standby Service Rider Redundant Capacity	56 57	07-01-04 07-01-04
LRI	Load Reduction Incentive Rider	58	08-01-00
GER	Green Energy Riders	59 501	05-31-07 03-07-08
BDR	Brownfield Development Rider	501	03-07-08
SECTION 3 - Pilot F	Programs Small Time-of-Day Rate	62	05-02-08
STOD RRP	Residential Responsive Pricing Service	63	05-02-08
GRP	General Responsive Pricing Service	64	05-02-08
RTP	Real Time Pricing Rider	65	12-01-08
SECTION 4 - Adjus	tment Clauses		
FAC	Fuel Adjustment Clause	70	12-03-07
DSM	Demand-Side Management Cost Recovery Mer	thanism 71 72	<u>01-05-09</u> 10-16-03
ECR MSR	Environmental Cost Recovery Surcharge Merger Surcredit Rider		VICE COMMISSI
VDSR	Value Delivery Surcredit Rider	TOBLIGSEN	KENTERY
FF	Franchise Fee Rider	76 UI	FFE07-01-64
ST HEA	School Tax Home Energy Assistance Program	78	1/5/2009-07
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### Twenty-Sixth Revision of Original Sheet No. 1 P.S.C. of Ky. Electric No. 6

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Céana	GENERAL INDEX lard Electric Rate Schedules – Rules	and Poquia	tions
Stand	iard Electric Rate Schedules – Rules	and Regula	luons
Title		Sheet <u>Number</u>	Effective Date
General Index		1	07-01-08
SECTION 1 - Standar	d Rate Schedules		
RS	Residential Service	5	05-02-08
VFD	Volunteer Fire Department Service	6	05-02-08
GS	General Service	10	05-02-08
LC	Large Commercial Rate LC	15	05-02-08
LC-TOD	Large Commercial Time-of-Day Rate	20	05-02-08
LP	Large Power Industrial Service	25	05-02-08
LP-TOD	Large Power Industrial - Time-of-Day Service	30	05-02-08
LI-TOD	Large Industrial Time-of-Day Service	.33	05-02-08
OL	Outdoor Lighting Public Street Lighting Lighting Service Street Lighting Energy	35	05-02-08
PSL	Public Street Lighting	NG 36	05-02-08
LS	Lighting Service	37	05-02-08
SLE	Street Lighting Energy	;38	05-02-08
TLE	Traffic Lighting Energy	39	05-02-08
SQF	Small Capacity Cogeneration Qualifying Facilities	40	06-30-08
LQF	Large Capacity Cogeneration Qualifying Facilities	41	11-01-95
CTAC	Cable Television Attachment Charges	45	01-01-91
NMS	Net Metering Service	48	02-10-05
Special Charges		49	07-01-04
	to Standard Rate Schedules	50	07.04.04
CSR1	Curtailable Service Rider 1	50	07-01-04
CSR2	Curtallable Service Rider 2	51 52	07-01-04 07-01-04
CSR3	Curtailable Service Rider 3	52	07-01-04
IFL	Intermittent/Fluctuating Load Rider	54	07-01-04
EF	Excess Facilities	55	07-01-04
KWH	Kilowatt-Hours Consumed by Lighting Unit Supplemental/Standby Service Rider	56	07-01-04
SS	Supplemental/Standby Service Rider	57	07-01-04
RC	Redundant Capacity Load Reduction Incentive Rider	58	08-01-00
LRI GER	Green Energy Riders	59	05-31-07
BDR	Brownfield Development Rider	501	03-07-08
SECTION 3 – Pilot Pr STOD	ograms Small Time-of-Day Rate	62	05-02-08
	Residential Responsive Pricing Service	63	05-02-08
GRP	General Responsive Pricing Service	64	05-02-08
RTP	Real Time Pricing Rider	65	12-01-08
SECTION 4 - Adjustr	nent Clauses	70	12-03-07
FAC	Fuel Adjustment Clause Demand-Side Management Cost Recovery Mecha		05-02-08
DSM		72	10-16-03
ECR	Environmental Cost Recovery Surcharge		07-01-08
MSR	Merger Surcredit Rider	PUBLES SI	ERVICE 500MMISSI
VDSR	Value Delivery Surcredit Rider Franchise Fee Rider	76 O	FKENFELOCKY
FF	School Tax	77	EFREOTIOE
ST	Home Energy Assistance Program	78	1279/2008
HEA	Home Energy Assistance Frogram		ANT TO 807 KAR 5:011
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	Lonnie E. Bellar, Vice Preside State Regulation and Rates	nt ( E	xecutive Difecto:
9	Louisville, Kentucky		

# Fourth Revision of Original Sheet No. 1.1 P.S.C. of Ky. Electric No. 6

Standard Flectri	GENERAL INDE		tions
		Sheet	Effective
Title		Number	Date
SECTION 5 - Terms and Conditions			
Customer Bill of Rights General Customer Responsibilities Company Responsibilities Character of Service Special Terms and Conditions A Billing Deposits Budget Payment Plan Bill Format Discontinuance of Service Line Extension Plan Underground Service Rules Energy Curtailment	pplicable to Rate RS	80 81 82 83 84 85 86 87 88 89 90 91 92 93	07-01-04 07-01-04 11-24-06 07-01-04 07-01-04 07-01-04 07-01-04 07-01-04 07-01-04 07-01-04 07-01-04 01-01-82 01-01-09 04-14-96
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Date of Issue: December 12, 2008 Canceling Third Revision of Original Sheet No. 1.1 Issued November 21, 2007	Issued By	PURSUAN	EFFECTIVE 1/12/2009 <u>NT TO 807 KAR 5:011</u> EVETIONNAME 12, 2009
ssued November 21, 2007	Lonnie E. Bellar, Vice Pi State Regulation and	residentey	europector

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### Third Revision of Original Sheet No. 1.1 P.S.C. of Ky. Electric No. 6

	GENERAL INDEX			
Standard Electr	ic Rate Schedules - Ru	les and Regula	tions	
Title		Sheet Number	Effective Date	
SECTION 5 - Terms and Conditions				
Customer Bill of Rights General Customer Responsibilities Company Responsibilities Character of Service Special Terms and Conditions A Billing Deposits Budget Payment Plan Bill Format Discontinuance of Service Line Extension Plan Underground Service Rules Energy Curtailment	pplicable to Rate RS	80 81 82 83 84 85 86 87 88 89 90 91 92 93	07-01-04 07-01-04 11-24-06 07-01-04 07-01-04 07-01-04 07-01-04 07-01-04 07-01-04 07-01-04 07-01-04 07-01-04 01-01-82 01-01-08 04-14-96	
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Date of Issue: November 21, 2007 Canceling Second Revision of Original Sheet No. 1.1 Issued July 31, 2006	Issued By Homme Bellu	Date Effect	T TO 807 KAR 5:( CTION 9 (1) Stive: January 1, 2	
issued July 31, 2000	Lonnie E. Bellar, Vice Presi State Regulation and Rate Louisville, Kentucky	es	cutive Director	

#### Fifth Revision of Original Sheet No. 5 P.S.C. of Ky. Electric No. 6 **ELECTRIC RATE SCHEDULE** RS **Residential Service** APPLICABLE In all territory served. **AVAILABILITY OF SERVICE** Available for single phase, single family residential service subject to the terms and conditions on Sheet No. 85 of this Tariff. RATE Customer Charge: \$5.00 per month Plus an Energy Charge of: 6.404¢ per KWH ADJUSTMENT CLAUSES The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following: Fuel Adjustment Clause Sheet No. 70 Demand-Side Management Cost Recovery Mechanism Sheet No. 71 **Environmental Cost Recovery Surcharge** Sheet No. 72 Merger Surcredit Rider Sheet No. 73 Value Delivery Surcredit Rider Sheet No. 75 Franchise Fee Rider Sheet No. 76 School Tax Sheet No. 77 Home Energy Assistance Program Sheet No. 78 CANCELLED **MINIMUM CHARGE** The customer charge will be the minimum charge. FEB 0 6 2009 **KENTUCKY PUBLIC** SERVICE COMMISSION LATE PAYMENT CHARGE The bill will be rendered at the above net charges (including net minimum bills when applicable) plus an amount equivalent to 5% thereof, which amount will be deducted provided bill is paid within 15 days from date. **TERMS AND CONDITIONS** Service will be furnished under Company's Terms and Conditions applicable hereto. PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 5/2/2008 PUDALLALITE THV897 WAY 25 2008 Date of Issue: April 17, 2008 **Issued By Canceling Fourth Revision of** SECTION 9 (1) **Original Sheet No. 5** Issued November 1, 2007 Lonnie E. Bellar, Vice President State Regulation and Rates Executive Difector Louisville, Kentucky Issued by Authority of an Order of the KPSC in Case No. 2007-00380 dated March 28, 2008

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ELECTRIC RATE SCHEDULE VFD Volunteer Fire Department S	Service
APPLICABLE	
In all territory served.	
AVAILABILITY OF SERVICE Available for single-phase delivery, in accordance with the volunteer fire department qualifying for aid under KRS 95A.2 whether service will be provided under this schedule or any oth	262. It is optional with the customer
<ul> <li>DEFINITION</li> <li>To be eligible for this rate a volunteer fire department is defined</li> <li>1) having at least 12 members and a chief,</li> <li>2) having at least one fire fighting apparatus, and</li> <li>3) more than half the members must be volunteer.</li> </ul>	d as:
RATE Customer Charge: \$5.00 per month	
Plus an Energy Charge of: 6.404¢ per KWH	
ADJUSTMENT CLAUSES The bill amount computed at the charges specified above accordance with the following:	shall be increased or decreased in
Fuel Adjustment Clause Demand-Side Management Cost Recovery Mechanism Environmental Cost Recovery Surcharge Merger Surcredit Rider Value Delivery Surcredit Rider Franchise Fee Rider School Tax	Sheet No. 70 Sheet No. 71 Sheet No. 72 Sheet No. 73 Sheet No. 75 Sheet No. 76 Sheet No. 77
MINIMUM CHARGE The Customer Charge shall be the minimum charge.	CANCELLED FEB 0 6 2009
LATE PAYMENT CHARGE The bill will be rendered at the above net charges (including plus an amount equivalent to 5% thereof, which amount will is within 15 days from date.	RENTUCKY PUBLIC SERVICE COMMISSION
TERMS AND CONDITIONS Service will be furnished under Company's Terms and Condition	ons applicable hereto.
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ate of Issue: April 17, 2008 Issued By Issued By Anceling Third Revision of riginal Sheet No. 6 Sued November 1, 2007 Address Control	5/2/2008 PU <b>Date Attractive</b> 7 <b>NKAP252008</b> SECTION 9 (1)
<sup>6</sup> Lonnie E. Bellar, Vice Presid State Regulation and Rat Louisville, Kentucky Issued by Authority of an Order of the KPSC in Case No.	es ( Executive Difector





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Date of Issue:	jinal Sheet No. 7 , 2004	Issued	by AA	Date Effective: Julie 30, 2

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First Revision of Original Sheet No. 7 P.S.C. of Ky. Electric No. 6



First Revision of Original Sheet No. 7.1 P.S.C. of Ky. Electric No. 6

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This sheet, which previously contained the Residential Prepaid Metering schedule, is withdrawn.

CANCELLED FEB 0 6 2009 KENTUCKY PUBLIC SERVICE COMMISSION

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

6/30/2005 PURSUANT TO 807 KAR 5:011 Date of Issue: June 8, 2005 Canceling Original Sheet No. 7.1 Issued July 20, 2004 John R. McCall, Executive Vice Products

General Counsel, and Corporate Secretary Executive Director Louisville, Kentucky Issued by Authority of an Order of the KPSC in Case No. 2003-00433 dated June 30, 2004



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First Revision of Original Sheet No. 7.2 P.S.C. of Ky. Electric No. 6

D

This sheet, which previously contained the Residential Prepaid Metering schedule, is withdrawn.

		CANCELLED FEB 0 6 2009 KENTUCKY PUBLIC SERVICE COMMISSION
		PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 6/30/2005 PURSUANT TO 807 KAR 5:011
Date of Issue: June 8, 2005 Canceling Original Sheet No. 7 Issued July 20, 2004 Issued by Authority of a	John R. McCall, Executive Vice General Counsel, and Corpora Louisville, Kentucky	e Secretary Executive Director

#### Fourth Revision of Original Sheet No. 10 P.S.C. of Ky. Electric No. 6 ELECTRIC RATE SCHEDULE GS **General Service Rate** APPLICABLE In all territory served AVAILABILITY OF SERVICE Available to any customer for alternating current service, single-phase or three-phase, for lighting, power, and other general usage, measured and delivered at one of Company's standard distribution voltages; provided, however, that after July 1, 2004, this rate shall not be available for the addition of customers with connected loads of 500 kilowatts or more (such customers may take service under Rate LC or Rate LP, as applicable). Service taken through each meter will be billed separately. If customer desires to take lighting service through a three-phase meter, the customer shall furnish and maintain any transformation or voltage regulatory equipment required for such lighting service. RATE Customer Charge: \$10.00 per meter per month for single-phase service \$15.00 per meter per month for three-phase service Winter Rate: (Applicable during 8 billing periods of October through May) Summer Rate: (Applicable during 4 billing periods of June through September) I PRIMARY DISCOUNT A discount of 5% will be applied to the amount computed in accordance with the above charges when the customer takes service at distribution or transmission line voltage of 2300 volts or higher, and furnishes, installs, and maintains complete substation structure and all equipment necessary to take service at the voltage available at the point of connection. Primary service under this rate schedule is restricted to those customers being billed under this rate schedule as of its effective date July 1, 2004. FFB 0 6 2009 ADJUSTMENT CLAUSES The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following: **Fuel Adjustment Clause** Sheet No. 70 Demand-Side Management Cost Recovery Mechanism Sheet No. 71 Environmental Cost Recovery Surcharge Sheet No. 72 Merger Surcredit Rider Sheet No. 73 Value Delivery Surcredit Rider PUBLO BERS/ICE COMMISSION Franchise Fee Rider Sheet MOF RENTUCKY Sheet No. EFFECTIVE School Tax 5/2/2008 PUDSHARTEERV&97NAVR252008 Date of Issue: April 17, 2008 **Issued By Canceling Third Revision of** SECTION 9 (1) Original Sheet No. 10 Issued November 1, 2007 onnie E. Bellar, Vice Presider State Regulation and Rates Executive Ditector Louisville, Kentucky

Issued by Authority of an Order of the KPSC in Case No. 2007-00380 dated March 26 2008

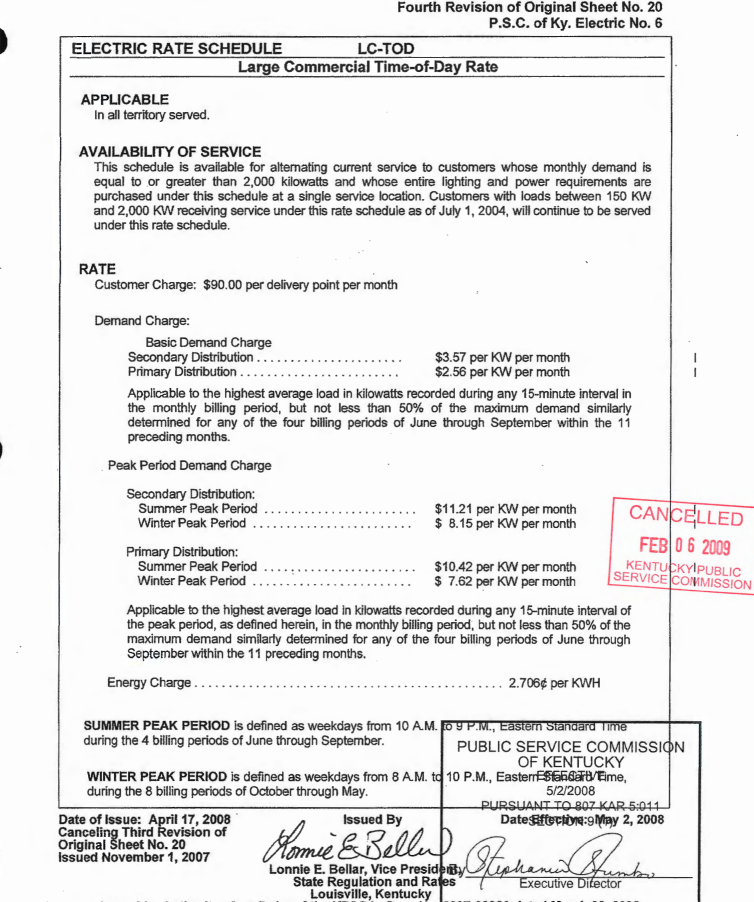
# Original Sheet No. 10.1 P.S.C. of Ky. Electric No. 6

	GS General Service Rate
	General Service Nate
MINIMUM CHARGE	
The Customer Charge shall be the	minimum charge.
LATE PAYMENT CHARGE	
	we net charges (including net minimum bills when applicable) plus of, which amount will be deducted provided bill is paid within 15
TERM OF CONTRACT For a fixed term of not less than	one year and for such time thereafter until terminated by either
	to the other of the desire to terminate.
TERMS AND CONDITIONS Service will be furnished under Con	npany's Terms and Conditions applicable
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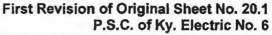
#### Fourth Revision of Original Sheet No. 15 P.S.C. of Ky. Electric No. 6 ELECTRIC RATE SCHEDULE LC Large Commercial Rate APPLICABLE In all territory served. AVAILABILITY OF SERVICE This schedule is available for alternating current service to customers whose monthly demand is less than 2,000 kilowatts and whose entire lighting and power requirements are purchased under this schedule at a single service location. RATE Customer Charge: \$65.00 per delivery point per month. Demand Charge: Secondary Primary Distribution Distribution Winter Rate: (Applicable during 8 billing periods of October through May) All kilowatts of billing demand \$11.75 per KW \$10.17 per KW ł per month per month Summer Rate: (Applicable during 4 billing periods of June through September) All kilowatts of billing demand \$14.81 per KW \$12.97 per KW 1 per month per month Energy Charge: All kilowatt-hours per month ..... 2.702¢ per KWH ADJUSTMENT CLAUSES The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following: CANCELLED **Fuel Adjustment Clause** Sheet No. 70 FEB 0 6 2009 Demand-Side Management Cost Recovery Mechanism Sheet No. 71 KENTUCKY PUBLIC Sheet No. 72 Environmental Cost Recovery Surcharge SERVICE COMMIS Merger Surcredit Rider Sheet No. 73 SION Value Delivery Surcredit Rider Sheet No. 75 Franchise Fee Rider Sheet No. 76 School Tax Sheet No. 77 Program Cost Recovery Mechanism Sheet No. 62 DETERMINATION OF BILLING DEMAND The monthly billing demand shall be the highest average load in kilowatts recorded during any 15-minute interval in the monthly billing period; but not less than 50% of the maxing an demand SSION similarly determined for any of the four billing periods of June through Septe preceding months; nor less than 25 kilowatts (10 kilowatts to any customer se fer this rate schedule on March 1, 1964). 5/2/2008 PURSUANT TO 807 KAR 5:011 Date of Issue: April 17, 2008 **Issued Bv** Date Effective 9 May 2, 2008 **Canceling Third Revision of Original Sheet No. 15** mu9 Issued November 1, 2007 Lonnie E. Bellar, Vice President State Regulation and Rales Executive Difector Louisville, Kentucky Issued by Authority of an Order of the KPSC in Case No. 2007-00380 dated March 28, 2008

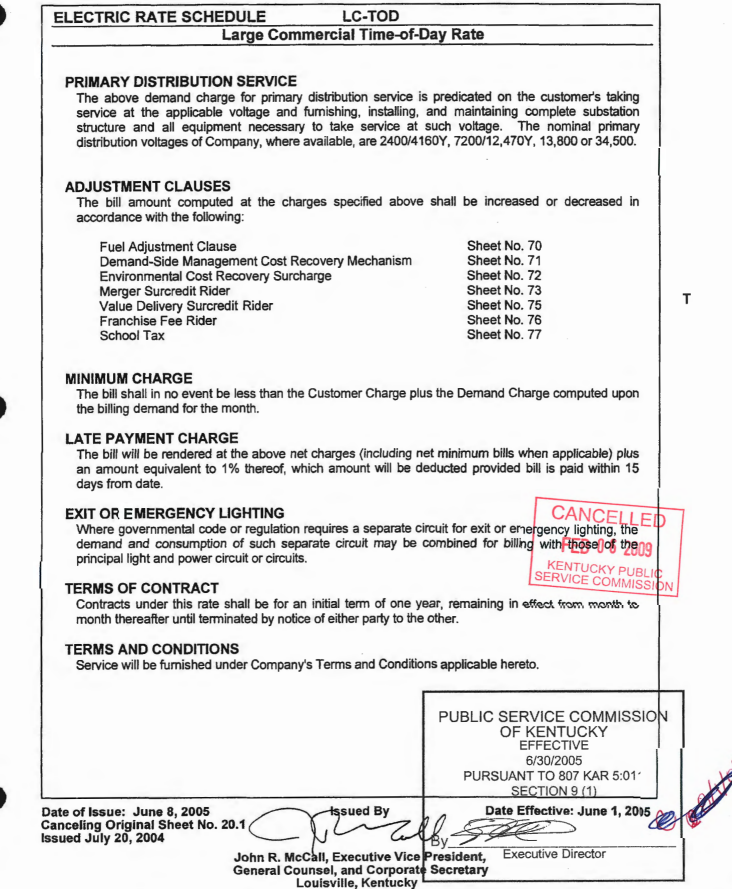
# Original Sheet No. 15.1 P.S.C. of Ky. Electric No. 6

Where light and power service at a single service location are measured through separate meters, the highest 15-minute demands for each character of service shall be combined for billing purposes.  MARY DISTRIBUTION SERVICE The above demand charge for primary distribution service is predicated on the customer's taking service at the applicable voltage and furnishing, installing, and maintaining complete substation structure and all equipment necessary to take service at such voltage. The nominal primary distribution voltages of Company, where available, are 2400/4160Y, 7200/12,470Y, 13,800 or 34,500.  IMUM CHARGE The bill shall in no event be less than the Customer Charge plus the Demand Charge computed upon the billing demand for the month.  F PAYMENT CHARGE The bill will be rendered at the above net charges (including net minimum bills when applicable) plus an amount equivalent to 1% thereof, which amount will be deducted provided bill is paid within 15 days from date.  T AND EMERGENCY LIGHTING Where governmental code or regulation requires a separate circuit for exit or emergency lighting, the demand and consumption of such separate circuit may be combined for billing with those of the principal light and power circuit or circuits.  RMS OF CONTRACT Contracts under this rate shall be for an initial term of one year, remaining in Effect from month to month thereafter until terminated by notice of either party to the other.  FEB 0.6 2009 KENTUCKY PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE T/1/2004	ELECTRIC RATE SCHEDULE LC Large Commercial	Rate
meters, the highest 15-minute demands for each character of service shall be combined for billing purposes.  MARY DISTRIBUTION SERVICE The above demand charge for primary distribution service is predicated on the customer's taking service at the applicable voltage and furnishing, installing, and maintaining complete substation structure and all equipment necessary to take service at such voltage. The norminal primary distribution voltages of Company, where available, are 2400/4160Y, 7200/12,470Y, 13,800 or 34,500.  IMUM CHARGE The bill shall in no event be less than the Customer Charge plus the Demand Charge computed upon the billing demand for the month.  TE PAYMENT CHARGE The bill shall in no event be less than the Customer Charge plus the Demand Charge computed upon the billing demand for the month.  TE PAYMENT CHARGE The bill shall in no event be less than the Customer Charge plus the Demand Charge computed upon the billing demand for the month.  TE PAYMENT CHARGE The bill shall in no event be less than the Customer Charge plus the Demand Charge computed upon the billing demand for the month.  TAND EMERGENCY LIGHTING Where governmental code or regulation requires a separate circuit for exit or emergency lighting, the demand and consumption of such separate circuit may be combined for billing with those of the principal light and power circuit or circuits.  RNS OF CONTRACT Contracts under this rate shall be for an initial term of one year, remaining in effect from month. to CANCELLED FEB 0.6 2009 KENTUCKY PUBLIC SERVICE COMMISSION OF KENTUCKY PUBLIC COMMISSION OF KENTUCKY PUBLIC COMMISSION UPUBLIC SERVICE COMMISSION OF KENTUCKY PUBLIC COMMISSION OF KENTUC		
The above demand charge for primary distribution service is predicated on the customer's taking service at the applicable voltage and furnishing, installing, and maintaining complete substation structure and all equipment necessary to take service at such voltage. The nominal primary distribution voltages of Company, where available, are 2400/4160Y, 7200/12,470Y, 13,800 or 34,500.  IMUM CHARGE The bill shall in no event be less than the Customer Charge plus the Demand Charge computed upon the billing demand for the month.  E PAYMENT CHARGE The bill shall in no event be less than the Customer Charge plus the Demand Charge computed upon the billing demand for the month.  E PAYMENT CHARGE The bill shall in no event be less than the Customer Charge plus the Demand Charge computed upon the billing demand for the month.  E PAYMENT CHARGE The bill shall in on event be less than the Customer Charge plus the Demand Charge computed upon the billing demand for the month.  E PAYMENT CHARGE The bill will be rendered at the above net charges (including net minimum bills when applicable) plus an armount equivalent to 1% thereof, which amount will be deducted provided bill is paid within 15 days from date.  T AND EMERGENCY LIGHTING Where governmental code or regulation requires a separate circuit for exit or emergency lighting, the demand and consumption of such separate circuit may be combined for billing with those of the principal light and power circuit or circuits.  RMS OF CONTRACT Contracts under this rate shall be for an initial term of one year, remaining in Effect from month to month thereafter until terminated by notice of either party to the other.  FEB 0 6 2009 KENTUCKY PUBLIC SERVICE COMMISSION OF KENTUCKY PUBLIC SERVICE COMMISSION	Where light and power service at a single service lo meters, the highest 15-minute demands for each charact purposes.	cation are measured through separate er of service shall be combined for billing
The above demand charge for primary distribution service is predicated on the customer's taking service at the applicable voltage and furnishing, installing, and maintaining complete substation structure and all equipment necessary to take service at such voltage. The nominal primary distribution voltages of Company, where available, are 2400/4160Y, 7200/12,470Y, 13,800 or 34,500.  IMUM CHARGE The bill shall in no event be less than the Customer Charge plus the Demand Charge computed upon the billing demand for the month.  E PAYMENT CHARGE The bill shall in no event be less than the Customer Charge plus the Demand Charge computed upon the billing demand for the month.  E PAYMENT CHARGE The bill shall in no event be less than the Customer Charge plus the Demand Charge computed upon the billing demand for the month.  E PAYMENT CHARGE The bill shall in on event be less than the Customer Charge plus the Demand Charge computed upon the billing demand for the month.  E PAYMENT CHARGE The bill will be rendered at the above net charges (including net minimum bills when applicable) plus an armount equivalent to 1% thereof, which amount will be deducted provided bill is paid within 15 days from date.  T AND EMERGENCY LIGHTING Where governmental code or regulation requires a separate circuit for exit or emergency lighting, the demand and consumption of such separate circuit may be combined for billing with those of the principal light and power circuit or circuits.  RMS OF CONTRACT Contracts under this rate shall be for an initial term of one year, remaining in Effect from month to month thereafter until terminated by notice of either party to the other.  FEB 0 6 2009 KENTUCKY PUBLIC SERVICE COMMISSION OF KENTUCKY PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 7/1/2004	DDIMARY DISTRIBUTION SERVICE	
The bill shall in no event be less than the Customer Charge plus the Demand Charge computed upon the billing demand for the month. <b>E PAYMENT CHARGE</b> The bill will be rendered at the above net charges (including net minimum bills when applicable) plus an amount equivalent to 1% thereof, which amount will be deducted provided bill is paid within 15 days from date. <b>T AND EMERGENCY LIGHTING</b> Where governmental code or regulation requires a separate circuit for exit or emergency lighting, the demand and consumption of such separate circuit may be combined for billing with those of the principal light and power circuit or circuits. <b>RMS OF CONTRACT</b> Contracts under this rate shall be for an initial term of one year, remaining in effect from month to Contracts under this rate shall be for an initial term of one year, remaining in effect from month to CANCELLED FEB 0 6 2009 KENTUCKY PUBLIC Service will be furnished under Company's Terms and Conditions applicable DEVICE COMMISSION OF KENTUCKY EFFECTIVE 7/1/2004	The above demand charge for primary distribution service service at the applicable voltage and furnishing, installing structure and all equipment necessary to take service	ng, and maintaining complete substation at such voltage. The nominal primary
upon the billing demand for the month. <b>TE PAYMENT CHARGE</b> The bill will be rendered at the above net charges (including net minimum bills when applicable) plus an amount equivalent to 1% thereof, which amount will be deducted provided bill is paid within 15 days from date. <b>TAND EMERGENCY LIGHTING</b> Where governmental code or regulation requires a separate circuit for exit or emergency lighting, the demand and consumption of such separate circuit may be combined for billing with those of the principal light and power circuit or circuits. <b>RMS OF CONTRACT</b> Contracts under this rate shall be for an initial term of one year, remaining in Effect from month to month thereafter until terminated by notice of either party to the other. <b>MS AND CONDITIONS</b> Service will be furnished under Company's Terms and Conditions applicable <b>PUBLIC SERVICE COMMISSION</b> <b>PUBLIC SERVICE COMMISSION</b> <b>PUBLIC SERVICE COMMISSION</b> <b>PUBLIC SERVICE COMMISSION</b> <b>PUBLIC SERVICE COMMISSION</b>	MINIMUM CHARGE	
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plus an amount equivalent to 1% thereof, which amount will be deducted provided bill is paid within 15 days from date. <b>T AND EMERGENCY LIGHTING</b> Where governmental code or regulation requires a separate circuit for exit or emergency lighting, the demand and consumption of such separate circuit may be combined for billing with those of the principal light and power circuit or circuits. <b>RMS OF CONTRACT</b> Contracts under this rate shall be for an initial term of one year, remaining in Effect from-month to month thereafter until terminated by notice of either party to the other. <b>FEB 0 6 2009</b> <b>KENTUCKY PUBLIC</b> Service will be furnished under Company's Terms and Conditions applicable <b>PUBLIC SERVICE COMMISSION</b> <b>PUBLIC SERVICE COMMISSION</b> <b>PUBLIC SERVICE COMMISSION</b>	LATE PAYMENT CHARGE	
Where governmental code or regulation requires a separate circuit for exit or emergency lighting, the demand and consumption of such separate circuit may be combined for billing with those of the principal light and power circuit or circuits. <b>RMS OF CONTRACT</b> Contracts under this rate shall be for an initial term of one year, remaining in Effect from month to month thereafter until terminated by notice of either party to the other. <b>SMS AND CONDITIONS</b> Service will be furnished under Company's Terms and Conditions applicable Fieretocce COMMISSION PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 7/1/2004	The bill will be rendered at the above net charges (inclu plus an amount equivalent to 1% thereof, which amou within 15 days from date.	ding net minimum bills when applicable) nt will be deducted provided bill is paid
Contracts under this rate shall be for an initial term of one year, remaining in Effect from month to month thereafter until terminated by notice of either party to the other. <b>MS AND CONDITIONS</b> Service will be furnished under Company's Terms and Conditions applicable FEB 0 6 2009 KENTUCKY PUBLIC FER 0 6 2009 KENTUCKY FER 0 7 KENTUCKY FER 0	EXIT AND EMERGENCY LIGHTING Where governmental code or regulation requires a separate demand and consumption of such separate circuit in the principal light and power circuit or circuits.	rate circuit for exit or emergency lighting, hay be combined for billing with those of
Service will be furnished under Company's Terms and Conditions applicable Feretor CE COMMISSION PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 7/1/2004		to the other. CANCELLED
PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 7/1/2004	TER:MS AND CONDITIONS	
OF KENTUCKY EFFECTIVE 7/1/2004		HEREICE COMMISSION
OF KENTUCKY EFFECTIVE 7/1/2004		
		OF KENTUCKY EFFECTIVE
SECTION 9 (1)		PURSUANT TO 807 KAR 5:011
Issue: July 20, 2004 Issued By Date Effective: With Service Rendered Id After 1, 2004	te of Issue: July 20, 2004 Issued By	Sal id After
Michael S. Beer, Vice President Executive Director Louisville, Kentucky		esident Executive Director



Issued by Authority of an Order of the KPSC in Case No. 2007-00380 dated March 28, 2008





#### Fourth Revision of Original Sheet No. 25 P.S.C. of Ky. Electric No. 6 **ELECTRIC RATE SCHEDULE** LP Large Power Industrial Rate APPLICABLE In all territory served. **AVAILABILITY OF SERVICE** This schedule is available for three-phase power and lighting service to industrial customers whose monthly demand is less than 2,000 kilowatts, the customer to furnish and maintain all necessary transformation and voltage regulatory equipment required for lighting usage. As used herein, the term "industrial" shall apply to any activity engaged primarily in manufacturing or to any other activity where the usage for lighting does not exceed 10% of total usage. RATE Customer Charge: \$90.00 per delivery point per month Secondary Primary Transmission Demand Charge: Distribution Distribution Line Winter Rate: (Applicable during 8 billing periods of October through May) All kilowatts of billing demand \$12.35 per KW \$10.59 per KW \$9.56 per KW ł per month per month per month Summer Rate: (Applicable during 4 billing periods of June through September) All kilowatts of billing demand \$14.94 per KW \$13.18 per KW \$12,15 per KW I per month per month per month Energy Charge: All kilowatt-hours per month ...... 2.357¢ per KWH ADJUSTMENT CLAUSES The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following: CANCEL LED **Fuel Adjustment Clause** Sheet No. 70 Demand-Side Management Cost Recovery Mechanism Sheet No. 71 FR 0 6 Environmental Cost Recovery Surcharge Sheet No. 72 KENTUCKY P Merger Surcredit Rider Sheet No. 73 JBLIC SERVICE COMMISSION Value Delivery Surcredit Rider Sheet No. 75 Franchise Fee Rider Sheet No. 76 School Tax Sheet No. 77 Customers receiving service hereunder may elect not to participate in programs pursuant to the DSM Cost Recovery Mechanism, and such customers will not be assessed a charge thereunder. customer may not opt out of the DSM Cost Recovery Mechanism for three years from the date it last received a DSM program pursuant to the mechanism. Those custolBertChaEdBV/dQtEnGeDtAMISeSION lump sum any unpaid balance of its share of the costs of any DSM program En The Cledelived. However, a customer who opts out may reverse that election and participate Fride/IDSM Cost Recovery Mechanism. 5/2/2008 PURSUANT TO 807 KAR 5:011 Date of Issue: April 17, 2008 Date Sifectine: 9 May 2, 2008 Issued By **Canceling Third Revision of** Original Sheet No. 25 Issued November 1, 2007 onnie E. Bellar, Vice President, State Regulation and Rates Executive Difector Louisville, Kentucky

Issued by Authority of an Order of the KPSC in Case No. 2007-00380 dated March 28. 2008

### Original Sheet No. 25.1 P.S.C. of Ky. Electric No. 6

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#### LP ELECTRIC RATE SCHEDULE Large Power Industrial Rate DETERMINATION OF BILLING DEMAND The monthly billing demand shall be the highest average load in kilowatts recorded during any 15-minute interval in the monthly billing period; but not less than 50% of the maximum demand similarly determined for any of the four billing periods of June through September within the 11 preceding months; nor less than 25 kilowatts (10 kilowatts to any customer served under this rate schedule on March 1, 1964). PRIMARY DISTRIBUTION AND TRANSMISSION LINE SERVICE The above demand charges for primary distribution and transmission line service are predicated on the customer's taking service at the applicable available voltage and furnishing, installing, and maintaining complete substation structure and all equipment necessary to take service at such voltage. The nominal primary distribution voltages of Company, where available, are 2,400/4,160Y. 7,200/12,470Y, 13,800, or 34,500. The transmission line voltages of Company, where available. are 69,000, 138,000 and 345,000. POWER FACTOR PROVISION In the case of customers with maximum demands of 150 kilowatts or more, the monthly demand charge shall be decreased .4% for each whole one per cent by which the monthly average power factor exceeds 80% lagging and shall be increased .6% for each whole one per cent by which the monthly average power factor is less than 80% lagging. Customers with maximum demands less than 150 kilowatts shall maintain an average lagging power factor of not less than 80%, and suitable accessory equipment shall be installed by such customers where necessary to avoid a lower power factor. Monthly average power factor shall be determined by means of a reactive component meter ratcheted to record only lagging reactive kilovolt ampere hours, used in conjunction with a standard watt-hour meter. MINIMUM CHARGE The Customer Charge plus the monthly billing demand, which is the highest average load in kilowatts recorded during any 15-minute interval in the monthly billing period; but not less than 50% of the maximum demand similarly determined for any of the four billing periods of June through September within the 11 preceding months; nor less than 25 kilowatts (10 kilowatts to any customer served under this rate schedule on March 1, 1964). FEB 0 6 2009 KENTUCKY PUBLIC LATE PAYMENT CHARGE SERVICE COM The bill will be rendered at the above net charges (including net minimum bills when applicable) plus an amount equivalent to 1% thereof, which amount will be deducted provided bill is paid within 15 days from date. EXIT OR EMERGENCY LIGHTING Where governmental code or regulation requires a separate circuit for exit of emergency lighting, the demand and consumption of such separate circuit may be combined for billing with those of the principal power circuit. 7/1/2004 PURSUANT TO 807 KAR 5:011 SECTION 9 (1) Date of Issue: July 20, 2004 **Issued By** Date Effective: March 1, 2000 uły 20, 2004 Michael S. Beer, Vice President Executive Director Louisville, Kentucky Issued By Authority of an Order of the KPSC in Case No. 2003-00433 dated June 30, 2004

12

# Original Sheet No. 25.2 P.S.C. of Ky. Electric No. 6

L	arge Power Industria	Rate
TERM OF CONTRACT Contracts under this rate shall month thereafter until terminated		year, remaining in effect from month to the other.
TERMS AND CONDITIONS Service will be furnished under (	Company's Terms and Cond	itions applicable hereto.
		CANCELLED
		CANCELLED FEB 0 6 2009
		KENTUCKY PUBLIC SERVICE COMMISSION
		PUBLIC SERVICE COMMISSIO OF KENTUCKY
		EFFECTIVE 7/1/2004 PURSUANT TO 807 KAR 5:011
Date of Issue: July 20, 2004	Issued By	SECTION 9 (1) Date Effective: March 1, 2000 uly 20, 2004
	VIIII	By

## Fourth Revision of Original Sheet No. 30 P.S.C. of Ky. Electric No. 6

ELECTRIC RATE SCHEDULI	E LP-TOD Power Industrial Time-o	of-Day Rate
APPLICABLE		
In all territory served.		
monthly demand is equal to or g necessary transformation and v reserves the right to decline to schedule. As used herein, the manufacturing or to any other a	greater than 2,000 kilowatts, to voltage regulatory equipment serve any new load of more term "industrial" shall applicativity where the usage for quirement of equal to or great	g service to industrial customers whose the customer to furnish and maintain all required for lighting usage. Company e than 50,000 kilowatts under this rate ly to any activity engaged primarily in lighting does not exceed 10% of total ter than 2,000 kilowatts will apply only to ly 1, 2004.
RATE		
Customer Charge: \$120.00 per d	telivery point per month	
	tentory point por monut	
Demand Charge:		
Basic Demand Charge		· · · · ·
Secondary Distribution		
Primary Distribution		
		ed during any 15-minute interval in
the monthly billing period,	but not less than 50% of	the maximum demand similarly through September within the 11
Peak Period Demand Charge		
Secondary Distribution:		
	\$9.99 per KW per	month
	\$7.40 per KW per	
Primary Distribution:		CANCELLED
	\$9.29 per KW per	month
Winter Peak Period		
Transmission Line :		KENTUCKY PUBLIC
	40.00 1017	SERVICE COMMISSIO
	\$9.28 per KW per \$6.69 per KW per	
		ed during any 15 minute interval of
the peak period, as defined h	herein, in the monthly billing p determined for any of the fo	our billing beriods for the billing beriods but not less than 50% of the bur billing beriods for VILE through MISS OF KENTUCKY EFFECTIVE
Energy Charge		2.362¢ per KW/2/2008
Date of Issue: April 17, 2008 Canceling Third Revision of Driginal Sheet No. 30 ssued November 1, 2007	Issued By Homies & Bellie	Date SETTECTIONS : 9 May 2, 200
L	onnie E. Bellar, Vice Presic State Regulation and Ra	ates Executive Director
	Louisville Kentucky	

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# First Revision of Original Sheet No. 30.1 P.S.C. of Ky. Electric No. 6

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ELECTRIC RATE SCHEDULE LP-TOD	Dete
Large Power Industrial Time-of-D	lay Rate
<b>SUMMER PEAK PERIOD</b> is defined as weekdays from 10 A.M. t during the 4 billing periods of June through September.	to 9 P.M, Eastern Standard Time,
WINTER PEAK PERIOD is defined as weekdays from 8 A.M. to during the 8 billing periods of October through May.	10 P.M., Eastern Standard Time,
<b>PRIMARY DISTRIBUTION AND TRANSMISSION LINES SER</b> The above demand charge for primary distribution and transmiss the customer's taking service at the applicable available volta maintaining complete substation structure and all equipment r voltage. The nominal primary distribution voltages of Company, 7,200/12,470Y, 13,800, or 34,500. The transmission line voltages 69,000, 138,000 and 345,000.	ssion line service are predicated on age and fumishing, installing, and necessary to take service at such where available, are 2,400/4,160Y,
<b>POWER FACTOR PROVISION</b> The monthly demand charge shall be decreased .4% for each monthly average power factor exceeds 80% lagging and shall be percent by which the monthly average power factor is less than 80	increased .6% for each whole one
Monthly average power factor shall be determined by means ratcheted to record only lagging reactive kilovolt ampere hours, u watt-hour meter.	
ADJUSTMENT CLAUSES The bill amount computed at the charges specified above sh accordance with the following:	hall be increased or decreased in
Fuel Adjustment Clause Demand-Side Management Cost Recovery Mechanism Environmental Cost Recovery Surcharge Merger Surcredit Rider Value Delivery Surcredit Rider Franchise Fee Rider School Tax	Sheet No. 70 Sheet No. 71 Sheet No. 72 Sheet No. 73 Sheet No. 75 Sheet No. 77 Sheet No. 77
Customers receiving service hereunder may elect not to participat Cost Recovery Mechanism, and such customers will not be a customer may not opt out of the DSM Cost Recovery Mechanism received a DSM program pursuant to the mechanism. Those cu lump sum any unpaid balance of its share of the costs of an However, a customer who opts out may reverse that election ar Recovery Mechanism.	assessed a charge thereunder. A for three years from the date it last ustomers that opt out must pay in a NUBENC program SCE KAS MALA SECON
te of Issue: June 8, 2005 Inceling Original Sheet No. 30. Ued July 20, 2004	A Date Effective: June 1, 2005
John R. McCall, Executive Vice Pres General Counsel, and Corporate Se Louisville, Kentucky	sident, Executive Director cretary



# Original Sheet No. 30.2 P.S.C. of Ky. Electric No. 6

ELECTRIC RATE SCHED	ULE LP-TOD le Power Industrial Time-of-Day Rate
MINIMUM CHARGE	less than the Customer Charge plus the Demand Charge computed upon
LATE PAYMENT CHARGE The bill will be rendered at th an amount equivalent to 1% to from date.	he above net charges (including net minimum bills when applicable) plus thereof, which amount will be deducted provided bill is paid within 15 days
EXIT OR EMERGENCY LIG Where governmental code of demand and consumption principal power circuit.	SHTING or regulation requires a separate circuit for exit or emergency lighting, the of such separate circuit may be combined for billing with those of the
	hall be for an initial term of one year, remaining in effect from month to nated by notice of either party to the other.
TERMS AND CONDITIONS	
	der Company's Terms and Conditions applicable hereto.
	der Company's Terms and Conditions applicable hereto.          CANCELLED       FEB 0 6 2009         KENTUCKKER       KENTUCKKER
	der Company's Terms and Conditions applicable hereto.          CANCELLED       FEB 0 6 2009         KENTUCKKER       KENTUCKKER
	der Company's Terms and Conditions applicable hereto. CANCELLED FEB 0 6 2009 KENTUCKY PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 7/1/2004 PURSUANT TO 807 KAR 5:011
	der Company's Terms and Conditions applicable hereto. CANCELLED FEB 0 6 2009 KENTUCKY PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION PUBLIC SERVI

## Fourth Revision of Original Sheet No. 33 P.S.C. of Ky. Electric No. 6

ELECTRIC RATE SCHEDULE	LI-TO	0			7
Large Industrial Time-of-Day Service					
APPLICABLE In all territory served.					
AVAILABILITY OF SERVICE Available for three-phase delivery all customers taking service und Utilities Company. This schedule twenty (20) MVA or greater. A cu load either increases or decrease more in ten (10) minutes when su during any hour of the billing mont	ler this schedule an e is restricted to indi- stomer is defined as es twenty (20) MVA uch increases or dec	d under the vidual custor large industr or more per	LI-TOD ners who ial time-o minute o	schedule of Kentucky se monthly demand is f-day if that customer's r seventy (70) MVA or	
during any hour of the billing month. Subject to the above aggregate limit of two hundred (200) MVA, this schedule is mandatory for all customers whose load is defined as large industrial time-of-day and not served on another standard rate schedule as of the effective date this rate schedule is approved by the Public Service Commission of Kentucky. Existing customers as of the effective date of this rate schedule, July 1, 2004, shall have the first option to the available capacity under this rate schedule by signing a contract for firm service by March 1, 2005, which commits to billing for demand related charges by July 1, 2006.					
BASE RATE					
Customer Charge: \$120.00 per de		th			
Energy Charge of:	Secondary	Prima	ry	Transmission	
Per monthly billing period	\$0.02362 per kWh	\$0.02362 p	er kWh	\$0.02362 per kWh	
Plus a Demand Charge of: Per monthly billing period of				CANCELLE FEB 0 6 2009	
Standard Load Charges: Basic Demand Charge	\$4.85 per KVA	\$3.79 per	KVA	KENTUCKY PUBL	IC R
Plus Peak Demand Charge					1
Winter Peak Summer Peak	\$7.40 per KVA \$9.99 per KVA	\$6.70 per \$9.29 per		\$6.69 per KVA \$9.28 per KVA	R
Where the monthly Standard billin	g is the greater of the	applicable o	harge pe	er KVA times:	
<ul> <li>a) the maximum metered standarthe basic demand and each p</li> <li>b) 60% of the maximum metered demand and each peak period</li> <li>c) 60% of the contract capacity b</li> </ul>	eak period, in the mo ed standard demand d in the preceding ele	nthly billing p , as determine ven (11) more	eriod, ned in (a nthly billir	) above, for the basic g periods,	
<ul> <li>d) minimum may be adjusted a special facilities.</li> </ul>	where customer's se	ervice requir	es an at	SERVICE COMMISS	IDN
Plus Fluctuating Load Charges:				OF KENTUCKY EFFECTIVE 5/2/2008	
Date of Issue: April 17, 2008 Canceling Third Revision of Original Sheet No. 33 Issued November 1, 2007	Issued B Iomale E. Bellar, Vice State Regulation a	len President		Manuel Director	
Issued by Authority of an Orde	Louisville, Ken	tucky	.00380 d		
issued by Authonity of all Olde	a of the fulloo in Oc	00 NO. 41		and the second se	



### First Revision of Original Sheet No. 33.1 P.S.C. of Ky. Electric No. 6

ELECTRIC RATE SCHEDULE	LI-TOD		
Large li	ndustrial Time-of	-Day Service	
Basic Demand Charge	\$2.31 per KVA	\$1.76 per KVA	\$1.17 per KVA
Plus Peak Demand Charge Winter Peak Summer Peak	\$3.57 per KVA \$4.87 per KVA	\$3.22 per KVA \$4.52 per KVA	\$3.22 per KVA \$4.51 per KVA

Where the monthly Fluctuating billing is the greater of the applicable charge per KVA times:

- e) the maximum metered fluctuating demand, as measured over a five (5) minute interval, for the basic demand and each peak period less the maximum metered standard demand for the basic demand and each peak period in the monthly billing period, or
- f) 60% of the billed fluctuating demand, as determined in (e) above, for the basic demand and each peak period in the preceding eleven (11) monthly billing periods.

SUMMER PEAK PERIOD is defined as weekdays from 10 A.M. to 9 P.M, Eastern Standard Time, during the 4 billing periods of June through September.

WINTER PEAK PERIOD is defined as weekdays from 8 A.M. to 10 P.M., Eastern Standard Time, during the 8 billing periods of October through May.

#### MINIMUM BILL

The minimum bill will be the Demand Charge. Without limiting the foregoing, the Demand Charge shall be due regardless of any event or occurrence that might limit (a) Customer's ability or interest in operating Customer's facility, including but without limitation any acts of God, fires, floods, earthquakes, acts of government, terrorism, severe weather, riot, embargo, changes in law, or strikes or (b) the Company's ability to serve customer.

#### ADJUSTMENT CLAUSES

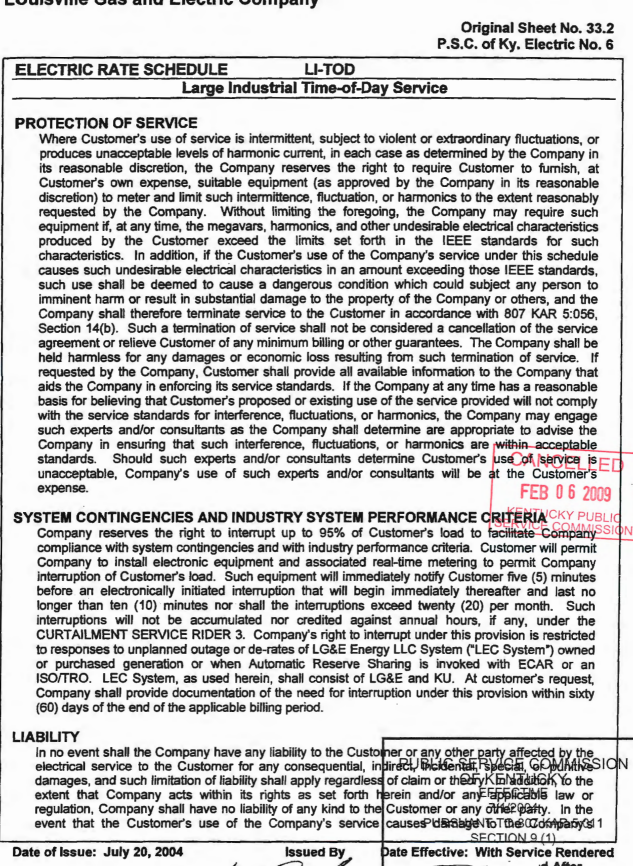
The amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Fuel Adjustment Clause Environmental Cost Recovery Surcharge Merger Surcredit Rider Value Delivery Surcredit Rider Franchise Fee Rider School Tax	CANCELLED       Sheet No. 70         FEB 0 6 2009       Sheet No. 73         KENTUCKY PUBLIC       Sheet No. 75         Service commission       Sheet No. 76
DUE DATE OF BILL Customer's payment will be due within 15 day	ys from date of bill.
term of five years with successive one year	e initial term of contract for service shall be for a fixed term renewal untiple Belled Str River Batto givine Stion o the end of the initial term of perfective 6/30/2005 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)
Canceling Original Sheet No. 33.1 Issued July 20, 2004	Ssued By Date Effective: June 1, 2005
General Counse	Executive Vice President, I, and Corporate <u>Secretary</u> ville, Kentucky

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#### Original Sheet No. 33.2 P.S.C. of Ky. Electric No. 6

d After 1, 2004



Michael S. Beer, Vice President Executive Director Louisville, Kentucky Issued By Authority of an Order of the KPSC in Case No. 2003-00433 dated June 30, 2004

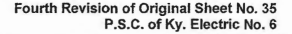
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# Original Sheet No. 33.3 P.S.C. of Ky. Electric No. 6

ELECTRIC RATE SCHEDU	rge Industrial Time-of-D	ay Service
property or injuries to person	ns, the Customer shall be res hold the Company harmless f	sponsible for such damage or injury and rom any and all suits, claims, losses, and
TERMS AND CONDITIONS		
Service will be furnished und	er Company's Terms and Cor	ditions applicable hereto.
		CANCELLED
		FEB 0 6 2009
		KENTUCKY PUBLIC SERVICE COMMISSION
		PUBLIC SERVICE COMMISS
		OF KENTUCKY EFFECTIVE
		7/1/2004 PURSUANT TO 807 KAR 5:01
Date of Issue: July 20, 2004	Issued By	SECTION 9 (1) Date Effective: With Service Rende
	M. Cela	By Side 1, 2004
	Michael S. Beer, Vice Pre	

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# ELECTRIC RATE SCHEDULE

### E OL Outdoor Lighting Service

#### APPLICABLE

In all territory served.

#### **AVAILABILITY OF SERVICE - RESTRICTED**

To any customer who can be served in accordance with the special terms and conditions set forth herein and who is willing to contract for service in accordance with such special terms and conditions. This rate schedule will continue to be available only to customers that were being served hereunder on July 1, 2004, and will not be available for the addition of new customers.

#### CHARACTER OF SERVICE

This rate schedule covers electric lighting service to outdoor equipment for the illumination of streets, driveways, yards, lots and other outdoor areas. Company will provide, own and maintain the lighting equipment, as hereinafter described, and will furnish the electrical energy to operate such equipment. Service under this rate will be available on an automatically controlled dusk-to-dawn every-night schedule of approximately 4000 hours per year, and only to the types of lighting units specified herein.

#### RATES

Type of Unit	Rate Per	Month Per Unit
Overhead Service <u>Mercury Vapor</u> 100 Watt	Installed Prior to January 1, 1991 \$7.62	Installed After December 31, 1990 N/A
175 Watt	8.67	\$ 10.16
250 Watt	9.86	11.43
400 Watt	12.06	13.77
1000 Watt	22.19	25.00 1
High Pressure Sodium Vapor		
100 Watt	\$ 8.47	\$ 8.47
150 Watt	10.87	
250 Watt	12.86	CANCELLED12.86
400 Watt	13.70	13.70
1000 Watt	N/A	FEB 0 6 2009 32.37
Underground Service Mercury Vapor	5	KENTUCKY PUBLIC SERVICE COMMISSION
100 Watt - Top Mounted	13.22	\$13.67
175 Watt - Top Mounted	14.11	15.15
High Pressure Sodium Vapor 70 Watt - Top Mounted	\$11.75	\$ 11.75
100 Watt - Top Mounted	15.54	15.53
150 Watt - Top Mounted	N/A	18.87
150 Watt	21.14	21.17
250 Watt	24,32	PUBLIC SERV 经 COMMISSION
400 Watt	26.87	OF KENTUCKY
1000 Watt	N/A	EFFECTIVE
		5/2/2008
		PURSUANT TO 807 KAR 5:011
Date of Issue: April 17, 2008	Issued By	Date Effectives May 2, 2008
Canceling Third Revision of Original Sheet No. 35 Issued November 1, 2007	ie & Belle	A. A
Lonnie E	Bellar, Vice Preside Regulation and Rat	Executive Director
Lo	uisville, Kentucky	
Issued by Authority of an Order of th	e KPSC in Case No.	2007-00380 dated March 28, 2008

ELECTRIC RATE SCHEDULE

#### Fourth Revision of Original Sheet No. 35.1 P.S.C. of Ky. Electric No. 6

Outdoor Lighting Service **Decorative Lighting Service** Rate Per Month Per Unit Fixtures Acorn with Decorative Basket 70 Watt High Pressure Sodium \$16.60 100 Watt High Pressure Sodium 17.41 8-Sided Coach 70 Watt High Pressure Sodium 16.78 100 Watt High Pressure Sodium 17.60 ł Poles 10' Smooth 9.36 10' Fluted 11.17 Bases 3.00 Old Town/Manchester Chesapeake/Franklin 3.22 Jefferson/Westchester 3.25 Norfolk/Essex 3.42 NA -- Not Available ADJUSTMENT CLAUSES The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following: LED **Fuel Adjustment Clause** Sheet No. 70 FEB 0 6 200 Sheet No. 72 Environmental Surcharge Sheet No. 73 KENTUCKY PUBLIC Merger Surcredit Sheet No. 7SERVICE COMMISSION Value Delivery Surcredit Rider Franchise Fee Sheet No. 76 School Tax Sheet No. 77 SPECIAL TERMS AND CONDITIONS 1. Company will furnish and install the lighting unit complete with lamp, fixture or luminaire, control device, and mast arm. The above rates for overhead service contemplate installation on an existing wood pole with service supplied from overhead circuits only; provided, however, that, when possible, floodlights served hereunder may be attached to existing metal street lighting standards supplied from overhead service. If the location of an existing pole is not suitable for the installation of a lighting unit, the Company will extend its secondary conductor one span and install an additional pole for the support of such unit, the customer to pay an additional charge of \$1.78 per month for each such pole so installed. If still further poles or conductors are required to extend service to the lighting unit, the customer will be required to make a non-refundable cash advance equal to the installed cost of such further facilities. 2. The above rates for underground service contemplate a normal installa COMMISSION underground lines located in the streets, with a direct buried cable connection provide than 200 feet per unit in those localities supplied with electric service through underground PURSUANT TO 807 KAR 5:011 Date Effectively May 2, 2008 Date of Issue: April 17, 2008 **Issued By** Canceling Third Revision of Original Sheet No. 35.1 Issued November 1, 2007 onnie E. Bellar, Vice PresidenBy State Regulation and Rates Executive Divertor. Louisville, Kentucky Issued by Authority of an Order of the KPSC in Case No. 2007-00380 dated March 28, 2008

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# First Revision of Original Sheet No. 35.2 P.S.C. of Ky. Electric No. 6

	RIC RATE SCHEDULE OL Outdoor Lighting Service	;e
	distribution facilities. If additional facilities are required non-refundable cash advance equivalent to the installed Company may provide underground lighting service in overhead facilities when, in its hereto in locations deeme underground installation	localities otherwise served through
3.	<b>DECORATIVE LIGHTING SERVICE</b> . The monthly rates if as the sum of the rates for the individual elements of the monthly rate will be calculated as the sum of the rates for the chosen pole style, and the chosen base style, if one is the Company to meet the individual desires of each Decor	e customized light. For example, the the chosen fixture style and wattage, s chosen. This provides flexibility for
4.	All lighting units, poles and conductors installed in accorda Company, and Company shall have access to the same other proper purposes. Company shall have the right to and to further extend the conductors installed in accordan further extension of its electric service.	e for maintenance, inspection and all make other attachments to the poles
5.	If any permit is required from municipal or other govern installation and use of any of the lighting units served her the customer to obtain such permit.	mental authority with respect to the reunder, it will be the responsibility of
6.	All servicing and maintenance will be performed only durin the Company. The customer shall be responsible for re faults, and the Company will undertake to service the ligh such notification by the customer.	porting outages and other operating
7.	The customer will exercise proper care to protect the pro- and in the event of loss or damage to Company's proper customer, the cost of the necessary repair or replacem Company may decline to install equipment and provide a Company's judgment, such equipment will be subject to un	rty arising from the negligence of the nent shall be paid by the customer service thereto in locations where, in
8.	Contracts for this service shall have a minimum fixed term month to month after such minimum fixed term until termin notice to the other. Company shall have the right at non-payment of bills or other causes set forth in its Ge permanent discontinuance of service, lighting units and other	nated by either party giving thirty days any time to discontinue service for neral Rules and Regulations. Upor
9.	Before agreeing to install lighting units Company may reinterest of the applicant for service will continue for a min service will be continued by another party after the interminated.	nimum fixed contract term or that the
10.	Mercury Vapor is restricted to those fixtures in service prior fixtures will either be removed from service or replaced with ava	able lighting at the customer's option. PUBLIC SERVICE COMMI
ERMS Se	AND CONDITIONS rvice will be furnished under Company's Terms and Conditi	OF KENTUCKY EFFECTIVE ons applicable heret622/2007 PURSUANT TO 807 KAR 5:
celing	sue: July 23, 2007 Issued By Original Sheet No. 35.2 Iy 20, 2004 Kit WB lake	Date Effective: July 22, :
	Kent W. Blake, Vice Preside State Regulation and Rate Louisville, Kentucky	Executive Director

#### Fourth Revision of Original Sheet No. 36 P.S.C. of Ky. Electric No. 6

Date Der Month Der Unit

# ELECTRIC RATE SCHEDULE

#### JLE PSL Public Street Lighting Service

#### APPLICABLE

In all territory served.

#### **AVAILABILITY OF SERVICE - RESTRICTED**

Available to municipal, county, state and Federal governments, including divisions thereof, and other bodies politic which have the authority to levy and collect general taxes, for the lighting of public streets and roads, public parks and other outdoor locations open to and reserved for general public use. This rate schedule will continue to be available only to customers that were being served hereunder on July 1, 2004, and will not be available for the addition of new customers.

#### CHARACTER OF SERVICE

This rate schedule covers electric lighting service to Company-owned and maintained street lighting equipment as hereinafter described. Service under this rate schedule will be available on an automatically controlled dusk-to-dawn every-night schedule of approximately 4,000 hours per year, and only to the types of lighting units specified herein.

#### RATES

	Rate Per	Month Per Unit	
Type of Unit	Installed	Installed	
	Prior to	After	
Overhead Service	Jan. 1, 1991	Dec. 31, 1990	
Mercury Vapor			
100 Watt	\$ 6.86	N/A	1
175 Watt	8.06	\$ 9.97	1
250 Watt	9.21	11.23	
400 Watt	11.09	13.56	1
400 Watt (metal pole)	15.91	N/A	
1000 Watt	20.77	24.74	
High Pressure Sodium Vapor		0.11	
100 Watt	\$ 8.19	S-ANCELLED	
150 Watt	9.84	9.84	
250 Watt	11.80	1FEB 0 6 2009	
400 Watt	12.40	12.40	
1000 Watt	N/A	KAR TOUCKY PUPUC	
Underground Service		SERVICE COMMISSION	
Mercury Vapor		CONT	
100 Watt - Top Mounted	\$11.13	\$13.90	
175 Watt - Top Mounted	12.23	14.94	
175 Watt	16.54	23.75	
250 Watt	17.73	24.70	
400 Watt	20.94	27.52	
400 Watt on State of Ky. Pole	21.05	27.52	
High Pressure Sodium Vapor	21.00		
70 Watt - Top Mounted	\$ N/A	\$11.79	1
100 Watt - Top Mounted	12.23	12.23	1
150 Watt - Top Mounted	N/A	18.09	
150 Watt	21.15	21.15	-
250 Watt	12 49		
250 Watt on State of Ky. Pole	15 AUB	LIC SERVICE COMMISSION	
400 Watt	14.20	OF 24 ED TUCKY	
400 Watt on State of Ky. Pole	24.20	E24E2ECTIVE	
1000 Watt	N/A	56/282008	11
1000 vvau			V.
		PURSUANT TO 807 KAR 5:011	
Date of Issue: April 17, 2008	Issued By	Date Effective Slay 2, 2008	
Canceling Third Revision of	a DAAL	$\sim$	
Original Sheet No. 36	B Kellen /	$\gamma$ $/ \rho$	
Issued November 1, 2007 (10Mille		toka VXI 1	
Lonnie E. B	ellar, Vice PresidenBy	reprances tumbo	_ [
State Re	egulation and Rates	Executive Difector	
Louis	sville, Kentucky	000 dated Manak 00 0000	

Issued by Authority of an Order of the KPSC in Case No. 2007-00380 dated March 28, 2008

### Fourth Revision of Original Sheet No. 36.1 P.S.C. of Ky. Electric No. 6

ECTRIC RATE SCHEDULE PS Public Street Lig		
Decorative Lighting Service	Rate Per Month Per Unit	
	Nale Fer Monul Fer Offic	
Fixtures		
Acorn with Decorative Basket	\$40.47	
70 Watt High Pressure Sodium	\$16.17	
100 Watt High Pressure Sodium	16.88	
8-Sided Coach		
70 Watt High Pressure Sodium	16.38	
100 Watt High Pressure Sodium	17.44	
Poles		
10' Smooth	9.36	
10' Fluted	11.17	
To Huted	11.17	
Bases		
Old Town/Manchester	3.00	
Chesapeake/Franklin	3.22	
Jefferson/Westchester	3.25	
Norfolk/Essex	3.42	
NA – Not A	Available	
ADJUSTMENT CLAUSES The bill amount computed at the charges spe accordance with the following:	cified above shall be increased or decreased	in
Fuel Adjustment Clause	Sheet No. 70	
Environmental Cost Recovery Surcharge	Sheet No. 72 CAN	CELLE
Merger Surcredit Rider	Sheet No. 73	
Value Delivery Surcredit Rider	Sheet No. 75 FEB	0 6 200
Franchise Fee Rider		
School Tax		CKY PUB
	Sheet No. 77 SERVICE	COMMIS
PECIAL TERMS AND CONDITIONS		
Company will extend its secondary conduct support of such unit. If still further poles or	plate installation on an existing pole in Company's not suitable for the installation of a lighting unit, the or one span and install an additional pole for the conductors are required to extend service to the make a non-refundable cash advance equal to the	e e
2. <u>Underground Service</u> . In all areas other the designated by City ordinance as an undergr	an the downtown section of the City of Louisville round district, the Company will provide a norma	
additional facilities or expenditures are re	e connection <del> of not more than 200 feet per unit. I</del> equired, including any additional cost to breat I make a non-refundable cash advance equivalen	k
pavement or remove rock, the customer shall	I make a non-refundable SERVICE COMMIS	SION
to the excess costs. Company may decline	to install equipment and provide service thereto in	n
locations deemed by Company unsuitable for	underground installation EFFECTIVE	
isoduone deemed by company unsultable for	5/2/2008	
	PURSUANT TO 807 KAR 5:0	11
of Issue: April 17, 2008 Issue	ad By Date SEF Cond: 9 May 2, 2	
eling Third Revision of	PAID	
nal Šheet No. 36.1 November 1, 2007 Nomice	Della (of	
Lonnie E. Bellar, V	lice President Alexanus A.	
State Regulat	ion and Rates Executive Difector	2
willow it will be a set of the se	Kentucky	

# First Revision of Original Sheet No. 36.2 P.S.C. of Ky. Electric No. 6

	RIC RATE SCHEDULE Pu	E PSL Iblic Street Lighting Se	rvice	
0		of Louisville underground cordance with sound engineer		y will provide
3.	as the sum of the rates for monthly rate will be calculat the chosen pole style, and	SERVICE. The monthly rates the individual elements of the ted as the sum of the rates for the chosen base style, if one ndividual desires of each Deco	he customized light. For or the chosen fixture style is chosen. This provid	e and wattage, le and wattage, les flexibility for
4	standards and conductors i and Company shall have a purposes. Company shall I	install the complete lighting u installed in accordance herev access to the same for mainte have the right to make other a stalled in accordance herev vice.	with shall be the proper enance, inspection and attachments to the pole	y of Company, all other proper s and to further
5.		sible for any permit or authonist at the specified locations.		equired for the
6		nstall equipment and provide equipment will be subject to		
7.	month to month after such a notice to the other. Com nonpayment of bill or other	hall have a minimum fixed term minimum fixed term until term apany shall have the right a er causes set forth in its Ge of service, lighting units and c	ninated by either party gi at any time to discontin eneral Rules and Regu	ving thirty days nue service for llations. Upon
8	circumstances and agreeir circumstances, provided s	vent Company and Custom ng on modifications of the a such agreement are duly f rvice Commission of Kentuck	above rates commensu filed with and made	rate with such
	circumstances and agreeir circumstances, provided s jurisdiction of the Public Ser . Mercury Vapor is restricted to	ng on modifications of the a such agreement are duly	above rates commensu filed with and made y. r to July 22, 2007. Upor	rate with such subject to the n failure, existing
9 TER.M	circumstances and agreeir circumstances, provided s jurisdiction of the Public Ser Mercury Vapor is restricted to fixtures will either be removed	ng on modifications of the a such agreement are duly rvice Commission of Kentuck to those fixtures in service prior	above rates commensu filed with and made y. r to July 22, 2007. Upor vailable lighting at the cust itions applicable herelo.	rate with such subject to the failure, existing ormer's option. CANCELL FEB 0 6 20 KENTUCKY PUL
9 TER.M	circumstances and agreeir circumstances, provided s jurisdiction of the Public Ser Mercury Vapor is restricted to fixtures will either be removed	ng on modifications of the a such agreement are duly rvice Commission of Kentuck to those fixtures in service prior I from service or replaced with av	above rates commensu filed with and made y. r to July 22, 2007. Upor vailable lighting at the cust itions applicable herelo. PUBLIC SERV OF KE EFF	inate with such subject to the failure, existing ormer's option. CANCELL FEB 0 6 20 KENTUCKY PU SERVICE COMMISS ENTUCKY ECTIVE
9 TER.N Se	circumstances and agreeir circumstances, provided s jurisdiction of the Public Ser Mercury Vapor is restricted to fixtures will either be removed IS AND CONDITIONS ervice will be furnished under	ng on modifications of the a such agreement are duly rvice Commission of Kentuck to those fixtures in service prior from service or replaced with av Company's Terms and Cond	above rates commensu filed with and made y. r to July 22, 2007. Upor vailable lighting at the cust itions applicable herelo. PUBLIC SERV OF KE EFF 7/2 PURSUANT 1	inate with such subject to the failure, existing ormer's option. CANCELL FEB 0 6 20 KENTUCKY PU SERVICE COMMISS ENTUCKY ECTIVE 22/2007 TO 807 KAR 5:011
9 TER.W Se ate of Is anceling	circumstances and agreeir circumstances, provided s jurisdiction of the Public Ser Mercury Vapor is restricted to fixtures will either be removed	ng on modifications of the a such agreement are duly rvice Commission of Kentuck to those fixtures in service prior I from service or replaced with av	above rates commensu filed with and made y. r to July 22, 2007. Upor vailable lighting at the cust itions applicable herelo. PUBLIC SERV OF KE EFF 7/2 PURSUANT T Date Effect	inate with such subject to the failure, existing ormer's option. CANCELL FEB 0 6 20 KENTUCKY PU SERVICE COMMISS ENTUCKY ECTIVE



## Fourth Revision of Original Sheet No. 37 P.S.C. of Ky. Electric No. 6

LECTRIC RATE SCHEDUL	E LS Lighting Servio	20	
	Lighting Service	e	
APPLICABLE In all territory served.			
AVAILABILITY OF SERVICE To any customer who can be herein and who is willing to con			
CHARACTER OF SERVICE This rate schedule covers elect driveways, yards, lots and othe equipment, as hereinafter desc Service under this rate will be schedule of approximately 400 herein.	r outdoor areas. Compan ribed, and will furnish the e available on an automa	y will provide, own electrical energy to atically controlled d	and maintain the lighting operate such equipment. usk-to-dawn every-night
RATES			
UNDERGROUND SERVICE Type Of Fixture	Lumen Output (Approximate)	Load/Light in KW	Monthly Rate Per Light
High Pressure Sodium			
4 Sided Colonial 4 Sided Colonial 4 Sided Colonial	6,300 9,500 16,000	.110 .145 .200	16.45 17.03 18.12
Acorn Acorn Acorn (Bronze Pole) Acorn Acorn (Bronze Pole)	6,300 9,500 9,500 16,000 16,000	.110 .145 .145 .200 .200 CA1	16.81 18.92 19.93 19.93 NCELL20186
Contemporary Contemporary Contemporary	16,000 28,500 50,000	.200 .312 .495	B 0 6 2025.65 28.33 UCKY PU32105 E COMMISSION
Cobra Head Cobra Head Cobra Head	16,000 28,500 50,000	.200 .312 .495	22.42 24.46 28.09
* London (10' Smooth Pole) * London (10' Fluted Pole) * London (10' Smooth Pole) * London (10' Fluted Pole)	6,300 6,300 9,500 9,500	.110 .110 .145 .145	28.77 30.48 29.62 31.23
* Victorian (10' Smooth Pole) * Victorian (10' Fluted Pole) * Victorian (10' Smooth Pole) * Victorian (10' Fluted Pole)	6,300 6,300 9,500 9,500	.145 .145	SERVICE OF KENTUCKY EFFECTIVE 5/2/2008 <sup>24</sup> JANT TO 807 KAR 5:011
e of Issue: April 17, 2008 celing Third Revision of inal Sheet No. 37 ed November 1, 2007	Issued By <i>Iomue E Bellar</i> , Vice F State Regulation and	Dat De Steph	ranue Junh, Executive Difector
Issued by Authority of an On	Louisville, Kentu	icky	

#### Fourth Revision of Original Sheet No. 37.1

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ELECTRIC RATE SCHEDULE	LS		
	Lighting Serv	ice	
* Bases Available: Old Town / Manchester Chesapeake / Franklin Jefferson / Westchester Norfolk / Essex			2.53 2.53 2.53 2.69
Mercury Vapor			
4 Sided Colonial 4 Sided Colonial	4,000 8,000	.124 .210	16.55 18.17
Cobra Head Cobra Head Cobra Head	8,000 13,000 25,000	.210 .298 .462	22.41 23.92 27.09

Based on lighting choice, Company will furnish and install the lighting unit complete with lamp, fixture or luminaire, control device, mast arm (cobra head) and pole.

The above rates for underground service contemplate a normal installation served from underground lines located in the streets, with a direct buried cable connection of not more than 200 feet per unit in those localities supplied with electric service through underground distribution facilities. If additional facilities are required, the customer shall make non-refundable cash advance equivalent to the installed cost of such excess facilities. The Company may provide underground lighting service in localities otherwise served through overhead facilities when, in its hereto in locations deemed by the Company as unsuitable for underground installation.

#### OVERHEAD SERVICE

Original Sheet No. 37.1 Issued November 1, 2007	Lonnie E. Bellar, Vice State Regulation an Louisville, Kent	d Rates	Executive Difector	20
Date of Issue: April 17, 2008 Canceling Third Revision of	Issued By		Date Effectively May 2, 2	008
L		PL	IRSUANT TO 807 KAR 5	011
Cobra Head	25,000	462	EFEECTIVE	
Cobra Head	13,000	298	OF KENGUCKY	
Cobra Head	8,000	210UBL	IC SERVICE COMMI	SSIDN
Mercury Vapor				
Open Bottom	9,500	.145	8.50	I
Directional Flood	50,000	.495	16.50	
Directional Flood	16,000	.200	11.38	1
Cobra Head	50,000	.495	15.55	I
Cobra Head	28,500	.312	11.78	İ
Cobra Head	16,000	.200	9.87	
High Pressure Sodium				
Fixture	(Approximate)	In KW	Monthly RateTUCK Per Light	MMISSION
Type Of	Lumen Output	Load/Light	Monthly BENTUCK	

Issued by Authority of an Order of the KPSC in Case No. 2007-00380 dated March 28, 2008\_

Fourth	<b>Revision of Original Sheet No. 37.2</b>	
	P.S.C. of Ky. Electric No. 6	

ELECTRIC RATE SCHEDULE	LS Lighting Servi	Ce	
<u></u>	Lighting Corri		
Directional Flood	25,000	.462	15.92
Open Bottom	8,000	.210	9.83

Based on lighting choice, Company will furnish and install the lighting unit complete with lamp, fixture or luminaire, control device and mast arm (cobra head).

The above rates for overhead service contemplate installation on an existing wood pole. If the location of an existing pole is not suitable for the installation of a lighting unit, the Company will extend its secondary conductor one span and install an additional pole for the support of such unit, the customer to pay an additional charge of \$9.79 per month for each such pole so installed. If still further poles or conductors are required to extend service to the lighting unit, the customer will be required to make a non-refundable cash advance equal to the installed cost of such further facilities.

#### ADJUSTMENT CLAUSES

The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following:

Fuel Adjustment Clause Environmental Cost Recovery Surcharge Merger Surcredit Rider Value Delivery Surcredit Rider Franchise Fee Rider School Tax Sheet No. 70 Sheet No. 72 Sheet No. 73 Sheet No. 75 Sheet No. 76 Sheet No. 77

CANCELLED KENTUCKY PUBLIC SERVICE COMMISSION

#### SPECIAL TERMS AND CONDITIONS

- All lighting units, poles and conductors installed in accordance herewith shall be the property of Company, and Company shall have access to the same for maintenance, inspection and all other proper purposes. Company shall have the right to make other attachments to the poles and to further extend the conductors installed in accordance herewith when necessary for the further extension of its electric service.
- If any permit is required from municipal or other governmental authority with respect to the installation and use of any of the lighting units served hereunder, it will be the responsibility of the customer to obtain such permit.
- All servicing and maintenance will be performed only during regular schedule working hours of the Company. The customer shall be responsible for reporting outages and other operating faults, and the Company will undertake to service the lighting equipment within 48 hours after such notification by the customer.
- 4. The customer will exercise proper care to protect the property of Constant, on his prantices SION and in the event of loss or damage to Company's property arising from the performance of the customer, the cost of the necessary repair or replacement shall be paid by the pustomer.

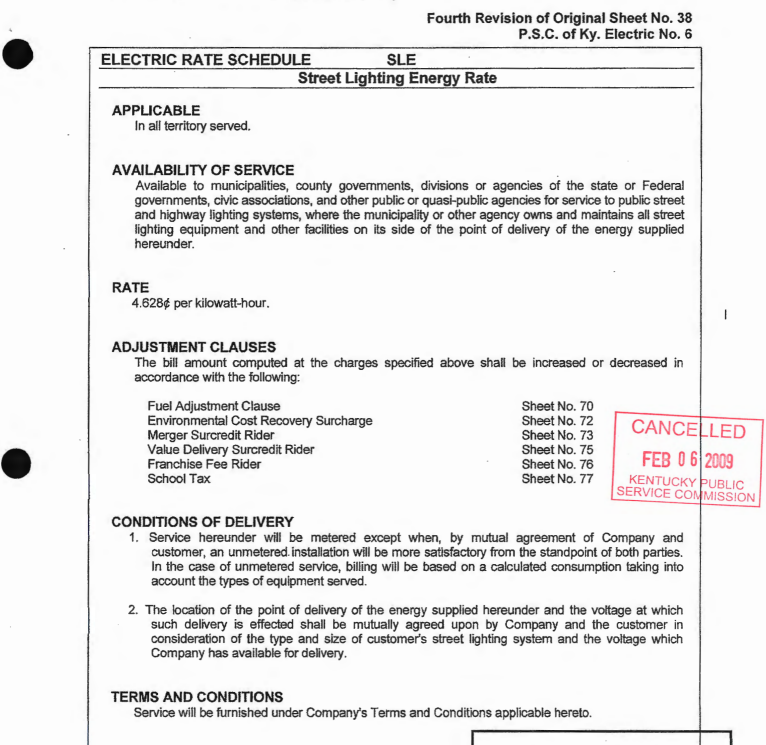
Date of Issue: April 17, 2008 Canceling Third Revision of Original Sheet No. 37.2 Issued November 1, 2007

te necessary repair of replacement	shall be paid by EPFEBCEIVE.
	5/2/2008
	PURSUANT TO 807 KAR 5:011
A Issued By	Date Streetine:9 May 2, 2008
Nomie & Belle	DA. A.
Lonnie E. Bellar, Vice Presi	By Rephanic Fumbre
State Regulation and Rat Louisville, Kentucky	es ( Executive Difector

Issued by Authority of an Order of the KPSC in Case No. 2007 00380 dated March 28, 2008

### First Revision of Original Sheet No. 37.3 P.S.C. of Ky. Electric No. 13

	RIC RATE SCHEDUL	E LS Lighting Service	
	·····		
	Company may decline to Company's judgment, suc	install equipment and provide s h equipment will be subject to ur	service thereto in locations where, in nusual hazards or risk of damage.
5.	Contracts for this service shall have a minimum fixed term of five years, and shall continue from month to month after such minimum fixed term until terminated by either party giving thirty days notice to the other. Company shall have the right at any time to discontinue service for non-payment of bills or other causes set forth in its General Rules and Regulations. Upon permanent discontinuance of service, lighting units and other equipment will be removed.		
6.	interest of the applicant for	or service will continue for a min	equire reasonable assurance that the nimum fixed contract term or that the nterest of the original applicant has
7.			to July 22, 2007. Upon failure, existing ailable lighting at the customer's option.
TERN	IS AND CONDITIONS		
Se	ervice will be furnished under	r Company's Terms and Conditi	ions applicable hereto.
			CANCELLED
			FEB 0 6 2009
			KENTUCKY PUBLIC SERVICE COMMISSION
			·
			and the second
			PUBLIC SERVICE COMMISS
			OF KENTUCKY EFFECTIVE
			7/22/2007
			PURSUANT TO 807 KAR 5:011
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	sue: July 23, 2007 g Original Sheet No. 37.3	Issued By	Date Effective: July 22, 200
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celing	g Original Sheet No. 37.3	Issued By K.J. W.B. Lab- Kent W. Blake, Vice Presid State Regulation and Rate	enBy Stee



		OF KENTUCKY EFFECTIVE
		5/2/2008
		PURSUANT TO 807 KAR 5:011
Date of Issue: April 17, 2008	Issued By	Date Effective: 9 May 2, 2008
Canceling Third Revision of Original Sheet No. 38 Issued November 1, 2007	Lonnie E. Bellar, Vice Presie State Regulation and Ra Louisville, Kentucky	es ( Executive Difector
Issued by Authority of a	n Order of the KPSC in Case No.	2007-00380 dated March 28, 2008

Data OO

#### Fourth Revision of Original Sheet No. 39 P.S.C. of Ky. Electric No. 6 ELECTRIC RATE SCHEDULE TLE **Traffic Lighting Energy Rate** APPLICABLE In all territory served. **AVAILABILITY OF SERVICE** Available to municipalities, county governments, divisions of the state or Federal governments or any other governmental agency for service to traffic signals or other traffic lights which operate on a 24-hour all-day every-day basis, where the governmental agency owns and maintains all equipment on its side of the point of delivery of the energy supplied hereunder. In the application of this rate each point of delivery will be considered as a separate customer. RATE Customer Charge: \$2.80 per meter per month 5.660¢ per kilowatt-hour. ł ADJUSTMENT CLAUSES The bill amount computed at the charges specified above shall be increased or decreased in accordance with the following: **Fuel Adjustment Clause** Sheet No. 70 Environmental Cost Recovery Surcharge Sheet No. 72 Merger Surcredit Rider Sheet No. 73 Value Delivery Surcredit Rider Sheet No. 75 CANCELLED Franchise Fee Rider Sheet No. 76 School Tax Sheet No. 77 **MINIMUM CHARGE** KENTUCKY SERVICE COMMISSION UBLIC The customer charge. CONDITIONS OF SERVICE 1. Service hereunder will be metered except when, by mutual agreement of Company and customer, an unmetered installation will be more satisfactory from the standpoint of both parties. In the case of unmetered service, billing will be based on a calculated consumption, taking into account the size and characteristics of the load, or on meter readings obtained from a similar installation. 2. The location of each point of delivery of energy supplied hereunder shall be mutually agreed

upon by Company and the customer. 3. Traffic lights not operated on an all-day every-day basis will be served under General Service

Rate GS.		
TERMS AND CONDITIONS Service will be furnished und	der Company's Terms and Condit	
		5/2/2008 PURSUANT TO 807 KAR 5:011
Date of Issue: April 17, 2008	Issued By	Date Stife time: 9 May 2, 2008
Canceling Third Revision of Original Sheet No. 39 Issued November 1, 2007	Nomie E Bell	not. R.
	Lonnie E. Bellar, Vice Presi	By Rephanic Aump,
	State Regulation and Rat	es ( Executive Difector
	Louisville, Kentucky	
Issued by Authority of an	Order of the KPSC in Case No.	2007-00380 dated March 28, 2008

# Third Revision of Original Sheet No. 40 P.S.C. of Ky. Electric No. 6

	SQF			
Small Capacity Cogeneration and S	nall Power Pro	duction Qualifying	Facilities	
APPLICABLE: In all territory served.				
AVAILABILITY OF SERVICE This rate and the terms and conditions Company's purchases of energy only from production facilities of 100 KW or less (su Seller's property to provide all or part of facilities Seller may elect to sell to Compar	n the owner of qua uch owner being he its requirements	lifying cogeneration or ereafter called "Seller") of electrical energy, or	small power installed on from which	
Company will permit Seller's generating f under conditions set out below under Para		in parallel with Comp	any's system	
Company will purchase such energy from as hereafter provided, and under the terms right to change the said Rates, upon pr Commission.	s and conditions sta	ated herein. Company	reserves the	
RATE A: TIME-DIFFERENTIATED RAT	E			
1. For summer billing months of June, July	/,			
August and September, during the hou	rs			
9:01 A.M. thru 10:00 P.M. weekdays exclusive of holidays (on-peak hours),		7.690 cents per KWH.	CANCEL	LF
2. For winter billing months of December, January and February, during the hours	3		FEB 0 6 2 KENTUCKY P	.009 JBL
7:01 A.M. thru 10:00 P.M. weekdays exclusive of holidays (on-peak hours),		3.734 cents per KWH.	SERVICE COMM	1ISS
3. During all other hours (off-peak hours)		3.759 cents per KWH.		I
Determination of On-Peak and Off-Peak H A.M. through 10:00 P.M., E.D.T. (8:01 A.M exclusive of holidays (under 1 above), ar (6:01 A.M. through 9:00 P.M., E.S.T.), Mo above). Off-peak hours are defined as a above). Company reserves the right to o time as conditions indicate to be appropria	I. through 9:00 P.M nd the hours of 7:0 ondays through Fri all hours other that change the hours of	., E.S.T.), Mondays thr 1 A.M. through 10:00 days exclusive of holid n those listed as on-pe	ough Fridays P.M., E.D.T. ays (under 2 eak (under 3	
RATE B: NON-TIME-DIFFERENTIATED			TUCKY	лс
For all KWH purchased by Company,		4.262 cents per KW50 PURSUANT TO	2008 807 KAR 5:011	1
e of Issue: May 30, 2008 Inceling Second Revision of ginal Sheet No. 40 June May 26, 2006	issued By		Sump,	
			e Director	-

State Regulation & Rates Louisville, Kentucky

### Original Sheet No. 40.1 P.S.C. of Ky. Electric No. 6

SQF

# Small Capacity Cogeneration and Small Power Production Qualifying Facilities

#### SELECTION OF RATE AND METERING

Subject to provisions hereafter in this Section relative to payment of costs of metering equipment, either Seller or Company may select Rate A, the Time-Differentiated Rate, for application to Company's said purchases of energy from Seller. If neither Seller nor Company selects Rate A, then Rate B, the Non-Time-Differentiated Rate, shall apply.

If neither Seller nor Company selects Rate A, and Rate B therefore is to apply to such purchases, Company, at Seller's cost, will install, own and operate a non-time-differentiated meter and associated equipment, at a location selected by Company, measuring energy, produced by Seller's generator, flowing into Company's system. Such meter will be tested at intervals prescribed by Commission Regulation, with Seller having a right to witness all such tests; and Seller will pay to Company its fixed cost on such meter and equipment, expense of such periodic tests of the meter and any other expenses (all such costs and expenses, together, being hereafter called "costs of non-time-differentiated metering").

If either Seller or Company selects Rate A to apply to Company's said purchases of energy from Seller, the party (Seller or Company) so selecting Rate A shall pay (a) the cost of a timedifferentiated recording meter and associated equipment, at a location selected by Company, measuring energy, produced by Seller's generator, flowing into Company's system, required for the application of Rate A, in excess of (b) the costs of non-time-differentiated metering which shall continue to be paid by Seller.

In addition to metering referred to above, Company at its option and cost may install, own and operate, on Seller's generator, a recording meter to record the capacity, energy and reactive output of such generator at specified time intervals.

Company shall have access to all such meters at reasonable times during Seller's normal business hours, and shall regularly provide to Seller copies of all information provided by such meters.

#### DUE DATE OF BILL

Any payment due from Company to Seller will be due within 15 days from date of Company's reading of meter; provided, however, that, if Seller is a customer of Company, in lieu of such payment Company may offset its payment due to Seller hereunder, against Seller's next bill and payment due to Company for Company's service to Seller as customer.

#### PARALLEL OPERATION

## FEB 0 6 2009 KENTUCKY PUBLIC

PUBLIC SERVICE COMMISSION

Company hereby permits Seller to operate its generating facilities in parallel with Company's system, under the following conditions and any other conditions required by Company where unusual conditions not covered herein arise:

Date of issue: July 20, 2004	Michael S. Beer, Vice Pres Louisville, Kentucky	By Executive Director
	laurad Da	PURSUANT TO 807 KAR 5:011 SECTION 9 (1)
		OF KENTUCKY EFFECTIVE 7/1/2004

Issued By Authority of an Order of the KPSC in Case No. 2003-00433 dated June 30, 2004

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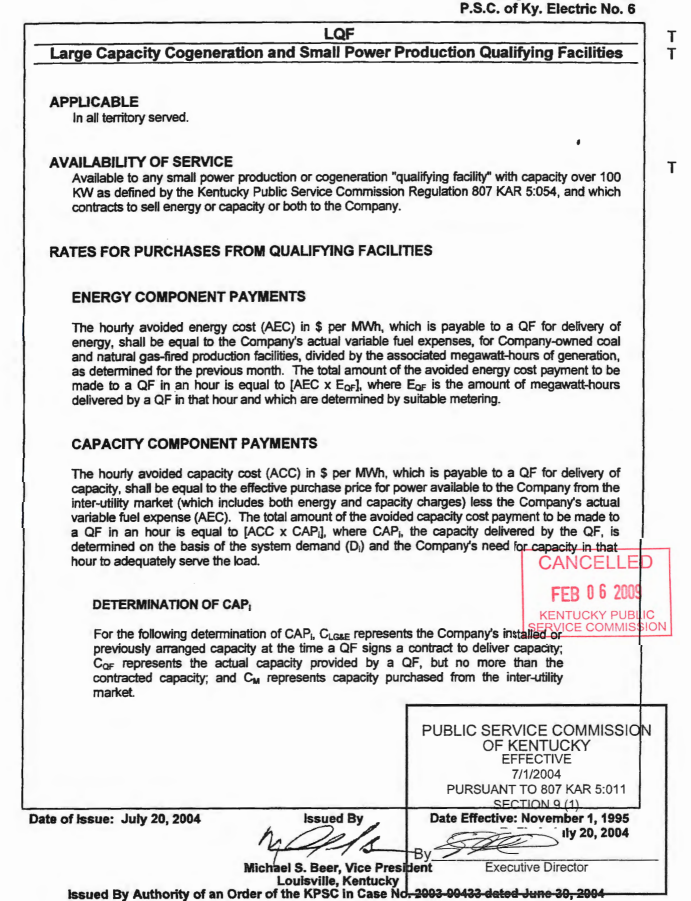
# Original Sheet No. 40.2 P.S.C. of Ky. Electric No. 6

	SQF
Small Capacity Cogenera	ation and Small Power Production Qualifying Facilities
intended to be interconne inter-connection to Com already installed in Seller and facilities. Company disapprove them in whol proposed facilities will no Seller acknowledges and plans is the satisfaction of system, and that Company party in connection with from such plans submitter	seller's system of any generator and associated facilities which are ected and operated in parallel with Company's system, or prior to the mpany's system of any such generator and associated facilities er's system, Seller will provide to Company plans for such generator y may, but shall have no obligation to, examine such plans and ble or in part, to the extent Company believes that such plans and not adequately assure the safety of Company's facilities or system. d agrees that the sole purpose of any Company examination of such of Company's interest in the safety of Company's own facilities and any shall have no responsibility of any kind to Seller or to any other any such examination. If Seller thereafter proposes any change ed to Company, prior to the implementation thereof Seller will provide setting out such proposed change(s).
facilities to include, but r Seller and Company and voltage between such two same as Company's sys specified by Company, w enable the separation or the circuit breakers, or sir of, Company personnel a	operate and maintain all generating facilities on its plant site, such not be limited to, (a) protective equipment between the systems of nd (b) necessary control equipment to synchronize frequency and vo systems. Seller's voltage at the point of interconnection will be the extern voltage. Suitable circuit breakers or similar equipment, as will be furnished by Seller at a location designated by Company to disconnection of the two electrical systems. Except in emergencies, imilar equipment, will be operated only by, or at the express direction and will be accessible to Company at all times. In addition, a circuit pment shall be furnished and installed by Seller to separate or rator.
	e for operating the generator and all facilities owned by Seller, except Seller will maintain its system in synchronization with Company's LE
(b) save and hold Compa and nature for injury or d costs and expenses of de	any for all damage to Company's equipment, facilities or system, and public bany harmless from all claims, demands and liabilities of every kind MISS damage to, or death of, persons and/or property of others, including defending against the same, arising in any manner in connection with ment, facilities or system or the operation thereof.
facilities, required for interconr such facilities, at Seller's expe- customer of Company and C required to permit interconnect reimburse Company, at the tin to three years, for any facil equipment, elsewhere herein interconnected with Company' time, such payments will be	itional facilities, in addition to generating and associated (interface) nection unless Company and Seller agree to Company's constructing ense, where Seller is not a customer of Company. When Seller is a Company is required to construct facilities different than otherwise stion, Seller shall pay such additional cost of facilities. Seller agrees to me of installation, or, if agreed to by both parties, over a period of up litites including any hereafter required (but exclusive of metering provided for) constructed by Company to permit Seller to operate r/s system. When interconnection rugs are spaced of the seller (some the seller) made monthly and include interest on the uppaid of a large at the
percentage rate equal to the ca financing, based on Company's allowed in Company's immedia	sapital costs that the Company would experience at such time by new s then existing capital structure with return on equily to be at the rate ately preceding rate case. PURSUANT TO 807 KAR 5:011 SECTION 9 (1)
Date of Issue: July 20, 2004	Issued By Date Effective: April 17, 1999 Ily 20, 2004
	By

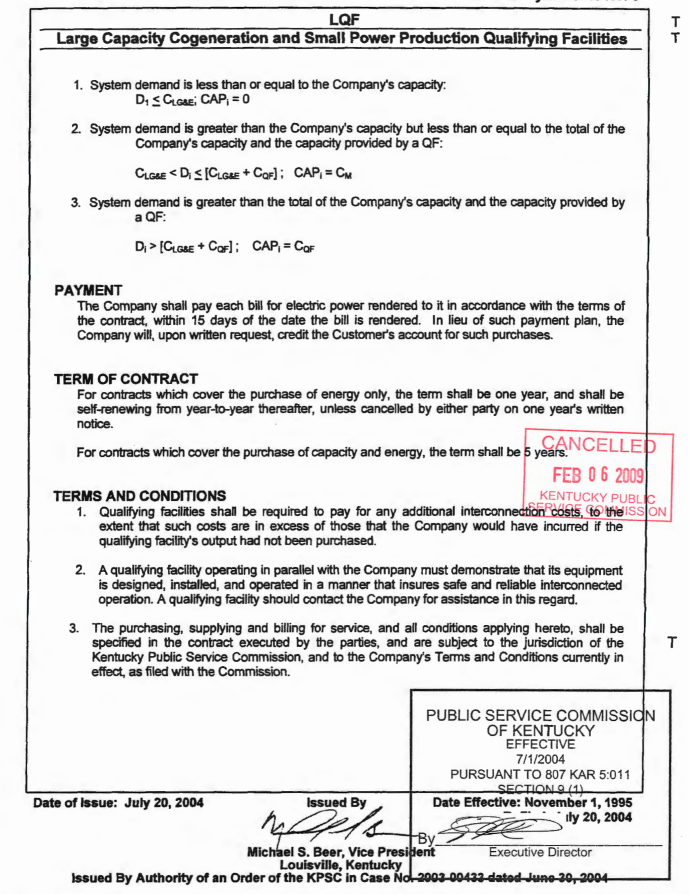
### Original Sheet No. 40.3 P.S.C. of Ky. Electric No. 6

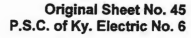
Sma	SQF Il Capacity Cogeneration and Small Power P	Production Qualifying Facilities
6.	Company will have the continuing right to inspect and herein, and to request and witness any tests necessa installed and operating properly; but Company will hav facilities, or to request or witness tests; and Company for Seller's facilities or any operation thereof.	ry to determine that such facilities are ve no obligation to inspect or approve
7.	Seller assumes all responsibility for the electric service is point of any delivery or flow of electricity from Compa- used in connection therewith; and Seller will protect a claims for injury or damage to persons or property, in Seller, occurring on or about Seller's premises or at an electricity from Company, occasioned by such electricity where said injury or damage is proved to have been Company.	any, and for the wires and equipment and save Company harmless from all ncluding but not limited to property of nd from the point of delivery or flow of ty or said wires and equipment, except
8.	Each, Seller and Company, will designate one or mo purpose of contacts and communications between the two systems.	
9.	Seller will notify Company's Energy Control Center a Seller's generator being brought into or (except in operation.	
10.	Company reserves the right to curtail a purchase from S	Seller when:
	(a) the purchase will result in costs to Company grewere not made but instead Company, itself, generor	
	(b) Company has a system emergency and purchase emergency.	
	Seller will be notified of each curtailment.	CANCELLI FFB 0 6 20
	RMS AND CONDITIONS Except as provided herein, conditions or operations will b Conditions.	
		PUBLIC SERVICE COMMISS OF KENTUCKY EFFECTIVE 7/1/2004 PURSUANT TO 807 KAR 5:01
	ssue: July 20, 2004 Issued By	SECTION 9 (1) Date Effective: April 17, 199 Jly 20, 200
of	Nilla	By Steel

## **Original Sheet No. 41**



#### Original Sheet No. 41.1 P.S.C. of Ky. Electric No. 6





CANCELLED

FEB 0 6 2009 KENTUCKY PUBLIC

33 cents per month

53 cents per month

MISSION

#### CTAC Cable Television Attachment Charges

APPLICABLE

In all territory served.

#### AVAILABILITY OF SERVICE

Available to any established and properly franchised operator of a cable television system (herein called Customer) who applies for the right to make cable attachments to Company's poles in accordance with the terms and conditions herein set forth. Any entitlement acquired by a Customer here- under shall not be exclusive and shall be subject to existing rights and privileges acquired by other public utilities or entities making lawful use of Company's poles.

#### APPLICABILITY OF PSC OF KY. ORDER (CASE NO. 251)

This rate schedule is issued pursuant to an Order of the Public Service Commission of Kentucky dated September 17, 1982, in Administrative Case No. 251 (hereinafter called "Order 251"), and an Order in Administrative Case No. 251-26, dated May 31, 1983. Order 251 specifies, inter alia, the formula to be used in arriving at the charges to be made for the service provided herein. Company shall have the right to file with the Commission revisions of this rate schedule, including revisions of the charges for service, any such filing to be made in accordance with law and the rules of the Commission.

#### ATTACHMENT CHARGES

For each attachment to a pole on which three parties have attachments

For each attachment to a pole on which two parties have attachments

#### PAYMENT OF CHARGES

Charges will be billed monthly. Charges applicable to attachments made or reserved during any calendar month will be billed for the full month and will not be prorated for portions of a month. Likewise, any attachments removed during any month will be credited for the full month in which such removal occurred. All payments will be due within thirty days from date of bill.

#### PENALTY FOR UNAUTHORIZED ATTACHMENTS

If and when Company determines that Customer has made attachments to Company's poles without prior authorization, Company will make a charge of twice the charge otherwise payable, for the period from the date of such attachment to the bi involved in connection with such unauthorized attachments charges at twice the amount otherwise payable. Company with the date of such attachments charges at twice the amount otherwise payable. EFFECTIVE 7/1/2004 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

By

Date of Issue: July 20, 2004

Issued By

Fxecutive Director

Date Effective: January 1, 1991

ily 20, 2004

Michael S. Beer, Vice President Louisville, Kentucky

Issued By Authority of an Order of the KPSC in Case No. 2003-00433 dated June 30, 2004

### Original Sheet No. 45.1 P.S.C. of Ky. Electric No. 6

CTAC	
Cable Television Attachment Charges	
TERMS AND CONDITIONS	
1. Customer shall secure any right, license or permit from any governmental body, authority or other person or persons which may be required for the construction or maintenance of its facilities. Nothing herein shall be deemed or construed to constitute a grant of any easement, right-of-way, or franchise by Company or any other party. Company does not warrant that any of its easements, rights-of-way, or franchises provide for the construction and maintenance of Customer's facilities. Customer shall erect, construct, attach and maintain its facilities solely at its risk and Company, by the granting of rights and privileges hereunder, does not assume any obligation or liability for the adequacy of Customer's easements, rights-of-way or franchises. Customer shall indemnify and save harmless Company from any and all claims, including the expenses incurred by Company to defend itself against such claims, resulting from or arising out of the failure of Customer to secure such right, license, permit or easement for the construction or maintenance of said facilities:	
2. If Customer has not already done so prior to the effective date of this rate schedule, Customer shall furnish to Company, in a form suitable to Company, four copies of a map of the appropriate county in Kentucky or portion thereof upon which Customer shall indicate the general area in which it plans to install or has already installed cable television facilities. Such map shall be revised from time to time by Customer and furnished in the same ICE number of copies to Company before Customer extends its system into additional areas within Company's service area.	200
3. Customer shall make written application for permission to install attachments on any pole of Company, specifying the location of each pole, the character of its proposed attachments and the amount and location of space desired. As soon thereafter as practicable, Company shall notify Customer in writing whether or not it is willing to permit an attachment to such pole "as is" or whether the Customer and Company shall determine by mutual agreement after a "walk through" (or other mutually agreeable method) by representatives of both parties the reasonable cost for make- ready" adjustments or other appropriate work on poles (including replacement). All rights granted to Customer under this rate schedule shall be subject to the prior rights of the South Central Bell Telephone Company, and any other prior licensees, their successors or assigns.	
4. All attachments are to be placed on poles of Company in a manner satisfactory to Company and so as not to interfere with the present or any future use which Company may desire to make of said poles or attachments thereto. Company will furnish Customer with a drawing showing the general arrangement and location of Customer's attachments that is satisfactory to the Company. All attachments shall be installed and at all times maintained by Customer so as to comply at least with the minimum requirements of the National Electric Safety Code, regulations of the Kentucky Public Service Commission and any other applicable regulations or codes promulgated by state, local or other governmental authority having jurisdiction. Customer shall take any necessary precautions, by the installation of protective equipment or other means, to protect all persons and property of all kinds against injury or damage occurring by reason of Customer's attachments on Company's poles. Customer shall install, maintain and persone its provide the company's poles.	_
manner, and employ such methods and procedures, as to make it unnecessary for Company to de-energize any of its electric lines or facilities, and Company Shall have no obligation to so de-energize its facilities for the present or future use of its poles and equipment and of any interference therewith	1
PURSUANT TO 807 KAR 5:011	
ate of Issue: July 20, 2004 Issued By Date Effective: September 20, 1983	
Michael S. Beer, Vice President Executive Director	
Louisville, Kentucky   Issued By Authority of an Order of the KPSC in Case No <del>. 2003 00433 dated June 30, 2004</del>	

## Original Sheet No. 45.2 P.S.C. of Ky. Electric No. 6

	Cabl	CTAC le Television Attachme	nt Charges	-
5	In any case where Con Customer's attachments Company to be necessa licensees, the "make-rea by Customer. Such cos between the cost in plac by Company to be adec aforesaid payment sha replacement of an exis	npany deems it necessary t s and the new pole is to be ary to accommodate the atta ady" cost of such extra heigh at shall be a sum equal to the co of the new pole and the cu quate for the attachments o all be made whether the r sting pole. The new pole nents by Customer toward its	to install a new pole to taller or stronger than achments of Company a t or strength shall be pa company's estimate of rrent cost in place of a p f Company and of its li- new pole is an initial shall be the property	considered by ind of its other id to Company the difference ole considered censees. The installation or of Company
6.	solely to adequately pro pole, Customer shall pay plus the cost of removed pole. Custom licensees the cost of removed pole. Custom or like attachments on the for any attachments while any new or additional appole. The new pole shows and the sole sole sole sole sole sole sole sol	erected hereunder (including ovide for the attachments Cu y Company a sum equal to the oval of the existing pole, if mer shall also pay to the C moving all attachments from the newly installed pole, with ich are not reused in such r attachments required solely hall be the property of Com it and Customer shall acquire	stomer proposes to plane actual cost of the new any, minus the salvage Company and the resp the pole and reestablis appropriate salvage cr eplacement, and the co because of the erection pany regardless of any	ce on the new pole in place, e value of the ective existing hing the same edit allowance st of installing of such new payments by L in and to such FEB 0 6 20
7.	requires the same. Cu	truction or attachment, Custo roved by Company in those istomer shall obtain appropr ners for such equipment and	instances when prope iate easements or right	r construction s-of-way from
8.	rearrangement of facilitie necessary for Company accommodate Customer Customer shall, on der transferring or rearrangin	achments can be accommod es of Company and of othe v to rearrange its facilities on r's desired attachments, suc mand, reimburse Company ng said facilities. Any additio provided by or at the expense	r licensees thereon and n existing poles of other ch rearrangement shall for any expense incu nal guying required by r	d should it be rs in order to be made and mred by it in eason of such
9.	policies of insurance of	maintain at all times during t or a bond at Customer's ictual rider) with Company na	eptip U Avit کی کوتاہ کر کوتاہ کر کوتاہ کر کوتاہ کی کوتاہ کی کوتاہ کی کوتاہ کی کوتاہ کر کوتا کر کوتاہ کر کر کوتاہ کر کوتا کر کوتاہ کر	<b>ESOOTIGANIAS</b> SIC image insured CTIVE 2004 9807 KAR 5:011
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		14 Als	By	
		Michael S. Beer, Vice Pre		

### Original Sheet No. 45.3 P.S.C. of Ky. Electric No. 6

C-11	CTAC	t Charges
Cabi	e Television Attachmen	t Charges
(a) Public liability insurance.	ce or a bond in an amount r	not less than \$300,000 for any one
(b) Property damage liabil one occurrence.	ity insurance or a bond in an a	amount not less than \$100,000 for any
		excess liability insurance or a bond an \$5,000,000 for any one occurrence.
(d) Each such policy or a b Customer under the ind	oond shall contain a contractua demnity agreement set forth im	al rider covering liability assumed by the mediately below. FEB 0 6 2009
harmless, and defend Com claims, demands, liabilities, payments made under any disability and death benefits of bodily injury, including of destruction of any property, connected with the facilities the installation, maintenand Company may sustain or expenditures incident there agreement of indemnity, due or joint fault of Company a (except insofar as such inde employees may be found to all other respects be and re covered under the insurance (a), (b) and (c) above. Be schedule and prior to mal Company a copy of each of acceptable to Company, and policies of insurance have coverage listed above and insurance carrier or bonding cancellation of or material of	appany from and against any loss, damage or expense or workmen's compensation la s, and attorneys' fees, which C death, to any person or pers , including the loss of use the s of Customer to be installed h ce, operation or removal the incur in connection with a ato, including any suit institu e in whole or in part to any act and Customer and their repre- emnity arising out of any acts of be contrary to law, in which ca main effective and binding). The effore Customer shall become king attachments to Compan- its aforesaid insurance policies d a certificate(s) from said cam- been issued by it to Custome that such policies are in force to company will give Company is change in such policies. The	KENTUCKY PUBLI effect, Customer will indemnify Oldidiss and all actions or causes of actions, f whatever kind and nature, including aw or under any plan for employees' company may suffer or incur by reason sons, or by reason of damage to or ereof, arising out of or in any manner hereunder including, but not limited to, reof, or at any other time, or which any litigation, investigation, or other the on force the obligation of this t, omission, or negligence of Customer esentatives, employees or contractors or omissions of such representatives or ase this provision for indemnity shall in The amount of such indemnity shall be be less than the limits set forth in Items entitled to any rights under this rate by's poles, Customer shall furnish to s, or bond, from an insurance carrier(s) rier(s) or bonding company stating that er providing for the insurance or bond as that the fifteen days' prior written notice of any certificate shall also quote in full the phs 4, 18 and 21 of this "Terms and
Conditions" section as evide certificate recites that it is insurance, such exceptions discretion, require Custome	ence of the type of contractua subject to any exceptions of shall be stated in full in said r before starting work to obtain	al liability coverage furnished. If such contained in the policy or policies of a certificate and Company may, at its in policies of insurance which are not
subject to any exceptions wh	hich Company finds objectional	
tamper with or contact any of	Company's equipment, other	PUBLIC SERVICE COMMISSIC contractors or subcentractors, disturb, than poles. Extra prepartions shall be sformers, whether of 1925 they appear PURSUANT TO 807 KAR 5:011
Date of Issue: July 20, 2004	Issued By	SECTION 9 (1) Date Effective: September 20, 1983
Jale OI 19306. JULY 20, 2004	h Dal.	ly 20, 2004
	4415	-By
	Michael S. Beer, Vice Presi Louisville, Kentucky	ident Executive Director
		2003-00433 dated June 30, 2004

## Original Sheet No. 45.4 P.S.C. of Ky. Electric No. 6

	Cable	CTAC Television Attachmen	t Charges
11.	. Company reserves the righ Customer on its poles or or inspections, semi-annually such inspections and any in	nt to, but shall not be obligat n poles other to which its facil or more often as conditions i	ted to, inspect each new installation of lities are attached and to make periodic may warrant. Company's right to make such right shall not relieve Customer of
	If the Company finds subs Customer a period of time expense, or Company, at it cost of correcting such insta	standard installations by the e, not to exceed ten days, ts option, may make said co allations.	Customer, the Company may give to to make such adjustments at its own E rrections and charge the Customer the FEB 0 6 2009 KENTUCKY PUBL
13.	attachments for reasons unotice of the change (e.g. necessary adjustment at adjustments within the pres	inrelated to Customer's ope ., relocation to another pole its expense within 30 day cribed time, Company may m acilities and may, if neces	or appropriate to change its poles of appropriate to change its poles of the customer shall be given e) and the Customer shall make the s. If Customer fails to make said hake said changes, notwithstanding the sary, separate or otherwise remove
14.	the operation of equipment rendered by Company or hereinbefore referred to, Cu rearrange, or change its	of Company or other license other licensee, or fail to o ustomer shall within ten days attachments as directed by	attachments of Customer interfere with e, or constitute a hazard to the service comply with the codes or regulations after the date of such notice remove, company. In case of emergency, locate the attachments of Customer at
15.	replace or change the loca occupancy of Company's po	ation of any or all of its po oles by Customer or Custome any, make such changes in,	may discontinue the use of, remove, les or attachments regardless of any er shall at its sole cost, within ten days remove or transfer its attachments as
16.		abandon the use of a Compar rritten notice thereof to Comp	ny pole by removing therefrom all of its any.
17.	supplied from the lines of (	Company in the manner sho stomer on request, and sha	evision amplifiers of Customer shall be when on a standardized sketch, which bestyne and River at Convension OF KENTUCKY EFFECTIVE 7/1/2004 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)
ate of	Issue: July 20, 2004	Issued By	Date Effective: September 20, 1983 Ily 20, 2004
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### Original Sheet No. 45.5 P.S.C. of Ky. Electric No. 6

		CTAC le Television Attachme	nt Charges	
<u></u>		ie relevision Attachme	nt charges	
18.	of Customer and for any respect to which such fac the sole negligence of Company from and again suffer or for which Con reception of said subscri attachment, operation, ar under this rate schedule negligence of the Compan	ompany from any and all liable interruption to or failure of ilities are used, unless the los Company. Customer shall nst any and all loss, damage npany may be held liable to ibers or others, arising out o ad maintenance of the facilitie e, unless the loss, damage of ny. In the event that any part ther parts of this provision for	the service rendered s, damage or interrupti indemnify, hold harm e, cost or expense whi because of interference of or in any manner co s of Customer on the por interruption was ca of this provision for ind	by Customer with on was caused by less, and defend ch Company may ce with television onnected with the poles of Company used by the sole emnity is found to nain effective and
	unding.			FEB 0 6 2009
19.		agraphs 5, 6, 12, 14, 20 and 2		
	allowances for taxes, insustores expense, supervisidetermined and applied in	to direct costs of material, la urance, fringe benefits and oth ion, engineering, and adminis in accordance with Company's orms for the account of other p	ner indirect expenses a trative and general e s standard procedures	pplicable to labor, xpenses, all to be
20.	necessitated by Custome paid in full within 30 days the expense of protecting by Customer to Company each site during construct	I incurred by Company in er pursuant to the above con of billing date. The term "all of and relocating Company's fa y's facilities, and the costs of tion. To determine "all costs cost data through Company's n	ditions shall be billed costs" shall include, bu acilities, and repairing having Company's n s," Company shall for	to Customer and t not be limited to, damage caused epresentatives on each such project
	One Hundred Thousand D assumed by Customer un insurance required by Para facilities at termination her submitted to Company at the Customer's making attach may require Customer, up subsequent action for the I the estimated costs of an reason of an application of Customer, or to fumish ac have passed from the date substantially complied with reduction of the penal sun	d, in a form and substance sa collars (\$100,000.00) to guara der the terms of this rate s agraph 9 above (such as, but reof or payment of monies d he time of Customer's applicat ments to Company's poles. Soon written notice and before benefit of the Customer, to ad y work which Company has of Customer of otherwise, plu iditional bond, in lieu thereof, of the initial issuance of Custo h its obligations hereunder, C n of its bond, for the release ion shall not be unreasonably	antee the performance schedule not otherwise not limited to, Custom lue hereunder). Su- tion under this rate sch In addition, Company, a the undertaking by Ivance to Company an been authorized to p is any amounts then of it an equal amount. Customer may apply to of the corporate surply y denied, provided that	of the obligations covered by the er's removal of its ch bond shall be edule and prior to at its discretion, Company of any amount equal to erform, either by due Company by After two years of Euston Mines ICI Engineany for a Setter on for the boligation or
			SEG	TO 807 KAR 5:011
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vate of		Michael S. Beer, Vice Pres Louisville, Kentucky		tive Director

### Original Sheet No. 45.6 P.S.C. of Ky. Electric No. 6

		CTAC	
	Cat	ole Television Attachmo	ent Charges
	other concession or indu underlying obligations.	Igence with respect to said	bond shall release Customer from any
22.	performance of any of its written notice from Compa option, forthwith terminate attachments to which suc attachments or facilities of Customer, upon reasonable Company's poles or Comp	obligations under this rate s iny to correct such defaults of the specific permit or permit h default or noncompliance of Customer at Custome e notice, to remove some, but	of this rate schedule or defaults in the chedule and fails within thirty days after or noncompliance, Company may, at its its covering the poles and Customer's is applicable and remove or rearrange r's expense, or Company may require at not all, of Customer's attachments from titten notice to completely remove all of 20 days. FEB 0 6 200
23.	maintenance or otherwise subcontractors) on Compar the National Electric Safety	e (whether they be its emp ny's facilities so as to familiari	KENTUCKY PUE e persons working on Line Physial ation/Mis loyees or employees of contractors or ze such persons with the requirements of observe the requirements of the National omply therewith.
24.	The term "Customer" sh subcontractors and their en		and agents and its contractors and
25.	Customer shall not assign, written consent of Company		rights hereby acquired without the prior
26.	schedule, Company's Terr		nt with the special provisions of this rate with the Public Service Commission of reunder.
27.		v service rendered pursuant h iction of the Public Service Co	ereto, is subject to Order 251 and to the ommission of Kentucky.
			PUBLIC SERVICE COMMISSIO OF KENTUCKY EFFECTIVE 7/1/2004 PURSUANT TO 807 KAR 5:011
	of Issue: July 20, 2004	Issued By	Date Effective: September 20, 1983
ate o		Michael S. Beer, Vice Pre	By Executive Director

### Original Sheet No. 48 P.S.C. of Ky. Electric No. 6

ELECTRIC RATE SCHE	the second se	
	Net Metering Service	ce
APPLICABLE		
In all territory served.		
AVAILABILITY OF SERVI		
		neration system located on customer' r hydro energy, in parallel with th
Company's electric system	n to provide all or part of their elec	trical requirements, and who execut
the Company's written Ne limited to a maximum capa		orm. The generation system shall b
NOTIFICATION The customer shall submit	a completed Net Metering Program	m Notification Form to the company a
least 30 days prior to the o	late the customer intends to interco	onnect his generator to the company'
		complete the interconnection installed on the date of notification to determine
whether the customer has	s satisfied the tariff requirements a	nd shall notify customer. The date of
		ne Net Metering Program Notificatio ator thirty-one days after the date of
notification, and begin ope	ration unless the company provide	s notification of non-compliance to the
tariff, prior to the 31st day.		CANCELLE
		FEB 0 6 2009
METERING AND BILLING		KENTUCKY PUBL
Net Metering Service sha	all be measured in accordance v	with standard metering practices b
		both directions for each time perio ated by the customer and fed back t
the Company's system ex	ceeds the electricity supplied to th	e customer from the system during
		delivery on the customer's bill for th easured using a single meter or, a
determined by the Compar		buoured boing a bingle meter of, a
LIABILITY INSURANCE		
		ceeding 15 kilowatts shall maintai
\$100,000 for the liability of	the insured against loss arising out	overage in the amount of at least of the use of a generator. POBLIC SERVICE COMMIS
		OF KENTUCKY
		EFFECTIVE 2/10/2005
		PURSUANT TO 807 KAR 5:0
Date of Issue: January 10, 20	05 Issued By	SECTION 9 (1) Date Effective: February 10, 3
and a second a summing rol no	mall	
	John R. McCall, Executive Vice	By
	John R. McCall Executive Vice	President, Executive Director

### Original Sheet No. 48.1 P.S.C. of Ky. Electric No. 6

LECTRIC RATE SCHEDULE NMS Net Metering Ser	rvice
Net wetering Sel	
ADDITIONAL CONTROLS AND TESTS The company may install additional controls or meters, or necessary.	conduct additional tests as it may deem
NET METERING SERVICE INTERCONNECTION GUIL Customer shall operate their generating facilities in par following conditions and any other conditions required by not covered herein:	allel with Company's system under the
<ol> <li>Customer to own, install, and maintain all generating the shall include, but not be limited to, necessary contra- voltage, etc., between customer's and Company's equipment between the two systems. Customer's volta- the same as the Company's system voltage.</li> </ol>	ol equipment to synchronize frequency, system as well as adequate protective
<ol> <li>Customer will be responsible for operating generator except as specified hereinafter. Customer will main Company's system.</li> </ol>	
<ol> <li>Customer will be responsible for any damage done to customer's control, safety, or other equipment.</li> </ol>	CANCELL Company's equipment due to failure of FEB 0 6 2
4. The Company at, its discretion, may require a suita breaking manual disconnect switch or similar equip furnished by <i>customer at a</i> location designated by disconnection of the two electrical systems. The load be accessible to the Company at all times.	ment, as specified by Company, to be Company to enable the separation or
<ol> <li>Customer agrees to inform Company of any changes in associated facilities that is different from those initially writing and obtain prior approval from Company.</li> </ol>	
6. Company will have the right to inspect and approve cu conduct any tests necessary to determine that suc properly. However, the Company will have no obliga manner be responsible for customer's facilities or operation.	th facilities are installed and operating ation to inspect, witness tests or in any
7. The customer assumes all responsibility for the electri and from the point of delivery of electricity from the Co used in connection therewith, and will protect and sav for injury or damage to persons or property occurring o	ompany and for the wires and equipment e the Company harmless from all claims n the custemer's promises or at and from
tbe point of delivery of electricity from the Company, oc and equipment, except where said injury or damage solely by the negligence of the Company	casioned by such electricity or said wires will be shown Costan Costant Sold OF KENTUCKY EFFECTIVE 2/10/2005
	PURSUANT TO 807 KAR 5:011
te of Issue: January 10, 2005 Issued By	Date Effective: February 10, 2005
John R. McCall, Executive V	Vice President, Executive Director
Julii R. Incoan, Executive C	

### Original Sheet No. 48.2 P.S.C. of Ky. Electric No. 6

LLCI	RIC RATE SCHEDULE NMS Net Metering Service
	Net meterning Service
A	TIONS OF INTERCONNECTION customer may begin operation of his generator on an interconnected basis when all of the lowing have been satisfied:
1.	The customer has properly notified the company of his intent to interconnect by submission of the completed Net Metering Program Notification Form.
2.	The net metering customer has installed a lockable, company accessible, load breaking manual disconnect switch, if required.
3.	A licensed electrician has certified, by signing the Company Net Metering Program Notification Form, that any required manual disconnect switch has been installed properly and that the generator has been installed in accordance with the manufacturer's specifications as well as all applicable provisions of the National Electrical Code.
4.	The vendor has certified, by signing the Company Net Metering Program Notification Form, that the generator being installed is in compliance with the requirements established by Underwriters Laboratories, or other national testing laboratories.
5.	The customer has had the inverter settings inspected by the company, if the generator is a static inverter-connected generator with an alternating current capacity in excess of 10 kilowatts. The Company may impose a fee on the customer of no more than \$50 for such inspection.
6.	For non-static inverter-connected generators, the customer has interconnected according to the Company's interconnection guidelines and the Company has inspected all protective equipment settings. The Company may impose a fee on the customer of normore than \$50 for such inspection.
"B	TIONS illing period" shall be the time period between the dates on which the Company issues the stomer's bills.
"Bi sys	ling Period Credit" shall be the electricity generated by the customer that flows into the electric stem and which exceeds the electricity supplied to the customer from the electric system during y billing period.
TERMS	AND CONDITIONS
Ex	cept as provided herein, service will be furnished under Company's Terms and Conditions Dicable hereto. OF KENTUCKY EFFECTIVE 2/10/2005
ate of Is	sue: January 10, 2005 Issued By Date Effective: February 10, 200
	John R. McCall, Executive Vice Pressuent, Executive Director

# Original Sheet No. 48.3 P.S.C. of Ky. Electric No. 6

Net weterin	g Service
Net Metering Program	Notification Form
INTERCONNECTION NOTIFICATION	
APPLICANT HEREBY GIVES NOTICE OF INTENT	TO OPERATE A GENERATING FACILITY
Section 1. Applicant Information	
Name: Mail	
Address:	
City: Facility Location (if different from above):	State: Zip Code:
Daytime Phone Number:	
Section 2. Generating Facility Information	(hadas
Generator Type (check one): Solar, Wind _ Generator Manufacturer, Model Name & Number:	, нуаго
Power Rating in Kilowatts: AC: DC:	
Inverter Manufacturer, Model Name & Number:	
Battery Backup? (yes or no)	CANCELI
	FEB 0 6 2
Section 3. Installation Information	
Installation Date: Proposed In	nterconnection Date: KENTUCKY P
Desting A Cartifications	SERVICE COM
Section 4. Certifications	
1 The system hardware is listed by Underwriters La	boratories to be in compliance with UL 1741
1. The system hardware is listed by Underwriters La	boratories to be in compliance with UL 1741: Date:
1. The system hardware is listed by Underwriters La	boratories to be in compliance with UL 1741: Date: Company:
The system hardware is listed by Underwriters La Signed (Vendor): Name (printed): Phone Number:	Date: Company:
<ol> <li>The system hardware is listed by Underwriters La Signed (Vendor):</li></ol>	Date: Company: The manufacturer's specifications as well as
<ol> <li>The system hardware is listed by Underwriters La Signed (Vendor):</li></ol>	Date: Company: h the manufacturer's specifications as well as Code.
<ol> <li>The system hardware is listed by Underwriters La Signed (Vendor):</li></ol>	Date: Company: h the manufacturer's specifications as well as Code.
<ol> <li>The system hardware is listed by Underwriters La Signed (Vendor):</li></ol>	Date: Company: h the manufacturer's specifications as well as Code Date: Phone Number:
<ol> <li>The system hardware is listed by Underwriters La Signed (Vendor):</li></ol>	Date: Company: h the manufacturer's specifications as well as Code Date: Phone Number:
<ol> <li>The system hardware is listed by Underwriters La Signed (Vendor):</li></ol>	Date: Date: The manufacturer's specifications as well as CodeDate: Date: Phone Number: State: Zip Code:
<ol> <li>The system hardware is listed by Underwriters La Signed (Vendor):</li></ol>	Date: Date: The manufacturer's specifications as well as CodeDate:Date:Date:State:Zip Code:
<ol> <li>The system hardware is listed by Underwriters La Signed (Vendor):</li></ol>	Date: Date: The manufacturer's specifications as well as CodeDate:Date:Date:State:Zip Code:
<ol> <li>The system hardware is listed by Underwriters La Signed (Vendor):</li></ol>	Date: Date: The manufacturer's specifications as well as CodeDate:Date:Date:State:Zip Code:
<ol> <li>The system hardware is listed by Underwriters La Signed (Vendor):</li></ol>	Date: Date: The manufacturer's specifications as well as CodeDate: Date: Phone Number: State:Zip Code:
<ol> <li>The system hardware is listed by Underwriters La Signed (Vendor):</li></ol>	Date:
<ol> <li>The system hardware is listed by Underwriters La Signed (Vendor):</li></ol>	Date:
<ol> <li>The system hardware is listed by Underwriters La Signed (Vendor):</li></ol>	Date:
<ol> <li>The system hardware is listed by Underwriters La Signed (Vendor):</li></ol>	Date:
The system hardware is listed by Underwriters La Signed (Vendor):	Date: Company: h the manufacturer's specifications as well as CodeDate: Date: Phone Number: State:Zip Code: State:Zip Code: SID CODE: SID CODE: SID CODE: SID CODE:  SID CODE:   
The system hardware is listed by Underwriters La Signed (Vendor):	Date:
The system hardware is listed by Underwriters La Signed (Vendor):	Date:
The system hardware is listed by Underwriters La Signed (Vendor):	Date:

### Original Sheet No. 49 P.S.C. of Ky. Electric No. 6

	Special Charges
The following charges will be a charge, as approved by the Pub associated expenses.	pplied uniformly throughout the Company's service territory. Each lic Service Commission, reflects only that revenue required to meet
RETURNED PAYMENT CHA	ARGE Customer renders payment to the Company which is not honored
upon deposit by the Comp processing costs.	any, the Customer will be charged \$7.50 to cover the additional
METER TEST CHARGE Where the test of a meter is	performed during normal working hours upon the written request of
a Customer, pursuant to 80 more than two percent fas transportation costs.	7 KAR 5:006, Section 18, and the results show the meter was not st, the Customer will be charged \$31.40 to cover the test and
	CONNECTING SERVICE CHARGE
when discontinued for non	made to cover disconnection and reconnection of electric service p-payment of bills or for violation of the Company's Terms and
services are reconnected at	be made before reconnection is effected. If both gas and electric t the same time, the total charge for both services shall be \$20.00. customers qualifying for service reconnection pursuant to 807 KAR ardship Reconnection.
suspension of electric service	service customers may request and be granted a temporary ce. In the event of such temporary suspension, Company will make
be made before reconnection	r disconnection and reconnection of electric service, such charge to on is effected. If both gas and electric services are reconnected at rge for both services shall be \$20.00.
	FFB 0 6 2009
The customer shall pay the in supplying electric service	Y AND SHORT TERM SERVICE cost of all material, labor and expense incurred by the Company ISSION e for any temporary or short term use, in addition to the regular ro-rating of rate blocks or minimum bills for service of less than
The customer shall pay the in supplying electric service	e for any temporary or short term use, in addition to the regular ro-rating of rate blocks or minimum bills for service of less than
The customer shall pay the in supplying electric service rates for service without pa	PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION OF KENTUCKY
The customer shall pay the in supplying electric service rates for service without pa	PUBLIC SERVICE Commonweak Service of less than be reading period.
The customer shall pay the in supplying electric service rates for service without pa	PUBLIC SERVICE COMMISSION PUBLIC SERVICE OF KENTUCKY PUBLIC by the Company ISSION portion to the regular portion of rate blocks or minimum bills for service of less than per reading period. PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 7/1/2004



## Original Sheet No. 50 P.S.C. of Ky. Electric No. 6

	C	CSR1 urtailable Service	Rider 1	
APPLICABL				
In all territo	ry served.			
AVAILABILI	TY OF SERVICE			
Interruptible	s restricted to those cus e Service rider, P.S.C. of Settlement Agreement in	Ky. Electric No. 5, Orig	e under the provisions of th inal Sheet No. 13-A, as of th 00433, May 12, 2004.	e preceding e execution
CONTRACT	OPTION			
Custome Company shall any (14) hour paramete	r may, at Customer's opt . Requests for curtailme single request for curtail s per calendar day, with ars. Company may requ	ent shall not exceed two ment be for less than thi unlimited requests for est or cancel a curtailm	any to curtail service upon n hundred and fifty (250) hours rty (30) minutes or for more to curtailment per calendar day ent at any time during an ho equesting or canceling a curta	per year nor nan fourteen within these ur, but shall
Compliar	ce with a request for curl	ailment shall be measur	ed in one of the following way	S:
	curtailable load shall be firm contract. During demand to the firm der maximum demand in requested curtailment j in the billing period sh credit is based. The requested curtailment compliance.	e Customer's monthly b a request for curtailme nand designated in the the billing month and to period, but not less that all be the curtailable d e demand in excess of in the billing period since the for a given amount	nt of firm demand, and the illing demand in excess of the nt, Customer shall reduce in contract. The difference in the the maximum demand in an in the contracted firm demand emand on which the month of the firm load during each hall be the measure of non of curtailable load by which	ANCELL
_,	demand. During a required a level equal to the designated in the control billing month and the most not more than the control the curtailable demand in contracted cu	to reduce its demand lest for curtailment, Cus maximum monthly dem ract. The difference in laximum demand in any ontracted curtailable loa on which the monthly c le load and the actua	from the monthly maximum tomer shall reduce its deman- nand less the curtailable loa the maximum demand in the requested curtailment period d, in the billing period shall be redit is based. The difference I curtailed load during each nall be the measure of non-	RVICE COMMI d d d d d d d d d d d d d d d d d d
c)	option of purchasing a request. Company sha existing market condition	block of power as is red all give Customer a pri ons, at the time of the c	pany shall give Customer a qured of great the contained to such power, has dreat unailment request. Ecustomer power, if that is Customer PURSUANT TO 80	©OMMISSIO ₱CKY ₩E \$
ate of Issue:	July 20, 2004	Issued By	Date Effective: With Ser	
	1	2011	SAC	nd After
	s Mia	chael S. Beer, Vice Pre	sident Executive D	
		Louisville, Kentuck		IECIUI

### Original Sheet No. 50.1 P.S.C. of Ky. Electric No. 6

	Curtailable Service Ride	er 1
Customer at the time Customer elect to put power whether consu not be sufficient to n considered the measu	ock of power to be purchase Company makes the reques rchase the block of power, C imed by Customer or not. So neet the curtailment request, ure of non-compliance. Shoul arket, Customer is obligated above.	t for curtailment. Should customer will pay for that hould the block of power any deficiency shall be d purchase power not be
the customer will rec	hich the Company does not beive a credit based on eith and the contracted firm d demand, b) above.	er the difference in the
	ragraph, times the applicable	r schedule for curtailable KW, as credit. Customers will be charged plicable charge.
Demand Credit of: Non-Compliance Charge of:	Primary \$ 3.20 per KW \$16.00 per KW	Transmission \$ 3.10 per KW \$16.00 per KW
rider.		
The minimum original contract period 6 months previous written notice,	but Company may require th	after until terminated by giving at least at contract be executed for a longer
6 months previous written notice, initial term when deemed necessary	but Company may require th y by the size of the load or othe	at contract be executed for a longer
The minimum original contract period 6 months previous written notice, initial term when deemed necessary TERMS AND CONDITIONS Except as specified above, all other	but Company may require th y by the size of the load or othe provisions of the power rate to	PUBLIC SERVICE COMMISSIO OF KENTUCKY EFFECTIVE 7/1/2004 PURSUANT TO 807 KAR 5:011
The minimum original contract perio 6 months previous written notice, initial term when deemed necessary TERMS AND CONDITIONS Except as specified above, all other apply.	but Company may require th y by the size of the load or othe provisions of the power rate to	PUBLIC SERVICE COMMISSIO OF KENTUCKY PUB OF KENTUCKY EFFECTIVE 7/1/2004 PURSUANT TO 807 KAR 5:011 SECTION 9 (1) The Effective: With Service Rendered After 1, 2004

#### Original Sheet No. 51 P.S.C. of Ky. Electric No. 6

#### N CSR2 STANDARD RIDER **Curtailable Service Rider 2** APPLICABLE In all territory served. AVAILABILITY OF SERVICE This rider shall be made available to customers served under the applicable power schedules who contract for not less than 1,000 kilowatts of their total requirements to be subject to curtailment upon notification by the Company. CONTRACT OPTION Customer may, at Customer's option, contract with Company to curtail service upon notification by the Company. Requests for curtailment shall not exceed five hundred (500) hours per year nor shall any single request for curtailment be for less than thirty (30) minutes or for more than fourteen (14) hours per calendar day, with unlimited requests for curtailment per calendar day within these parameters. Company may request or cancel a curtailment at any time during an hour, but shall give no less than ten (10) minutes notice when either requesting or canceling a curtailment. Compliance with a request for curtailment shall be measured in one of the following two ways: a) The customer shall contract for a given amount of firm demand, and the curtailable load shall be the Customer's monthly billing demand in excess of the firm contract. During a request for curtailment, the customer shall reduce its demand to the firm demand designated in the contract. The difference in the maximum demand in the billing month and the maximum demand in any requested curtailment period, but not less than the contracted firm demand, in the billing period shall be the curtailable demand on which the monthly credit is The demand in excess of the firm load during each based requested curtailment in the billing period shall be the measure of non-compliance. CANCELLED b) The customer shall contract for a given amount of curtailable load by FEB 0 6 2009 which the customer shall agree to reduce its demand from the KENTUCKY PUBLIC monthly maximum demand. During a request for curtailment, the Customer shall reduce its demand to a level equal to the maximum SERVICE COMMISSION monthly demand less the curtailable load designated in the contract. The difference in the maximum demand in the billing month and the maximum demand in any requested curtailment period, but not more than the contracted curtailable load, in the billing period shall be the curtailable demand on which the monthly credit is based. The difference in contracted curtailable load and the actual curtailed load during each requested curtailment in the billing period shall be the measure of non-compliance. c) At the time of a request for curtailment, Company BistallS are VICE COMMISSION Customer an option of purchasing a block of power as is required to ENTUCKY meet the curtailment request. Company shall give Customer a price FECTIVE for such power, based on existing market conditions, at the time of/1/2004 the curtailment request. Customer must state agreement to the UANT TO 807 KAR 5:011 SECTION 9 (1) Date of Issue: July 20, 2004 **Issued By** Date Effective: With Service Rendered d After 1,2004 B Michael S. Beer, Vice President **Executive Director** Louisville, Kentucky Issued By Authority of an Order of the KPSC in Case No. 2003 00433 dated June 30, 2004

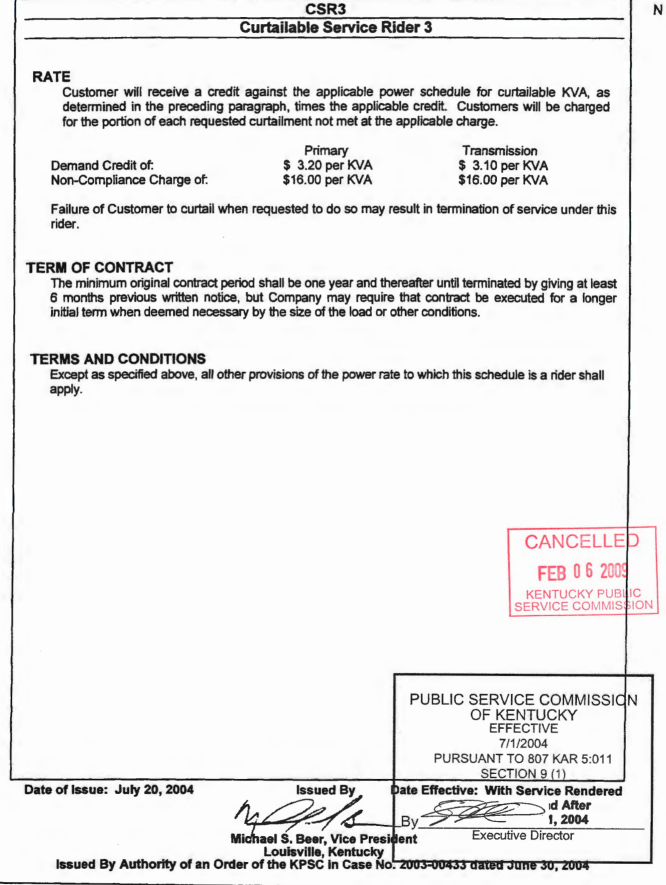
### Original Sheet No. 51.1 P.S.C. of Ky. Electric No. 6

		ider 2	
	allable Service R		
power to be purchased Company makes the re- to purchase the block whether consumed by not be sufficient to mee be considered the mea power not be available meet the compliance p "buy-thru" will be available	d shall be specified by equest for curtailment. So of power, Customer w Customer or not. Shou at the curtailment request asure of non-compliance from the market, Customer or bable to the customer or	Customer at the time Should Customer elec- vill pay for that powe uld the block of powe st, any deficiency sha ce. Should purchase stomer is obligated to bove. This option to hly after customer has	e t r r l e o o o s
curtailment, the custom difference in the mont	ner will receive a credition the second and and and and and and and and and a	t based on either the d the contracted firm	
ed in the preceding para	graph, times the applic	able credit. Custome	curtailable KW, as ers will be charged
	Primary	Transm	ission
	\$ 4.05 per KW		
ipliance charge of:	a 10.00 per raa	\$10.00	
ONTRACT			CANCELLE FEB 0 6 2009
onths previous written no	otice, but Company may	require that contract	be executed for a
s specified above, all oth	er provisions of the pow	ver rate to which this	schedule is a rider
		PUBLIC SERV	ICE COMMISSIO
		EFI 7	ENTUCKY FECTIVE /1/2004
		PURSUANT	
iuly 20, 2004	leaued Du	SEC	TION 9 (1)
July 20, 2004	Issued By	SEC	TION 9 (1) th Service Rendered nd After
h	Issued By	Date Effective: Wi	TION 9 (1) th Service Rendered
	purchase of power, if the power to be purchased. Company makes the rest of purchase the block whether consumed by not be sufficient to meet be considered the meter power not be available meet the compliance prover not be available meet the compliance prover not be available meet the compliance prover not be available meet the compliances. In those months in we curtailment, the custom difference in the month demand, a) above, or the rest will receive a credit and end in the preceding parametrion of each requested of the customer to curtail whether the customer to curtail whether the customer to curtail whether the previous written not the term when deemed networks previous written not the term when deemed networks and the previous written not the term when deemed networks previous written not the term when deemed networks and the previous written not the term when deemed networks and the previous written not the term when deemed networks and the previous written not the term when deemed networks and the previous written not the term when deemed networks and the previous written not the term when deemed networks and the previous written not the term when deemed networks and the previous written not the term when deemed networks and the previous written not the term when deemed networks and the previous written not the term when deemed networks and the previous written not the term when deemed networks and the previous written not the term when deemed networks and the previous written not the term when deemed networks and the previous written not the term when deemed networks and the previous written not the term when deemed networks and the previous written not the term when deemed networks and the previous written not the term when deemed networks and the previous written not term when term when terms and terms and term when terms and	Curtailable Service R         purchase of power, if that is Customer's interpower to be purchased shall be specified by Company makes the request for curtailment. So to purchase the block of power, Customer we whether consumed by Customer or not. Show not be sufficient to meet the curtailment request be considered the measure of non-compliant power not be available from the market, Customer will be available form the market, Customer will be available form the market, Customer the compliance provisions of a) or b) at "buy-thru" will be available to the customer or been served under CSR2 for three (3) compliances.         In those months in which the Company de curtailment, the customer will receive a credit difference in the monthly billing demand and demand, a) above, or the contracted curtailable.         or will receive a credit against the applicable ed in the preceding paragraph, times the applicable for the preceding paragraph, times the applicable for the customer to curtail when requested to do so marked of the previous written notice, but Company may tal term when deemed necessary by the size of the power of the provisions of the power of the provisions of the power for the provisions of the power of the power of the provisions of the power of the provisions of the power of the power of the provisions of the power of the power of the provisions of the power of the provisions of the power of the power of the power of the power of the provisions of the power of t	Curtailable Service Rider 2         purchase of power, if that is Customer's intention, and the block of power to be purchased shall be specified by Customer at the time Company makes the request for curtailment. Should Customer elect to purchase the block of power, Customer will pay for that power whether consumed by Customer or not. Should the block of power not be sufficient to meet the curtailment request, any deficiency shall be considered the measure of non-compliance. Should purchase power not be available from the market, Customer is obligated to meet the compliance provisions of a) or b) above. This option to "buy-thru" will be available to the customer only after customer has been served under CSR2 for three (3) years with no non compliances.         In those months in which the Company does not request load curtailment, the customer will receive a credit based on either the difference in the monthly billing demand and the contracted fim demand, a) above, or the contracted curtailable demand, b) above         er will receive a credit against the applicable power schedule for of ed in the preceding paragraph, times the applicable credit. Customer or each requested curtailment not met at the applicable charge.         Primary       Transm         Credit of:       \$ 4.05 per KW       \$ 3.98 j         npliance Charge of:       \$16.00 per KW       \$ 16.00 per KW         f Customer to curtail when requested to do so may result in termination that previous written notice, but Company may require that contract that the my original contract period shall be one year and thereafter until term noths previous written notice, but Company may require that contract that the my deficient contract that the my denother condit that the my deficient customer contract t

### Original Sheet No. 52 P.S.C. of Ky. Electric No. 6

		Curtai	CSR3 able Service	Rider 3				
APPLICABL	E tory served.							
in an ten	lory served.							
	TY OF SERVICE							
This rider	is restricted to those	e customers	receiving servi	ce under th	e provisions o	of the LI-	TOD.	
CONTRAC	OPTION							
Custome Company beginning any singl hours pe paramete Periods i during ar	r may, at Customer' A Requests for curt g April 1, 2004, nor co e request for curtailr r calendar day, with ers. Requests for co in the LI-TOD rate so hour, but shall giv g a curtailment.	ailment sha ne hundred nent be for h unlimited urtailment a chedule.	Il not exceed tw (100) hours in less than thirty requests for are limited to th company may r	o hundred any contin (30) minute curtailment e On-Peak equest or	(200) hours p uously succes es or for more per calendar periods spec cancel a curta	et year than four day wind cified un ailment a	in the year ar nor shall urteen (14) thin these der Rating t any time	
Compliar	ce with a request fo	r curtailmen	t shall be meas	ured in one	of the followi	ng ways:		Į
a)	Customer shall c curtailable load sh firm contract. Du demand to the firm maximum demand requested curtailm in the billing period credit is based. requested curtailm compliance.	all be Custo ring a requin demand d l in the bill ent period, d shall be	omer's monthly lest for curtailn lesignated in th ling month and but not less th the curtailable	billing den nent, Custo e contract. the maximum an the cor demand co	nand in excess ormer shall re The difference mum demand otracted firm of on which the	ss of the educe its ce in the d in any demand, monthly	CANCE	
b)	Customer shall co Customer shall ag demand. During a to a level equal to designated in the billing month and t but not more than a the curtailable dem in contracted curt requested curtailm compliance.	request for the maxim contract. T he maximum he contract and on wh ailable load	luce its deman curtailment, Cu hum monthly de he difference is m demand in an ted curtailable is ich the monthly d and the actor	d from the stomer shared less in the max by requested ad, in the credit is bual curtaile	e monthly m all reduce its s the curtaila imum deman ed curtailmen billing period ased. The di ed load durir	aximum demand ble load d in the t period, shall be fference ng each	KENTUCKY ERVICE COM	PU
c)	In those months ir the customer will monthly billing der contracted curtailat	receive a nand and t	credit based of the contracted	n either t	ne différende nd, a) above 7 PURSUANT	FECTIV /1/2004	E KAR 5:011	N
Date of Issue:	July 20, 2004	6	Issued By	Date E	ffective: Wit	th Servic		
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#### **Original Sheet No. 52.1** P.S.C. of Ky. Electric No. 6



### Original Sheet No. 53 P.S.C. of Ky. Electric No. 6

STANDARD RIDER	IFL
Rider	r for Intermittent and Fluctuating Loads
APPLICABLE In all territory served.	
	CE all loads having a detrimental effect upon the electric service rendered to ompany or upon the Company's facilities.
produces unacceptable le its reasonable discretion Customer's own expense discretion) to meter and le requested by the Comp equipment if, at any time produced by the Custome In addition, if the Custom undesirable electrical chat be deemed to cause a d result in substantial dam therefore terminate servi Such a termination of se relieve Customer of any n for any damages or econ Company, Customer shat in enforcing its service stat that Customer's proposed standards for interference	If service is intermittent, subject to violent or extraordinary fluctuations, or evels of harmonic current, in each case as determined by the Company, in a, the Company reserves the right to require Customer to furnish, at e, suitable equipment (as approved by the Company in its reasonable imit such intermittence, fluctuation, or harmonics to the extent reasonably any. Without limiting the foregoing, the Company may require such a, the megavars, harmonics, and other desirable electrical characteristics er exceed the limits set forth in the IEEE standards for such characteristics. mer's use of the Company's service under this schedule causes such angerous condition which could subject any person to imminent harm or lage to the property of the Company or others, and he Company shall ce to the Customer in accordance with 807 KAR 5:056, Section 14(b). Invice shall not be considered a cancellation of the service agreement or ninimum billing or other guarantees. The Company shall be held harmless tomic loss resulting from such termination of service. If requested by the ll provide all available information to the Company that aids the company andards. If the Company at any time has a reasonable basis for believing d or existing use of the service provided will not comply with the service ex, fluctuations, or harmonics, the company may engage such experts
ensuring that such interfe such experts and/or cons	e Company shall determine are appropriate to advise the Company in rence, fluctuations, or harmonics are within acceptable standards. Should sultants determine Customer's use of service is unacceptable, Company's or consultants will be at the Customer's expense.
ensuring that such interfe such experts and/or cons use of such experts and/or <b>RATE</b> 1. A contribution in aid	e Company shall determine are appropriate to advise the Company in rence, fluctuations, or harmonics are within acceptable standards. Should sultants determine Customer's use of service is unacceptable, Company's
<ul> <li>ensuring that such interfesuch experts and/or consults of such experts and/or</li> <li><b>RATE</b> <ol> <li>A contribution in aid special or added facilities Rider.</li> </ol> </li> <li>Plus the charges procharge if applicable, clause and the minim (a) If rate schedule</li> </ul>	e Company shall determine are appropriate to advise the Company in rence, fluctuations, or harmonics are within acceptable standards. Should suitants determine Customer's use of service is unacceptable, Company's or consultants will be at the Customer's expense.
<ul> <li>ensuring that such interfesuch experts and/or consults of such experts and/or</li> <li><b>RATE</b> <ol> <li>A contribution in aid special or added facili Facilities Rider.</li> </ol> </li> <li>Plus the charges procharge if applicable, clause and the minim <ol> <li>If rate schedule of such specia</li> </ol> </li> </ul>	e Company shall determine are appropriate to advise the Company in rence, fluctuations, or harmonics are within acceptable standards. Should suitants determine Customer's use of service is unacceptable, Company's or consultants will be at the Customer's expense.
<ul> <li>ensuring that such interfesuch experts and/or consults of such experts and/or</li> <li><b>RATE</b> <ol> <li>A contribution in aid special or added facili Facilities Rider.</li> </ol> </li> <li>Plus the charges procharge if applicable, clause and the minim <ol> <li>If rate schedule of such specia</li> <li>billing purposes</li> <li>If rate schedule loads operate integrated dem equipment is cal</li> </ol> </li> </ul>	e Company shall determine are appropriate to advise the Company in rence, fluctuations, or harmonics are within acceptable standards. Should suitants determine Customer's use of service is unacceptable, Company's or consultants will be at the Customer's expense.
<ul> <li>ensuring that such interfesuch experts and/or consults of such experts and/or</li> <li><b>RATE</b> <ol> <li>A contribution in aid special or added facili Facilities Rider.</li> </ol> </li> <li>Plus the charges procharge if applicable, clause and the minim <ol> <li>If rate schedule of such specia</li> <li>billing purposes</li> <li>If rate schedule loads operate integrated dem equipment is caas one-third KW</li> </ol> </li> </ul>	e Company shall determine are appropriate to advise the Company in rence, fluctuations, or harmonics are within acceptable standards. Should suitants determine Customer's use of service is unacceptable, Company's or consultants will be at the Customer's expense.
ensuring that such interfesuch experts and/or consuse of such experts and/or <b>RATE</b> <ol> <li>A contribution in aid special or added facili Facilities Rider.</li> <li>Plus the charges procharge if applicable, clause and the minim         <ul> <li>If rate schedule of such special</li> <li>Such special</li> <li>If rate schedule loads operate</li> <li>If rate schedule of such special</li> <li>MINIMUM CHARGE As determined by this Rim</li> </ul> </li> </ol>	e Company shall determine are appropriate to advise the Company in rence, fluctuations, or harmonics are within acceptable standards. Should suitants determine Customer's use of service is unacceptable, Company's or consultants will be at the Customer's expense.
<ul> <li>ensuring that such interfesuch experts and/or consults of such experts and/or</li> <li><b>RATE</b> <ol> <li>A contribution in aid special or added facili Facilities Rider.</li> </ol> </li> <li>Plus the charges procharge if applicable, clause and the minim <ol> <li>If rate schedule of such specia</li> <li>billing purposes</li> <li>If rate schedule loads operate integrated dem equipment is caas one-third KW</li> </ol> </li> </ul>	e Company shall determine are appropriate to advise the Company in rence, fluctuations, or harmonics are within acceptable standards. Should suitants determine Customer's use of service is unacceptable, Company's or consultants will be at the Customer's expense. of construction or an excess facilities charge shall be required for all lities, if any, necessary to serve such loads, as provided under the Excess FEB 0.6.2 any customer's expense. povided for under the rate schedule applicable, including any customer's energy charge, maximum load charge (if load charge rate is used); fuelow um under such rate adjusted in accordance with (a) or (b) becrein. e calls for a minimum based on the total KW of connected load, each KVA I equipment shall be counted as one KW connected load for minimum s. e calls for a minimum based on the 15-minute integrated load, and such only intermittently so that the KW registered on a standard 15-minute hand meter is small in comparison Ptb/BtbdOrstertarieSUES OGAM/IsUSSI apable of imposing, each KVA of such special equipment Stall be counted as the special equipment billing purposes EFFECTIVE 7/1/2004 PURSUANT TO 807 KAR 5:011 Issued By Date Effective: With Service Rendere d After
ensuring that such interfesuch experts and/or consuse of such experts and/or <b>RATE</b> <ol> <li>A contribution in aid special or added facili Facilities Rider.</li> <li>Plus the charges procharge if applicable, clause and the minim         <ul> <li>If rate schedule of such special</li> <li>Such special</li> <li>If rate schedule loads operate</li> <li>If rate schedule of such special</li> <li>MINIMUM CHARGE As determined by this Rim</li> </ul> </li> </ol>	e Company shall determine are appropriate to advise the Company in rence, fluctuations, or harmonics are within acceptable standards. Should suitants determine Customer's use of service is unacceptable, Company's or consultants will be at the Customer's expense.



### Original Sheet No. 54 P.S.C. of Ky. Electric No. 6

STANDARD RIDER EX	EF xcess Facilities	
APPLICABILITY In all territory served.		
AVAILABILITY OF SERVICE This rider is available for nonstandard s standard facilities that would normally line extensions or to other facilities w Company reserves the right to decli exceeds \$100,000 or (b) where the Co or maintain the facilities or (c) where the (d) where the facilities are likely to be Customers currently being served und No. 15-H and 15-I of LG&E's Tariff thereunder.	be provided by the Company which are necessary to provide ine to provide service herein ompany does not have sufficient he facilities do not meet Comp acome obsolete prior to the end der the Excess Facilities Ride	. This rider does not apply to e basic electric service. The inder for any project (a) that int expertise to install, operate, bany's safety requirements, or ind of the initial contract term. er pursuant to Original Sheet
DEFINITION OF EXCESS FACILITIES Excess facilities are lines and equipment normal facilities required to render base but are not limited to, emergency transformer capacity, and duplicate or the	ent which are installed in addit sic electric service. Application backup feeds, automatic t	ns of excess facilities include,
LEASED FACILITIES CHARGE The customer shall pay for excess fa may take the form of a one-time pa installed cost of the facilities.		
<u></u>		
	Carrying Cost	Operating Expenses CANCELLE
For Distribution Facilities	0.94%	0.63%
The percentage rates are applied	d to the installed cost of the ex	KENTUCKY PUB SERVICE COMMIS
PAYMENT The Excess Facilities Charges shall b subject to the same payment provisions		or electric service and will be
TERM OF CONTRACT The initial term of contract to the custor term shall continue automatically until t notice.	mer under this schedule shall terminated by either party upor	IC SERVICE COMMISSION OF KENTUCKY be not less than 3 years. The n at least one month's written JRSUANT TO 807 KAR 5:011 SECTION 9 (1)
Date of Issue: July 20, 2004	Dol. S	nd After 1, 2004
Michael	By	Executive Director

#### Original Sheet No. 55 P.S.C. of Ky. Electric No. 6

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### STANDARD RIDER

#### **Kilowatt-Hours Consumed By Street Lighting Units**

#### APPLICABLE

Determination of energy set out below applies to the Company's non-metered lighting rate schedules.

#### **DETERMINATION OF ENERGY CONSUMPTION**

The applicable fuel clause charge or credit will be based on the kilowatt-hours calculated by multiplying the kilowatt load of each light times the number of hours that light is in use during the billing month. The kilowatt load of each light is shown in the section titled RATE. The number of hours a light will be in use during a given month is from dusk to dawn as shown in the following Hours Use Table.

h De		Id After
	1.04	7/1/2004 PURSUANT TO 807 KAR 5:011 SECTION 9 (1) Date Effective: With Service Rendered
		PUBLIC SERVICE COMMISSICN OF KENTUCKY EFFECTIVE
		FEB 0 6 2009 KENTUCKY PUBLIC SERVICE COMMISSION
		CANCELLED
TOTAL FOR YEAR	4,000 HR	S.
Month JAN FEB MAR APR MAY JUN JUL AUG SEP OCT NOV DEC	ls In Use 407 344 347 301 281 257 273 299 322 368 386 415	
	Hours Ligh	t
	Month JAN FEB MAR APR MAY JUN JUL AUG SEP OCT NOV DEC TOTAL FOR YEAR	Month         Is In Use           JAN         407           FEB         344           MAR         347           APR         301           MAY         281           JUN         257           JUL         273           AUG         299           SEP         322           OCT         368           NOV         386           DEC         415           TOTAL FOR YEAR         4,000 HR



#### Original Sheet No. 56 P.S.C. of Ky. Electric No. 6

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#### STANDARD RIDER

#### Supplemental or Standby Service

#### APPLICABLE

To Large Commercial Rate LC, Rate LC-TOD, Industrial Power Rate LP, and Rate LP-TOD.

#### **AVAILABILITY OF SERVICE**

Available to customers whose premises or equipment are regularly supplied with electric energy from generating facilities other than those of Company and who desire to contract with Company for reserve, breakdown, supplemental or standby service.

#### RATE

Electric service actually used each month will be charged for in accordance with the provisions of the applicable rate schedule; provided, however, that the bill shall in no case be less than an amount calculated at the rate of \$6.25 per kilowatt applied to the Contract demand.

#### CONTRACT DEMAND

Contract Demand is defined as the number of kilowatts mutually agreed upon as representing customer's maximum service requirements and contracted for by customer, provided, however, if such number of kilowatts is exceeded by a recorded demand, such recorded demand shall become the new contract demand commencing with the month in which recorded and continuing for the remaining term of the contract or until superseded by a higher recorded demand.

#### SPECIAL TERMS AND CONDITIONS

- a. In order to protect its equipment from overload damage, Company may required customer to install at his own expense an approved shunt trip type breaker for secondary voltages and an approved automatic pole-mounted disconnect for primary service. Such circuit breakers shall be under the sole control of the Company and will be set by the Company to break the connection with its service in the event customer's demand materially exceeds that contracted for.
- b. Company will provide meter enclosures and furnish, place and maintain he cessary suitable BLIC meters for measurement of service rendered hereunder. Customer will be gesponsible for SION installing and wiring the respective meter enclosures.
- c. Customer will be required at all times to maintain a power factor of not less than 80% lagging.
- d. In the event customer's use of service is intermittent or subject to violent fluctuations, the Company will require customer to install and maintain at his own expense suitable equipment to satisfactorily limit such intermittence or fluctuations.
- e. Customer's generating equipment shall not be operated in parallel with Company's service until the manner of such operation has been approved by Company and is in compliance with Company's operating standards for system reliability and safety.
- f. The minimum contract period shall be one year, but Company may require that a contract be executed for a longer initial term when deemed necessary by the size of the company of the size of the company of the size of the
- g. Such of the Company's general rules and regulations as are not in conflict or inconsistent with the special provisions herein prescribed shall likewise apply to supplemental or standby service.

SECTION 9 (1)

Date of Issue: July 20, 2004

Issued By Date Effective: With Service Rendered and After 1, 2004 Executive Director Michael S. Beer, Vice President

Louisville, Kentucky

Issued By Authority of an Order of the KPSC in Case No. 2003-00433 dated June 30, 2004

## Original Sheet No. 57 P.S.C. of Ky. Electric No. 6

	RC	4
۲ 	Redundant Capac	ity
APPLICABLE This rate is applicable to customer demand charge or a special contra		mpany's rate schedules which include a charge.
are shared by other customers. So	uch facilities represent the event that an em	pacity on the Company's facilities which t a redundant delivery to provide electric nergency or unusual occurrence renders service.
RATE:		
<u>Capacity Reservation Charge</u> Secondary Distribution Primary Distribution		per Kw per Month per Kw per Month
metering point or at the reducinterval in the monthly billing per (2) 50% of the maximum demand s	ndant distribution feed priod, similarly determined fo	t either the principal distribution feed metering point during any 15-minute r any of the 11 preceding months, or
executed for a longer initial term w	NS: five years, but the Co rhen deemed necess	mpany may require that a contract be ary by the difficulty and/or high cost
SPECIAL TERMS AND CONDITION The minimum contract term shall be	NS: five years, but the Co rhen deemed necess	ary by the difficulty and/or high cost
SPECIAL TERMS AND CONDITION The minimum contract term shall be executed for a longer initial term w	NS: five years, but the Co rhen deemed necess	PUBLIC SERVICE COMMISS OF KENTUCKY EFFECTIVE 7/1/2004 PURSUANT TO 807 KAR 5:011
SPECIAL TERMS AND CONDITION The minimum contract term shall be executed for a longer initial term w	NS: five years, but the Co rhen deemed necess	PUBLIC SERVICE COMMISS OF KENTUCKY EFFECTIVE 7/1/2004

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Original Sheet No. 58 P.S.C. of Ky. Electric No. 6

	Load Reduction Incentive Rider
	LICABLE n all territory served.
T st	<b>ILABILITY OF SERVICE</b> his schedule shall be made available as a rider to any customer served on the Company's tandard tariffs, having stand-by generation facilities of at least 500 kW, and agreeing to operate uch facilities in accordance with the terms and conditions of this tariff. Service under this schedule offered for a total maximum contracted load of 10,000 kW.
RATI U	E p to \$0.30 per KWH
	MS AND CONDITIONS Company will have the option to require Customer to operate Customer's stand-by generation to replace Customer's electric usage. Such period of generation shall not exceed 8 hours in any 24-hour period nor shall the total hours of generation in any 12-month period exceed 300 hours.
2)	Should Company request Customer to operate Customer's stand-by generation, Company will notify Customer by 12 noon on a day ahead basis.
3)	Company's request for Customer to operate Customer's stand-by generation will include an offer of a payment per KWH for Customer to operate Customer's stand-by generation.
4)	Customer is obligated to operate Customer's stand-by generation should Customer accept the Company's offered price.
5)	Customer's stand-by generation shall not be operated in parallel with Company's system (i.e., such generation shall be connected to circuits which are isolated from Company's system).
6)	Customer will be responsible for maintaining Customer's stand-by generation, including an adequate fuel supply, to ensure meeting Customer's obligation under this schedule.
7)	Company will meter the output of Customer's stand-by generation, base the payment for Customer reducing load on the metered output, and provide payment to Customer through a credit to Customer's standard service billing.
8)	Customer may provide Company with the option to install equipment that will permit Company to remotely start stand-by generation and switch circuits to such generation so that they are isolated from Company's system.
9)	Company has no obligation to request operation of Customer's stand-by generation nor to provide any credit to Customer without first requesting Customer to provide stand-by generation.
TI gi ne	W OF CONTRACT he minimum term of contract shall be for one year and thereafter until terminated by either party ving at least six months written notice. Company may require a granger spittal terminated by either party ecessary. Failure of Customer to operate stand-by generation may result in the propriet ontract. 8/1/2006 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)
ite of	Issue: April 19, 2006 Issued By Date Effective: August 1, 20
	By Executive Director

#### **Original Sheet No. 59** P.S.C. of Ky. Electric No. 6

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KENTUCKY PUBL

SERVICE COMMIS

### ELECTRIC RATE SCHEDULE

#### SGE Small Green Energy Rider

#### APPLICABLE

In all territory served.

#### AVAILABILITY OF SERVICE

Service under this rider is available to customers receiving service under Company's standard RS or GS rate schedules as an option to participate in the Company's "Green Energy Program" whereby the Company will aggregate the resources provided by the participating customers to develop green power, purchase green power, or purchase Renewable Energy Certificates.

#### DEFINITIONS

- a) Green power is that electricity generated from renewable sources including but not limited to: solar, wind, hydroelectric, geothermal, landfill gas, biomass, biodiesel used to generate electricity, agricultural crops or waste, all animal and organic waste, all energy crops and other renewable resources deemed to be Green-e Certified.
- b) A Renewable Energy Certificate ("REC") is the tradable unit which represents the commodity formed by unbundling the environmental-benefit attributes of a unit of green power from the underlying electricity. One REC is equivalent to the environmental-benefits attributes of one MWH of green power.

#### RATE

\$5.00 per 300 kWh block per month



- a) Customers may purchase as many whole blocks as they desire. The eligible customer may participate in Company's "Green Energy Program" by making a request to Company's Call Center or through Company's website enrollment form and may withdraw at any time through a request to Company's Call Center. Funds provided by Customer to Company are not refundable.
- b) Customers may not owe any arrearage prior to entering the "Green Energy Program". Any customer failing to fulfill payment for the requested blocks may be removed from the "Green Energy Program." Any Customer removed from or withdrawing from the "Green Energy Program" will not be allowed to re-apply for one year.
- c) Customer will be billed as provided for under "Rate" times the number of blocks Customer has agreed to purchase per month. Such billing will be added to Customer's billing under any standard rate schedules plus applicable riders plus applicable adjustment clauses.

The service under this rate schedule shall coincide with the three year term of the contract under which Company contracts for the purchase of RECs. Six months prior to expiration of said contract Company shall file for renewal of this rate schedule with the Public Service Commission of Kentucky and may adjust block prices to reflect market conditions as they exist at that time. Upon Commission approval of any change in rate, Company will provide sixty (69) days in the solution for Customer to adjust the number of blocks contracted for or withdraw from the Green Energy Program". Service under this rate schedule will continue until the Compression renders a for Customer to adjust the number of blocks contracted for or withdraw tro decision on the filing for renewal. 5/31/2007

Date of Issue:	June 4, 2007	

Date Effec **Issued By** Kent W. Blake

Kent W. Blake, Vice Presidey. **Executive Director** State Regulation and Rates Louisville, Kentucky

Issued by Authority of an Order of the KPSC in Case No. 2007-00067 dated May 31, 2007

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KENTUCKY PUBLIC SERVICE COMMISSIO

## ELECTRIC RATE SCHEDULE

#### E LGE Large Green Energy Rider

#### APPLICABLE

In all territory served.

#### AVAILABILITY OF SERVICE

Service under this rider is available to customers receiving service under Company's standard LC, LP, LC-TOD, LP-TOD, or LI-TOD rate schedules as an option to participate in the Company's "Green Energy Program" whereby the Company will aggregate the resources provided by the participating customers to develop green power, purchase green power, or purchase Renewable Energy Certificates.

#### DEFINITIONS

- a) Green power is that electricity generated from renewable sources including but not limited to: solar, wind, hydroelectric, geothermal, landfill gas, biomass, biodiesel used to generate electricity, agricultural crops or waste, all animal and organic waste, all energy crops and other renewable resources deemed to be Green-e Certified.
- b) A Renewable Energy Certificate ("REC") is the tradable unit which represents the commodity formed by unbundling the environmental-benefit attributes of a unit of green power from the underlying electricity. One REC is equivalent to the environmental-benefits attributes of one MWH of green power.

#### RATE

\$13.00 per 1,000 kWh block per month

#### TERMS AND CONDITIONS

- a) Customers may purchase as many whole blocks as they desire. The eligible customer may participate in Company's "Green Energy Program" by entering into a written one year agreement that will renew in one year terms until either party gives thirty (30) days notice to the other. Funds provided by Customer to Company are not refundable.
- b) Customers may not owe any arrearage prior to entering the "Green Energy Program". Any customer failing to fulfill payment for the requested blocks may be removed from the "Green Energy Program." Any customer removed from or withdrawing from the "Green Energy Program" will not be allowed to re-apply for one year.
- c) Customer will be billed as provided for under "Rate" times the number of blocks Customer has agreed to purchase per month. Such billing will be added to Customer's billing under any standard rate schedules plus applicable riders plus applicable adjustment clauses.
- d) The service under this rate schedule shall coincide with the three year term of the contract under which Company contracts for the purchase of RECs. Six months prior to expiration of said contract Company shall file for renewal of this rate schedule with the Public Service Commission of Kentucky and may adjust block prices to reflect market conditions as they exist at that time. Upon Commission approval of any change in rate for provide NMMSSION sixty (60) days notice for Customer to adjust the number of blocks contracted for crystindraw from the "Green Energy Program". Service under this rate schedule with porting until the Commission renders a decision on the filing for renewal. 5/31/2007

Date of Issue: June 4, 2007 Issued By Date Effective: May 31, 2007 Section 31, 2007 Kent W. Blake, Vice President State Regulation and Fates Louisville, Kentucky

Issued by Authority of an Order of the KPSC in Case No. 2007-00067 dated May 31, 2007

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### Original Sheet No. 60 P.S.C. of Ky. Electric No. 6

ELECTRIC RATE SCHEDULE NMS		
Net Metering Serv	ce	
APPLICABLE		
In all territory served by the Company on a trial basis for 36 14, 2002.	months from the effect	ive date of March
AVAILABILITY OF SERVICE		
Available to customers who own, operate and maintain a g premises, that use as its total fuel source solar, wind or hydr electric system to provide all or part of their electrica Company's written Net Metering Program Notification Form to a maximum capacity of 10 kilowatts for residential custor customers. This tariff will be made available on a pilot prog execute and submit a Net Metering Program Notification I customer shall begin service during the first two years of the	o energy, in parallel with requirements, and v . The generation system ners and 25 kilowatts for ram basis to the first 2 Form. To participate in	th the Company's who execute the m shall be limited or non-residential 5 customers who
NOTIFICATION		
The customer shall submit a completed Net Metering Progr least 30 days prior to the date the customer intends to inter facilities. Customer shall have all equipment necessary to prior to such notification. The company shall have 30 days f whether the customer has satisfied the tariff requirements notification shall be the third day following the mailing of the	connect his generator complete the intercor rom the date of notifica and shall notify custor Net Metering Program	to the company's nection installed tion to determine mer. The date of Notification Form
by customer. Customer may interconnect his generator thir and begin operation unless the company provides notification the 31st day.		
METERING AND BILLING		KENTUCKY PUBLIC
Net Metering Service shall be measured in accordance metering equipment capable of measuring (but not nece directions. If electricity generated by the customer and fed the electricity supplied to the customer from the system dur shall receive no compensation from the Company unless th power contract with the Company. If electricity generated system exceeds the electricity supplied to the customer from resulting in a Billing Period Credit, the customer shall be charges for that billing period. Any excess net generation carried forward and applied at the first opportunity to a consumption. Any accumulated Billing Period Credits remain period shall be carried forward into the next net metering accumulated Billing Period Credits carried forward do no positive net consumption for the current net metering per measured using a single meter or, as determined by the Cor	essarily displaying) pow back to the Company's ing a net metering peri- e customer has entered by the customer and m the system during a e required to pay only by the customer shall iny billing periods hav ing unused at the end g period only to the t exceed the net metering metany, additional meter	ver flow in both system exceeds od, the customer d into a purchase fed back to the iny billing period, the non-energy be accumulated, ving positive net of a net metering extent that such ering customer's service shall be
LIABILITY INSURANCE	OF KE	NTUCKY
A customer with a generator with a rated capacity not homeowners, commercial, or other insurance providing cover	PURSUANT T	ESC Shaff maintain AF Peast \$100,000 O 807 KAR 5:011 ION 9 (1)
Date of Issue: June 30, 2004 Issued By	Date Effective	ve: March 14, 2002
Michael S. Beer, Vice Pre	Sideur	ve Director
Louisville, Kentuck Issued By Authority of an Order of the KPSC in Case	No. 2003-00433 dated	June 30, 2004

### Original Sheet No. 60.1 P.S.C. of Ky. Electric No. 6

ELECTRIC RATE SCHEDU	Net Metering Serv	ice	·····
	against loss arising out of the ading 10 kilowatts such cover	use of a generator, and	
ADDITIONAL CONTROLS A	AND TESTS		
The company may install add necessary.	ditional controls or meters, or o	conduct additional tests	as it may deem
NET METERING SERVICE	INTERCONNECTION GUID	ELINES	
	ir generating facilities in para other conditions required by C		
shall include, but not be voltage, etc., between c	and maintain all generating fa e limited to, necessary contro- customer's and Company's s wo systems. Customer's volta y's system voltage.	ol equipment to synchro ystem as well as ade	onize frequency, quate protective
	sible for operating generators einafter. Customer will maint		
<ol><li>Customer will be respons customer's control, safety,</li></ol>	sible for any damage done to , or other equipment.	Company's equipment	due to failure of E
breaking manual disconn furnished by customer a	scretion, may require a suital nect switch or similar equipn at a location designated by electrical systems. The load b pany at all times.	nent, as specified by ( Company to enable th	accessible load UB ompany Eto beMIS e separation or
	n Company of any changes it is different from those initially proval from Company.		
conduct any tests neces property. However, the C	to inspect and approve cus sary to determine that such company will have no obligat r customer's facilities or operat	n facilities are installed ion to inspect, witness	and operating
used in connection therew injury or damage to person	all responsibility for the electri ivery of electricity from the Co vith, and will protect and save t ns or property occurring on the city from the Company, occasio	mpany and for the wite the Company hamiless e customer's premises of oned by such electricity to PURSUANT T	s and equipment form all claims for rat and from the
ate of Issue: June 30, 2004	Issued By		e: March 14, 2002
	Nells	-By Sale	uly 20, 2004
	Michael S. Beer, Vice Pre		ve Director

## Original Sheet No. 60.2 P.S.C. of Ky. Electric No. 6

ELECT	RIC RATE SCHEDU	LE NMS Net Metering Service	:0			
	quipment, except where y the negligence of the (	said injury or damage will be sl Company.	nown to have beer	occasioned solely		
CONDIT	TIONS OF INTERCOM	NECTION				
	stomer may begin open ing have been satisfied:	ration of his generator on an	interconnected b	asis when all of the		
		rly notified the company of his ng Program Notification Form.	intent to interconn	ect by submission of		
		et metering customer has installed a lockable, company accessible, load breaking manual nnect switch, if required.				
F	A licensed electrician has certified, by signing the Company Net Metering Program Notification Form, that any required manual disconnect switch has been installed properly and that the generator has been installed in accordance with the manufacturer's specifications as well as all applicable provisions of the National Electrical Code.					
th	e generator being instal	by signing the Company Net M lled is in compliance with the re- ional testing laboratories.				
in	verter-connected generation	e inverter settings inspected by ator with an alternating current see on the customer of no more	capacity in excess	s of 10 kilowatts. The		
C	ompany's interconnection	nnected generators, the custom on guidelines and the Company may impose a fee on the cus	has inspected al	protective equipment		
DEFINIT	TIONS			KENTUCKY PUBLIC SERVICE COMMISSI		
	<i>period</i> " shall be the er's bills.	time period between the date	s on which the (			
	and which exceeds the	the electricity generated by the electricity supplied to the custo				
"Net n reading	netering period" shall to date following the date	be each successive 12-month of final interconnection of the ge	period beginning	with the first meter empany's faoilitice.		
TERMS			OF	RVICE COMMISSI KENTUCKY		
Excep	t as provided herein, se	rvice will be fumished under Co	npany's Terms an PURSUAN			
Date of iss	ue: June 30, 2004	Issued By	Date Effe	ctive: March 14, 2002 ily 20, 2004		
		Michael S. Beer, Vice Pres Louisville, Kentucky	ident Exe	ecutive Director		
Issu	ued By Authority of an	Order of the KPSC in Case No	. 2003-00433 dat	ed June 30, 2004		

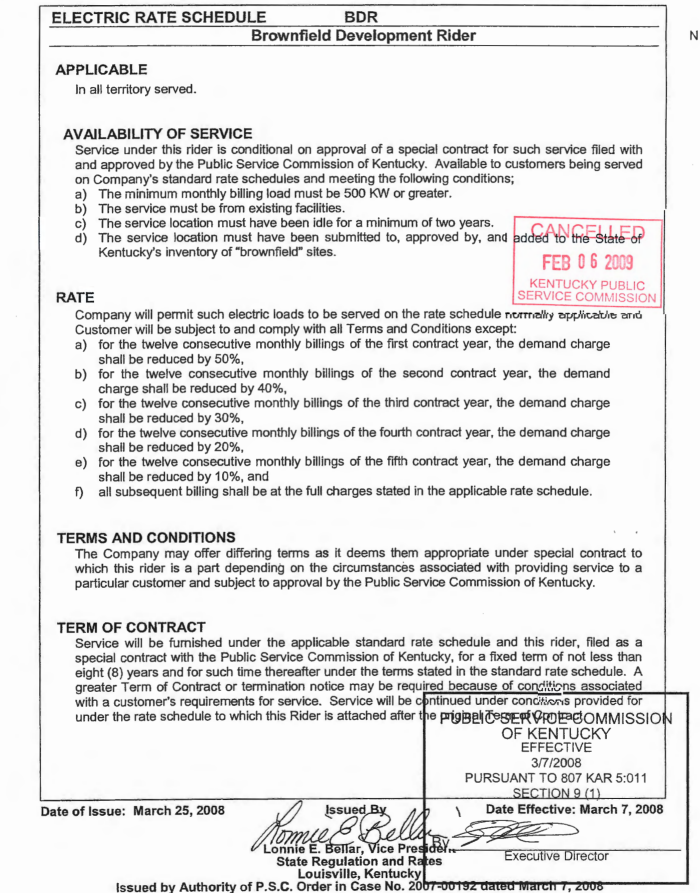
## Original Sheet No. 60.3 P.S.C. of Ky. Electric No. 6

Net Meter						
Net Metering Program Notification Form						
INTERCONNECTION NOTIFICATION						
APPLICANT HEREBY GIVES NOTICE OF INTE	NT TO OPERATE	A GENERATING FACILITY.				
Section 1. Applicant Information						
Name: Mail						
Address						
City:	State:	Zin Code:				
City: Facility Location (if different from above):	0.0000					
Daytime Phone Number:						
LG&E Account Number :						
Section 2. Generating Facility Information	nd 11					
Generator Type (check one): Solar, Wir	- Hydro					
Generator Manufacturer, Model Name & Number						
Power Rating in Kilowatts: AC: DC:						
Inverter Manufacturer, Model Name & Number:		CANCELLED				
Battery Backup? (yes or no)		FEB 0 6 2009				
		KENTUCKY PUBLIC				
Section 3. Installation Information		SERVICE COMMISSIO				
		ISERVICE CONNIGOIO				
Installation Date: Bronoco	d Interconnection	Data:				
Installation Date: Propose	d Interconnection	Date:				
Installation Date: Propose	d Interconnection	Date:				
Installation Date: Propose Section 4. Certifications		Date:				
Installation Date: Propose Section 4. Certifications 1. The system hardware is listed by Underwriters	s Laboratories to be	Date: e in compliance with UL 1741:				
Installation Date: Propose Section 4. Certifications 1. The system hardware is listed by Underwriters	s Laboratories to be	Date: e in compliance with UL 1741:				
Installation Date: Propose Section 4. Certifications 1. The system hardware is listed by Underwriters Signed (Vendor): Name (printed):	s Laboratories to be	Date: e in compliance with UL 1741:				
Installation Date: Propose Section 4. Certifications 1. The system hardware is listed by Underwriters Signed (Vendor): Name (printed): Phone Number:	s Laboratories to be	Date: e in compliance with UL 1741: Date:				
Installation Date: Propose Section 4. Certifications 1. The system hardware is listed by Underwriters Signed (Vendor): Name (printed): Phone Number: 2. The system has been installed in accordance	s Laboratories to be Company with the manufactu	Date: e in compliance with UL 1741: Date:				
Installation Date: Propose Section 4. Certifications 1. The system hardware is listed by Underwriters Signed (Vendor): Name (printed): Phone Number: 2. The system has been installed in accordance all applicable provisions of the National Electric	s Laboratories to be Company with the manufactu	Date: e in compliance with UL 1741: Date: y: urer's specifications as well as				
Installation Date: Propose Section 4. Certifications 1. The system hardware is listed by Underwriters Signed (Vendor): Name (printed): Phone Number: 2. The system has been installed in accordance all applicable provisions of the National Electric Signed (Licensed Electrician):	s Laboratories to be Company with the manufactu ical Code.	Date: e in compliance with UL 1741: Date: y: urer's specifications as well as Date:				
Installation Date: Propose Section 4. Certifications 1. The system hardware is listed by Underwriters Signed (Vendor): Name (printed): Phone Number: 2. The system has been installed in accordance all applicable provisions of the National Electric Signed (Licensed Electrician): License Number:	s Laboratories to be Company with the manufactu ical Code.	Date: e in compliance with UL 1741: Date: y: urer's specifications as well as Date:				
Installation Date: Propose Section 4. Certifications 1. The system hardware is listed by Underwriters Signed (Vendor): Name (printed): Phone Number: 2. The system has been installed in accordance all applicable provisions of the National Electric Signed (Licensed Electrician): License Number: Mail Address:	s Laboratories to be Company with the manufactu ical Code. Phone Nur	Date: e in compliance with UL 1741: Date: y: urer's specifications as well as Date: mber:				
Installation Date: Propose Section 4. Certifications 1. The system hardware is listed by Underwriters Signed (Vendor): Name (printed): Phone Number: 2. The system has been installed in accordance all applicable provisions of the National Electric Signed (Licensed Electrician): License Number: Mail Address: City:	s Laboratories to be Company with the manufactu ical Code. Phone Nur State:	Date: e in compliance with UL 1741: Date: y: urer's specifications as well as Date:				
Installation Date: Propose Section 4. Certifications 1. The system hardware is listed by Underwriters Signed (Vendor): Name (printed): Phone Number: 2. The system has been installed in accordance all applicable provisions of the National Electric Signed (Licensed Electrician): License Number: Mail Address: City: 3. Utility signature signifies only receipt of this form	s Laboratories to be Company with the manufactu ical Code. Phone Nur State:	Date:Date: e in compliance with UL 1741:Date: y: urer's specifications as well asDate: Date: Zip Code:				
Installation Date:       Propose         Section 4. Certifications       1. The system hardware is listed by Underwriters Signed (Vendor):         Name (printed):       Phone Number:         Phone Number:       Phone Number:         2. The system has been installed in accordance all applicable provisions of the National Electric Signed (Licensed Electrician):       License Number:         Mail Address:       City:         3. Utility signature signifies only receipt of this for Signed (Utility Representative):	s Laboratories to be Company with the manufactu ical Code. Phone Nur State:	Date:Date:Date:Date: urer's specifications as well asDate: Date: Date:				
Installation Date: Propose Section 4. Certifications 1. The system hardware is listed by Underwriters Signed (Vendor): Name (printed): Phone Number: 2. The system has been installed in accordance all applicable provisions of the National Electric Signed (Licensed Electrician): License Number: Mail Address: City: 3. Utility signature signifies only receipt of this form	s Laboratories to be Company with the manufactu ical Code. Phone Nur State:	Date:Date:Date:Date: urer's specifications as well asDate: Date: Date:				
Installation Date:       Propose         Section 4. Certifications       1. The system hardware is listed by Underwriters Signed (Vendor):         Name (printed):       Phone Number:         Phone Number:       Phone Number:         2. The system has been installed in accordance all applicable provisions of the National Electric Signed (Licensed Electrician):       License Number:         Mail Address:	s Laboratories to be Company with the manufactu ical Code. Phone Nur State: rrm.	Date:Date:Date:Date:				
Installation Date:       Propose         Section 4. Certifications       1. The system hardware is listed by Underwriters Signed (Vendor):         Name (printed):       Phone Number:         Phone Number:       Phone Number:         2. The system has been installed in accordance all applicable provisions of the National Electric Signed (Licensed Electrician):       Electrician):         License Number:       Mail Address:         City:	s Laboratories to be Company with the manufactu ical Code. Phone Nur State: rrm.	Date: e in compliance with UL 1741: Date: urer's specifications as well as Date: mber: Zip Code: Zip Code:				
Installation Date:       Propose         Section 4. Certifications       1. The system hardware is listed by Underwriters Signed (Vendor):         Name (printed):       Phone Number:         Phone Number:       Phone Number:         2. The system has been installed in accordance all applicable provisions of the National Electric Signed (Licensed Electrician):       License Number:         Mail Address:	s Laboratories to be Company with the manufactu ical Code. Phone Nur State: rrm.	Date: e in compliance with UL 1741: Date: urer's specifications as well as Date: Date: mber: Zip Code: Zip Code:  BLIC SERVICE COMMISS OF KENTUCKY				
Installation Date: Propose Section 4. Certifications 1. The system hardware is listed by Underwriters Signed (Vendor): Name (printed): Phone Number: 2. The system has been installed in accordance all applicable provisions of the National Electric Signed (Licensed Electrician): License Number: Mail Address: City: 3. Utility signature signifies only receipt of this for Signed (Utility Representative): Date: I hereby certify that, to the best of my knowl Notice is true and correct.	s Laboratories to be Company with the manufactu ical Code. Phone Nur State: mm.	Date:				
Installation Date: Propose Section 4. Certifications 1. The system hardware is listed by Underwriters Signed (Vendor):	s Laboratories to be Company with the manufactu ical Code. Phone Nur State: mm.	Date: e in compliance with UL 1741: Date: urer's specifications as well as Date: Date: mber: Zip Code: Zip Code:  BLIC SERVICE COMMISS OF KENTUCKY				
Installation Date: Propose Section 4. Certifications 1. The system hardware is listed by Underwriters Signed (Vendor): Name (printed): Phone Number: 2. The system has been installed in accordance all applicable provisions of the National Electric Signed (Licensed Electrician): License Number: Mail Address: City: 3. Utility signature signifies only receipt of this for Signed (Utility Representative): Date: I hereby certify that, to the best of my knowl Notice is true and correct.	s Laboratories to be Company with the manufactu ical Code. Phone Nur State: mm.	Date:				
Installation Date: Propose Section 4. Certifications 1. The system hardware is listed by Underwriters Signed (Vendor): Name (printed): Phone Number: 2. The system has been installed in accordance all applicable provisions of the National Electric Signed (Licensed Electrician): License Number: Mail Address: City: 3. Utility signature signifies only receipt of this for Signed (Utility Representative): Date: I hereby certify that, to the best of my knowl Notice is true and correct.	s Laboratories to be Company with the manufactu ical Code. Phone Nur State: mm.	Date:Date:Date:Date:Date:				
Installation Date:       Propose         Section 4. Certifications       1. The system hardware is listed by Underwriters Signed (Vendor):         Name (printed):	s Laboratories to be Company with the manufactu ical Code. Phone Nur State: mm.	Date:				
Installation Date:       Propose         Section 4. Certifications       1. The system hardware is listed by Underwriters Signed (Vendor):         Name (printed):	s Laboratories to be Company with the manufactu- ical Code. Phone Nur State: irm.	Date:Date:Date:Date:Date:				
Installation Date:       Propose         Section 4. Certifications       1. The system hardware is listed by Underwriters Signed (Vendor):         Name (printed):	s Laboratories to be Company with the manufactu- ical Code. Phone Nurr State: Iedge, all of the in ued By	Date:				
Installation Date:       Propose         Section 4. Certifications       1. The system hardware is listed by Underwriters Signed (Vendor):         Name (printed):       Phone Number:         Phone Number:       Phone Number:         2. The system has been installed in accordance all applicable provisions of the National Electric Signed (Licensed Electrician):       Electrician):         License Number:       Mail Address:       City:         3. Utility signature signifies only receipt of this for Signed (Utility Representative):       Date:         Date:       I hereby certify that, to the best of my knowl Notice is true and correct.         Signature of Applicant       Signature of Applicant	s Laboratories to be Company with the manufactu- ical Code. Phone Nur State: irm.	Date:Date: e in compliance with UL 1741:Date: urer's specifications as well as  				

### Original Sheet No. 61 P.S.C. of Ky. Electric No. 6

GLE	CTRIC RIDER Expe	rimental Loa	LRI d Reduction	Incentive Rider	
	ICABLE all territory served.				
Th st su is	andard tariffs, having stand ich facilities in accordance v	I-by generation with the terms a I basis for a pe	facilities of at le nd conditions of eriod of six year	customer served on the Company's east 500 kW, and agreeing to operate this tariff. Service under this schedule s from the effective date of August 1, CANCELLED	
RATE Up to \$0.30 per KWH				FEB 0 6 2009 KENTUCKY PUBLIC	
	replace Customer's electri	ic usage. Such	period of gene	rate Customer's stand-by generation to ration shall not exceed 8 hours in any by 12-month period exceed 300 hours.	
2)	Should Company request Customer to operate Customer's stand-by generation, Company will notify Customer by 12 noon on a day ahead basis.				
3)	Company's request for Customer to operate Customer's stand-by generation will include an offer of a payment per KWH for Customer to operate Customer's stand-by generation.				
4)	Customer is obligated to operate Customer's stand-by generation should Customer accept the Company's offered price.				
5)	Customer's stand-by generation shall not be operated in parallel with Company's system (i.e., such generation shall be connected to circuits which are isolated from Company's system).				
6)	Customer will be responsible for maintaining Customer's stand-by generation, including an adequate fuel supply, to ensure meeting Customer's obligation under this schedule.				
7)	Company will meter the output of Customer's stand-by generation, base the payment for Customer reducing load on the metered output, and provide payment to Customer through a credit to Customer's standard service billing.				
8)	Customer may provide Company with the option to install equipment that will permit Company to remotely start stand-by generation and switch circuits to such generation so that they are isolated from Company's system.				
9)	Company has no obligation to request operation of Customer's stand-by generation nor to provide any credit to Customer without first requesting Customer to provide stand-by generation.				
Th giv ne	ring at least six months writ	tten notice. Con	mpany may requ	eafter until terminated by either party ure a longer initial term when beemed eration may result 5N termination of EFFECTIVE 7/1/2004 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)	
Date of Issue: June 30, 2004 Is			sued By	Date Effective: August 1, 2000 uly 20, 2004	
		Michael S. E	eer, Vice Presi ille, Kentucky	By Executive Director	

### Original Sheet No. 501 P.S.C. of Ky. Electric No. 6



#### Fourth Revision of Original Sheet No. 62 P.S.C. of Ky. Electric No. 6 ELECTRIC RATE SCHEDULE STOD Small Time-of-Day Service APPLICABLE In all territory served by the Company. AVAILABILITY OF SERVICE Available to commercial customers whose average maximum monthly demands are greater than 250 KW and less than 2,000KW. a) STOD shall be available as an optional pilot program for three years effective 14 weeks following the Final Order in PSC Case No 2003-00433 for existing customers on Rate LC. Original Sheet No 15, PSC of Ky Electric No 6. b) As an optional pilot program, STOD is restricted to 100 customers. The Company will notify all eligible customers of STOD and accept applications on a first-come-first-served basis with the beginning of business 6 weeks following the Final Order in PSC Case No 2003-00433. c) For each year or partial year of the pilot program, programming costs plus lost revenues will be recovered from customers served under Rate LC by a program cost recovery mechanism. d) No customers will be accepted for STOD following the end of the second year of the pilot program. e) The Company will file a report on STOD with the Commission within six months of the end of the third year of the pilot program. Such report will detail findings and recommendations. f) STOD shall remain in effect until terminated by order of the Commission. CANCELLED RATE Customer Charge: \$80.00 per month FEB 0 6 2009 KENTUCKY PUBLIC Plus a Demand Charge: SERVICE COMMISSION Winter Rate applies to the eight consecutive billing months October through May Secondary Service - \$11,75 per KW per month Primary Service -\$10.17 per KW per month Summer Rate applies to the four consecutive billing months June through September Secondary Service - \$14.81 per KW per month Primary Service -\$12.97 per KW per month Plus an Energy Charge of: On-Peak Energy -\$0.03289 per KWH Off-Peak Energy -\$0.01723 per KWH Where the On-Peak Energy is defined for bills rendered during a billing period as the metered consumption from: a) 10 A.M. to 9 P.M., Eastern Standard Time, on weekdays for the four consecutive billing months of June through September or b) 8 A.M. to 10 P.M., Eastern Standard Time, on weekdays for the eight consecutive billing months from October through May. All other metered consumption shall be defined as Off-Peak Energy. DETERMINATION OF MAXIMUM LOAD The monthly billing demand shall be the highest load in kilowatts Uebol fees Euclide Ciefy Ciefy MileSION interval in the monthly billing period; but not less than 50% of the maximum Kennable Kinilarly determined for any of the four billing periods of June through September with the the cirity the compared in the months; nor less than 25 kilowatts (10 kilowatts to any customer served under this rate served under this rate served under this rate served under the served under this rate served under the served und March 1, 1964. PURSUANT TO 807 KAR 5:01 Date Effective: 9May 2, 2008 Date of Issue: April 17, 2008 Issued By Canceling Third Revision of Original Sheet No. 62 nee )el Issued November 1, 2007 Lonnie E. Bellar, Vice President State Regulation and Rates Executive Difector Louisville, Kentucky

Issued by Authority of an Order of the KPSC in Case No. 2007-00380 dated March 28, 2008

## First Revision of Original Sheet No. 62.1 P.S.C. of Ky. Electric No. 6

ELECTRIC RATE SCHEDULE STOD Small Time-of-Day Service	•
······································	
PROGRAM COST RECOVERY MECHANISM	
The monthly billing amount computed under Rate LC shall be Recovery Factor which shall be calculated per KWH in accordance	
Program Cost Recovery Factor = (PC + LR Where:	)/LPKWH
a) PC is the cost of programming the billing system and will be	no more than \$29,050 for each of
the three years of the pilot program.	
b) LR is the lost revenues of the pilot program calculated by su have been billed under Rate LC from the revenues realized b will be calculated for the first program year and applied in the That procedure will repeat for each year or partial year the pilot	by actual billings under STOD. LR second program or recovery year.
c) LPKWH is the expected KWH energy sales for the LC rate in t	
<ul> <li>d) The Company will file any changes to the Program Cost calculations ten days prior to application.</li> </ul>	
ADJUSTMENT CLAUSES	
The bill amount computed at the charges specified above sha accordance with the following:	all be increased or decreased in
Fuel Adjustment Clause	Sheet No. 70 CANCELLE
Demand Side Management Cost Recovery Mechanism	Sheet No. 71
Environmental Cost Recovery Surcharge	Sheet No. 72 Sheet No. 73 FEB 0 6 2009
Merger Surcredit Rider Value Delivery Surcredit Rider	Sheet No. 73 FED 0 0 2003 Sheet No. 75 KENTUCKY PUBLI
Franchise Fee Rider	Sheet No. 75 ERVICE COMMISS
School Tax	Sheet No. 77
The bill shall in no event be less than the Customer Charge plu upon the billing demand for the month.	s the Demand Charge computed
LATE PAYMENT CHARGE	
The bill will be rendered at the above net charges (including net plus an amount equivalent to 1% thereof, which amount will be ded 15 days from date.	
EXIT AND EMERGENCY LIGHTING	
Where governmental code or regulation requires a separate circul	it for exit or emergency lighting.
the demand and consumption of such separate circuit may be com principal light and power circuit or circuits.	
TERMS OF CONTRACT	
For a fixed term of not less than one year and for such time they not diving 30 days written notice to the other of the desire to the	CARE CONSILIER WICHE COMMUNICATION
party giving 30 days written notice to the other of the desire to ter pilot program will not be allowed to return to it until the Commission	n has issued a decision on the
STOD program report.	EFFECTIVE
	6/30/2005
	PURSUANT TO 807 KAR 5:011
ate of Issue: June 8, 2005 Issued By	SECTION 9 (1) Date Effective: June 1, 2005
anceling Original Sheet No. 62.1 sued July 20, 2004	
John R. McCall, Executive Vice Pres	sident, Executive Director



## Original Sheet No. 62.2 P.S.C. of Ky. Electric No. 6

ELECTRIC RATE SCHED	OULE STOD Small Time-of-Day S	Service
TERMS AND CONDITIONS Service will be furnished u		Conditions applicable hereto.
		CANCELLED
		FEB 0 6 2009 KENTUCKY PUBLIC
		KENTUCKY PUBLIC SERVICE COMMISSION
		PUBLIC SERVICE COMMISSI
		OF KENTUCKY EFFECTIVE 7/1/2004
		PURSUANT TO 807 KAR 5:011
Date of issue: July 20, 2004	h Issued By	Date Effective: With Service Rendered
	Michael S. Beer, Vice P	resident Executive Director
	Louisville, Kentuc	ky No. 2003-00433 dated June 30, 2004

## Third Revision of Original Sheet No. 63 P.S.C. of Ky. Electric No. 6

ELECTRIC RATE SCHED	ULE RRP sidential Respons	ve Pricing	g Service
APPLICABLE			
In the territory served by Company for testing "smart	the Company and fal meters" and customer	ing in four n reaction to re	neter reading routes selected by the sponsive pricing.
AVAILABILITY OF SERVICE			
RRP shall be available as an three years and shall remain a) RRP is restricted to year. The Compar first-come-first-serve	n optional pilot program in effect until modified a maximum of one hu ny will notify all custom ed basis.	l or terminated undred (100) ners eligible f	ase, single family residential service for d by order of the Commission. customers eligible for Rate RS in any for RRP and accept applications on a
a first-come-first-se	rved basis in any year, mployees volunteering	shall be appr	e hundred (100) customers eligible on roximately fifteen (15) General Electric l equipment produced by GE and, at
<ul> <li>c) No customers will program. A custo allowed to return to</li> </ul>	be accepted on RRP mer exiting the pilot it until the Commission	program or on has issued a	e end of the second year of the pilot disconnected for non-pay will not be a decision on the pilot program report. apany's customer billing systems to
accommodate RRF	will be recovered thr	ough a charg	e per kWh billed to customers taking
	file a report on RRP w		nission within six months after the first Such report shall exclude the GE
	detail findings and rece		
	file with the Commiss		ate report on the GE employees and
RATE			
Customer Charge: \$10.00	per month		CANCELLED
Plus an Energy Demand Ch	arge:		
Low Cost Hours (P1):		per kWh	FEB 0 6 2009
Medium Cost Hours (P2	): 5.589¢	per kWh	KENTUCKY PUBLIC
High Cost Hours (P <sub>3</sub> ):		per kWh	SERVICE COMMISSION
Critical Cost Hours (P <sub>4</sub> )	: 30.476¢	per kWh	
DETERMINATION OF PRICIN Pricing periods are establis weekends. The hours of th	shed in Eastern Stand	ard Time yea	ar round by season for weekdays and $P_{2}$ and $P_{3}$ are as follows:
Summer peak months of			
Maakdaya	9 P.M 10 A.M.	10 A.M	
Weekdays	9 F.M TO A.M.		9 FRMIBLIC SERVICE COMMISSIO
Weekends	6 P.M. – 1 P.M.	1 P.M. –	EFFECTIVE
Date of Issue: October 10, 200	)8 İssi	ued By	5/2/2008 PU <b>Rate /Affectity co Max 12,52008</b>
Canceling Second Revision of		1	SECTION 9 (1)
Original Sheet No. 63 Issued April 17, 2008	Armie &	Rill	
•	Lonnie E. Bella	r, Vice Presi	Br Stephaner Humbr
	State Regula	tion and Rate	es ( Executive Difector
locued By Authority of a		, Kentucky	2007-00117 dated October 7, 2008

## First Revision of Original Sheet No. 63.1 P.S.C. of Ky. Electric No. 6

ELECTRIC RATE SCH		P Isive Pricing Service	ə [
DETERMINATION OF	PRICING PERIODS (con		
All other months Oc	tober continuously throug Low (P1)	h <u>May</u> Medium (P <sub>2</sub> )	High (P <sub>3</sub> )
Weekdays	10 P.M 8 A.M.	8 A.M 6 P.M.	6 P.M. – 10 P.M.
VVCCRU235	10 P. ML - 0 A.MI.	0 7.141 01 .141.	0 F. IVI TO F. IVI.
Weekends	10 P.M. – 6 P.M.	6 P.M 10 P.M.	
the Company. Each cu	stomer will be notified by	electronic signal at least	rmined at the discretion of t one half hour prior to the hours annually or 6 hours
ADJUSTMENT CLAUSE The bill amount comp accordance with the foll	uted at the charges spe	ecified above shall be ir	ncreased or decreased in
	agement Cost Recovery M	lechanism Sh	neet No. 70 neet No. 71
Environmental Cos Merger Surcredit R	t Recovery Surcharge		neet No. 72 neet No. 73
Value Delivery Sur			neet No. 75
Franchise Fee Ride		Sh	neet No. 76
School Tax		St	neet No. 77
<b>MINIMUM CHARGE</b>			CANCELLE
	shall be the minimum cha	irge.	FEB 0 6 2009
			KENTUCKY PUB SERVICE COMMISS
	GE d at the above net charg ent to 5% thereof, which a		m bills when applicable)
	less than one year and		until terminated by either
party giving 30 days wri	tten notice to the other of t	the desire to terminate.	
<b>TERMS AND CONDITIO</b> Service will be furn Customers served und Budget Payment Plan.	ished under Company	's Terms and Conditio rogram will not Bel Bilg	ons applicable hereto. มิeSteRtหยังอีอกอยู่ฟังชีSSI0 OF KENTUCKY
budget rayment ridil.			EFFECTIVE 5/2/2008
ate of Issue: October 10, anceling Original Sheet N		ued By	RSUANT TO 007 KAR 5:011 Date Effective: May 2, 2008
sued April 17, 2008	Nomee	Welly St	phanen Sh. 1
	Lonnie E. Bella	ar, Vice President	Executive Director

## Second Revision of Original Sheet No. 64 P.S.C. of Ky. Electric No. 6

ELECTRIC RATE SCH		ve Pricing Service	
******	General Responsi	ve Frichig Service	······
APPLICABLE In the territory served b Company for testing "sma			ling routes selected by the pricing.
single-phase or three-pha one of Company's standa until modified or terminate k) GRP is restricted Company will no first-served basis. i) No customers wi program. A cus allowed to return m) Non customer-sp through a charge n) The Company wi	s an optional pilot prog se, for lighting, power, a rd distribution secondar d by order of the Comm to a maximum of fifty (t tify all eligible customer ll be accepted on GRF tomer exiting the pilot to it until the Commissio ecific costs of customer per kWh billed to custor I file a report on GRP v nplementation of the p	and other general usage y voltages for three yea ission. 50) customers eligible for s of GRP and accept a P following the end of the program or disconnection n has issued a decision of r billing systems to bill conners taking service under with the Commission with	r alternating current service, measured and delivered at rs and shall remain in effect r Rate GS in any year. The pplications on a first-come- ne second year of the pilot ed for non-pay will not be on the pilot program report. ustomers will be recovered r rates RS and GS. hin six months after the first ort- will detail findings and
RATE			
Customer Charge: \$20.0	00 per meter per month 00 per meter per month		
Plus an Energy Demand ( Low Cost Hours (P <sub>1</sub> ): Medium Cost Hours ( High Cost Hours (P <sub>3</sub> ): Critical Cost Hours (P DETERMINATION OF PRIC Pricing periods are estab weekends. The hours of	4.776¢ P <sub>2</sub> ): 6.266¢ 13.703¢ 4): 30.483¢ ING PERIODS lished in Eastern Stand	per kWh per kWh per kWh per kWh lard Time year round by rice levels P <sub>1</sub> , P <sub>2</sub> , and P	CANCELLED FEB 0 6 2009 KENTUCKY PUBLIC SERVICE COMMISSION season for weekdays and are as follows:
Summer peak months	of June through Septer Low (P1)	nber Medium (P <sub>2</sub> )	High (P <sub>3</sub> )
Weekdays	9 P.M. – 10 A.M.	10 A.M. – 1 P.M. 6 P.M. – 9 P.M.	1 P.M. – 6 P.M.
Weekends	6 P.M 1 P.M.	1 P.M. – 6 P.M.	
All other months Octo	ber continuously through Low (P1)	May Medium (P <sub>2</sub> )	High (P <sub>3</sub> )
Weekdays	10 P.M 8 A.M.	8 A.M 6 P.M.	C SEBVICE COMMISSION
Weekends	10 P.M. – 6 P.M.	6 P.M 0 P.M.	EFFECTIVE 5/2/2008
Date of Issue: April 17, 2008 Canceling First Revision of Driginal Sheet No. 64 ssued November 1, 2007	Homele E. Lonnie E. Bella	r, Vice President	Bate Steerion 9 (1) 25, 2008
	Louisville	tion and Rates ( , Kentucky in Case No. <del>2007-003</del> (	Executive Difector

# Original Sheet No. 64.1 P.S.C. of Ky. Electric No. 6

ELECTRIC RATE SCHEDULE GRP General Responsive Pricing Service
The hours of the responsive pricing periods for price level $P_4$ shall be determined at the discretion the Company. Each customer will be notified by electronic signal at least one half hour prior to start of price level $P_4$ . The cumulative hours for $P_4$ shall not exceed 80 hours annually or 6 hours daily.
ADJUSTMENT CLAUSES The bill amount computed at the charges specified above shall be increased or decreased accordance with the following:
Fuel Adjustment ClauseSheet No. 70Demand Side Management Cost Recovery MechanismSheet No. 71Environmental Cost Recovery SurchargeSheet No. 72Merger Surcredit RiderSheet No. 73
Value Delivery Surcredit Rider     Sheet No. 75       Franchise Fee Rider     Sheet No. 76
School Tax Sheet No. 77
MINIMUM CHARGE CANCEL
The Customer Charge shall be the minimum charge. FEB 0 6 2
KENTUCKY P
LATE PAYMENT CHARGE The bill will be rendered at the above net charges (including net minimum bills when applicable plus an amount equivalent to 5% thereof, which amount will be deducted provided bill is paid within
15 days from date.
and the second second second second second second second second second second second second second second second
TERMS OF CONTRACT For a fixed term of not less than one year and for such time thereafter until terminated by either
party giving 30 days written notice to the other of the desire to terminate.
TERMS AND CONDITIONS Service will be furnished under Company's Terms and Conditions applicable hereto
Customers served under this optional pilot program will not be eligible for the Company' Budget Payment Plan.
PUBLIC SERVICE COM
OF KENTUCKY EFFECTIVE 7/31/2007 PURSUANT TO 807 KAR
Date of Issue: July 31, 2007 Issued By Date Effective: With Service Rer On and After 1, 200
Kent W. Blake, Vice Presidenty

# Original Sheet No. 65 P.S.C. of Ky. Electric No. 6

TANDARD RIDE	R RTP Real-Time Pricing Rider
PPLICABLE	
In all territory serve	ed by the Company.
VAILABILITY OF S	SERVICE
	red as an optional three (3) year pilot program and is available as a rider to the
Company's LC-TO	DD, LP-TOD, or LI-TOD rate schedules for customers having received service under or a minimum of one (1) year. Service will be provided under RTP following its
	remain in effect until modified or terminated by order of the Commission.
	ners will be accepted on RTP following the end of the second year of the pilot
	A customer exiting the pilot program or disconnected for non-pay will not be return to it until the Commission has issued a decision on the pilot program report.
	bany will file a report on RTP with the Commission within six months after the first
three year	rs of implementation of the pilot program. Such report will detail findings and
recommen	
	Inder RTP may not be taken in conjunction with any other load reduction riders such limited to CSR, LRI, or NMS.
40, 231,1101	
SILLING	pating in the RTP Pilot will be billed monthly based on the following calculation:
Customers paracip	
	, CANCELLE
	RTP Bill = SB + PC + $\Sigma_{t=1}^{2}$ {Price <sub>t</sub> x (AL <sub>t</sub> - CBL <sub>t</sub> )} FEB 0 6 2009
Where:	
	KENTUCKY PUBL SERVICE COMMSS
RTP Bill	= Customer's bill for service under this tariff in a specific month.
SB	= Customer's bill for the current billing period based on current usage and billed under the appropriate standard rate schedule.
PC	= Customer specific program charge.
n	
Σ t=1	Sum of all hours of the billing period from t=1 to n.
Price	= Real-time day-ahead marginal generation supply cost for hour t.
ALt	<ul> <li>Customer's actual kVA load for hour t.</li> </ul>
CBL	<ul> <li>Customer's baseline kVA load for hour t.</li> </ul>
OURLY PRICING	(Orige) are determined each day based on prejections of the manifed second
supply cost for	(Price <sub>t</sub> ) are determined each day based on projections of the marginal generation or the next day and adjusted for losses to the customer's delivery voltage. Hourly
prices will be	provided on a day-ahead basis to Customer. TRE But past Ray Garise General SSI
prices the da	ay before they become effective. Prices become binding at F465. No. The GK the
	y. Service under RTP will require customer enter into a confideration of the ment
with the Comp	pany to protect the day ahead hourly prices. 12/1/2008 PURSUANT TO 807 KAR 5:011
	SECTION 9 (1)
ate of Issue: Octobe	er 22, 2008 (Issued By) AA Di
	Nomice Etelle Station 1 8/
	State Regulation and Rates Executive Difector

#### Original Sheet No. 65.1 P.S.C. of Ky. Electric No. 6

	RTP Deal Time Bridger
	Real-Time Pricing Rider
historical metered interval data for Customer and Company. The CE 1. selecting the historical ca 2. shifting the historical cal the week agree for the h 3. adjusting on a pro rata b	ete calendar year of hourly kVA firm load data developed from actual or the Customer's specific service delivery and mutually agreed to by BL is determined by: alendar period that corresponds to the current billing period, lendar period back no more than 4 days or forward until the days of historical calendar period and the current billing period, and basis each hour of the historical calendar period so that the sum of the e historical calendar period matches the sum of the hourly kVA loads
	billing period shall be added to the Customer's bill to cover the sts associated with the pilot program.
MINIMUM CHARGE The minimum charge in the a program charge.	applicable Standard Tariff shall apply plus PC, customer specific
	an one year and for such time thereafter until terminated by either ce to the other of the desire to terminate.
TERMS AND CONDITIONS Except as provided above, all of apply.	ther provisions of the power rate to which this schedule is a rider shall
	CANCELLED FEB 0 6 2009 KENTUCKY PUBLIC SERVICE COMMISSION
	PUBLIC SERVICE COMMISSIO OF KENTUCKY EFFECTIVE 12/1/2008
Date of Issue: October 22, 2008	PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

## Second Revision of Original Sheet No. 70 P.S.C. of Ky. Electric No. 6

	FAC
	Fuel Adjustment Clause
APPLIC In all te	ABLE. Initory service.
AVAILA	BILITY OF SERVICE
This so	hedule is a mandatory rider to all electric rate schedules.
app	e monthly amount computed under each of the rate schedules to which this fuel clause is licable shall be increased or decreased at a rate per kilowatt-hour of monthly consumption in ordance with the following formula:
•	Adjustment Factor = F/S - 1.703¢*
	ere F is the expense of fuel in the second preceding month and S is the sales in the second ceding month, as defined below:
(2) Fue	I costs (F) shall be the cost of:
(a)	Fossil fuel consumed in the Company's plants plus the cost of fuel which would have been used in plants suffering forced generation or transmission outages, but less the cost of fuel related to substitute generation, plus
(b)	The actual identifiable fossil and nuclear fuel costs associated with energy purchased for reasons other than identified in paragraph (c) below, but excluding the cost of fuel related to purchases to substitute for the forced outages, plus
(c)	The net energy cost of energy purchases, exclusive of capacity or demand charges (irrespective of the designation assigned to such transaction) when such energy is purchased on an economic dispatch basis. Included therein are such costs as the charges for economy energy purchases and the charges as a result of scheduled outage, all such D kinds of energy being purchased by Company to substitute for its own higher cost energy, and less
(d)	The cost of fossil fuel recovered through inter-system sales including the fuel costs related IC to economy energy sales and other energy sold on an economic dispatch basis. E COMMISSION
(e)	All fuel costs shall be based on weighted average inventory costing. The cost of fossil fuel shall include no items other than the invoice price of fuel less any cash or other discounts. The invoice price of fuel includes the cost of the fuel itself and necessary charges for transportation of fuel from the point of acquisition to the unloading point, as listed in Account 151 of the FERC Uniform System of Accounts for Public Utilities and Licensees.
(f)	As used herein, the term "forced outages" means all nonscheduled losses of generation or transmission which require substitute power for a continuous period of Skcess of Six Rom MISS ON Where forced outages are not as a result of faulty equipment, faulty on an faulty of Six Rom MISS of design, faulty installations, faulty operation, or faulty maintenance, but are Acts of BVE, riot, 12/3/2007 PURSUANT TO 807 KAR 5:011
	: November 1, 2007 Issued By Date Effective: With Bills Reindered
celing Fi	rst Revision of On and After et No. 70 On and After 2007
ied June	8, 2005 By By Executive Director
	State Regulation and Rates Louisville, Kentucky

## Second Revision of Original Sheet No. 70.1 P.S.C. of Ky. Electric No. 6

insurrection or acts of the public enemy, then the Company may, upon proper showing, with the approval of the Commission, include the fuel cast of substitute energy in the adjustment. (3) Sates (S) shall be determined in kilowatt-hours as follows: Add: (a) net generation (b) purchases (c) interchange-in Subtract: (d) inter-system sales including economy energy and other energy sold on an economic dispatch basis (e) total system losses Pursuant to the Public Service Commission's Order in Case No. 2006-00510 dated October 31, 2007, the Fuel Adjustment Clause will become effective with bills rendered on and after the first billing cycle of December 2007. PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION OF KENTUCKY PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 12/3/2007 pursuant to 2007 Age 5ont as of Issue: November 1, 2007 toeling First Revision of ginal Sheet No. 70.1 ued June 8, 2005 Marked Sates		FAC Fuel Adjustment Clause	
the approval of the Commission, include the fuel cost of substitute energy in the adjustment. (3) Sales (S) shall be determined in kilowatt-hours as follows: Add: (a) net generation (b) purchases (c) interchange-in Subtract: (d) inter-system sales including economy energy and other energy sold on an economic dispatch basis (e) total system losses Pursuant to the Public Service Commission's Order in Case No. 2006-00510 dated October 31, 2007, the Fuel Adjustment Clause will become effective with bills rendered on and after the first billing cycle of December 2007.  PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION (c) FEE 0 6 2009 (c) FEE 0 6 200 (c) FEE 0 6 200 (c) FEE 0 6 200 (c) FEE 0 6 200 (c) FEE 0 6 20		ruei Aujustinent Viduse	
Add: (a) net generation (b) purchases (c) interchange-in Subtract: (d) inter-system sales including economy energy and other energy sold on an economic dispatic hasis (e) total system losses Pursuant to the Public Service Commission's Order in Case No. 2006-00510 dated October 31, 2007, the Fuel Adjustment Clause will become effective with bills rendered on and after the first billing cycle of December 2007. CANCELLED FB 0 5 2003 ENTICE COMMISSIO OF KENTUCKY EFFECTIVE 12/3/2007 PUBLIC SERVICE COMMISSIO OF KENTUCKY EFFECTIVE 12/3/2007 PUBLIC SERVICE COMMISSIO OF KENTUCKY EFFECTIVE 12/3/2007 PURSUANT TO \$07 KAR Sol11 To \$07 KAR Sol11 To \$07 KAR Sol11 Date Effective: With StilleRénédéred On and After Jued June 8, 2005			
<ul> <li>(a) net generation</li> <li>(b) purchases</li> <li>(c) interchange-in</li> <li>Subtract:         <ul> <li>(d) inter-system sales including economy energy and other energy sold on an economic dispatch basis</li> <li>(e) total system losses</li> </ul> </li> <li>Pursuant to the Public Service Commission's Order in Case No. 2006-00510 dated October 31, 2007, the Fuel Adjustment Clause will become effective with bills rendered on and after the first billing cycle of December 2007.</li> <li>PURSUANT COMPARENT li></ul>	(3)	) Sales (S) shall be determined in kilowatt-hours as follows:	
<ul> <li>(b) purchases.</li> <li>(c) interchange-in</li> <li>Subtract:         <ul> <li>(d) inter-system sales including economy energy and other energy sold on an economic dispatch basis</li> <li>(e) total system losses</li> </ul> </li> <li>Pursuant to the Public Service Commission's Order in Case No. 2006-00510 dated October 31, 2007, the Fuel Adjustment Clause will become effective with bills rendered on and after the first billing cycle of December 2007.</li> <li>PUBLIC SERVICE COMMISSION</li> </ul>		Add:	
(d) inter-system sales including economy energy and other energy sold on an economic dispatch basis         (e) total system losses         * Pursuant to the Public Service Commission's Order in Case No. 2006-00510 dated October 31, 2007, the Fuel Adjustment Clause will become effective with bills rendered on and after the first billing cycle of December 2007. <b>CANCELLED FB 0 6 2009 KENTUCKY PUBLIC SERVICE COMMISSION </b>		(b) purchases	
dispatch basis       (e) total system losses         Pursuant to the Public Service Commission's Order in Case No. 2006-00510 dated October 31, 2007, the Fuel Adjustment Clause will become effective with bills rendered on and after the first billing cycle of December 2007.         Image: Comparison of the provide commission's Order in Case No. 2006-00510 dated October 31, 2007, the Fuel Adjustment Clause will become effective with bills rendered on and after the first billing cycle of December 2007.         Image: Comparison of the provide commission's Order in Case No. 2006-00510 dated October 31, 2007, the Fuel Adjustment Clause will become effective with bills rendered on and after the first billing cycle of December 2007.         Image: Comparison of the provide commission's Order in Case No. 2006-00510 dated October 31, 2007         Image: November 1, 2007		Subtract:	
31, 2007, the Fuel Adjustment Clause will become effective with bills rendered on and after the first billing cycle of December 2007. CANCELLED FB 0 6 2003 KENTUCKY PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION SERVICE COMMISSI		dispatch basis	n economic
PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 12/3/2007 PURSUANT TO 807 KAR 5:011 The of Issue: November 1, 2007 Issued By Data Effective: WBM BillioRendered On and After January January	*	31, 2007, the Fuel Adjustment Clause will become effective with bills rendered	
DF KENTUCKY EFFECTIVE 12/3/2007 PURSUANT TO 807 KAR 5:011 PURSUANT TO 807 KAR 5:017 PURSUANT TO 807 KAR 5:011 PURSUANT TO			
DF KENTUCKY EFFECTIVE 12/3/2007 PURSUANT TO 807 KAR 5:011 PURSUANT TO 807 KAR 5:017 PURSUANT TO 807 KAR 5:011 PURSUANT TO			
te of Issue: November 1, 2007 Inceling First Revision of ginal Sheet No. 70.1 ued June 8, 2005 Issued By Date Effective: With Bill@Rendered On and After , 2007 Lonnie E. Bellar, Vice President, Executive Director		OF KEN EFFEC 12/3/2	TUCKY CTIVE 2007
Lonnie E. Benulation of President, Executive Director	nceling F	sue: November 1, 2007 Issued By Date Effective: With Bills First Revision of On any heet No. 70.1	Rendered d After
State Regulation and Rates		Formin E. Dollar Vice Descident	

Date of Issue: July 20, 2004

#### Original Sheet No. 71 P.S.C. of Ky. Electric No. 6

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#### DSMRM Demand-Side Management Cost Recovery Mechanism

**APPLICABLE TO:** Residential Rate RS, Volunteer Fire Department Rate VFD, Residential Prepaid Metering Rate RPM, General Service Rate GS, Small Time-of-Day Service Rate STOD, Large Commercial Rate LC, Large Commercial Time-of-Day Rate LC-TOD, Industrial Power Rate LP, and Industrial Power Time-of-Day Rate LP-TOD. Customers served under Industrial Power Rate LP, and Industrial Power Time-of-Day Rate LP-TOD, who elect not to participate in a demand-side management program hereunder shall not be assessed a charge pursuant to this mechanism.

The monthly amount computed under each of the rate schedules to which this Demand-Side Management Cost Recovery Mechanism is applicable shall be increased or decreased by the DSM Cost Recovery Component (DSMRC) at a rate per kilowatt hour of monthly consumption in accordance with the following formula:

#### DSMRC = DCR + DRLS + DSMI + DBA

Where: DCR = DSM COST RECOVERY. The DCR shall include all expected costs which have been approved by the Commission for each twelve-month period for demand-side management programs which have been developed through a collaborative advisory process ("approved programs"). Such program costs shall include the cost of planning, developing, implementing, monitoring, and evaluating DSM programs. Program costs will be assigned for recovery purposes to the rate classes whose customers are directly participating in the program. In addition, all costs incurred by or on behalf of the collaborative process, including but not limited to costs for consultants, employees and administrative expenses, will be recovered through the DCR. Administrative costs that are allocable to more than one rate class will be recovered from those classes and allocated by rate class on the basis of the estimated budget from each program. The cost of approved programs shall be divided by the expected kilowatt-hour sales for the upcoming twelve-month period to determine the DCR for such rate class. CANCELLED

#### DRLS = DSM REVENUE FROM LOST SALES

Revenues from lost sales due to DSM programs implemented on and after the effective date of

this tariff and will be recovered as follows:

For each upcoming twelve-month period, the estimated reduction in customer usage (in KWH) as determined for the approved programs shall be multiplied by the non-variable revenue requirement per KWH for purposes of determining the lost revenue to be recovered hereunde biron sach Classer Commission Non-variable revenue requirement for the Residential and KY General Service customer class is defined as the weighted average price per KWH of expected billings under the energy charges contained in the service customer class.

PURSUANT TO 807 KAR 5:011

FEB 0 6 2009

SECTION 9 (1)

Date Effective: July 1, 2001

Michael S. Beer, Vice President Executive Director Louisville, Kentucky Issued By Authority of an Order of the KPSC in Case No. 2003-60433 dated June 30, 2004

**Issued By** 

## Original Sheet No. 71.1 P.S.C. of Ky. Electric No. 6

	Demand Side	DSMF	Perevent Mechan	alom
	Demand-Side	Management Cost	Recovery Mechal	115M
pe Ti ar ar by er	eriod after deduct he non-variable re re billed under de nd LP-TOD) is def y the composite o nergy charges in	M and GS rate schedu ting the variable costs evenue requirement for emand and energy rates fined as the weighted av of the expected billings the upcoming twelve-r ded in the energy charg	included in such energieach of the customer of (Rates STOD, LC, LC) verage price per KWH r under the respective do nonth period, after dea	yy charges. Sasses that C-TOD, LP. epresented emand and
es de sa 36 ca re	stimated class sa etermine the appl ales calculated for 6 months or until ase, whichever co	for each customer cla ales (in KWH) for the licable DRLS surcharge r a twelve-month period implementation of new omes first. Revenues fr to the rate classes wh	upcoming twelve-mont e. Recovery of revenu- shall be included in th rates pursuant to a g om lost sales will be a	h period to le from lost le DRLS for general rate assigned for
expected At the end hereunder	program participa I of each such per r and the lost r	nder are based on en ition and estimated sale riod, any difference betw evenues determined a	s for the upcoming twe veen the lost revenues	elve-month period. actually collected the engineering
billings un A progran energy sa implement	der the DSM Bala n evaluation vend wings will be esti tation and any re	ance Adjustment (DBA) of for will be selected to p imated for that program vision of the original er	provide evaluation crite n. Each program will b ngineering estimates w	ria against which e e <u>valuated after</u> rill be reflected in 1 F
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billings un A progran energy sa implement both (a) th prospectiv	der the DSM Bala n evaluation vend wings will be esti tation and any re ne retroactive true- re future lost rever	ance Adjustment (DBA) of for will be selected to p imated for that program vision of the original er -up provided for under the nues collected hereunde	component. provide evaluation crite n. Each program will b ngineering estimates w he DSM Balance Adjus r.	ria against which e evaluated after fill be reflected in LLE timent and (b) the FEB 0 6 2009 KENTUCKY PUBL
A program energy sa implement both (a) th prospectiv DS Lo the be rea	der the DSM Bala n evaluation vend voings will be esti- tation and any re- te retroactive true- re future lost rever SMI = DSM INCE bad Control, the I e net resource sar e installed during ercent, not to ex- source savings and participant cost the present value	ance Adjustment (DBA) of for will be selected to p imated for that program vision of the original er -up provided for under the nues collected hereunder ENTIVE. For all Energy DSM incentive amount vings expected from the the upcoming twelve- sceed five (5) percent re defined as program benefit s where program benefit e of LG&E's avoided co	component. provide evaluation crite b. Each program will b ngineering estimates w he DSM Balance Adjus er. y Impact Programs existent shall be computed by approved programs w month period times fi of program expenditu- benefits less utility prog- its will be calculated or posts over the expected	ria against which e evaluated after fill be reflected in LLE timent and (b) the FEB 0 6 2009 KENTUCKY PUBL Cept Direct Multiplying hich are to ifteen (15) ures. Net gram costs in the basis life of the
billings un A program energy sa implement both (a) th prospectiv DS Lo the bee re: an of pro Eco sh wt	der the DSM Bala n evaluation vend ivings will be esti- tation and any re- te retroactive true- re future lost rever <b>SMI = DSM INCE</b> bad Control, the I e net resource sar e installed during ercent, not to ex- source savings and participant cost the present value ogram, and will in- ducation and Dire- tall be computed 1	ance Adjustment (DBA) of for will be selected to p imated for that program vision of the original er -up provided for under to nues collected hereunde ENTIVE. For all Energy DSM incentive amount vings expected from the the upcoming twelve- ticed five (5) percent re defined as program benefit to where program benefit e of LG&E's avoided co include both capacity a ext Load Control Program	component. provide evaluation crite a. Each program will b ngineering estimates w he DSM Balance Adjust r. y Impact Programs exe shall be computed by approved programs w month period times fi of program expenditu- benefits less utility prog- its will be calculated or posts over the expected and energy savings. F ams, the DSM incentival a cost of the approved and strengthere approved approved programs ap	ria against which e evaluated after rill be reflected in LLE the reflected in LLE the reflected in LLE the reflected in LLE the reflected in LLE rest Direct COMMISS cept Direct COMMISS multiplying hich are to ifteen (15) ures. Net gram costs in the basis life of the er Energy ve amount Riftige ansommission kimes ift CKY EFFECTIVE 7/1/2004
A program energy sa implement both (a) th prospectiv DS Lo the be rea an of pro Ec sh wf (5)	der the DSM Bala n evaluation vend voings will be esti- tation and any re- ne retroactive true- re future lost rever SMI = DSM INCE bad Control, the I e net resource sar e installed during ercent, not to ex- source savings and participant cost the present value ogram, and will in ducation and Dire- nall be computed I nich are to be inst- percent.	ance Adjustment (DBA) of for will be selected to p imated for that program vision of the original er- up provided for under the nues collected hereunder ENTIVE. For all Energy DSM incentive amount vings expected from the the upcoming twelve- treed five (5) percent re defined as program benefit e of LG&E's avoided co include both capacity a ect Load Control Progra- by multiplying the annua- alled during the upcomin	component. provide evaluation crite a. Each program will b ngineering estimates w he DSM Balance Adjust r. y Impact Programs exe shall be computed by approved programs w month period times fi of program expenditu- benefits less utility prog- its will be calculated or posts over the expected and energy savings. F ams, the DSM incentival al cost of the approved ing twelve-month period PURSUAN	ria against which e evaluated after rill be reflected in LLE the reflect
billings un A program energy sa implement both (a) th prospectiv DS Lo the bee re: an of pro Eco sh wt	der the DSM Bala n evaluation vend voings will be esti- tation and any re- ne retroactive true- re future lost rever SMI = DSM INCE bad Control, the I e net resource sar e installed during ercent, not to ex- source savings and participant cost the present value ogram, and will in ducation and Dire- nall be computed I nich are to be inst- percent.	ance Adjustment (DBA) of for will be selected to p imated for that program vision of the original er -up provided for under to nues collected hereunder ENTIVE. For all Energy DSM incentive amount vings expected from the the upcoming twelve- ticeed five (5) percent re defined as program length is where program benefit e of LG&E's avoided co include both capacity a ext Load Control Program by multiplying the annual	component. provide evaluation crite a. Each program will b ngineering estimates w he DSM Balance Adjust r. y Impact Programs exe shall be computed by approved programs w month period times fi of program expenditu- benefits less utility prog- its will be calculated or posts over the expected and energy savings. F ams, the DSM incentival al cost of the approved ing twelve-month period PURSUAN	ria against which e evaluated after rill be reflected in LLE timent and (b) the FEB 0 6 2009 KENTUCKY PUBL Cept Direct multiplying hich are to ifteen (15) ures. Net gram costs in the basis life of the or Energy ve amount Ry/ogFansOMMISSIOI kife&STftVE FFECTIVE 7/1/2004 IT TO 807 KAR 5:011
A program energy sa implement both (a) th prospectiv DS Lo the be rea an of pro Ec sh wf (5)	der the DSM Bala n evaluation vend voings will be esti- tation and any re- ne retroactive true- re future lost rever SMI = DSM INCE bad Control, the I e net resource sar e installed during ercent, not to ex- source savings and participant cost the present value ogram, and will in ducation and Dire- nall be computed I nich are to be inst- percent.	ance Adjustment (DBA) of for will be selected to p imated for that program vision of the original er- up provided for under the nues collected hereunder ENTIVE. For all Energy DSM incentive amount vings expected from the the upcoming twelve- treed five (5) percent re defined as program benefit e of LG&E's avoided co include both capacity a ect Load Control Progra- by multiplying the annua- alled during the upcomin	component. provide evaluation crite b. Each program will b ngineering estimates will he DSM Balance Adjuster. y Impact Programs existent shall be computed by approved programs we month period times fit of program expenditu- benefits less utility programs over the expected and energy savings. Franks, the DSM incentival all cost of the approved and energy savings. Franks, the DSM incentival and cost of the approved and energy savings. Franks, the DSM incentival all cost of the approved puresult of the approved pure the expected and energy savings. Franks, the DSM incentival all cost of the approved pure the expected and energy savings. Franks, the DSM incentival all cost of the approved pure the expected of the approved and energy savings. Franks, the DSM incentival all cost of the approved of the approved approved program expenditures for the expected of the approved of t	ria against which e evaluated after rill be reflected in LLE the reflected in LLE the reflected in LLE the reflected in LLE the reflected in LLE rest Direct COMMISS cept Direct COMMISS rest Net gram costs ifteen (15) ures. Net gram costs ifteen (15) ures. Net gram costs ifte of the er Energy ve amount RordgensOMMISSIO kimeSift/CKY EFFECTIVE 7/1/2004 IT TO 807 KAR 5:011 Effective: July 1, 2001

## Original Sheet No. 71.2 P.S.C. of Ky. Electric No. 6

D	DSMRM	
Demand-Side	Management Cost Rec	covery Mechanism
Fire Department Rate VFI Rate GS, Large Comm Commercial Time-of-Day Power Time-of-Day Rate sales for the upcoming t	D, Residential Prepaid Meterin hercial Rate LC, Small Time r Rate LC-TOD, Industrial Pre e LP-TOD shall be divided to twelve-month period to deter mounts will be assigned for r	esidential Rate RS, Volunteer ng Rate RPM. General Service e-of-Day Rate STOD, Large ower Rate LP, and Industrial by the expected kilowatt-hour mine the DSMI for such rate ecovery purposes to the rate
basis and is used to reco	ncile the difference between to S, DSMI and previous applie	hall be calculated on a calendar year the amount of revenues actually billed cation of the DBA and the revenues
the amount billed in a	alance adjustment amount wi a twelve-month period from th al cost of the approved progra	e application of the DCR unit
the amount billed dur unit charge and the	alance adjustment amount wi ing the twelve-month period f amount of lost revenues det ed during the twelve-month p	rom application of the DRLS ermined for the actual DSM
the amount billed dur unit charge and the ir	ring the twelve-month period	ill be the difference between from application of the DSMI for the actual DSM measures NCEL FEB 0 6 2
amount billed during	ance adjustment amount will t the twelve-month period from ant amount established for the	be the difference between the CE COM n application of the DBA and same twelve-month period.
shall include interest applied to the average of the "3-m month period. The total of t kilowatt-hour sales for the u class_DSM balance adjust	d to the bill amounts, such into onth Commercial Paper Rate the balance adjustment amou upcoming twelve-month perio	asis of the above paragraphs (1)-(4) terest to be calculated at a rate equal e" for the immediately preceding 12- unts shall be divided by the expected d to determine the DBA for such rate ed for recovery purposes to the rate hts were realized FUBLIC SERVICE COMMISS OF KENTUCKY
The filing of modifications to be made at least two monthe	the DSMRC which require of sprior to the beginning of the	effective period for billing PURSUANT TO 807 KAR 5:01 SECTION 9 (1)
of Issue: July 20, 2004	issued By	Date Effective: July 1, 20
	h Dola	by 20, 20
	4-10	
	Michael S. Beer, Vice Pres	dent Executive Director

# Original Sheet No. 71.3 P.S.C. of Ky. Electric No. 6

	Demand-Sic	DSMRM de Management Cost F	
			hall be made at least thirty days prior to the following information as applicable:
(1)	process, the total analysis of expected	cost of each program over ed resource savings, informa sures to be installed, and an	developed by the collaborative er the twelve-month period, an tion concerning the specific DSM y applicable studies which have
(2)	A statement setting and DSMRC.	g forth the detailed calculation	n of the DCR, DRLS, DSMI, DBA
	ch change in the DSI ective date of such cha		fect with bills rendered on and after the
			inter to
		4	
			CANCELLED
			FEB 0 6 2009 KENTUCKY PUBLIC SERVICE COMMISSIO
			SERVICE CONNINGOIC
			PUBLIC SERVICE COMMISS OF KENTUCKY
			EFFECTIVE 7/1/2004
			PURSUANT TO 807 KAR 5:01 SECTION 9 (1)
			02011011011
)ate of Issue	: July 20, 2004	Issued By	Date Effective: July 1, 20

## Ninth Revision of Original Sheet No. 71.4 P.S.C. of Ky. Electric No. 6

Demand-Side Management Cost	Recovery Mechanism
PPLICABLE TO:	
Residential Rate RS, Residential Responsive Pricing Residential Prepaid Metering Rate RPM, General Ser GRP, Small Time-of-Day Rate STOD, Large Comme Day Rate LC-TOD, Industrial Power Rate LP, and Indu	vice Rate GS, General Responsive Pricing rcial Rate LC, Large Commercial Time-of-
DSM Cost Recovery Component (DSMRC):	
Residential Rate RS, Residential Responsive Pricing Rate RRP, Volunteer Fire Dept. Rate VFD, and Residential Prepaid Metering Rate RPM	Energy Charge
DSM Cost Recovery Component (DCR)	0.203 ¢/KWH
DSM Revenues from Lost Sales (DRLS)	0.085 ¢/KWH
DSM Incentive (DSMI)	0.009 ¢/KWH
DSM Balance Adjustment (DBA)	(0.011)¢/KWH
DSMRC Rates RS, RRP, VFD, and RPM	0.286 ¢/KWH CANCELLED FEB 0 6 2009
General Service Rate GS General Responsive Pricing Rate GRP, and Small Time-of-Day Rate STOD	KENTUCKY PUBLIC SERVICE COMMISSION Energy Charge
DSM Cost Recovery Component (DCR)	0.057 ¢/KWH
DSM Revenues from Lost Sales (DRLS)	0.097 ¢/KWH
DSM Incentive (DSMI)	0.003 ¢/KWH
DSM Balance Adjustment (DBA)	(0.009)¢/KWH
DSMRC Rates GS, GRP, and STOD	0.148 ¢/KWH PUBLIC SERVICE COMMISSIO OF KENTUCKY EFFECTIVE 1/5/2009 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)
e of Issue: December 5, 2008 celing Eighth Revision of inal Sheet No. 71.4 ed April 17, 2008	

## Eighth Revision of Original Sheet No. 71.4 P.S.C. of Ky. Electric No. 6

Demand-Side	Management Cost Re	covery Mechanism	
APPLICABLE TO:			
Residential Prepaid Meterin GRP, Small Time-of-Day R	g Rate RPM, General Service ate STOD, Large Commercia	P, Volunteer Fire Department Rate VFD, Rate GS, General Responsive Pricing I Rate LC, Large Commercial Time-of- al Power Time-of-Day Rate LP-TOD.	
DSM Cost Recovery Com	ponent (DSMRC):		
Residential Rate RS, Reside Pricing Rate RRP, Volunteer and Residential Prepaid Met	Fire Dept. Rate VFD,	Energy Charge	
DSM Cost Recovery Compo	nent (DCR)	0.218 ¢/KWH	
DSM Revenues from Lost S	ales (DRLS)	0.045 ¢/KWH	
DSM Incentive (DSMI)		0.008 ¢/KWH	
DSM Balance Adjustment (D	BA)	(0.011)¢/KWH	
DSMRC Rates RS, RRP, VF	D, and RPM	0.260 ¢/KWH	
General Service Rate GS, G Responsive Pricing Rate GF Small Time-of-Day Rate ST	P, and	Energy Charge	
DSM Cost Recovery Compo	nent (DCR)	0.073 ¢/KWH	
DSM Revenues from Lost S	ales (DRLS)	0.080 ¢/KWH	
DSM Incentive (DSMI)		0.003 ¢/KWH	
DSM Balance Adjustment (D	OBA)	(0.009)¢/KWH	
DSMRC Rates GS, GRP, ar	nd STOD	0.147 ¢/KWH PUBLIC SERVICE COMMISSI OF KENTUCKY EFFECTIVE 5/2/2008 PURSUANT TO 807 KAR 5:011	ON
te of Issue: April 17, 2008 inceling Seventh Revision of iginal Sheet No. 71.4 sued March 4, 2008	Issued By Momule Bullo Lonnie E. Bellar, Vice Pre	Date Effective: May 2, 2008	

# Eighth Revision of Original Sheet No. 71.5 P.S.C. of Ky. Electric No. 6

	·
DSM Cost Recovery Component (DSMRC): (Continued)	
Large Commercial Rate LC	Energy Charge
DSM Cost Recovery Component (DCR)	0.041 ¢/KWH
DSM Revenues from Lost Sales (DRLS)	0.059 ¢/KWH
DSM Incentive (DSMI)	0.002 ¢/KWH
DSM Balance Adjustment (DBA)	(0.006)¢/KWH
DSMRC Rate LC	0.096 ¢/KWH
Large Commercial Time-of-Day Rate LC-TOD	Energy Charge
DSM Cost Recovery Component (DCR)	NCELLED 0.032 ¢/KWH
DSM Revenues from Lost Sales (DRLS)	EB 0 6 2009 0.068 ¢/KWH
DSM Incentive (DSMI)	NTUCKY PUBLIC VICE COMMISSION 0.001 ¢/KWH
DSM Balance Adjustment (DBA)	(0.003)¢/KWH
DSMRC Rate LC-TOD	0.098 ¢/KWH
	PUBLIC SERVICE COMMISSIO OF KENTUCKY EFFECTIVE 1/5/2009 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)
te of Issue: December 5, 2008 Issued By ginal Sheet No. 71.5 ued April 17, 2008 Issued By Momule & Bellar, Vice Pres	Res Tephanic Sump.

## Seventh Revision of Original Sheet No. 71.5 P.S.C. of Ky. Electric No. 6

DSMRM Demand-Side Management Cost Reco	very Mechanism
· · · · · · · · · · · · · · · · · · ·	
DSM Cost Recovery Component (DSMRC):	
(Continued)	
Large Commercial Rate LC	Energy Charge
DSM Cost Recovery Component (DCR)	0.039 ¢/KWH
DSM Revenues from Lost Sales (DRLS)	0.017 ¢/KWH
DSM Incentive (DSMI)	0.002 ¢/KWH
DSM Balance Adjustment (DBA)	(0.006)¢/KWH
DSMRC Rates LC	0.052 ¢/KWH
C	
	1512009
1	11100
Large Commercial Time-of-Day Rate LC-TOD	Energy Charge
DSM Cost Recovery Component (DCR)	0.030 ¢/KWH
DSM Revenues from Lost Sales (DRLS)	0.008 ¢/KWH
DSM Incentive (DSMI)	0.001 ¢/KWH
DSM Balance Adjustment (DBA)	(0.003)¢/KWH
DSMRC Rates LC	0.036 ¢/KWH
	PUBLIC SERVICE COMMISS OF KENTUCKY EFFECTIVE 5/2/2008 PURSUANT TO 807 KAR 5:011
te of Issue: April 17, 2008 Inceling Sixth Revision of ginal Sheet No. 71.5 ued March 4, 2008 Issued By Momuel & Bellen	Date Street Reb: Máy 2, 2008
Lonnie E. Bellar, Vice Presi State Regulation and Rat	Executive Director

## Original Sheet No. 71.6 P.S.C. of Ky. Electric No. 6

DSMRI Demand-Side Management Cost I	
Demand-Side Management Cost i	vecovery mechanism
DSM Cost Recovery Component (DSMRC): (Continued)	
Industrial Power Rate LP	Energy Charge
DSM Cost Recovery Component (DCR)	0.000 ¢/KWH
DSM Revenues from Lost Sales (DRLS)	0.000 ¢/KWH
DSM Incentive (DSMI)	0.000 ¢/KWH
DSM Balance Adjustment (DBA)	0.000 ¢/KWH
DSMRC Rate LP	0.000 ¢/KWH
Industrial Power Time of Day Rate LP-TOD	Energy Charge
	CANCELLED CI.000 ¢/KWH
DSM Revenues from Lost Sales (DRLS)	FEB 0 6 2009 CI.000 ¢/KWH
SI	ERVICE COMM
DSM Balance Adjustment (DBA)	0.000 ¢/K₩H
DSMRC Rate LP-TOD	0.000 ¢/KWH
	PUBLIC SERVICE COMMISS OF KENTUCKY EFFECTIVE 7/1/2004 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)
e of Issue: July 20, 2004 Issued By	Date Effective: October 16, 200 By By July 20, 200
Michael S. Beer, Vice P Louisville, Kentuc	Executive Director



# Second Revision to Original Sheet No. 72 P.S.C. of Ky. Electric No. 6

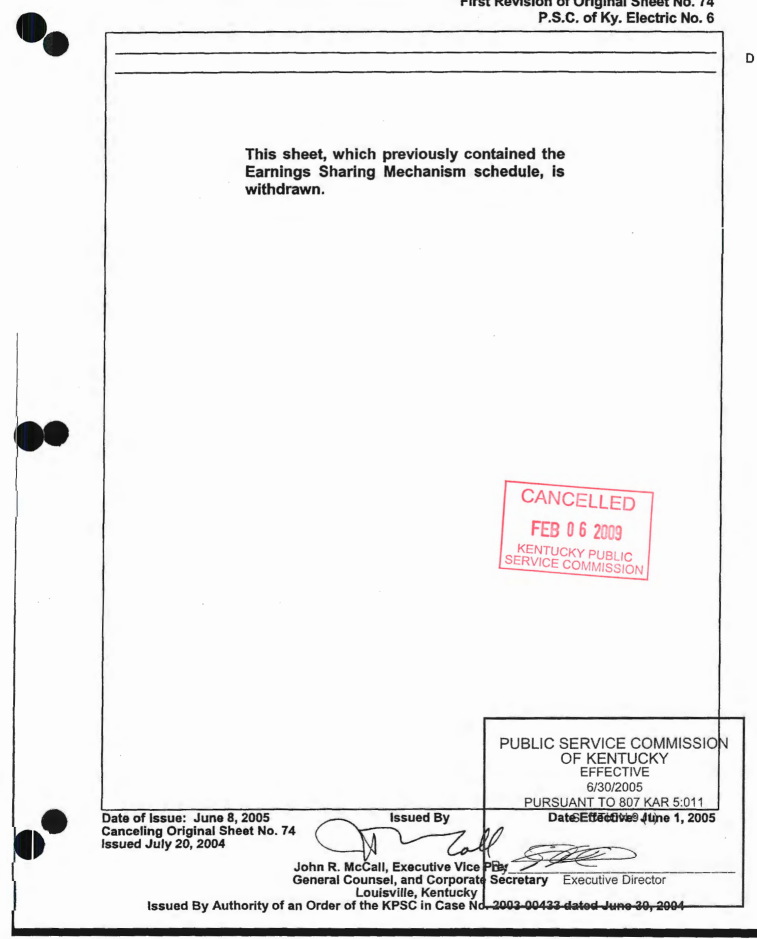
ECR
Environmental Cost Recovery Surcharge
APPLICABLE
In all territory served.
AVAILABILITY OF SERVICE
To all electric rate schedules
RATE The monthly billing amount under each of the schedules to which this mechanism is applicable, including the fuel adjustment clause, demand-side management cost recovery mechanism and STOD program cost recovery factor, shall be increased or decreased by a percentage factor calculated in accordance with the following formula.
CESF = E(m) / R(m) MESF = $CESF - BESF$
MESF = Monthly Environmental Surcharge Factor CESF = Current Environmental Surcharge Factor BESF = Base Environmental Surcharge Factor
Where E(m) is the jurisdictional total of each approved environmental compliance plan revenue requirement of environmental compliance costs for the current expense month and R(m) is the revenue for the current expense month as set forth below.
DEFINITIONS FEB 0 6 2009
<ol> <li>For all Plans, E(m) = [(RB/12) (ROR + (ROR - DR) (TR / (1 - TR))] + OE - BASKENTUCKY PUBLIC Where:         <ul> <li>a) RB is the Total Environmental Compliance Rate Base.</li> <li>b) ROR is the Rate of Return on Environmental Compliance Rate Base, designated as the overall all rate of return [cost of short-term debt, long-term debt, preferred stock, and common equity].</li> </ul> </li> </ol>
<ul> <li>c) DR is the Debt Rate [cost of short-term debt, and long-term debt].</li> <li>d) TR is the Composite Federal and State Income Tax Rate.</li> <li>e) OE is the Operating Expenses [Depreciation and Amortization Expense, Property Taxes, Insurance Expense; adjusted for the Average Month Expense already included in existing rates]. Includes operation and maintenance expense recovery authorized by the K.P.S.C. in Case Nos. 2000-386, 2002-147, 2004-00421 and 2006-00208.</li> <li>f) BAS is the total proceeds from by-product and allowance sales</li> </ul>
<ol> <li>Total E(m) (sum of each approved environmental compliance plan revenue requirement) is multiplied by the Jurisdictional Allocation Factor to arrive at the Net Jurisdictional E(m).</li> </ol>
3) The revenue R(m) is the average monthly base revenue for the Company for the 12 months ending with the current expense month. Base revenue includes the customer, energy and demand charge for each schedule to which this mechanism is applicable and automatic adjustment clause revenues for the Fuel Adjustment Clause, the Demand-Side Management Cost Recovery Mechanism and STOD Program Cost Recovers Factor and Stop for the Stop of the S
4) Current expense month (m) shall be the second month preceding the 10/10/10/00/06/which the Environmental Surcharge is billed. PURSUANT TO 807 KAR 5:011
ate of Issue: December 28, 2006 Issued By Effective: SWEET Stewsord Rendered anceling First Revision to riginal Sheet No. 72 sued June 28, 2005 Ohm R. Mcall June (Control of Control of Co
John R. McCall, Executive Vice Hig General Counsel and Secretary Executive Director

#### First Revision of Original Sheet No. 73 P.S.C. of Ky. Electric No. 6 MSR STANDARD RIDER **Merger Surcredit Rider** AVAILABILITY In all territory served. APPLICABILITY OF SERVICE To all electric rate schedules. Т SURCREDIT The monthly billing amount computed under each of the rate schedules to which this surcredit is applicable shall be adjusted by the Merger Surcredit Factor, which shall be calculated in accordance with the following formula: Merger Surcredit Factor = MS + BA Where: (MS) is the Merger Surcredit which is based on the total Company savings that are to be distributed to Company's customers in each 12-month period beginning July 1, 1998. Savings Merger to be Surcredit Distributed CANCELLED (MS) \$ 6,183,320 1.109% Year 1 FEB 0 6 2009 Year 2 \$ 9,018,830 1.587% KENTUCKY PUBLIC 2.103% \$12,168,065 Year 3 SERVICE COMMIS Year 4 \$13,355,755 2.265% Year 5 \$14,702,775 2.451% Year 6 \$18,045,255 3.185%\* Year 7 \$18,045,255 3.129% Year 8 \$18,045,255 3.052% Year 9 \$18,045,255 3.001% Year 10 \$18,045,255 2.954% \$ 6,305,082 Year 11, (Jul 1, 2008 to Jan 31, 2009) 1.369% N Succeeding Annual Periods beginning Feb 1, 2009 \$12,610,164 1.598% N \* Reflects the average factor for the year. Actual application determined by the Final Order in PSC Case No. 2002-00430. (BA) is the Balancing Adjustment for the second through the twelfth months of the distribution year which reconciles any over- or under-distribution of the net savings from prior periods. The Balancing Adjustment will be determined by dividing the afferences between SSION amounts which were expected to be distributed and the amounts actually distributed work the application of the Merger Surcredit Factor from the previous year by the expected details ales revenue. The final Balancing Adjustment will be applied to customer billings in the sease month PURSUANT TO 807 KAR 5:011 following the termination of the Merger Surcredit. SECTION 9 (1) Date of issue: July 1, 2008 Issued By Da t **Canceling Original Sheet No. 73** omie Issued June 30, 2004 onnie E. Bellar, Vice President Executive Difector State Regulation and Rates Louisville, Kentucky Louisville, Kentucky Issued By Authority of an Order of the KPSC in Case No. 2007-00562 dated June 26, 2008

## First Revision of Original Sheet No. 73.1 P.S.C. of Ky. Electric No. 6

SIAN	DARD RIDER MSR
	Merger Surcredit Rider
TE	RMS OF DISTRIBUTION
1.	The total distribution to Company's customers will, in no case, be less than the sum of the amounts shown above for Year 1 through Year 11, plus one-twelfth of the amount shown for Succeeding Annual Periods for each billing month the Merger Surcredit is effective beginning February 1, 2009.
2.	On or before the 21st of the first month of each distribution year following Year 1, the Company will file with the Commission a status report of the Surcredit. Such report shall include a statement showing the amounts which were expected to be distributed and the amounts actually distributed in previous periods, along with a calculation of the Balancing Adjustment (BA) which will be implemented with customer billings in the second month of that distribution year to reconcile any previous over-or under distributions.
3.	The Merger Surcredit shall be applied to the customer's bill following the rates and charges for electric service, but before application of the school tax, the franchise fee, sales tax or other similar items.
4.	The Merger Surcredit shall terminate as of the effective date of the Company's electric base rates change approved by the Commission.
	CANCELLED
	FEB 0 6 2009 KENTUCKY PUBLIC
	SERVICE COMMISSION
	PUBLIC SERVICE COMMISSIO OF KENTUCKY
	EFFECTIVE 7/1/2008
	PURSUANT TO 807 KAR 5:011
Canceli	Issue: July 1, 2008 Ing Original Sheet No. 73.1 June 30, 2004 Lonnie E. Bellar, Vice President SECTION 9 (1) J
	State Regulation and Rates Louisville, Kentucky
1	ssued By Authority of an Order of the KPSC in Case No. 2007-00562 dated June 26, 2008

# First Revision of Original Sheet No. 74



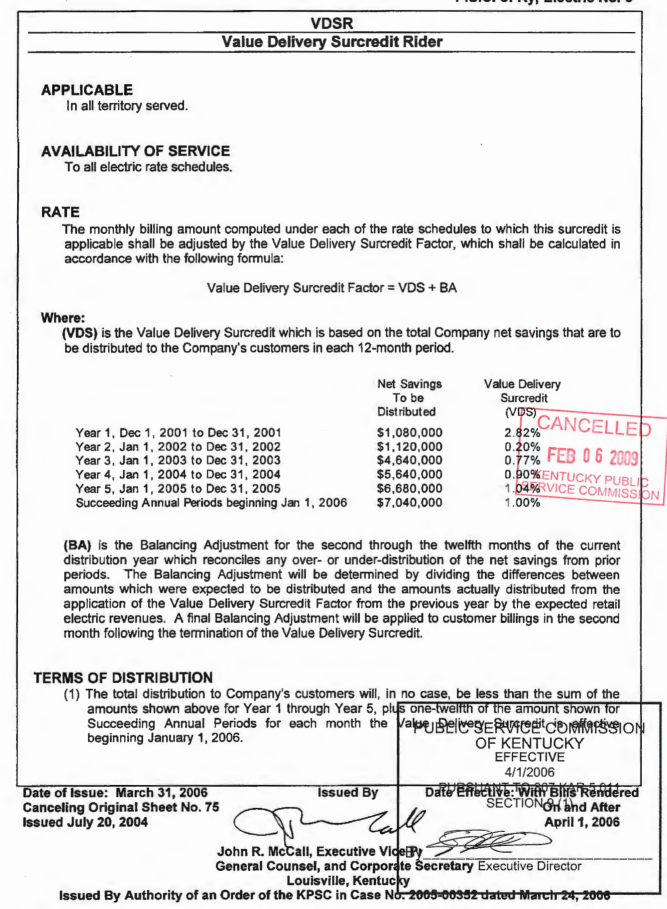
#### First Revision of Original Sheet No. 74.1 P.S.C. of Ky. Electric No. 6

This sheet, which previously contained the Earnings Sharing Mechanism schedule, is withdrawn. CANCELLED FEB 0 6 2009 KENTUCKY PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 6/30/2005 PURSUANT TO 807 KAR 5:011 Date of Issue: June 8, 2005 **Issued By** Date Effectives June 1, 2005 Canceling Original Sheet No. 74.1 Issued July 20, 2004 Cot John R. McCall, Executive Vice PBy Secretary Executive Director Louisville, Kentucky Issued By Authority of an Order of the KPSC in Case No. 2003-00433 dated June 30, 2004

D



#### First Revision of Original Sheet No. 75 P.S.C. of Ky, Electric No. 6





			VDSR		
		Value Del	ivery Surcredi	t Rider	
(2	Company will file wi include a statement amounts actually dis	ith the Commis t showing the a stributed in pre- ich will be imple	ession a status rep amounts which we evious periods, ak emented with custo	distribution year followin ort of the Surcredit. Su are expected to be distri- ong with a calculation of omer billings in the secon er-distributions.	uch report sha ributed and the f the Balancing
(3				customer's bill following the school tax, the france	
(4	the Company files a	an application f	or an adjustment	completion of the billing of electric base rates pl ng electric base rates pl	ursuant to KRS
				CANC	CELLED
					0 6 2009
				SERVICE (	KY PUBLIC
				PUBLIC SERVIC OF KEN EFFE( 4/1/2	
Cancelin	ssue: March 31, 2006 g Original Sheet No. uly 20, 2004		Issued By	Date Effective: Wi	or and Afte April 1, 200
		John R. Mc	V Call, Executive Vi	celPy	$\geq$

#### **Original Sheet No. 76** P.S.C. of Ky. Electric No. 6

#### STANDARD RIDER

**Franchise Fee Rider** 

#### APPLICABLE

In all territory served.

#### **AVAILABILITY OF SERVICE**

Available as an option for collection of revenues within governmental jurisdictions which impose on the Company franchise fees, permitting fees, local taxes or other charges by ordinance, franchise, or other governmental directive and not otherwise collected in the charges of the Company's base rate schedules.

#### DEFINITIONS

Base Year - the twelve month period ending November 30. Collection Year - the full calendar year following the Base Year. Base Year Amount -

- 1) a percentage of revenues, as determined in the franchise agreement, for the Base Year, and
- 2) license fees, permit fees, or other costs specifically borne by the Company for the purpose of maintaining the franchise as incurred in the Base Year and applicable specifically to the Company by ordinance or franchise for operation and maintenance of its facilities in the franchise area, including but not limited to costs incurred by the Company as a result of governmental regulation or directives requiring construction or installation of facilities beyond that normally provided by the Company in accordance with applicable Rules and Regulations approved by and under the direction of the Kentucky Public Service Commission; and.
- 3) any adjustment for over or under collection of revenues associated with the amounts in 1) or 2). CANCELLED

#### RATE

The franchise percentage will be calculated by dividing the Base Year amount by the total revenues in the Base Year for the franchise area. The franchise percentage will be monitored during the Collection Year and adjusted to recover the Base Year Amount in the Collection Year as closely as possible.

#### BILLING

- The franchise charge will be applied exclusively to the base rate and all riders of bills of 1) customers receiving service within the franchising governmental jurisdiction, before taxes,
- 2) The franchise charge will appear as a separate line item on the Customer's bill and show the unit of government requiring the franchise.
- 3) Payment of the collected franchise charges will be made to the governmental franchising body as agreed to in the franchise agreement.

#### **TERM OF CONTRACT**

As agreed to in the franchise agreement. In the event such franchise agreement should lapse but payment of franchise fees, other local taxes, or permitting fees paid by the Company by ordinance. franchise, or other governmental directive should continue, collection shall continue under this tariff.

Date of Issue: July 20, 2004	Issued By	SECTION 9 (1)
these mericines de set conflict	with the Terms and Conditions	PUBLIC SERVICE COMMISSION the franchise agreement of so far as applicable to the Company approved mission. PURSUANT TO 807 KAR 5:011

Michael S. Beer, Vice President Louisville, Kentucky Issued By Authority of an Order of the KPSC in Case No<del>: 2003-00433 dated June 30, 2004</del>

**Executive Director** 

FEB U 6 2009

# Original Sheet No. 77 P.S.C. of Ky. Electric No. 6

STANDARD RIDER	ST School Tax
APPLICABLE	
In all territory served.	
AVAILABILITY OF SERVIC	
This schedule is applied a the recovery by the utility tax for schools under KRS	as a rate increase to all other schedules pursuant to KRS 160.617 for of school taxes in any county requiring a utility gross receipts license 160.613.
RATE	
The utility gross receipts lic	cense tax imposed by the county but not to exceed 3%.
	CANCELLED
	FEB 0 6 2009 KENTUCKY PUBLIC
	SERVICE COMMISSION
	PUBLIC SERVICE COMMISS
	OF KENTUCKY EFFECTIVE
	7/1/2004 PURSUANT TO 807 KAR 5:01
	Issued By Date Effective: With Service Rendered
Date of Issue: July 20, 2004	
Date of Issue: July 20, 2004	Marchen By Steer, 2004

- 35

# First Revision of Original Sheet No. 78 P.S.C. of Ky. Electric No. 6

	HEA
Но	ome Energy Assistance Program
APPLICABLE In all territory served.	
AVAILABILITY To all residential custome	ers.
RATE 10¢ per meter per month.	1.
BILLING The HEA charge shall be	e shown as a separate item on customer bills.
rendered during the billing 2012, or as otherwise dire charge will be used to fu Energy Assistance prog	istance charge will be applied to all residential electric bills og cycles commencing October 1, 2007 through September 30, rected by the Public Service Commission. Proceeds from this fund residential low-income demand-side management Home grams which have been designed through a collaborative then filed with, and approved by, the Commission.
	FEB 0 6 2009 KENTUCKY PUBLIC SERVICE COMMISSION
	PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE
Date of Issue: September 21, 2007 Cancelling Original Sheet No. 78 Issued October 7, 2004	PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 10/1/2007

# Original Sheet No. 80 P.S.C. of Ky. Electric No. 6

	TERMS AND CONDITIONS		
	Customer Bill of Rights		
right	a residential customer of a regulated public utility in Kentucky, you are guaranteed the following ts subject to Kentucky Revised Statutes and the provisions of the Kentucky Public Service amission Administrative Regulations:		
•	You have the right to service, provided you (or a member of your household whose debt was accumulated at your address) are not indebted to the utility.		
•	You have the right to inspect and review the utility's rates and tariffed operating procedures during the utility's normal office hours.		
٠	You have the right to be present at any routine utility inspection of your service conditions.		
•	u must be provided a separate distinct disconnect notice alerting you to a possible connection of your service, if payment is not received.		
•	You have the right to dispute the reasons for any announced termination of your service.		
•	You have the right to negotiate a partial payment plan when your service is threatened by disconnection for non-payment.		
•	You have the right to participate in equal, budget payment plans for your natural gas and electric service.		
٠	You have the right to maintain your utility service for up to thirty (30) days upon presentation of a medical certificate issued by a health official.		
•	You have the right to prompt (within 24 hours) restoration of your service when the cause ELLE for discontinuance has been corrected.		
•	If you have not been disconnected, you have the right to maintain your natural gas and electric service for up to thirty (30) days, you present a Certificate of Need issued by the OMMISS Kentucky Cabinet for Human Resources between the months of November and the end of March.		
•	<ul> <li>If you have been disconnected due to non-payment, you have the right to have your natural gas or electric service reconnected between the months of November through March provided you:</li> <li>1) Present a Certificate of Need issued by the Kentucky Cabinet for Human Resources, and</li> <li>2) Pay one third (1/3) of your outstanding bill (\$200 maximum), and</li> </ul>		
	<ol> <li>Accept referral to the Human Resources' Weatherization Program, and</li> <li>Agree to a repayment schedule that will cause your bill to become current by October 15.</li> </ol>		
•	You have the right to contact the Public Service Commission regarding any dispute that you have been unable to resolve with your utility (call Toll F ee 1-800-772-4635) ENTUCKY EFFECTIVE TOLLY 2004		
	PURSUANT TO 807 KAR 5:011 SECTION 9 (1)		
ate o	f Issue: July 20, 2004 Issued By Date Effective: With Service Rendered		
	Michael S. Beer, Vice President Executive Director Louisville, Kentucky		
ls	sued By Authority of an Order of the KPSC in Case No. 2003-00433 dated June 30, 2004		

## Original Sheet No. 81 P.S.C. of Ky. Electric No. 6

Т

#### TERMS AND CONDITIONS General

#### **COMMISSION RULES AND REGULATIONS**

All electric service supplied by the Company shall be in accordance with the applicable rules and regulations of the Public Service Commission of Kentucky.

#### COMPANY TERMS AND CONDITIONS.

In addition to the rules and regulations of the Commission, all electric service supplied by the Company shall be in accordance with these "Terms and Conditions," which shall constitute a part of all applications and contracts for service.

#### RATES, TERMS AND CONDITIONS ON FILE

A copy of the rate schedules, terms, and conditions under which electric service is supplied is on file with the Public Service Commission of Kentucky. A copy of such rate schedules, terms and conditions, together with the law, rules, and regulations of the Commission, is available for public inspection in each office of the Company where bills may be paid.

#### ASSIGNMENT

No order for service, agreement or contract for service may be assigned or transferred without the written consent of the Company.

#### **RENEWAL OF CONTRACT**

If, upon the expiration of any service contract for a specified term, the customer continues to use the service, the contract (unless otherwise provided therein) will be automatically renewed for successive periods of one year each, subject to termination at the end of any year upon 30 days prior written notice by either party.

#### AGENTS CANNOT MODIFY AGREEMENT WITHOUT CONSENT OF P.S.C. OF KY.

No agent has power to amend, modify, alter, or waive any of these TERMS AND CONDITIONS, or to bind the Company by making any promises or representations not contained herein.

#### SUPERSEDE PREVIOUS TERMS AND CONDITIONS

These TERMS AND CONDITIONS supersede all TERMS AND CONDITIONS under which the Company has previously supplied electric service.

Date of Issue: July 20, 2004

7/1/2004 PURSUANT TO 807 KAR 5:011 SECTION 9 (1) Issued By Date Effective: With Service Rendered Id After

KENTUCKY PUBLIC SERVICE COMMISSION

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

1, 2004

Michael S. Beer, Vice President Executive Director Louisville, Kentucky Issued By Authority of an Order of the KPSC in Case No. 2003-00433 dated June 30, 2004

### Original Sheet No. 82 P.S.C. of Ky. Electric No. 6

Т

## TERMS AND CONDITIONS Customer Responsibilities

#### **APPLICATION FOR SERVICE**

A written application or contract, properly executed, may be required before the Company is obligated to render electric service. The Company shall have the right to reject for valid reasons any such application or contract.

All applications for service shall be made in the legal name of the party desiring the service.

Where an unusual expenditure for construction or equipment is necessary or where the proposed manner of using electric service is clearly outside the scope of Company's standard rate schedules, Company may establish special contracts giving effect to such unusual circumstances.

#### TRANSFER OF APPLICATION

Applications for electric service are not transferable and new occupants of premises will be required to make application for service before commencing the use of electricity. Customers who have been receiving electric service shall notify the Company when discontinuance of service is desired, and shall pay for all electric service furnished until such notice has been given and final meter readings made by the Company.

#### **OPTIONAL RATES**

If two or more rate schedules are available for the same class of service, it is the customer's responsibility to determine the options available and to designate the schedule under which he desires to receive service.

The Company will, at any time, upon request, advise any Customer as to the most advantageous rate for existing or anticipated service requirements as defined by the Customer, but the ED Company does not assume responsibility for the selection of such rate or for the continuance of the lowest annual cost under the rate selected.

In those cases in which the most favorable rate is difficult to predetermine, the customer will be BLIC given the opportunity to change to another schedule, unless otherwise prevented by the rate SSIO schedule under which the Customer is currently served, after trial of the schedule originally designated; however, after the first such change, the Company shall not be required to make a change in schedule more often than once in twelve months.

From time to time, the Customer should investigate his operating conditions to determine a desirable change from one available rate to another. The Company, lacking knowledge of changes that may occur at any time in the Customer's operating conditions, does not assume responsibility that Customers will at all times be served under the most beneficial rate.

In no event will the Company make refunds covering the difference between the charges underthe rate in effect and those under any other rate applicable to the same class of service.

CUSTOMER'S EQUIPMENT The customer shall furnish, to connect with Company's s	PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE se all electrical appa/atagethd wiring uch appakated the Wiring Stratt AB 5:011	
Date of Issue: July 20, 2004	Michael S. Beer, Vice Pres	SECTION 9 (1)         Date Effective: With Service Rendered         Id After         1, 2004         dent
the second second second second second second second second second second second second second second second se	Louisville, Kentucky	And a star has the last the summer of the

Issued By Authority of an Order of the KPSC in Case Nd. 2003-00433 dated June 30, 2004



## P.S.C. of Ky. Electric No. 6 **TERMS AND CONDITIONS Customer Responsibilities** installed and maintained in conformity with applicable statutes, laws or ordinances and with the rules and regulations of the constituted authorities having jurisdiction. The customer shall not install wiring or connect and use any motor or other electricity-using device which in the opinion of the Company is detrimental to its electric system or to the service of other customers of the Company. The Company assumes no responsibility whatsoever for the condition of the customer's electrical wiring, apparatus, or appliances, nor for the maintenance or removal of any portion thereof **OWNER'S CONSENT TO OCCUPY** The Customer shall grant easements and rights-of-way on and across Customer's property at no cost to the Company. ACCESS TO PREMISES AND EQUIPMENT The Company shall have the right of access to the customer's premises at all reasonable times for the purpose of installing, meter reading, inspecting, repairing, or removing its equipment used in connection with its supply of electric service or for the purpose of turning on and shutting off the supply of electricity when necessary and for all other proper purposes. The customer shall not construct or permit the construction of any structure or device which will restrict the access of the Company to its equipment for any of the above purposes. **IFD** 0 6 2009 PROTECTION OF COMPANY'S PROPERTY Customers will be held responsible for tampering, interfering with, breaking of seals of meters or include other equipment of the Company installed on the Customer's premises, and Will be held flable for ION same according to law. The Customer hereby agrees that no one except the employees of the Company shall be allowed to make any internal or external adjustments of any meter or any other piece of apparatus which shall be the property of the Company. POWER FACTOR The Company installs facilities to supply power to the Customer at or near unity power factor. The Company expects Customer to use apparatus which shall result in a power factor near unity. However, the Company will permit the use of apparatus which shall result, during normal operation, in a power factor not lower than 90 percent either lagging or leading. Where the Customer's power factor is less than 90 percent, the Company reserves the right to require the Customer to furnish, at his own expense, suitable corrective equipment to maintain a power factor of 90 percent or higher. EXCLUSIVE SERVICE ON INSTALLATION CONNECTED Electric service shall not be used for purposes other than as set forth in CHERCICE COMMIS ICE COMMISSION or contract. EFFECTIVE 11/24/2006 PURSUANT TO 807 KAR 5:011 Date of Issue: October 25, 2006 Canceling Original Sheet No. 82.1 Issued By Date Effective: November 24, 2006 Issued July 20, 2004 John R. McCall, Executive Vice Pres General Counsel, and Corporate Secretary **Executive Director** Louisville, Kentucky Issued By Authority of an Order of the K.P.S.C. in Case No<del>. 2005-00099 dated October 18, 2006</del>

First Revision of Original Sheet No. 82.1

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#### Original Sheet No. 82.2 P.S.C. of Ky. Electric No. 6

FEB 0 6 2009

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## TERMS AND CONDITIONS Customer Responsibilities

Except in cases where the Customer has contract with the company for reserve or auxiliary service, no other electric light or power service will be used by the Customer on the same installation in conjunction with the Company's service, either by means of a throw-over switch or any other connection.

#### LIABILITY

The Customer assumes all responsibility for the electric service upon the Customer's premises at and from the point of delivery of electricity and for the wires and equipment used in connection therewith, and will protect and save the Company harmless from all claims for injury or damage to persons or property occurring on the Customer's premises or at and from the point of delivery of electricity, occasioned by such electricity or said wires and equipment, except where said injury or damage will be shown to have been occasioned solely by the negligence of the Company.

#### NOTICE TO COMPANY OF CHANGES IN CUSTOMER'S LOAD

The service connections, transformers, meters, and appurtenances supplied by Company for the rendition of electric service to its customers have a definite capacity which may not be exceeded without damage. In the event that the customer contemplates any material increase in his connected load, whether in a single increment or over an extended period, he shall immediately give the Company written notice of this fact so as to enable it to enlarge the capacity of such equipment. In case of failure to give such notice the customer may be held liable for any damage done to meters, transformers, or other equipment of the Company caused by such material increase in the customer's connected load.

#### PERMITS

The customer shall obtain or cause to be obtained all permits, easements, or certificates, exception street permits, necessary to give the Company or its agents access to the customer's premises and equipment and to enable its service to be connected therewith. In case the customer is not the owner of the premises or of intervening property between the premises and the Company's distribution lines the customer shall obtain from the proper owner or owners the necessary consent to the installation and maintenance in said premises and in or about such intervening property of all such wiring or other customer-owned electrical equipment as may be necessary or convenient for the supply of electric service to customer. Provided, however, to the extent permits, easements, or certificates are necessary for the installation and maintenance of Company-owned facilities, the Company shall obtain the aforementioned consent.

The construction of electric facilities to provide service to a number of customers in a manner consistent with good engineering practice and the least public inconvenience sometimes requires that certain wires, guys, poles, or other appurtenances on a customer's premises be used to supply service to neighboring customers. Accordingly, each customer taking Company's electric service shall grant to Company such rights on or across his or her premises as may be necessary to fumish service to neighboring premises, such rights to be exercised by the Company in a reasonable manner and with due regard for the doity to the customer's ISSION

The Company shall make or cause to be made application for any necessary street lifermits, and shall not be required to supply service under the customer's application until #228300able time after such permits are granted. PURSUANT TO 807 KAR 5:011

Date of Issue: July 20, 2004

SECTION 9 (1) **Issued By** Date Effective: With Service Rendered nd After 1, 2004

OF KENTUCKY

Michael S. Beer, Vice President Executive Director Louisville, Kentucky Issued By Authority of an Order of the KPSC in Case No. 2003 09433 dated June 30, 2004

#### Original Sheet No. 83 P.S.C. of Ky. Electric No. 6

FEB 0 6 2009

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### TERMS AND CONDITIONS Company Responsibilities

#### METERING

The electricity used will be measured by a meter or meters to be furnished and installed by the Company at its expense and all bills will be calculated upon the registration of said meters. When service is supplied by Company at more than one delivery point on the same premises, each delivery point will be metered and billed separately on the rate applicable. Meters include all measuring instruments. Meters will be located outside whenever possible. Otherwise, meters will be located as near as possible to the service entrance and on the ground floor of the building, in a clean, dry, safe and easily accessible place, free from vibration, agreed to by the Company.

#### POINT OF DELIVERY OF ELECTRICITY

The point of delivery of electrical energy supplied by the Company shall be at the point, as designated by the Company, where Company's facilities are connected with the facilities of the customer, irrespective of the location of the meter.

#### EXTENSION OF SERVICE

The main transmission lines of the Company, or branches thereof, will be extended to such points as provide sufficient load to justify such extensions or in lieu of sufficient load, the Company may require such definite and written guarantees from a Customer, or group of Customers, in addition to any minimum payments required by the Tariff as may be necessary. This requirement may also be made covering the repayment, within a reasonable time, of the cost of tapping such existing lines for light or power service or both.

#### COMPANY'S EQUIPMENT AND INSTALLATION

The Company will furnish, install, and maintain at its expense the necessary overhead service LIC drop or service line required to deliver electricity to the customer's electric facilities at the voltage contracted for.

The Company will fumish, install, and maintain at its expense the necessary meter or meters. (The term meter as used here and elsewhere in these rules and regulations shall be considered to include all associated instruments and devices, such as current and potential transformers, installed for the purpose of measuring deliveries of electricity to the customer.) Suitable provision for the Company's meter, including an adequate protective enclosure for the same if required, shall be made by the customer. Title to the meter shall remain in the Company, with the right to install, operate, maintain, and remove same. The customer shall protect such property of the Company from loss or damage, and no one who is not an agent of the Company shall be permitted to remove, damage or tamper with the same. The customer shall execute such reasonable form of easement agreement as may be required by Company.

Notwithstanding the provisions of 807 KAR 5:006, Section 13(4), a reasonable time shall be allowed subsequent to customer's service application to enable Company to construct or install the facilities required for such service. In order that Company may make suitable provision for enlargement, extension or alteration of its facilities, each application Commercial Gradustria SION service shall furnish the Company with realistic estimates of prospective electricity Equipments. EFFECTIVE

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Date o	of Issue:	July 20	2004

PURSUANT TO 807 KAR 5:011 SECTION 9 (1) Date Effective: With Service Rendered

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nd After 1, 2004

Michael S. Beer, Vice President Executive Director Louisville, Kentucky Issued By Authority of an Order of the KPSC in Case No. 2003-00433 dated June 30, 2004

**Issued By** 

#### Original Sheet No. 83.1 P.S.C. of Ky. Electric No. 6

FEB 0 6 2009 KENTUCKY PUBLIC SERVICE COMMISSION Т

#### TERMS AND CONDITIONS Company Responsibilities

#### **COMPANY NOT LIABLE FOR INTERRUPTIONS**

The Company will exercise reasonable care and diligence in an endeavor to supply service continuously and without interruption but does not guarantee continuous service and shall not be liable for any loss or damage resulting from interruption, reduction, delay or failure of electric service not caused by the willful negligence of Company, or resulting from any cause or circumstance beyond the reasonable control of the Company.

### COMPANY NOT LIABLE FOR DAMAGE ON CUSTOMER'S PREMISES

The Company is merely a supplier of electricity delivered to the point of connection of Company's and the customer's facilities, and shall not be liable for and shall be protected and held harmless for any injury or damage to persons or property of the customer or of third persons resulting from the presence, use or abuse of electricity on the customer's premises or resulting from defects in or accidents to any of customer's wiring, equipment, apparatus, or appliances, or resulting from any cause whatsoever other than the negligence of the Company.

#### LIABILITY

In no event shall the Company have any liability to the Customer or any other party affected by the electrical service to the Customer for any consequential, indirect, incidental, special, or punitive damages, and such limitation of liability shall apply regardless of claim or theory. In addition, to the extent that Company acts within its rights as set forth herein and/or any applicable law or regulation, Company shall have no liability of any kind to the Customer or any other party. In the event that the Customer's use of the Company's service causes damage to the Company's property or injuries to persons, the Customer shall be responsible for such damage or injury and shall indemnify, defend, and hold the Company harmless from any and all suits, claims, losses, and expenses associated therewith.

		PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 7/1/2004 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)
Date of Issue: July 20, 2004	h. Dola	Date Effective: With Service Rendered nd After 1, 2004
	Michael S. Beer, Vice Pres Louisville, Kentucky	
issued By Authority of an	Order of the KPSC in Case No	. 2003-00433 dated June 30, 2004

## Original Sheet No. 84 P.S.C. of Ky. Electric No. 6

	TERMS AND CONDIT	
Direct current service, which	h has been supplied to a lim	al frequency of 60 cycles per second. ited number of customers in a limited icrease in the capacity of existing direct
Company's electric service is	s supplied at the following nom	ninal voltages and phases:
SECONDARY DISTRIBUTIO	N VOLTAGES	
Residential Service.		
Single phase 120/240 vo system is used.	olts three-wire service or 120,	208Y volts three-wire where network
Commercial and Industrial Se	ervice.	
Single Phase 120/240 volt 120/208Y volts four wire of		0 volts three wire, 480 volts three wire,
PRIMARY DISTRIBUTION VO	OLTAGES	
According to location, 2400/4	4160Y volts, 7200/12,470Y vol	ts, 13,800 volts, or 34,500 volts. FEB 0 6 2009
69,000 volts, 138,000 volts,		KENTUCKY PUBLIC SERVICE COMMISSIO
	any individual customer sha e area in which such customer	all depend upon the voltage of the 's electric load is located.
a customer must furnish and equipment necessary to take available at point of connection to reduce an available voltage served at the rate applicable applicable to both the available the customer were served at to voltage. The available voltage	icable to any voltage level othe I maintain complete substation e service at the distribution to a lower voltage for delivery to the lower voltage; provide e voltage and the delivery volta- the next lower voltage classifie e shall be the voltage on that being suitable from the stand	er than distribution secondary voltage, on structure, transformers, and other primary or transmission line voltage quired to provide a transformer station v to a customer, the customer shall be ed, however, that if the same rate is age, the rate will be applied as though cation from that of the actual delivery distributed by transmission line which SSIO point of capacity and buyer by the stating
ate of Issue: July 20, 2004	Issued By	Date Effective: With Service Rendered
	Alls	By 1 After 1, 2004 Executive Director

#### Original Sheet No. 85 P.S.C. of Ky. Electric No. 6

TERMS AND CONDITIONS					
Residential	Rate	Specific	Terms	and	Conditions

Residential electric service is available for uses customarily associated with residential occupation, including lighting, cooking, heating, cooling, refrigeration, household appliances, and other domestic purposes.

- 1. Residential rates are based on service to single family units and are not applicable to multi-family dwellings served through a single meter. Where two or more families occupy a residential building, the Company will require, as a condition precedent to the application of the residential rate, that the wiring in the building be so arranged as to permit each family to be served through a separate meter. In those cases where such segregation of wiring would involve undue expense to the Customer, the Company will allow service to two or more families to be taken through one meter, but in this event the energy blocks and minimum bills of the applicable residential rate shall be multiplied by the number of families thus served, such number of families to be determined on the basis of the number of kitchens in the building. At the Customer's option, in lieu of the foregoing, electric service rendered to a multi-family residential building through a single meter will be classified as commercial and billed on the basis of service to one Customer at an appropriate non-residential rate. under a general service rate applicable.
- 2. Single family unit service shall include usage of electric energy customarily incidental to home occupations, such as the office of a physician, surgeon, dentist, musician or artist when such occupation is carried on by the Customer in his residence.
- 3. A residential building used by a single family as a home, which is also used to accommodate roomers or boarders for compensation, will be billed at the residential rate provided it does not exceed 12 rooms in size. Such a residential building of more than twelve rooms used to accommodate roomers or borders for compensation will be classified as commercial and billed on the appropriate at commercial or general service rates. In determining the room rating of rooming and boarding houses, all wired rooms shall be counted except hallways, vestibules, LLE alcoves, closets, bathrooms, lavatories, garrets, attics, storage rooms, trunk rooms, basements, cellars, porches and private garages.
- 4. Service used in residential buildings occupied by fratemity or sorority organizations associated PUBL C with educational institutions will be classified as residential and billed at the residential Pate COMMISS OF
- 5. Where both residential and general or commercial classes of service are supplied through a single meter, such combined service shall be classified as general and billed at the appropriate non-residential general service rate. The Customer may arrange his wiring so as to separate the general service from the residential service, in which event two meters will be installed by the Company and separate residential and general service rates applied to the respective classes of service.
- 6. If a farm Customer's barns, pump house or other outbuildings are located at such distance from his residence as to make it impracticable to supply service thereto through his residential meter, the separate meter required to measure service to such remotely located buildings will be considered a separate service contract and billed as a separate Customer on the applicable general service rate.
  PUBLIC SERVICE COMMISSION
- 7. Single-phase power service used for domestic purposes will be permitted under Besidential Rate RS when measured through the residential meter subject to the conditions forth below:
  OF KENTUCKY
  PURSUANT TO 807 KAR 5:011

		SECTION 9 (1)
Date of Issue: July 20, 2004	issued By	Date Effective: With Service Rendered
	Michael S. Beer, Vice Presid	Dy /

Louisville, Kentucky

Issued By Authority of an Order of the KPSC in Case No. 2003-00433 dated June 30, 2004

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# Original Sheet No. 85.1 P.S.C. of Ky. Electric No. 6

	Residential Rate Specific Terms and Conditions
(a)	Single-phase motors may be served at 120 volts if the locked-rotor current at rated voltage does not exceed 50 amperes. Motors with locked-rotor current ratings in excess of 50 amperes must be served at 240 volts.
(b)	Single-phase motors of new central residential cooling installations with total locked-rotor ratings of not to exceed 125 amperes (inclusive of any auxiliary motors arranged for simultaneous starting with the compressor) may be connected for across-the-line starting provided the available capacity of Company's electric distribution facilities at desired point of supply is such that, in Company's judgment, the starting of such motors will not result in excessive voltage dips and undue disturbance of lighting service and television reception of nearby electric customers. However, except with Company's express written consent, no new single-phase central residential cooling unit having a total lock-rotor rating in excess of 125 amperes inclusive of auxiliary motors arranged for simultaneous starting with the compressor) shall hereafter be connected to Company's lines, or be eligible for electric service therefrom, unless it is equipped with an approved type of current-limiting device for starting which will reduce the initial and incremental starting current inrush to a maximum of 100 amperes per step. Company shall be furnished with reasonable advance notice of any proposed central residential cooling installation.
(c)	In the case of multi-motored devices arranged for sequential starting of the motors, the above rules are considered to apply to the locked-rotor currents of the individual motors; if arranged for simultaneous starting of the motors, the rules apply to the sum of the locked-rotor currents of all motors so started.
(d)	Any motor or motors served through a separate meter will be billed as a separate customer.
8. No t	hree-phase power service will be rendered under Residential Rate Schedule RS.
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### Original Sheet No. 86 P.S.C. of Ky. Electric No. 6

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### TERMS AND CONDITIONS BILLING

#### METER READINGS AND BILLS

Each bill for utility service shall be issued in compliance with 807 KAR 5:006, Section 6.

All bills will be based upon meter readings made in accordance with the Company's meter reading schedule. The Company, except if prevented by reasons beyond its control, shall read customers meters at least quarterly, except that customer-read meters shall be read at least once during the calendar year.

In the case of opening and closing bills when the total period between regular and special meter readings is less than thirty days, the minimum charges of the applicable rate schedules will be prorated on the basis of the ratio of the actual number of days in such period to thirty days.

When Company is unable to read customer's meter after reasonable effort, or when Company experiences circumstances which make actual meter readings impossible or impracticable, customer may be billed on an estimated basis and the billing will be adjusted as necessary when the meter is read.

In the event Company's electric or gas meter fails to register properly by reason of damage, accident, etc., the Company shall have the right to estimate the customer's consumption during the period of failure on the basis of such factors as the customer's connected load, heating degree days, and consumption during a previous corresponding period and during a test period immediately following replacement of the defective meter.

Where the Company serves a customer with both electric and gas service at the same service location, the Company will render a combined bill. Provided, however, a residential customer may request, and the Company will render, separate bills under the following conditions: (1) Electric customer is being threatened with disconnection for non-payment or has already been disconnected for that reason and (2) the customer would be able to pay either the gas or electric portion of his bill and thus retain one service.

Bills are due and payable in their net amount at the office of the Company during business IISSIC hours, or at other locations designated by the Company, within 15 days from date of rendition thereof. In the event a bill is not paid on or before the final day of this 15 day net payment period, the gross bill including forfeited discount or delayed payment charge shall become due and payable at the office of the Company.

Failure to receive a bill does not exempt a customer from these provisions of the Company's Terms and Conditions.

#### **READING OF SEPARATE METERS NOT COMBINED**

and readings of two or mo	re meters will not be comb res the installation of two or	ned except where the Company's more refers upon the customer's SION OF KENTUCKY EFFECTIVE 7/1/2004 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)	
Date of Issue: July 20, 2004	Issued By	Date Effective: With Service Rendered nd After 1, 2004 Executive Director	_

Michael S. Beer, Vice President Louisville, Kentucky Issued By Authority of an Order of the KPSC in Case No. 2003-00433 dated June 30, 2004

#### Original Sheet No. 86.1 P.S.C. of Ky. Electric No. 6

### TERMS AND CONDITIONS BILLING

#### MONITORING OF CUSTOMER USAGE

In order to detect unusual deviations in individual customer consumption, the Company will monitor the usage of each customer at least once annually. Should an unusual deviation in the customer's consumption be found which cannot be attributed to a readily identified cause, the Company will perform a detailed analysis of the customer's meter reading and billing records. If the cause for the usage deviation cannot be determined from analysis of the customer's meter reading and billing records, the Company will contact the customer by telephone or in writing to determine whether there have been changes such as different number of household members or work staff, additional or different appliances, changes in business volume, or known leaks in the customer's meter to determine whether it shows an average error greater than 2 percent fast or slow. The Company will notify the customers of the investigation, its findings, and any refunds or back-billing in accordance with 807 KAR 5:006, Section 10(4) and (5). In addition to the annual monitoring, the Company will immediately investigate usage deviations brought to its attention as a result of its on-going meter reading or billing processes or customer inquiry.

#### **RESALE OF ELECTRIC ENERGY**

Electric energy furnished under the Company's standard application or contract is for the use of the customer only and no customer shall resell such energy to any other person, firm, or corporation on the customer's premises or for use on any other premises without the written consent of Company. If energy is resold in accordance with such written consent of Company, the energy may be resold only under one of the following two procedures: (1) the bill for electric service shall be divided by the total KWH's delivered to the customer during the billing period by LG&E and the resulting cost per KWH shall then be applied to the KWH's of energy used by each end-user; or (2) such energy shall be resold at rates which are identical to the rates which would be charged by the Company for like and contemporaneous service.

Electric service shall not be used for purposes other than as set forth in customer's application or contract.

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Adjustment Clause	DSM	
Deman	d-Side Management Cost R	ecovery Mechanism
Monthly Adjustment Factors	i	
Residential Rate RS, Volu Department Rate VFD, ar		
Responsive Pricing Rate		Energy Charge
DSM Cost Recovery Co DSM Revenues from Lo DSM Incentive (DSMI) DSM Balance Adjustme Total DSMRC for Rates	ost Sales (DRLS) ent (DBA)	\$ 0.00203 per kWh \$ 0.00069 per kWh \$ 0.00009 per kWh \$ <u>(0.00088</u> ) per kWh \$ 0.00193 per kWh
General Service Rate GS General Responsive Prici		Energy Charge
DSM Cost Recovery Co DSM Revenues from Lo DSM Incentive (DSMI) DSM Balance Adjustme Total DSMRC for Rates	ost Sales (DRLS) ent (DBA)	\$ 0.00057 per kWh \$ 0.00079 per kWh \$ 0.00003 per kWh \$ <u>(0.00101</u> ) per kWh \$ 0.00038 per kWh
Commercial Power Servic	e Rate CPS	Energy Charge
DSM Cost Recovery Co DSM Revenues from Lo DSM Incentive (DSMI) DSM Balance Adjustme Total DSMRC for Rate	ost Sales (DRLS) ent (DBA)	\$ 0.00041 per kWh \$ 0.00048 per kWh \$ 0.00002 per kWh \$ <u>(0.00031</u> ) per kWh \$ 0.00060 per kWh
		C12/30/09
Commercial Time-of-Day	Rate CTOD	Energy Charge
DSM Cost Recovery Co DSM Revenues from Lo DSM Incentive (DSMI) DSM Balance Adjustme Total DSMRC for Rate	ost Sales (DRLS) ent (DBA)	\$ 0.00032 per kWh \$ 0.00055 per kWh \$ 0.00001 per kWh PUBLIC S 50 00021 per kWh SSION OF KENTUCKY
te of Issue: February 27, 20 te Effective: March 30, 2009		EFFECTIVE 3/30/2009 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)
sued By: Lonnie E. Bellar, Vi	ce President, State Regula	By W I LI A-CU
	Comie EBellu	By W I LI A-CU

P.S.C. Electric No. 7, First Revision of Original Sheet No. 86.3 Canceling Original Sheet No. 86.3

### Original Sheet No. 87 P.S.C. of Ky. Electric No. 6

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## TERMS AND CONDITIONS DEPOSITS

The Company may require a minimum cash deposit or other guaranty to secure payment of bills except for customers qualifying for service reconnection pursuant to 807 KAR 5:006, Section 15, Winter Hardship Reconnection. The Company may offer customers the option of paying all or a portion of their deposits in installments over a period not to exceed the first three normal billing periods. Service may be refused or discontinued for failure to pay the requested deposit.

Generally, deposits will be required from all customers not meeting satisfactory credit and payment criteria. Satisfactory credit for customers will be determined by utilizing independent credit sources (primarily utilized with new customers having no prior history with the Company), as well as historic and ongoing payment and credit history with the Company. Examples of independent credit scoring resources include credit scoring services, public record financial information, financial scoring and modeling services, and information provided by independent credit/financial watch services. Satisfactory payment criteria with the Company may be established by paying all bills rendered, having no disconnections for nonpayment, having no late notices, having no defaulted credit arrangements, having no returned payments, having no meter diversion or theft of service.

If a non-residential customer fails to maintain a satisfactory payment or credit record, or otherwise becomes a new or greater credit risk, as determined by the Company in its sole discretion, the Company may require a new or additional deposit from the customer. A new or additional deposit may also be required if the customer's classification of service changes or if there is a substantial change in usage.

Interest on deposits will be calculated at the rate prescribed by law, from the date of deposit, and will be paid annually either by refund or credit to the customer's bills, except that no refund or credit will be made if the customer's bill is delinquent on the anniversary date of the deposit. If interest is paid or credited to the customer's bill prior to 12 months from the date of deposit, the payment or credit will be on a prorated basis. Upon termination of service, the deposit, any principal amounts, and interest earned and owing will be credited to the final bill, with any remainder refunded to the customer.

Residential deposits will be retained for a period not to exceed 12 months, provided the customer has met satisfactory payment and credit criteria. Non-residential deposits will be maintained as long as the customer remains on service.

If a deposit is held longer than 18 months, the deposit will be recalculated at the customer's request based on the customer's actual usage. If the deposit on account differs from the recalculated amount by more than \$10.00 for a residential customer or 10 percent for a non-residential customer, the Company may collect any underpayment and shall refund any overpayment by check or credit to the customer's bill. No refund will be made if the customer's bill is delinquent at the time of the recalculation.

#### DEPOSIT AMOUNT

Residential electric customers will pay a deposit in the amount of \$120.00, which is calculated in accordance with 807 KAR5:006 Section 7(1)(b). For combination gas and electric customers, the total deposit will be \$240.00.

OF KENTUCKY Non-residential customers' deposits shall be based upon actual usage of the customer and or similar premises for the most recent 12-month period, if such information is available. It usage information is not available, the deposit will be based on the average bits of similar customers and 5:011

Date of Issue: July 20, 2004

issued By Date Effective: With Service Rendered d After 1,2004 BY

SECTION 9 (1)

Michael S. Beer, Vice President Executive Director Louisville, Kentucky Issued By Authority of an Order of the KPSC in Case No. 2003-00433-dated June 30, 2004

## Original Sheet No. 87.1 P.S.C. of Ky. Electric No. 6

	TERMS AND CONDI DEPOSITS	
premises in the system. The estimated annual bill where bil	e deposit amount shall not o Is are rendered monthly.	exceed 2/12 of the customer's actual or
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		SERVICE COMMISSION
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		PURSUANT TO 807 KAR 5:011
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#### Original Sheet No. 88 P.S.C. of Ky. Electric No. 6

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### TERMS AND CONDITIONS Budget Payment Plan

The Company's Budget Payment Plan is available to any residential customer or general service customer. Small business customers must have a minimum of three months of usage history and a zero balance owed on their account(s) to be eligible for the Budget Payment Plan. Under this plan, a customer may elect to pay, each month, a budgeted amount in lieu of billings for actual usage. A customer may enroll in the plan at any time.

The budgeted amount will be determined by the Company, and will be based on one-twelfth of the customer's usage for either an actual or estimated twelve months. The budgeted amount will be subject to review and adjustment by the Company at any time during the customer's budget year. If actual usage indicates the customer's account will not be current with the final payment in the customer's budget year, the customer will be required to pay their Budget Payment Plan account to \$0 prior to the beginning of the customer's next budget year.

If a customer fails to pay bills as agreed under the Budget Payment Plan, the Company reserves the right to remove the customer from the plan, restore the customer to regular billing and require immediate payment of any deficiency. A customer removed from the Budget Payment Plan for non-payment may be prohibited from further participation in the plan for twelve (12) months.

Failure to receive a bill in no way exempts a customer from the provisions of these terms and conditions.

Date of Issue: July 20, 2004 Michael S. Beer, Vice President Louisville, Kentucky Issued By Authority of an Order of the KPSC in Case No PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 7/1/2004 PURSUANT TO 807 KAR 5:011 SECTION 9 (1) Date Effective: With Service Rendered d After I, 2004 Executive Director 2003-00433 dated June 30, 2004

# Original Sheet No. 89 P.S.C. of Ky. Electric No. 6

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W See W	ustomer Service: (502) 589–1444 /alk–In Center Hours: Mon–Fri &A ww.lgeenergy.com	Mon-Fri 7AM-7PM DATE DUE ARCUNT DUE M-5PM 07/22/04 \$67.47
	ectronic! Did you know we can send ? Switching to e-bill is easy when w.laeenergy.com.	ACCOUNT INFORMATION Account Number: 5000-0367-1700-1 9 Account Name: JOHN DOE Service Address: 1234 ANYWHERE ST Next Read Data: 08/03/04
Averages for Billing Period Average Temperature Number of Days Billed Electric/kwh per Day Gas/ccf per Day	This         Last           Year         Year           78°         75°           29         29           28.0         29.3           0.3         0.3	BILLING: SCINELARTY         Previous Balance       64.93         Payments as of 07/06       (68.34)         Balance as of 07/06       (3.4)         Electric Charges       54.95         Gas Charges       15.93         Utility Charges as of 07/06       70.84         Total Amount Due       67.41
Rete Type: ELECTRIC RESI		CHARGES
Other Charges For Above R Electric Fuel Adjustment (\$.0) Electric Residential DSM (\$.0) Environmental Surcharge (2.1) Merger Surcredit (3.129% CR Eamings Sharing Adjustment Value Delivery Surcredit (0.90) Total Electric Charges	0051 x 812 kwh) 00068 x 812 kwh) 270% x \$54.68) R x \$55.92) (2.360% x \$54.17)	Actual Reading on 07/02         63494           0.41         Previous Reading on 06/03         62682           0.71         Current lowh Usage         612           -1.75         Meter Multiplier         1           -2.80         Metered lowh Usage         612           -0.50         Metered lowh Usage         612
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Please see reverse side for add		FEB 0 6 2009 KENTUCKY PUBLIC SERVICE COMMISSION
Please see reverse side for add Customer Sendce (502) 599 Accessfit Hondon 5000–0367–1700–1 9 Home Phone # (502) 935–0138	-1444 Parment Putron Date Date Date By Date Date 07/22/04 \$67.47	FEB 0 6 2009 KENTUCKY PUBLIC SERVICE COMMISSION
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## Original Sheet No. 89.1 P.S.C. of Ky. Electric No. 6

		S AND CONDIT Bill Format		
· · · ·			Account Number: 5000-0367-1700-1 5	Page 2
Rate Type: GAS RESIDENTIAL				
Customer Charge Gas Distribution Charge		7.11 1.36	Neter Reading Information Neter # 520829	
Gas Supply Component (\$.74885 x 10 ccl) Other Charges For Above Rates	1	7.49	Actual Reading on 07/02	2408
Gas Residential DSM (\$.00324 x 10 ccf)	5 00)	0.03	Previous Reading on 06/03 Current cct Usage	2398
Value Delivery Surcredit (0.380% CRx \$15 Total Gas Charges	raa)	0.06 \$15.93	Meter Multiplier	1
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Late Charge to be Assessed After	Due Date	\$3.55		
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To request a copy of your rate sch Save time, money and checks! Joi			ecking the box on the back of your	
blil-payment stub. You still receive	e bills to let you kno		and how much money will be deducted	
from your bank account on your pa	ayment due dure.			
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#### First Revision of Original Sheet No. 90 P.S.C. of Ky. Electric No. 6

FEB 0 6 2009

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# TERMS AND CONDITIONS Discontinuance of Service

In accordance with and subject to the rules and regulations of the Public Service Commission of Kentucky, the Company shall have the right to refuse or discontinue to serve an applicant or customer under the following conditions:

- A. When Company's or Commission's rules and regulations have not been complied with. However, service may be discontinued or refused only after Company has made a reasonable effort to induce the customer to comply with its rules and then only after the customer has been given at least 10 days written notice of such intention, mailed to his last known address.
- B. When a dangerous condition is found to exist on the customer's or applicant's premises. In such case service will be discontinued without notice or refused, as the case might be. Company will notify the customer or applicant immediately of the reason for the discontinuance or refusal and the corrective action to be taken before service can be restored or initiated.
- C. When a customer or applicant refuses or neglects to provide reasonable access and/or easements to and on his premises for the purposes of installation, operation, meter reading, maintenance, or removal of Company's property. Customer shall be given 15 days written notice of Company's intention to discontinue or refuse service.
- D. When Applicant is indebted to Company for service furnished. Company may refuse to serve until indebtedness is paid.
- E. When customer or applicant does not comply with state, municipal or other codes, rules and regulations applying to such service.
- F. When directed to do so by governmental authority.
- KENTUCKY PUBLIC G. Service will not be supplied to any premises if the applicant or customer is indebted to the Company for service previously supplied at the same or any other premises until payment of such indebtedness shall have been made. Service will not be continued to any premises if the applicant or customer is indebted to the Company for service previously supplied at the same premises in accordance with 807 KAR 5:006, Section 14(1)(f). Unpaid balances of previously rendered Final Bills may be transferred to any account for which the customer has responsibility and may be included on initial or subsequent bills for the account to which the transfer was made. Such transferred Final Bills, if unpaid, will be a part of the past due balance of the account to which they are transferred. When there is no lapse in service, such transferred final bills will be subject to the Company's collections and disconnect procedures in accordance with 807 KAR 5:006, Section 14(1)(f). Final Bills transferred following a lapse in service will not be subject to disconnection unless: (1) such service was provided pursuant to a fraudulent application submitted by the customer; (2) the customer and the Company have entered into a contractual agreement which allows for such a disconnection; or (3) the current account is subsequently disconnected for service supplied at that point of delivery, at which time, all unpaid and past due balances must be paid prior to reconnect. Final Bills may be transferred regardless of whether they are for combination gas and electric or gas only or electric only charges. The Company shall have the right to transfer Final Bills between residential and commercial with residential characteristics (e.g., service supply Blog Stranger ) stores (1990) apartment building) revenue classifications. OF KENTUCKY EFFECTIVE 2/13/2007 PURSUANT TO 807 KAR 5:011 Date of Issue: February 23, 2007 **Issued By** Date Effective: February 13, 2007 **Canceling Original Sheet No. 90** John R. Me all Issued July 20, 2004

John R. McCall, Executive Vice	e Prev /	
General Counsel and Corporat		Executive Director
Louisville, Kentucky		
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Issued By Authority of an Order of the KPSC in Case No. 2000-00009 dated February 13, 2007



#### Second Revision of Original Sheet No. 90.1 P.S.C. of Ky. Electric No. 6

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## TERMS AND CONDITIONS Discontinuance of Service

Service will not be supplied or continued to any premises if at the time of application for service the applicant is merely acting as an agent of a person or former customer who is indebted to the Company for service previously supplied at the same or other premises until payment of such indebtedness shall have been made. Service will not be supplied where the applicant is partnership or corporation whose general partner or controlling stockholder is a present or former customer who is indebted to the Company for service previously supplied at the same previously supp

- H. For non-payment of bills. The Company shall have the right to discontinue service for non-payment of bills after the customer has been given at least ten days written notice, separate from his original bill. Cut-off may be effected not less than 27 days after the mailing date of original bills unless, prior to discontinuance, a residential customer presents to Company a written certificate, signed by a physician, registered nurse, or public health officer, that such discontinuance will aggravate an existing illness or infirmity on the affected premises, in which case discontinuance may be effected not less than 30 days from the original date of discontinuance. The Company shall notify the customer, in writing, of state and federal programs which may be available to aid in payment of bills and the office to contact for such possible assistance.
- I. For fraudulent or illegal use of service. When Company discovers evidence that by fraudulent or illegal means a customer has obtained unauthorized service or has diverted the service for unauthorized use or has obtained service without same being properly measured, the service to the customer may be discontinued without notice. Within twenty-four (24) hours after such termination, the Company shall send written notification to the customer of the reasons for such discontinuance of service and of the customer's right to challenge the termination by filing a formal complaint with the Public Service Commission of Kentucky. The Company's right of termination is separate from and in addition to any other legal remedies which the utility may pursue for illegal use or theft of service. The Company shall not be required to restore service until the customer has complied with all rules of the Company and regulations of the Commission and the Company has been reimbursed for the estimated amount of the service rendered and the cost to the Company incurred by reason of the fraudulent use.

When service has been discontinued for any of the above reasons, the Company shall not be responsible for any damage that may result therefrom.

Discontinuance or refusal of service shall be in addition to, and not in lieu of, any other rights or remedies available to the Company.

Date of Issue: February 23, 2007 Canceling First Revision of Original Sheet No. 90.1 Issued April 11, 2006 Issued By

By

John R. McCall, Executive VB9

**Executive** Director

FEB 0 6 2009 KENTUCKY PUBLIC SERVICE COMMISSION

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 2/13/2007

Date Effective oFebruary 130 2007

SECTION 9(1)

Louisville, Kentucky Issued By Authority of an Order of the KPSC in Case No. 2006-00009 dated February 13, 2007

## Original Sheet No. 91 P.S.C. of Ky. Electric No. 6

<u> </u>	ERMS AND CONDI	
	Line Extension P	lan
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period following completion there will refund to each applicant who amount equal to 1000 times the applicant; provided that such re	of, but not to extensions advanced funds in acc average unit cost per f refunds shall not excer	s or laterals therefrom, the Company ordance with Paragraph 2 above an foot of extension advanced by such
customer, Company reserves the rules and to connect customers refund referred to in Paragraph 4	e right to connect to any s to such additional ex above.	y extension constructed under these tensions without application of the
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mobile homes will be made in acc	cordance with the rules	
		PUBLIC SERVICE COMMISSIO OF KENTUCKY EFFECTIVE 7/1/2004
		PURSUANT TO 807 KAR 5:011
f Issue: July 20, 2004	Issued By	SECTION 9 (1) Date Effective: January 1, 1982 Ily 20, 2004
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	The Company will extend its sing up to one thousand feet to ead demonstrates that such service writing to take service when the permanent facility wired and read The Company will extend its sin provided the applicant for service estimated cost of such excess portion The Company will install at its own which is not included in the fore- meter or meters to measure set schedules. For each new year-round custor period following completion there will refund to each applicant who amount equal to 1000 times the applicant; provided that such r originally advanced to the Company In the event the Company is re- customer, Company reserves the rules and to connect customers refund referred to in Paragraph 4. The title to all extensions herein permits and easements, shall be a Nothing herein shall be construct extensions under more favorab consumption and revenue is of star render economically feasible the of Anything contained herein to the mobile homes will be made in act Kentucky, 807 KAR 5:041E, Secti The Company shall not be obligat in the judgment of Company, wo practice.	Line Extension P The Company will extend its single phase electric lines up to one thousand feet to each bona-fide applicant demonstrates that such service will be of a permaner writing to take service when the extension is comple permanent facility wired and ready for connection. The Company will extend its single phase electric line provided the applicant for service advances to the of estimated cost of such excess portion of the extension. The Company will install at its own expense a service dr which is not included in the foregoing distances. The of meter or meters to measure service in accordance w schedules. For each new year-round customer actually connected period following completion thereof, but not to extensions will refund to each applicant who advanced funds in acc amount equal to 1000 times the average unit cost per id originally advanced to the Company. In the event the Company is required to make a furth customer, Company reserves the right to connect to any rules and to connect customers to such additional ex- refund referred to in Paragraph 4 above. The title to all extensions herein provided for, togethe permits and easements, shall be and remain in the Comp Nothing herein shall be constructed as preventing the extensions under more favorable terms than herein consumption and revenue is of such amount and permair render economically feasible the capital expenditure invol Anything contained herein to the contrary notwithstand mobile homes will be made in accordance with the rules Kentucky, 807 KAR 5:041E, Section 12. The Company shall not be obligated to extend its electric in the judgment of Company, would be infeasible, impr practice.

#### Original Sheet No. 92 P.S.C. of Ky. Electric No. 6

### TERMS AND CONDITIONS Underground Service Rules

- With the exception of the downtown section of the City of Louisville designated by City as an underground district, Company's distribution system is generally designed as an overhead system. All extensions of service will be made through the use of overhead facilities except as provided in these rules.
- 2. Within the aforesaid City of Louisville underground district or in those cases where Company's engineering or operating convenience requires the construction of an underground extension, the excess of the cost of an underground extension over that of an overhead extension will be financed by the Company.
- 3. In cases other than those specified in Paragraph 2 above, where the customer requests and Company agrees to supply underground service to an individual premise, the customer shall pay to Company the excess, as estimated by the Company, of the cost of the underground extension (including all associated facilities) over the cost of an overhead extension of equivalent capacity, which payment will not be subject to refund.
- 4. Rules governing the terms and conditions under which underground extensions will be made in new residential subdivisions are set forth on Sheets 29, 30 and 31 of this Tariff and entitled "Underground Electric Extension Rules for New Residential Subdivisions."
- 5. In all cases the point of delivery to an individual premise shall be at a point on such premise as designated by the Company. The customer will provide, own, operate and maintain all electric facilities on his side of the point of delivery, with the exception of Company's meter, for which suitable provision shall be made by the customer in accordance with Company's general rules.
- 6. In all cases other than those specified in Paragraph 2 above, the Company shall not be obligated to supply underground service when, in the judgment of Company, such service would be infeasible, impractical, or contrary to good operating practice.

Date of Issue: July 20, 2004	Michael S. Beer, Vice Presid Louisville, Kentucky	By 5004
Defe of leaves why 20, 2004	Issued By	PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 7/1/2004 PURSUANT TO 807 KAR 5:011 SECTION 9 (1) Date Effective: January 1, 1982
		CANCELLED FEB 0 6 2009 KENTUCKY PUBLIC SERVICE COMMISSION

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#### Fifth Revision of Original Sheet No. 92.1 P.S.C. of Ky. Electric No. 6

# TERMS AND CONDITIONS

# **Underground Electric Extension Rules for New Residential Subdivisions**

The Company will install underground electric distribution facilities within new residential subdivisions in accordance with its standard policies and procedures and the rules of the Public Service Commission of Kentucky applicable thereto (807 KAR 5:041E, Section 21, Electric) under the following conditions:

- 1. These rules shall apply only to 120/240 volt, single phase service to:
  - (a) Residential subdivisions containing ten or more lots for the construction of new residential buildings designed for less than five-family occupancy.
  - (b) High density, multiple-occupancy residential building projects consisting of two or more buildings not more than three stories above grade level and containing not less than five family units per building.
- 2. When an Applicant has complied with these rules and with the applicable rules of the Public Service Commission, and has given the Company at least 120 days' written notice prior to the anticipated date of completion (i.e., ready for occupancy) of the first building in the subdivision, the Company will undertake to complete the installation of its facilities at least 30 days prior to such estimated date of completion. However, nothing herein shall be interpreted to require the Company to extend service to portions of subdivisions not under active development.
- 3. Any Applicant for underground distribution facilities to a residential subdivision, as described in Paragraph 1(a) above, shall pay to the Company, in addition to such refundable deposits as may be required in accordance with Paragraph 5 below, a unit charge of \$4.65 per aggregate lot front foot along all streets contiguous to the lots to be served underground. Such payment shall be non-refundable.

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- 4. The Company will install underground single-phase facilities to serve high-density, multiple-occupancy residential building projects, as described in Paragraph 1(b) above, as follows:
  - (a) Where such projects have a density of not less than eight family units per acre, at no charge to the Applicant except where a refundable deposit may be required in accordance with Paragraph 5 below.
  - (b) Where such buildings are widely separated and have a density of less than eight family units per acre, at a cost to the Applicant equivalent to the difference between the actual cost of constructing the underground distribution system and the Company's estimated cost for construction of an equivalent overhead distribution system, the latter including an allowance of not less than \$50 per service drop non-refundable.
    PUBLIC SERVICE COMMISSION
- 5. The Applicant may be required to advance to the Company the full estimated post of construction of its underground electric distribution extension. This advance to the company the full estimated to the construction of its underground electric distribution extension. This advance to the company the full estimated to the construction of its underground electric distribution extension. This advance to the company the full estimated to advance to the company the full estimated to the company the company the full

Date of Issue: December 12, 2008 Canceling Fourth Revision of Original Sheet No. 92.1 Issued November 21, 2007

Date Effective Sahaary 12, 2009 Issued By onnie E. Bellar, Vice President State Regulation and Rates Louisville, Kentucky

#### Fourth Revision of Original Sheet No. 92.1 P.S.C. of Ky. Electric No. 6

1/12/2004

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## TERMS AND CONDITIONS

## Underground Electric Extension Rules for New Residential Subdivisions

The Company will install underground electric distribution facilities within new residential subdivisions in accordance with its standard policies and procedures and the rules of the Public Service Commission of Kentucky applicable thereto (807 KAR 5:041E, Section 21, Electric) under the following conditions:

- 1. These rules shall apply only to 120/240 volt, single phase service to:
  - (a) Residential subdivisions containing ten or more lots for the construction of new residential buildings designed for less than five-family occupancy.
  - (b) High density, multiple-occupancy residential building projects consisting of two or more buildings not more than three stories above grade level and containing not less than five family units per building.
- 2. When an Applicant has complied with these rules and with the applicable rules of the Public Service Commission, and has given the Company at least 120 days' written notice prior to the anticipated date of completion (i.e., ready for occupancy) of the first building in the subdivision, the Company will undertake to complete the installation of its facilities at least 30 days prior to such estimated date of completion. However, nothing herein shall be interpreted to require the Company to extend service to portions of subdivisions not under active development.
- 3. Any Applicant for underground distribution facilities to a residential subdivision, as described in Paragraph 1(a) above, shall pay to the Company, in addition to such refundable deposits as may be required in accordance with Paragraph 5 below, a unit charge of \$4.51 per aggregate lot front foot along all streets contiguous to the lots to be served underground. Such payment shall be non-refundable.
- 4. The Company will install underground single-phase facilities to serve high-density, multiple-occupancy residential building projects, as described in Paragraph 1(b) above, as follows:
  - (a) Where such projects have a density of not less than eight family units per acre, at no charge to the Applicant except where a refundable deposit may be required in accordance with Paragraph 5 below.
  - (b) Where such buildings are widely separated and have a density of less than eight family units per acre, at a cost to the Applicant equivalent to the difference between the actual cost of constructing the underground distribution system and the Company's estimated cost for construction of an equivalent overhead distribution system, the latter including an allowance of not less than \$50 per service drop non-refundable.
- 5. The Applicant may be required to advance to the Company the full estimated cost of construction of its underground electric distribution extension. This advance, to the extent it exceeds the non-refundable charges set forth above, shall be subject to the refund.

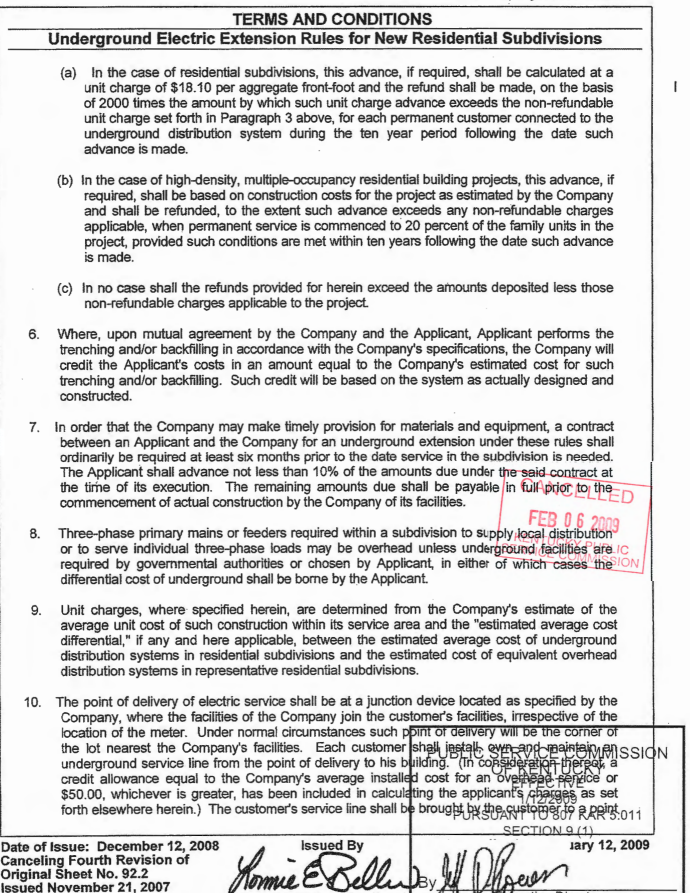
Date of Issue: November 21, 2007 Canceling Third Revision of Original Sheet No. 92.1 Issued November 21, 2006

Issued By Date Effective: January 1, 2008

Executive Director

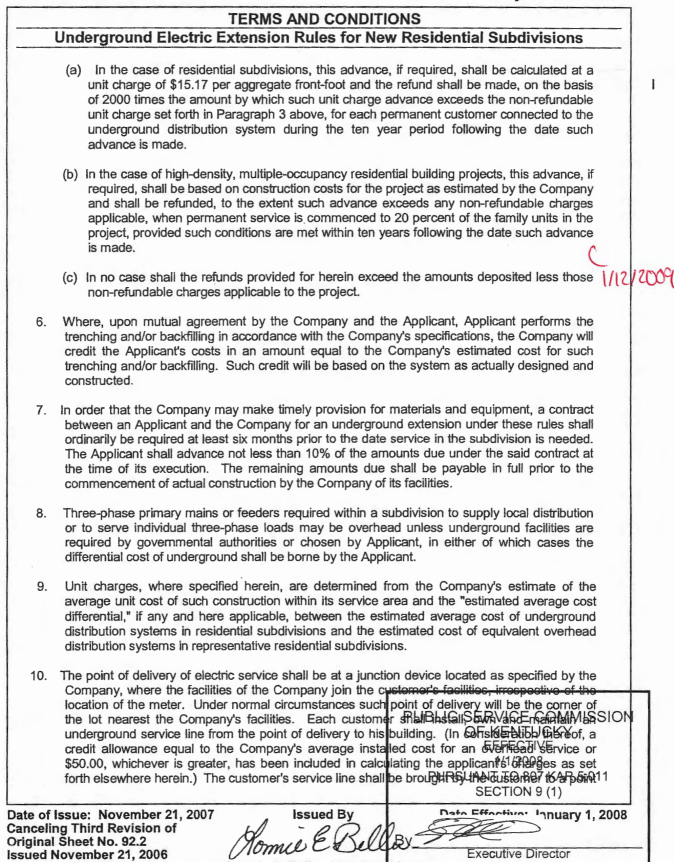
Lonnie E. Bellar, Vice President, State Regulation and Rates Louisville, Kentucky

### Fifth Revision of Original Sheet No. 92.2 P.S.C. of Ky. Electric No. 6



onnie E. Bellar, Vice President State Regulation and Rates Louisville, Kentucky Director

### Fourth Revision of Original Sheet No. 92.2 P.S.C. of Ky. Electric No. 6



Lonnie E. Bellar, Vice President State Regulation and Rates Louisville, Kentucky

Original Sheet No. 92.3 P.S.C. of Ky. Electric No. 6

CANCELLED

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KENTUCKY PUBLIC SERVICE COMMISSION

# TERMS AND CONDITIONS

**Underground Electric Extension Rules for New Residential Subdivisions** 

within 1½ feet of the Company's transformer or service pedestal and a sufficient length of service conductor for termination at the transformer or service pedestal shall be left coiled above grade for completion of installation and connection by the Company.

11. If a particular residential subdivision does not meet the conditions set forth herein, underground distribution facilities may be installed provided the Applicant pays to the Company an amount equal to the difference between the Company's cost of installing its underground facilities and the estimated cost of installing equivalent overhead facilities which it would otherwise provide, subject to any other credits which may be applicable.

		PUBLIC SERVICE COMMISSIO OF KENTUCKY EFFECTIVE 7/1/2004 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)
Date of Issue: July 20, 2004	Issued By	Date Effective: December 14, 1993 uly 20, 2004
	Michael S. Beer, Vice Pres Louisville, Kentucky Order of the KPSC in Case N	

#### **Original Sheet No. 93** P.S.C. of Ky. Electric No. 6

#### **TERMS AND CONDITIONS**

Plan for Reduction of Electric Usage During Times of Actual or Potential Fuel Shortages and During Times of Non-Fuel Emergencies Where the Demand for Electric Energy Potentially Exceeds LG&E's Ability to Supply Electric Energy

This Plan is established in recognition of the need for an orderly reduction of electric energy usage by LG&E's customers when LG&E's ability to supply the full normal requirements of such customers is limited or threatened by an actual or potential shortage of fuel for the production of electricity or when a non-fuel emergency reduces LG&E's ability to supply electricity.

- 1. APPLICABLITY. This Plan is applicable throughout the Company's electric service area.
- 2. PRIORITY LEVELS. For the purposes of this Plan, the following priority levels are established:
  - A. PRIORITY LEVEL I ESSENTIAL HEALTH AND SAFETY USES. Usages considered essential to the public health and safety which are given special consideration under this Plan shall include:
    - a. Hospitals.

Date of Issue: July 20, 2004

- b. Police and fire stations.
- c. Governmental detention facilities.
- d. Communication services used for the transmittal of public information and emergency messages.
- e. Water, sewage and flood pumping facilities,
- CANCELLE f. Life support equipment, such as kidney machines, respirators, etc., used to sustain human life. FEB 0 6 200
- g. National defense facilities.
- h. Transportation facilities used for mass transport of the public.
- i. Food and medicine processing facilities (does not include restaurants of retail/ICE COMMIS NTUCKY PUBI food outlets).
- Energy services used for the production, transportation, or distribution of fuel j. supplies.
- k. Any other use of electricity vital to public health and safety as may subsequently be established by the Company, acting under the regulatory jurisdiction of the Commission.
- B. PRIORITY LEVEL II RESIDENTIAL USES. As used in this Plan, "residential uses" refers to electricity uses, not included in Priority Level I or IV, that are used to maintain human living quarters.
- C. PRIORITY LEVEL III COMMERCIAL AND INDUSTRIAL USES. As used in this Plan, commercial and industrial uses are defined as:
  - "Commercial uses" refers to electricity uses not included in either Priority Levels I, a. II, or IV that are used primarily in the sale or offering of goods and services. Also included are institutions and local, state, and federal governmental agencies. Commercial uses of electricity for the maintenance of purper invite maintenance of purper invite maintenance. permanent or temporary, shall be treated as residential for purposes of this flanc KY

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ael S. Beer, Vice Presic Executive Director Louisville, Kentucky Issued By Authority of an Order of the KPSC in Case No. 2003-00433 dated June 30, 2004

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### Original Sheet No. 93.1 P.S.C. of Ky. Electric No. 6

Shorta	ges and During T	imes of Non-Fuel Emerge	ons es of Actual or Potential Fuel encies Where the Demand for ity to Supply Electric Energy
	IV that are used	refers to electricity uses not include primarily in a process or processe als into another form or product.	
D.	uses" shall mean all	Y - NONESSENTIAL USES. As electricity uses not included in eith be limited to, the following:	
		and advertising lighting, except for and a single illuminated sign ident dark.	
	b. General interior	lighting levels greater than minimu	um functional levels.
	c. Show-window a	nd display lighting.	
	d. Parking-lot lighti	ng above minimum functional leve	els.
		lower the temperature below 7 ent and above 65 degrees during o	
	f. Elevator and e hours of use.	scalator use in excess of the mi	inimum necessary for hon-peak ELLE
	or cooling of a	ater than that which is the minimu commercial or industrial facilities d activities during non-business ho	for maintenance scleaning or Y PUBLI
		considered nonessential as may a acting under the regulatory jurisdict	
the Add com prace LG& enfo	curtailment or reduction litional notice may be imunication. LG&E of cticable, but makes no &E will seek the aid of procement of its directive	EDURES. In general, instruction on of usage will be issued through given to large commercial and will give as much notice of rec commitment with respect to the le of all appropriate local and state es, to ensure that such directives a	h mass communications media. industrial customers by direct guired levels of curtailment as ngth of notice period. governmental agencies in the
	ch they apply.		, PUBLIC SERVICE COMMISSI
to re	ailment requirements s	ety uses listed in Priority Level set forth below, but customers hav nuch as practicable, commensurat	ing such uses will be expected
e of issu	e: July 20, 2004	Issued By	Date Effective April 14, 1996 Refiled: July 20, 2004
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		Michael S. Beer, Vice Preside Louisville, Kentucky	Executive Director
issue	By Authority of an	Order of the KPSC in Case No.	2003-00433 dated June 30, 2004

#### Original Sheet No. 93.2 P.S.C. of Ky. Electric No. 6

#### TERMS AND CONDITIONS

Plan for Reduction of Electric Usage During Times of Actual or Potential Fuel Shortages and During Times of Non-Fuel Emergencies Where the Demand for Electric Energy Potentially Exceeds LG&E's Ability to Supply Electric Energy

Curtailment will be implemented as required by circumstances. LG&E will determine, based on the circumstances, the degree of curtailment necessary to protect the integrity of its system and Priority I uses.

- 4. CURTAILMENT DUE TO FUEL SHORTAGES. Curtailment will be implemented when, in LG&E's judgment, circumstances exist that threaten its fuel supply in such a way as to call into question LG&E's ability to meet its future requirements for electric energy, including, but not limited to, labor actions, mine disasters, and disruption in the modes of transportation. The degree of curtailment will be determined after considering the seniousness of the circumstances prompting its implementation. LG&E will initiate the following actions to curtail uses of electricity in the event of fuel shortages:
  - 1. The following actions may be initiated concurrently or in any order depending upon conditions present at the time.
    - a. Purchase off-system power as appropriate.
    - Reduce LG&E's own uses of electric energy in offices, plants, and other facilities to the extent practical.
    - c. Discontinue all non-firm off-system sales except emergency energy transactions where such energy can be returned within reasonable time periods.
    - d. Curtail interruptible customers.
  - 2. The following actions may be initiated concurrently or in any order depending upon Y PUBLI conditions present at the time.
    - a. Utilize generation facilities fired by secondary fuels to the extent such fuels are available.
    - b. Urge all customers to voluntarily conserve electric energy.
  - 3. Discontinue all firm off-system sales.
  - Direct all customers with Priority IV uses to reduce or discontinue those uses of electric energy.
  - Seek approval from appropriate environmental authority to discontinue operation of SDRS systems.

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6. Direct all customers with Priority III uses to reduce oPdisohtingETByseEbyIMISSION electric energy. OF KENTUCKY EFFECTIVE

Date of Issue: July 20, 2004

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7/1/2004 PURSUANT TO 807 KAR 5:011 Date Effective: April 14, 1996

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## Original Sheet No. 93.3 P.S.C. of Ky. Electric No. 6

She	an for Reduction of Electric Usage During Times of Actual or Potential Fuel ortages and During Times of Non-Fuel Emergencies Where the Demand for actric Energy Potentially Exceeds LG&E's Ability to Supply Electric Energy
	<ol> <li>Direct all customers with Priority II uses to reduce or discontinue those uses of electric energy.</li> </ol>
	<ol> <li>Implement procedures for interruption of selected distribution circuits on a rotational basis.</li> </ol>
5.	<b>TERMINATION OF CURTAILMENT DUE TO FUEL SHORTAGE.</b> Curtailment and other measures implemented pursuant to this Plan shall be terminated when (a) normal fuel deliveries have been resumed and there is evidence deliveries will continue indefinitely, and (b) there is reasonable assurance that fuel deliveries are sufficient for normal burn requirements and for restoration of fuel inventories to adequate levels within a reasonable period of time.
6.	NON-FUEL EMERGENCIES WHERE LG&E MAY NOT BE ABLE TO SUPPLY THE DEMAND FOR ELECTRICITY. In the event that conditions on LG&E's system threaten its ability to supply the demand for electric energy, LG&E would initiate the following curtailment steps in order to protect system integrity and high priority uses.
	<ol> <li>The following actions may be initiated concurrently or in any order depending upon conditions present at the time.</li> </ol>
	a. Purchase Off-System Power as appropriate.
	b. Discontinue all non-firm off-system sales except emergency energy transactions CELL where such energy can be returned within reasonable time periods.
	<ul> <li>c. Reduce LG&amp;E's own uses of electric energy in offices, plants, and other facilities to the extent possible.</li> <li>d. Curtail intermetible sustainer</li> </ul>
	d. Curtail interruptible customers.
	<ul> <li>Utilize generation facilities fired by secondary fuels to the extent such fuels are available.</li> </ul>
	2. Discontinue all firm off-system sales.
	<ol><li>The following actions may be initiated concurrently or in any order depending upon conditions present at the time.</li></ol>
	a. Urge all customers to voluntarily conserve electric energy.
	<ul> <li>Direct all customers with Priority IV uses to reduce or discontinue these uses at electric energy.</li> <li>EFFECTIVE 7/1/2004</li> </ul>
of	PURSUANT TO 807 KAR 5:011           Issue: July 20, 2004         Issued By         Date Effective: April 14, 1996
	Refiled: July 20, 2004
	Michael S. Beer, Vice Presidenty Executive Director

### Original Sheet No. 93.4 P.S.C. of Ky. Electric No. 6

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#### TERMS AND CONDITIONS

Plan for Reduction of Electric Usage During Times of Actual or Potential Fuel Shortages and During Times of Non-Fuel Emergencies Where the Demand for Electric Energy Potentially Exceeds LG&E's Ability to Supply Electric Energy

- Seek approval from appropriate environmental authority to discontinue operation of SDRS systems.
- Direct all customers with Priority III uses to reduce or discontinue those uses of electric energy.
- Direct all customers with Priority II uses to reduce or discontinue those uses of electric energy.
- Implement procedures for interruption of selected distribution circuits on a rotational basis.

When the frequency on LG&E's system deteriorates below ECAR specified parameters, due to a condition on, either, LG&E's system or the interconnected grid, circuit breakers will automatically interrupt selected circuits. As a result, depending upon the emergency, this event may occur first. However, automatic interruption of load is not deployed on circuits that would affect Priority I uses.

#### 7. TERMINATION OF CURTAILMENT DUE TO NON-FUEL EMERGENCIES.

Curtailment and other measures implemented associated with this plan shall be terminated when system operating conditions indicate that LG&E can reasonably expect to supply future electric energy requirements without further jeopardizing system integrity or high priority uses.

8. COMPLIANCE. To the extent practicable, LG&E proposes to monitor compliance with its directives issued pursuant to these rules. A customer found not to be in compliance during a fuel shortage would be warned to reduce usage or face, upon continuing non-compliance and upon one day's written notice, disconnection of electric service for the duration of the emergency. A customer found not to be in compliance during a non-fuel emergency may have its electric service disconnected without prior written notification. Customers not in compliance may be charged \$.50 for each Kilowatt hour used in violation of a curtailment directive. This charge will be applied only to measurable usage that exceeds the amount allowed to be consumed by the customer under the relevant curtailment directive\_CANCELLED

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#### P.S.C. Electric No. 7, First Revision of Original Sheet No. 106.3 Canceling P.S.C. Electric No. 7, Original Sheet No. 106.3

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OF KENTUCKY EFFECTIVE 12/30/2009 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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TERMS AND CONDITIONS Line Extension Plan

#### H. UNDERGROUND EXTENSIONS General (continued)

 Three phase primary required to supply either individual loads or the local distribution system may be overhead unless Customer chooses underground construction and deposits with Company a non-refundable deposit for the cost differential.

#### Individual Premises

- Within the City of Louisville underground district or in those cases where Company's engineering or operating convenience requires the construction of an underground extension to an individual premise, the excess of the cost of an underground extension over that of an overhead extension will be at no cost.
- 2) In cases other than those specified in 1) above, where Customer requests and Company agrees to supply underground service to an individual premise, Company may require Customer to pay, in advance, a non-refundable amount for the additional cost of the underground extension (including all associated facilities) over the cost of an overhead extension of equivalent capacity.

#### **Medium Density Subdivisions**

- A medium density residential subdivision is defined as containing ten or more lots for the construction of new residential buildings each designed for less than five (5)-family occupancy.
- 2) Customer shall provide any required trenching and backfilling or at Company's discretion be required to deposit with Company a non-refundable amount determined by a unit charge of \$5.26 per aggregate lot front-foot along all streets contiguous to the lots to be served through an underground extension.
- 3) The Customer may be required to advance to the Company the Company's full estimated cost of construction of an underground electric distribution extension. Where Customer is required to provide trenching and backfilling, advance will be the Company's full estimate cost of construction. Where Customer is required to deposit with the Company a non-refundable advance in place of trenching and backfilling, advance will be determined by a unit charge of \$20.66 per aggregate lot front-foot along all streets contiguous to the lots to be served through an underground extension.
- Each year for ten (10) years Company shall refund to Customer an amount determined as follows:
  - a. Where customer is required to provide trenching and backfilling, a refund of \$5,000 for each customer connected during that year.
  - b. Where customer is required to provide a non-refundable advance, 500 times the difference in the unit charge advance amount in 3) and the non-refundable unit charge advance in 2) for each customer connected during that year
- 5) In no case shall the refunds provided for herein exceed the amounts deposited less any non-refundable charges applicable to the project nor shall any refund be made after a ten-year refund period ends.
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Date of Issue: November 30, 2009 Date Effective: December 30, 2009 Issued By: Lonnie E. Bellar, Vice President, State Regulation and

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P.S.C. Electric No. 7, Original Sheet No. 106.3

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#### TERMS AND CONDITIONS Line Extension Plan

#### H. UNDERGROUND EXTENSIONS

General (continued)

9) Three phase primary required to supply either individual loads or the local distribution system may be overhead unless Customer chooses underground construction and deposits with Company a non-refundable deposit for the cost differential.

#### **Individual Premises**

- Within the City of Louisville underground district or in those cases where Company's engineering or operating convenience requires the construction of an underground extension to an individual premise, the excess of the cost of an underground extension over that of an overhead extension will be at no cost.
- 2) In cases other than those specified in 1) above, where Customer requests and Company agrees to supply underground service to an individual premise, Company may require Customer to pay, in advance, a non-refundable amount for the additional cost of the underground extension (including all associated facilities) over the cost of an overhead extension of equivalent capacity.

#### **Medium Density Subdivisions**

- A medium density residential subdivision is defined as containing ten or more lots for the construction of new residential buildings each designed for less than five (5)-family occupancy.
- 2) Customer shall provide any required trenching and backfilling or at Company's discretion be required to deposit with Company a non-refundable amount determined by a unit charge of \$4.65 per aggregate lot front-foot along all streets contiguous to the lots to be served through an underground extension.
- 3) The Customer may be required to advance to the Company the Company's full estimated cost of construction of an underground electric distribution extension. Where Customer is required to provide trenching and backfilling, advance will be the Company's full estimate cost of construction. Where Customer is required to deposit with the Company a non-refundable advance in place of trenching and backfilling, advance will be determined by a unit charge of \$18.10 per aggregate lot front-foot along all streets contiguous to the lots to be served through an underground extension.
- Each year for ten (10) years Company shall refund to Customer an amount determined as follows:
  - a. Where customer is required to provide trenching and backfilling, a refund of \$5,000 for each customer connected during that year.
  - b. Where customer is required to provide a non-refundable advance, 500 times the difference in the unit charge advance amount in 3) and the non-refundable unit charge advance in 2) for each customer connected during that year

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EFFECTIVE 2/6/2009 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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5) In no case shall the refunds provided for herein exceed the amounts deposited less any non-refundable charges applicable to the project por shall any refund be made after a ten-year refund period ends.
PUBLIC SERVICE COMMISSION

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Date of Issue: February 9, 2009 Date Effective: January 12, 2009 Refiled: February 9, 2009 Issued By: Lonnie E, Bellar, Vice President, State Regulation and

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