220 West Main Street Louisville, Kentucky

Rates, Terms and Conditions for Furnishing **ELECTRIC SERVICE**

In the nine counties of the Louisville, Kentucky, metropolitan area as depicted on territorial maps as filed with the

PUBLIC SERVICE COMMISSION OF KENTUCKY

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

C81/10

Issued by Lonnie E. Bellar, Vice President

State Regulation and Rates

PUBLIC SERVICE COMMISSION OF KENTUCKY

EFFECTIVE 2/6/2009

PURSUANT TO 807 KAR 5:011

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By Executive Directo

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Effectives A	ugust 6, 2010 ugust 1, 2010 e E. Bellar, Vice President, State Regulation and	Rates, Louisville	Kirtley Kentucky /2010

Issued by Authority of an Order of the KPSC in Case No. 2009-00549 dated July 30, 2010

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CANCELLED JUN 3 0 2010 KENTUCKY PUBLIC SERVICE COMMISSION

Louisville Gas and Electric Company

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6/1/2010

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CANCELLED JUN 0 1 2010 KENTUCKY PUBLIC SERVICE COMMISSION

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

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ST	School Tax	EXECUTIV	E DIRECTOR
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of Issue: M	arch 1, 2010	-Runt	Kirthen

Issued By: Lonnie E, Bellar, Vice President, State Regulation and Rates, Louisville, Kentucky Homie & Belle

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Effective: Jar	nuary 28, 2010		ECTIVE
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Issued by Authority of an Order of the KPSC in Case No. 2009-00311 dated December 2, 2009

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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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KENTUCKY PUBLIC SERVICE COMMISSION JEFF R. DEROUEN EXECUTIVE DIRECTOR

TARIFF BRANCH

Date of Issue: November 29, 2010 Date Effective: December 30, 2010

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

12/30/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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C12/30/10

KENTUCKY
PUBLIC SERVICE COMMISSION JEFF R. DEROUEN EXECUTIVE DIRECTOR TARIFF BRANCH

Date of Issue: August 6, 2010 Date Effective: August 1, 2010

Issued By: Lonnie E. Bellar, Vice President, State Regulation and Rates, Louisville, Kentucky 8/1/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2009-00549 dated July 30, 2010

Line Extension Plan

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PUBLIC SERVICE COMMISSION
OF KENTUCKY
EFFECTIVE
12/30/2009

PURSUANT TO 807 KAR 5:011

SECTION 9 (1)

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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By Executive Director

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12-30-09

02-06-09

P.S.C. Electric No. 7, Second Revision of Original Sheet No. 5 Canceling P.S.C. Electric No. 7, First Revision of Original Sheet No. 5

Standard Rate

RS

Residential Service

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

Available for single-phase delivery to single family residential service subject to the terms and conditions on Sheet No. 100 of this Tariff.

RATE

Customer Charge:

\$5.00 per month

Plus an Energy Charge of:

\$0.06714 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. 85
Demand-Side Management Cost Recovery Mechanism	Sheet No. 86
Environmental Cost Recovery Surcharge	Sheet No. 87
Franchise Fee Rider	Sheet No. 90
School Tax	Sheet No. 91
Home Energy Assistance Program	Sheet No. 92

MINIMUM CHARGE

The Customer Charge shall be the minimum charge.

DUE DATE OF BILL

Customer's payment will be due within twelve (12) days from date of bill.

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AUG 0 1 2010

KENTUCKY PUBLIC SERVICE COMMISSION

LATE PAYMENT CHARGE

If full payment is not received within three (3) days from the due date of the bill, a 5% late payment charge will be assessed on the current month's charges.

TERMS AND CONDITIONS

Service will be furnished under Company's Terms and Conditions applicable hereto.

KENTUCKY
PUBLIC SERVICE COMMISSION
JEFF R. DEROUEN

TARIFF BRANCH

Date of Issue: December 22, 2009 Date Effective: January 28, 2010

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

and Rates, Louis⊽ille, Kentucky 1/28/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2009-00311 dated December 2, 2009

reto.

EXECUTIVE DIRECTOR

P.S.C. Electric No. 7, First Revision of Original Sheet No. 5
Canceling P.S.C. Electric No. 7, Original Sheet No. 5

Standard Rate

RS

Residential Service

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

Available for single-phase delivery to single family residential service subject to the terms and conditions on Sheet No. 100 of this Tariff.

RATE

Customer Charge:

\$5.00 per month

Plus an Energy Charge of:

\$0.06658 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. 85
Demand-Side Management Cost Recovery Mechanism	Sheet No. 86
Environmental Cost Recovery Surcharge	Sheet No. 87
Franchise Fee Rider	Sheet No. 90
School Tax	Sheet No. 91
Home Energy Assistance Program	Sheet No. 92

MINIMUM CHARGE

The Customer Charge shall be the minimum charge.

DUE DATE OF BILL

Customer's payment will be due within twelve (12) days from date of bill.

C1/28/10

LATE PAYMENT CHARGE

If full payment is not received within three (3) days from the due date of the bill, a 5% late payment charge will be assessed on the current month's charges.

TERMS AND CONDITIONS

Service will be furnished under Company's Terms and Conditions applicable hereto.

PUBLIC SERVICE COMMISSION OF KENTUCKY

EFFECTIVE 6/29/2009

PURSUANT TO 807 KAR 5:011

SECTION 9 (1)

Date of Issue: June 10, 2009

Date Effective: With Bills Rendered On and After June 29, 2009

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

Komio Edelle

tucky

Executive Director

Issued by Authority of an Order of the KPSC in Case No. 2008 00/121 dated May 28, 2009

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

Standard Rate

VFD

Volunteer Fire Department Service

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

Available for single-phase delivery, in accordance with the provisions of KRS 278.172, to any volunteer fire department qualifying for aid under KRS 95A.262. Service under this rate schedule is at the option of the customer with the customer determining whether service will be provided under this schedule or any other schedule applicable to this load.

DEFINITION

To be eligible for this rate a volunteer fire department is defined as:

- 1) having at least 12 members and a chief,
- 2) having at least one fire fighting apparatus, and
- 3) half the members must be volunteers.

RATE

Customer Charge:

\$5.00 per month

Plus an Energy Charge of:

\$0.06714 per kWh

ADJUSTMENT CLAUSES

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

Sheet No. 85 Fuel Adjustment Clause Demand-Side Management Cost Recovery Mechanism Sheet No. 86 Environmental Cost Recovery Surcharge Sheet No. 87 Franchise Fee Rider Sheet No. 90 School Tax Sheet No. 91

MINIMUM CHARGE

The Customer Charge shall be the minimum charge.

DUE DATE OF BILL

Customer's payment will be due within twelve (12) days from date of bill SERVICE COMMISSION

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KENTUCKY PUBLIC

LATE PAYMENT CHARGE

If full payment is not received within three (3) days from the due date of the bill, a 5% late payment charge will be assessed on the current month's charges.

TERMS AND CONDITIONS

KENTUCKY PUBLIC SERVICE COMMISSION

Service will be furnished under Company's Terms and Conditions application app

EXECUTIVE DIRECTOR

TARIFF BRANCH

Date of Issue: December 22, 2009

Date Effective: January 28, 2010

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

1/28/2010 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2009 00311 dated December 2, 2009

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

Standard Rate

Volunteer Fire Department Service

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

Available for single-phase delivery, in accordance with the provisions of KRS 278.172, to any volunteer fire department qualifying for aid under KRS 95A.262. Service under this rate schedule is at the option of the customer with the customer determining whether service will be provided under this schedule or any other schedule applicable to this load.

DEFINITION

To be eligible for this rate a volunteer fire department is defined as:

- 1) having at least 12 members and a chief,
- 2) having at least one fire fighting apparatus, and
- 3) half the members must be volunteers.

RATE

Customer Charge:

\$5.00 per month

Plus an Energy Charge of:

\$0,06658 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. 85
Demand-Side Management Cost Recovery Mechanism	Sheet No. 86
Environmental Cost Recovery Surcharge	Sheet No. 87
Franchise Fee Rider	Sheet No. 90
School Tax	Sheet No. 91

MINIMUM CHARGE

The Customer Charge shall be the minimum charge.

DUE DATE OF BILL

Customer's payment will be due within twelve (12) days from date of bill.

LATE PAYMENT CHARGE

If full payment is not received within three (3) days from the due date of the bill, a 5% late payment charge will be assessed on the current month's charges.

TERMS AND CONDITIONS

Service will be furnished under Company's Terms and Conditions application app

PUBLIC SERVICE COMMISSION

EFFECTIVE 6/29/2009

PURSUANT TO 807 KAR 5:011

SECTION 9 (1)

Date of Issue: June 10, 2009

Date Effective: With Bills Rendered On and After June 29, 200

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

Issued by Authority of an Order of the KPSC in Case No. 2008 90524 dated May 28, 2009

P.S.C. Electric No. 7, Second Revision of Original Sheet No. 10 Canceling P.S.C. Electric No. 7, First Revision of Original Sheet No. 10

Standard Rate

GS

General Service Rate

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

To general lighting and small power loads for secondary service.

Service under this schedule will be limited to average maximum loads not exceeding 50 kW. Existing customers with an average maximum load exceeding 50 kW who are receiving service under P.S.C. Electric No. 6, Fourth Revision of Original Sheet No. 10 as of February 6, 2009, will continue to be served under this rate at their option. New customers, upon demonstrating an average demand of 50 kW or greater, 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:

\$ 0.07579 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 Demand-Side Management Cost Recovery Mechanism Environmental Cost Recovery Surcharge Franchise Fee Rider

Sheet No. 85 Sheet No. 86 Sheet No. 87

Sheet No. 90

School Tax

Sheet No. 91

MINIMUM CHARGE

The Customer Charge shall be the Minimum Charge.

CANCELLED

DUE DATE OF BILL

Customer's payment will be due within twelve (12) days from date of bill.

KENTUCKY PUBLIC SERVICE COMMISSION

LATE PAYMENT CHARGE

If full payment is not received within three (3) days from the due date of the bill, a 5% late payment charge will be assessed on the current month's charges.

TERMS AND CONDITIONS

Service will be furnished under Company's Terms and Conditions applicable Fereto DEROUEN

KENTUCKY

PUBLIC SERVICE COMMISSION

EXECUTIVE DIRECTOR

TARIFF BRANCH

Date of Issue: December 22, 2009 Date Effective: January 28, 2010

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

1/28/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2009 90311 dated December 2, 2009

P.S.C. Electric No. 7, First Revision of Original Sheet No. 10 Canceling P.S.C. Electric No. 7, Original Sheet No. 10

Standard Rate

GS

General Service Rate

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

To general lighting and small power loads for secondary service.

Service under this schedule will be limited to average maximum loads not exceeding 50 kW. Existing customers with an average maximum load exceeding 50 kW who are receiving service under P.S.C. Electric No. 6, Fourth Revision of Original Sheet No. 10 as of February 6, 2009, will continue to be served under this rate at their option. New customers, upon demonstrating an average demand of 50 kW or greater, 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:

\$ 0.07405 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

Demand-Side Management Cost Recovery Mechanism

Environmental Cost Recovery Surcharge

Sheet No. 86

Environmental Cost Recovery Surcharge

Sheet No. 87

Franchise Fee Rider

Sheet No. 90

School Tax

Sheet No. 91

MINIMUM CHARGE

The Customer Charge shall be the Minimum Charge.

DUE DATE OF BILL

Customer's payment will be due within twelve (12) days from date of bill.

LATE PAYMENT CHARGE

If full payment is not received within three (3) days from the due date of the bill, a 5% late payment charge will be assessed on the current month's charges.

TERMS AND CONDITIONS

Service will be furnished under Company's Terms and Conditions applicable here

PUBLIC SERVICE COMMISSION

ons applicable herein OTIVE

6/29/2009

PURSUANT TO 807 KAR 5:011

SECTION 9 (1)

Date of Issue: June 10, 2009

Date Effective: With Bills Rendered On and After June 29, 2009

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

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ecutive Director

Issued by Authority of an Order of the KPSC in Case No. 2008-00521 dated May 28, 2009

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P.S.C. Electric No. 7, Second Revision of Original Sheet No. 15 Canceling P.S.C. Electric No. 7, First Revision of Original Sheet No. 15

Standard Rate

IPS

Industrial Power Service

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

This rate schedule is available for industrial secondary or primary service.

Service under this schedule will be limited to minimum average secondary loads of 50 kW and maximum average loads not exceeding 250 kW. Secondary or primary customers receiving service under P.S.C. of Ky. Electric No. 6, Fourth Revision of Original Sheet No. 25, Large Power Industrial Rate LP, as of February 6, 2009, with loads not meeting this criteria will continue to be served under this rate at their option. Customers initiating service on this rate after February 6, 2009, and whose load characteristics subsequently do not meet this criteria will be billed on the appropriate rate.

RATE

Customer Charge per month:	Secondary \$90.00	Primary \$90.00
Plus an Energy Charge per kWh of:	\$ 0.02611	\$ 0.02611

Plus a Demand Charge per kW of:

Summer Rate:		
(Four Billing Period June through September)	\$15.10	\$13.34
Winter Rate:		
(All other months)	\$12.51	\$10.75

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
Demand-Side Management Cost Recovery Mechanism	Sheet No. 86 AUG 0 1 2010
Environmental Cost Recovery Surcharge	Sheet No. 87
Franchise Fee Rider	Sheet No. 90 KENTUCKY PUBLIC
School Tax	Sheet No. 90 RENTOCK FOR SHOON SHOON

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. KENTUCKY

PUBLIC SERVICE COMMISSION Monthly average power factor shall be determined by means of a reactive compensation ratcheted to record only lagging reactive kilovolt ampere hours, used in conjunction with a standard watt-hour meter.

CANCELLED

Date of Issue: December 22, 2009 Date Effective: January 28, 2010

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

1/28/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2009 000311 dated December 2, 2003

P.S.C. Electric No. 7, First Revision of Original Sheet No. 15 Canceling P.S.C. Electric No. 7, Original Sheet No. 15

Standard Rate

Industrial Power Service

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

This rate schedule is available for industrial secondary or primary service.

Service under this schedule will be limited to minimum average secondary loads of 50 kW and maximum average loads not exceeding 250 kW. Secondary or primary customers receiving service under P.S.C. of Ky. Electric No. 6, Fourth Revision of Original Sheet No. 25, Large Power Industrial Rate LP, as of February 6, 2009, with loads not meeting this criteria will continue to be served under this rate at their option. Customers initiating service on this rate after February 6, 2009, and whose load characteristics subsequently do not meet this criteria will be billed on the appropriate rate.

RATE

Customer Charge per month:	\$90.00	\$90.00
Plus an Energy Charge per kWh of:	\$ 0.02611	\$ 0.02611
Plus a Demand Charge per kW of:		

Summer Rate: (Four Billing Period June through September) \$14.94 \$13.18 Winter Rate:

C1/28/10 (All other months) \$12.35 \$10.59

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
Demand-Side Management Cost Recovery Mechanism	Sheet No. 86
Environmental Cost Recovery Surcharge	Sheet No. 87
Franchise Fee Rider	Sheet No. 90
School Tax	Sheet No. 91

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 proportion of ratcheted to record only lagging reactive kilovolt ampere hours, used in comparing with a standard watt-hour meter.

PUBLIC SERVICE COMMISSION

6/29/2009 PURSUANT TO 807 KAR 5:011

SECTION 9 (1)

Date of Issue: June 10, 2009

Date Effective: With Bills Rendered On and After June 29, 2009

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

tucky

Issued by Authority of an Order of the KPSC in Case No. 2008 00521 dated May 28, 2000

Standard Rate

IPS

Industrial Power Service

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 (4) billing periods of June through September within the eleven (11) preceding months; nor less than 25 kilowatts (10 kilowatts to any customer served under this rate schedule on March 1, 1964).

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 (4) billing penods of June through September within the eleven (11) preceding months; nor less than 25 kilowatts (10 kilowatts to any customer served under this rate schedule on March 1, 1964).

DUE DATE OF BILL

Customer's payment will be due within twelve (12) days from date of bill.

LATE PAYMENT CHARGE

If full payment is not received within three (3) days from the due date of the bill, a 1% late payment charge will be assessed on the current month's charges.

TERM OF CONTRACT

Contracts under this rate shall be for an initial term of one (1) year, remaining in effect from month to month thereafter until terminated by notice of either party to the other.

TERMS AND CONDITIONS

Service will be furnished under Company's Terms and Conditions applicable hereto.

CANCELLED AUG 0 1 2010 KENTUCKY PUBLIC SERVICE COMMISSION

PUBLIC SERVICE COMMISSION OF KENTUCKY **EFFECTIVE** 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 I

Issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2008-00252 dated February 5, 2005

Т

P.S.C. Electric No. 7, Second Revision of Original Sheet No. 16 Canceling P.S.C. Electric No. 7, First Revision of Original Sheet No. 16

Standard Rate

CPS

Commercial Power Service

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

This rate schedule is available for commercial secondary or primary service.

Service under this schedule will be limited to minimum average secondary loads of 50 kW and maximum average loads not exceeding 250 kW. Secondary or primary customers receiving service under P.S.C. of Ky. Electric No. 6, Fourth Revision of Original Sheet No. 15, Large Commercial Rate LC, as of February 6, 2009, with loads not meeting this criteria will continue to be served under this rate at their option. Customers initiating service on this rate after February 6, 2009, and whose load characteristics subsequently do not meet this criteria will be billed on the appropriate rate.

RATE

	Secondary	Primary
Customer Charge per month:	\$65.00	\$65.00
Plus an Energy Charge per kWh of:	\$ 0.02956	\$ 0.02956
Plus a Demand Charge per kW of:		
Summer Rate: (Four Billing Period June through September) Winter Rate:	\$14.99	\$13.15
(All other months)	\$11.93	\$10.35

ADJUSTMENT CLAUSES

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

Fuel Adjustment Clause Demand-Side Management Cost Recovery Mechanism Environmental Cost Recovery Surcharge Franchise Fee Rider School Tax	Sheet No. 85 Sheet No. 86 Sheet No. 87 Sheet No. 90 Sheet No. 91	AUG 0 1 20 KENTUCKY PU SERVICE COMM
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DIETERMINATION 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 eleven (11) preceding months; nor less than 25 kilowatts (10 kilowatts to any customer served under this rate schedule on March 1, 1964).

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. Bupling Question Bupling Question and Solve of the maximum demand similarly determined for any of the four (2) Filling Veriods of Quine

Date of Issue: December 22, 2009 Date Effective: January 28, 2010

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

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1/28/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

KENTUCKY

Issued by Authority of an Order of the KPSC in Case No. 2009 00311 dated December 2, 2009

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P.S.C. Electric No. 7, First Revision of Original Sheet No. 16 Canceling P.S.C. Electric No. 7, Original Sheet No. 16

Standard Rate

CPS

Commercial Power Service

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

This rate schedule is available for commercial secondary or primary service.

Service under this schedule will be limited to minimum average secondary loads of 50 kW and maximum average loads not exceeding 250 kW. Secondary or primary customers receiving service under P.S.C. of Ky. Electric No. 6, Fourth Revision of Original Sheet No. 15, Large Commercial Rate LC, as of February 6, 2009, with loads not meeting this criteria will continue to be served under this rate at their option. Customers initiating service on this rate after February 6, 2009, and whose load characteristics subsequently do not meet this criteria will be billed on the appropriate rate.

RATE

Customer Charge per month:	Secondary \$65.00	Primary \$65.00	
Plus an Energy Charge per kWh of:	\$ 0.02956	\$ 0.02956	1
Plus a Demand Charge per kW of:			
Summer Rate: (Four Billing Period June through September) Winter Rate:	\$14.81	\$12.97	1 1.
(All other months)	\$11.75	\$10.17	C1128110

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
Demand-Side Management Cost Recovery Mechanism	Sheet No. 86
Environmental Cost Recovery Surcharge	Sheet No. 87
Franchise Fee Rider	Sheet No. 90
School Tax	Sheet No. 91

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 eleven (11) preceding months; nor less than 25 kilowatts (10 kilowatts to any customer served under this rate schedule on March 1, 1964).

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 (4) billing periods of June

PURSUANT TO 807 KAR 5:011

Date of Issue: June 10, 2009

Date Effective: With Bills Rendered On and After June 29, 2009

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

SECTION 9 (1)

ecutive Director

Issued by Authority of an Order of the KPSC in Case No. 2008-00521 dated May 28, 2009

P.S.C. Electric No. 7, Original Sheet No. 16.1

Standard Rate

CPS

Commercial Power Service

through September within the eleven (11) preceding months; nor less than 25 kilowatts (10 kilowatts to any customer served under this rate schedule on March 1, 1964).

DUE DATE OF BILL

Customer's payment will be due within twelve (12) days from date of bill.

LATE PAYMENT CHARGE

If full payment is not received within three (3) days from the due date of the bill, a 1% late payment charge will be assessed on the current month's charges.

TERM OF CONTRACT

Contracts under this rate shall be for an initial term of one (1) year, remaining in effect from month to month thereafter until terminated by notice of either party to the other.

TERMS AND CONDITIONS

Service will be furnished under Company's Terms and Conditions applicable hereto.

AUG 0 1 2010

KENTUCKY PUBLIC SERVICE COMMISSION

PUBLIC SERVICE COMMISSION OF KENTUCKY

EFFECTIVE 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

xecutive Director

Issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2008-00252 dated February 5, 2009

P.S.C. Electric No. 7, Second Revision of Original Sheet No. 20 Canceling P.S.C. Electric No. 7. First Revision of Original Sheet No. 20

Standard Rate

ITOD

Industrial Time-of-Day Service

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

This schedule is available for secondary or primary industrial service. Service under this schedule will be limited to minimum average loads of 250 kW and maximum average loads not exceeding 50,000 kW. Customers with new or increased load requirements that exceed 50,000 kW will have a rate developed based upon their electrical characteristics. Customers initiating service on this rate whose load characteristics subsequently do not meet this criteria will be billed on the appropriate rate.

RATE

Secondary	Primary
\$120.00	\$120.00
\$ 0.02616	\$ 0.02616
\$ 4.91	\$ 3.85
\$ 10.05	\$ 9.35
\$ 7.46	\$ 6.76
	\$ 0.02616 \$ 4.91 \$ 10.05

Basic Demand Charges are applicable to the highest average load in kilowatts recorded during any 15-minute interval of the billing period and Peak Demand Charges are applicable to the highest average load in kilowatts recorded during any 15-minute interval of the peak period, as defined herein, in the monthly billing period, but not less than 50% of the maximum demands similarly determined for any of the four (4) billing periods of June through September within the eleven (11) preceding months.

SUMMER PEAK PERIOD is defined as weekdays from 10 A.M. to 9 P.M. Eastern Standard Time, during the four (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 eight (8) billing periods of October through May.

AUG 0 1 2010 KENTUCKY PUBLIC

POWER FACTOR PROVISION

The monthly demand charge shall be decreased .4% for each whole one percent by which the monthly average power factor exceeds 80% lagging and shall be increased .6% for each whole one percent by which the monthly average power factor is less than 80% lagging.

Monthly average power factor shall be determined by means of a reactive somewhat meter ratcheted to record only lagging reactive kilovolt ampere hours used in the control of the control standard watt-hour meter.

JEFF R. DEROUEN

EXECUTIVE DIRECTOR TARIFF BRANCH

Date of Issue: December 22, 2009 Date Effective: January 28, 2010

Issued By: Lonnig E. Bellar, Vice President, State Regulation and Rates, Louisville, Kentucky

1/28/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2009 00311 dated December 2, 2009

P.S.C. Electric No. 7, First Revision of Original Sheet No. 20 Canceling P.S.C. Electric No. 7, Original Sheet No. 20

Standard Rate

Industrial Time-of-Day Service

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

This schedule is available for secondary or primary industrial service. Service under this schedule will be limited to minimum average loads of 250 kW and maximum average loads not exceeding 50,000 kW. Customers with new or increased load requirements that exceed 50,000 kW will have a rate developed based upon their electrical characteristics. Customers initiating service on this rate whose load characteristics subsequently do not meet this criteria will be billed on the appropriate rate.

RATE

· 5.	Secondary	Primary	
Customer Charge per month:	\$120.00	\$120.00	
Plus an Energy Charge per kWh of:	\$ 0.02616	\$ 0.02616	I
Plus a Demand Charge per kW of:			
Basic Demand	\$ 4.85	\$ 3.79	
Peak Demand			1
Summer Peak Period	\$ 9.99	\$ 9.29	0110
Winter Peak Period	\$ 7.40	\$ 6.70	-0110

Basic Demand Charges are applicable to the highest average load in kilowatts recorded during any 15-minute interval of the billing period and Peak Demand Charges are applicable to the highest average load in kilowatts recorded during any 15-minute interval of the peak period, as defined herein, in the monthly billing period, but not less than 50% of the maximum demands similarly determined for any of the four (4) billing periods of June through September within the eleven (11) preceding months.

SUMMER PEAK PERIOD is defined as weekdays from 10 A.M. to 9 P.M, Eastern Standard Time, during the four (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 eight (8) billing periods of October through May.

POWER FACTOR PROVISION

The monthly demand charge shall be decreased .4% for each whole one percent by which the monthly average power factor exceeds 80% lagging and shall be increased .6% for each whole one percent by which the monthly average power factor is less than 80% lagging.

Monthly average power factor shall be determined by means of a reactive component meter ratcheted to record only lagging reactive kilovolt ampere house bused Ste Boylonetis Pull SSICN standard watt-hour meter.

OF KENTUCKY

EFFECTIVE 6/29/2009

PURSUANT TO 807 KAR 5:011

Date of Issue: June 10, 2009

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

SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2008-00521-dated May 28. 2009

Standard Rate

ITOD

Industrial Time-of-Day Service

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
Demand-Side Management Cost Recovery Mechanism	Sheet No. 86
Environmental Cost Recovery Surcharge	Sheet No. 87
Franchise Fee Rider	Sheet No. 90
School Tax	Sheet No. 91

MINIMUM 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.

DUE DATE OF BILL

Customer's payment will be due within twelve (12) days from date of bill.

LATE PAYMENT CHARGE

If full payment is not received within three (3) days from the due date of the bill, a 1% late payment charge will be assessed on the current month's charges.

TERM OF CONTRACT

Contracts under this rate shall be for an initial term of one (1) year, remaining in effect from month to month thereafter until terminated by notice of either party to the other.

TERMS AND CONDITIONS

Service will be furnished under Company's Terms and Conditions applicable hereto.

AUG 0 1 2010

KENTUCKY PUBLIC SERVICE COMMISSION

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 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

e President, State Regulation and

ntucky

ecutive Director

Issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2006-00252 dated February 5, 2009

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P.S.C. Electric No. 7, Second Revision of Original Sheet No. 21 Canceling P.S.C. Electric No. 7, First Revision of Original Sheet No. 21

Standard Rate

CTOD

Commercial Time-of-Day Service

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

This schedule is available for secondary or primary commercial service. Service under this schedule will be limited to minimum average loads of 250 kW and maximum average loads not exceeding 50,000 kW. Customers with new or increased load requirements that exceed 50,000 kW will have a rate developed based upon their electrical characteristics. Customers initiating service on this rate whose load characteristics subsequently do not meet this criteria will be billed on to the appropriate rate.

RATE

Customer Charge per month:	Secondary \$90.00	Primary \$90.00
Plus an Energy Charge per kWh of:	\$ 0.02960	\$ 0.02960
Plus a Demand Charge per kW of:		
Basic Demand	\$ 3.65	\$ 2.64
Peak Demand Summer Peak Period Winter Peak Period	\$11.29 \$ 8.23	\$10.50 \$ 7.70

Basic Demand Charges are applicable to the highest average load in kilowatts recorded during any 15-minute interval of the billing period and Peak Demand Charges are applicable to the highest average load in kilowatts recorded during any 15-minute interval of the peak period, as defined herein, in the monthly billing period, but not less than 50% of the maximum demands similarly determined for any of the four (4) billing periods of June through September within the eleven (11) preceding months.

SUMMER PEAK PERIOD is defined as weekdays from 10 A.M. to 9 P.M, Eastern Standard Time, during the four (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 eight (8) billing periods of October through May.

ADJUSTMENT CLAUSES

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

Fuel Adjustment Clause

Demand-Side Management Cost Recovery Mechanism

Environmental Cost Recovery Surcharge
Franchise Fee Rider

School Tax

Sheet No. 85

TARIFF BRANCH

AUG 0 1 2010

Date of Issue: December 22, 2009 Date Effective: January 28, 2010

Issued By: Lonnie E. Bellar, Vice President, State Regulation and Rates, Louis ville, Kentucky

d Rates, Louisville, Kentucky

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2009-00311 dated December 2, 2009

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P.S.C. Electric No. 7, First Revision of Original Sheet No. 21 Canceling P.S.C. Electric No. 7, Original Sheet No. 21

Standard Rate

CTOD

Commercial Time-of-Day Service

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

This schedule is available for secondary or primary commercial service. Service under this schedule will be limited to minimum average loads of 250 kW and maximum average loads not exceeding 50,000 kW. Customers with new or increased load requirements that exceed 50,000 kW will have a rate developed based upon their electrical characteristics. Customers initiating service on this rate whose load characteristics subsequently do not meet this criteria will be billed on to the appropriate rate.

RATE

	Secondary	Primary	
Customer Charge per month:	\$90.00	\$90.00	
Plus an Energy Charge per kWh of:	\$ 0.02960	\$ 0.02960	1
Plus a Demand Charge per kW of:			
Basic Demand	\$ 3.57	\$ 2.56	
Peak Demand Summer Peak Period Winter Peak Period	\$11.21 \$ 8.15	\$10.42 \$ 7.62	C1/28/10

Basic Demand Charges are applicable to the highest average load in kilowatts recorded during any 15-minute interval of the billing period and Peak Demand Charges are applicable to the highest average load in kilowatts recorded during any 15-minute interval of the peak period, as defined herein, in the monthly billing period, but not less than 50% of the maximum demands similarly determined for any of the four (4) billing periods of June through September within the eleven (11) preceding months.

SUMMER PEAK PERIOD is defined as weekdays from 10 A.M. to 9 P.M, Eastern Standard Time, during the four (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 eight (8) billing periods of October through May.

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 Sheet No. 85

Demand-Side Management Cost Recovery Mechanis

Environmental Cost Recovery Surcharge

Franchise Fee Rider

School Tax

Sheet No. 87
PUBLS FESTAR VICE COMMISSION

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6/29/2009

PURSUANT TO 807 KAR 5:011

SECTION 9 (1)

Date of Issue: June 10, 2009

Date Effective: With Bills Rendered On and After June 29, 2009

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

Executive Director

Issued by Authority of an Order of the KPSC in Case No. 2008-00524 dated May 28, 2000

P.S.C. Electric No. 7, Original Sheet No. 21.1

Standard Rate

CTOD

Commercial Time-of-Day Service

MINIMUM 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.

DUE DATE OF BILL

Customer's payment will be due within twelve (12) days from date of bill.

LATE PAYMENT CHARGE

If full payment is not received within three (3) days from the due date of the bill, a 1% late payment charge will be assessed on the current month's charges.

TERM OF CONTRACT

Contracts under this rate shall be for an initial term of one (1) year, remaining in effect from month to month thereafter until terminated by notice of either party to the other.

TERMS AND CONDITIONS

Service will be furnished under Company's Terms and Conditions applicable hereto.

AUG 0 1 2010

KENTUCKY PUBLIC SERVICE COMMISSION

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

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

President, State Regulation and

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ecutive Director

issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2008-00232 dated February 5, 2009

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P.S.C. Electric No. 7, Second Revision of Original Sheet No. 25 Canceling P.S.C. Electric No. 7, First Revision of Original Sheet No. 25

Standard Rate

RTS

Retail Transmission Service

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

This schedule is available for transmission service. Service under this schedule will be limited to maximum average loads not exceeding 50,000 kVA. Customers with new or increased load requirements that exceed 50,000 kVA will have rate developed based upon their electrical characteristics.

RATE

Transmission Customer Charge per month: \$120.00 \$ 0.02616 Plus an Energy Charge per kWh of:

Plus a Demand Charge per kVA of:

CANCELLED **Basic Demand** 2.36 AUG 0 1 2010 Peak Demand KENTUCKY PUBLIC Summer Peak Period 8.15 SERVICE COMMISSION Winter Peak Period 5.90

Basic Demand Charges are applicable to the highest average load in kVA recorded during any 15-minute interval of the billing period and Peak Demand Charges are applicable to the highest average load in kVA recorded during any 15-minute interval of the peak period, as defined herein, in the monthly billing period, but not less than 50% of the maximum demands similarly determined for any of the four (4) billing periods of June through September within the eleven (11) preceding months.

SUMMER PEAK PERIOD is defined as weekdays from 10 A.M. to 9 P.M. Eastern Standard Time, during the four (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 eight (8) billing periods of October through May.

ADJUSTMENT CLAUSES

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

Sheet KENTUCKY Fuel Adjustment Clause Demand-Side Management Cost Recovery Mechanism She SHORE ROUEN **Environmental Cost Recovery Surcharge** SEASONITIVE DIRECTOR Franchise Fee Rider School Tax

Date of Issue: December 22, 2009 Date Effective: January 28, 2010

Issued By: Lonnin E. Bellar, Vice President, State Regulation and Rates, Louisville, Kentucky

1/28/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

TCE COMMISSION

issued by Authority of an Order of the KPSC in Case No. 2009 00311 dated December 2, 2009

P.S.C. Electric No. 7, First Revision of Original Sheet No. 25 Canceling P.S.C. Electric No. 7, Original Sheet No. 25

Standard Rate

RTS

Retail Transmission Service

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

This schedule is available for transmission service. Service under this schedule will be limited to maximum average loads not exceeding 50,000 kVA. Customers with new or increased load requirements that exceed 50,000 kVA will have rate developed based upon their electrical characteristics.

RATE

Customer Charge per month: Transmission \$120.00

Plus an Energy Charge per kWh of: \$ 0.02616

Plus a Demand Charge per kVA of:

Basic Demand \$ 2.29

Peak Demand
Summer Peak Period \$ 8.08
Winter Peak Period \$ 5.83

C1/28/10

Basic Demand Charges are applicable to the highest average load in kVA recorded during any 15-minute interval of the billing period and Peak Demand Charges are applicable to the highest average load in kVA recorded during any 15-minute interval of the peak period, as defined herein, in the monthly billing period, but not less than 50% of the maximum demands similarly determined for any of the four (4) billing periods of June through September within the eleven (11) preceding months.

SUMMER PEAK PERIOD is defined as weekdays from 10 A.M. to 9 P.M, Eastern Standard Time, during the four (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 eight (8) billing periods of October through May.

ADJUSTMENT CLAUSES

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

Fuel Adjustment Clause
Demand-Side Management Cost Recovery Mechanism
PUBL
Environmental Cost Recovery Surcharge

Franchise Fee Rider School Tax

Sheet N6/29/2009 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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Date of Issue: June 10, 2009

Date Effective: With Bills Rendered On and After June 29, 200

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

By A Executive D

Issued by Authority of an Order of the KPSC in Case No. 2008-00521 dated May 28, 2009

RTS

Retail Transmission Service

MINIMUM CHARGE

Standard Rate

The bill shall in no event be less than the Customer Charge plus the Demand Charge computed upon the billing demand for the month.

DUE DATE OF BILL

Customer's payment will be due within twelve (12) days from date of bill.

LATE PAYMENT CHARGE

If full payment is not received within three (3) days from the due date of the bill, a 1% late payment charge will be assessed on the current month's charges.

TERM OF CONTRACT

Contracts under this rate shall be for an initial term of one (1) year, remaining in effect from month to month thereafter until terminated by notice of either party to the other.

TERMS AND CONDITIONS

Service will be furnished under Company's Terms and Conditions applicable hereto.

CANCELLED AUG 0 1 2010 KENTUCKY PUBLIC SERVICE COMMISSION

PUBLIC SERVICE COMMISSION OF KENTUCKY

EFFECTIVE 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

Issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2008-00232 dated February 5, 2009

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P.S.C. Electric No. 7, Second Revision of Original Sheet No. 30 Canceling P.S.C. Electric No. 7, First Revision of Original Sheet No. 30

Primary

IS Standard Rate **Industrial Service**

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

Available for three-phase delivery to customers up to an aggregate of two hundred (200) MVA for all customers taking service under this schedule and under the IS schedule of Kentucky Utilities Company. This schedule is restricted to individual customers whose monthly demand is twenty (20) MVA or greater. A customer is defined as large industrial time-of-day if that customer's load either increases or decreases twenty (20) MVA or more per minute or seventy (70) MVA or more in ten (10) minutes when such increases or decreases exceed one (1) occurrence per hour 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 July 1, 2004.

BASE RATE

Customer Charge: \$120.00 per month

Energy Charge of: Per monthly billing period \$0.02616 per kWh \$0.02616 per kWh = \$0.02616 per kWh Plus a Demand Charge of: AUG 0 1 2010 Per monthly billing period of KENTUCKY PUBLIC SERVICE COMMISSION Standard Load Charges: Basic Demand Charge \$ 4.92 per kVA \$3.86 per kVA \$2.70 per kVA Plus Peak Demand Charge Winter Peak \$ 7.47 per kVA \$6.77 per kVA \$6.76 per kVA Summer Peak \$10.06 per kVA \$9.36 per kVA \$9.35 per kVA

Secondary

Where the monthly Standard billing is the greater of the applicable charge per kVA times:

a) the maximum metered standard demand, as measured over a fifteen (15) minute interval, for the basic demand and each peak period, in the monthly billing period,

b) 60% of the maximum metered standard demand, as determined in (a) above, for the basic demand and each peak period in the preceding eleven (11) monthly billing periods,

c) 60% of the contract capacity based on the expected maximum demand upon the system,

d) minimum may be adjusted where customer's service requires an abnormar uncestment in special facilities.

PUBLIC SERVICE COMMISSION JEFF R. DEROUEN

Plus Fluctuating Load Charges:

EXECUTIVE DIRECTOR TARIFF BRANCH

Transmission

Date of Issue: December 22, 2009 Date Effective: January 28, 2010

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

1/28/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2009-00311 dated December 2, 2009

P.S.C. Electric No. 7, First Revision of Original Sheet No. 30 Canceling P.S.C. Electric No. 7, Original Sheet No. 30

Standard Rate **Industrial Service**

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

Available for three-phase delivery to customers up to an aggregate of two hundred (200) MVA for all customers taking service under this schedule and under the IS schedule of Kentucky Utilities Company. This schedule is restricted to individual customers whose monthly demand is twenty (20) MVA or greater. A customer is defined as large industrial time-of-day if that customer's load either increases or decreases twenty (20) MVA or more per minute or seventy (70) MVA or more in ten (10) minutes when such increases or decreases exceed one (1) occurrence per hour 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 July 1, 2004.

BASE RATE

Customer Charge: \$120.00 per month

Transmission Secondary Primary **Energy Charge of:** \$0.02616 per kWh \$0.02616 per kWh \$0.02616 per kWh Per monthly billing period

Plus a Demand Charge of: Per monthly billing period of

Standard Load Charges: \$2.63 per kVA Basic Demand Charge \$4.85 per kVA \$3.79 per kVA

Plus Peak Demand Charge \$6.70 per kVA \$6.69 per kVA \$7.40 per kVA Winter Peak \$9.29 per kVA \$9.28 per kVA Summer Peak \$9.99 per kVA

Where the monthly Standard billing is the greater of the applicable charge per kVA times:

a) the maximum metered standard demand, as measured over a fifteen (15) minute interval, for the basic demand and each peak period, in the monthly billing period,

b) 60% of the maximum metered standard demand, as determined in (a) above, for the basic demand and each peak period in the preceding eleven (11) monthly billing periods,

c) 60% of the contract capacity based on the expected maximum demand upon the system,

d) minimum may be adjusted where customer's service requires an abnormal investment in special facilities.

PUBLIC SERVICE COMMISSION

OF KENTUCKY **EFFECTIVE** 6/29/2009

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Date of Issue: June 10, 2009

Plus Fluctuating Load Charges:

Date Effective: With Bills Rendered On and After June 29, 200

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

Issued by Authority of an Order of the KPSC in Case No. 2008-00521 dated May 28, 2009

P.S.C. Electric No. 7, First Revision of Original Sheet No. 30.1 Canceling P.S.C. Electric No. 7, Original Sheet No. 30.1

1

Standard Rate	IS				
Industrial Service					
Basic Demand Charge	\$2.38 per kVA	\$1.83 per kVA	\$1.24 per kVA		
Plus Peak Demand Charge Winter Peak	\$3.64 per kVA	\$3.29 per kVA	\$3.29 per kVA		
Summer Peak	\$4.94 per kVA	\$4.59 per kVA	\$4.58 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) 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 Franchise Fee Rider School Tax Sheet No. 85 Sheet No. 90

Sheet No. 91

DUE DATE OF BILL

Customer's payment will be due within twelve (12) days from date of bill. KENTUCKY FUDLIC

AUG 0 1 2010

KENTUCKY PUBLIC SERVICE COMMISSION

LATE PAYMENT CHARGE

If full payment is not received within three (3) days from the due date go payment charge will be assessed on the current month's charges.

ie due date <u>SERVICE COMMISSION</u> ges. JEFF R. DEROUEN

TARIFF BRANCH

Date of Issue: December 22, 2009 Date Effective: January 28, 2010

Issued By: Lonnia E. Bellar, Vice President, State Regulation and Rates, Louisville, Kentucky

and Rates, Louisviile, Keritucky 1/28/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2009-00311 dated December 2, 2009

Standard Rate	IS			
Industrial Service				
Basic Demand Charge	\$2.31 per kVA	\$1.76 per kVA	\$1.17 per kVA	
Plus Peak Demand Charge Winter Peak	\$3.57 per kVA	\$3.22 per kVA	\$3.22 per kVA	
Summer Peak	\$4.87 per kVA	\$4.52 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) 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 Sheet No. 85
Environmental Cost Recovery Surcharge Sheet No. 87
Franchise Fee Rider Sheet No. 90
School Tax Sheet No. 91

DUE DATE OF BILL

Customer's payment will be due within twelve (12) days from date of bill.

LATE PAYMENT CHARGE

If full payment is not received within three (3) days from the due date of the bill, a 1% late payment charge will be assessed on the current month's charges BLIC SERVICE COMMISSION

OF KENTUCKY EFFECTIVE 2/6/2009

PURSUANT TO 807 KAR 5:011

SECTION 9 (1)

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

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

Tomes Lacour VIII LACOUR DIRECTOR

Issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2008-00252 dated February 5, 2009-

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Standard Rate

FLS

Fluctuating Load Service

TERM OF CONTRACT

Unless terminated by mutual agreement, the initial term of contract for service shall be for a fixed term of five (5) years with successive one (1) year term renewal until canceled by either party giving at least one (1) year written notice to the other prior to the end of the initial term or the then current annual renewal period, as applicable.

PROTECTION OF SERVICE

Where Customer's use of service is intermittent, subject to violent or extraordinary fluctuations, or produces unacceptable levels of harmonic current, in each case as determined by Company in its reasonable discretion, Company reserves the right to require Customer to fumish, at Customer's own expense, suitable equipment (as approved by Company in its reasonable discretion) to meter and limit such intermittence, fluctuation, or harmonics to the extent reasonably requested by Company. Without limiting the foregoing, Company may require such equipment if, at any time, the megavars, harmonics, and other undesirable electrical characteristics produced by the Customer exceed the limits set forth in the IEEE standards for such characteristics. In addition, if the Customer's use of Company's service under this schedule causes such undesirable electrical characteristics in an amount exceeding those IEEE standards, such use shall be deemed to cause a dangerous condition which could subject any person to imminent harm or result in substantial damage to the property of Company or others, and Company shall therefore terminate service to the Customer in accordance with 807 KAR 5:056, Section 14(b). Such a termination of service shall not be considered a cancellation of the service agreement or relieve Customer of any minimum billing or other guarantees. Company shall be held harmless for any damages or economic loss resulting from such termination of service. If requested by Company, Customer shall provide all available information to Company that aids Company in enforcing its service standards. If Company at any time has a reasonable basis for believing that Customer's proposed or existing use of the service provided will not comply with the service standards for interference, fluctuations, or harmonics, Company may engage such experts and/or consultants as Company shall determine are appropriate to advise Company in ensuring that such interference, fluctuations, or harmonics are within acceptable standards. Should such experts and/or consultants determine Customer's use of service is unacceptable, Company's use of such experts and/or consultants will be at the Customer's expense.

SYSTEM CONTINGENCIES AND INDUSTRY SYSTEM PERFORMANCE CRITERIA

Company reserves the right to interrupt up to 95% of Customer's load to facilitate Company compliance with system contingencies and with industry performance criteria. Customer will permit Company to install electronic equipment and associated real-time metering to permit Company interruption of Customer's load. Such equipment will immediately notify Customer five (5) minutes before an electronically initiated interruption that will begin immediately thereafter and last no longer than ten (10) minutes nor shall the interruptions exceed twenty (20) per month. Such interruptions will not be accumulated nor credited against annual hours,

if any, under the CURTAILMENT SERVICE RIDER CSR. Company's right to interrupt under this provision is restricted to responses to unplanned outage or pde rates of the COMMISSION System ("EUS System") owned or purchased generation or when Automatic Reserve Sharing is invoked with ECAR or an ISO/TRO. EUS System, as used herein, shart consists to the reced for interruption KU. At customer's request, Company shall provide documentation of the need for interruption under this provision within sixty (60) days of the end of the applicable billing period BRANCH

Date of Issue: August 6, 2010 Date Effective: August 1, 2010

Issued By: Longie E. Bellar, Vice President, State Regulation and Rates, Louisville, Kentucky

8/1/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2009-00549 dated July 30, 2010

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Standard Rate IS Industrial Service

TERM OF CONTRACT

Unless terminated by mutual agreement, the initial term of contract for service shall be for a fixed term of five (5) years with successive one (1) year term renewal until canceled by either party giving at least one (1) year written notice to the other prior to the end of the initial term or the then current annual renewal period, as applicable.

PROTECTION OF SERVICE

Where Customer's use of service is intermittent, subject to violent or extraordinary fluctuations, or produces unacceptable levels of harmonic current, in each case as determined by Company in its reasonable discretion, Company reserves the right to require Customer to furnish, at Customer's own expense, suitable equipment (as approved by Company in its reasonable discretion) to meter and limit such intermittence, fluctuation, or harmonics to the extent reasonably requested by Company. Without limiting the foregoing, Company may require such equipment if, at any time, the megavars, harmonics, and other undesirable electrical characteristics produced by the Customer exceed the limits set forth in the IEEE standards for such characteristics. In addition, if the Customer's use of Company's service under this schedule causes such undesirable electrical characteristics in an amount exceeding those IEEE standards, such use shall be deemed to cause a dangerous condition which could subject any person to imminent harm or result in substantial damage to the property of Company or others, and Company shall therefore terminate service to the Customer in accordance with 807 KAR 5:056, Section 14(b). Such a termination of service shall not be considered a cancellation of the service agreement or relieve Customer of any minimum billing or other guarantees. Company shall be held harmless for any damages or economic loss resulting from such termination of service. If requested by Company, Customer shall provide all available information to Company that aids Company in enforcing its service standards. If Company at any time has a reasonable basis for believing that Customer's proposed or existing use of the service provided will not comply with the service standards for interference, fluctuations, or harmonics. Company may engage such experts and/or consultants as Company shall determine are appropriate to advise Company in ensuring that such interference, fluctuations, or harmonics are within acceptable standards. Should such experts and/or consultants determine Customer's use of service is unacceptable, Company's use of such expetts and/or | F consultants will be at the Customer's expense.

AUG 0 1 2010

SYSTEM CONTINGENCIES AND INDUSTRY SYSTEM PERFORMANCE CRITERIA KENTUCKY PUBLIC

Company reserves the right to interrupt up to 95% of Customer's load to facilitate Company compliance with system contingencies and with industry performance criteria. Customer will permit Company to install electronic equipment and associated real-time metering to permit Company interruption of Customer's load. Such equipment will immediately notify Customer five (5) minutes before an electronically initiated interruption that will begin immediately thereafter and last no longer than ten (10) minutes nor shall the interruptions exceed twenty (20) per month. Such interruptions will not be accumulated nor credited against annual hours, if any, under the CURTAILMENT SERVICE RIDER 3. Company's right to interrupt under this provision is restricted to responses to unplanned outage of de-rates of E.ON U.S. LLC System ("EUS System") owned or purchased generation or when PAIRIN SINGESING STAND INVOKED WITH ECAR or an ISO/TRO. EUS System, as used herein, shall District To Tinterruption under this provision within sixty (60) days of the end of the applicable billing period 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 and

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SECTION 9 (1)

ecutive Director

Issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2000-60252 dated February 5, 2009

FLS

Fluctuating Load Service

LIABILITY

In no event shall 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 Company's service causes damage to Company's property or injuries to persons, the Customer shall be responsible for such damage or injury and shall indemnify, defend, and hold Company harmless from any and all suits, claims, losses, and expenses associated therewith.

TERMS AND CONDITIONS

Service will be furnished under Company's Terms and Conditions applicable hereto.

KENTUCKY PUBLIC SERVICE COMMISSION

> JEFF R. DEROUEN **EXECUTIVE DIRECTOR**

> > TARIFF BRANCH

Date of Issue: August 6, 2010

Date Effective: August 1, 2010

Issued By: Longie E. Bellar, Vice President, State Regulation and Rates, Louisville, Kentucky

8/1/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2009-00549 dated July 30, 2010

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P.S.C. Electric No. 7, Original Sheet No. 30.3

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Standard Rate IS Industrial Service

LIABILITY

In no event shall 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 Company's service causes damage to Company's property or injuries to persons, the Customer shall be responsible for such damage or injury and shall indemnify, defend, and hold Company harmless from any and all suits, claims, losses, and expenses associated therewith.

TERMS AND CONDITIONS

Service will be furnished under Company's Terms and Conditions applicable hereto.

AUG 0 1 2010

KENTUCKY PUBLIC SERVICE COMMISSION

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

2/6/2009

PURSUANT TO 807 KAR 5:011

SECTION 9 (1)

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autiva Director

Date Effective: February 6, 2009 Issued By: Lonnie E. Bellar, Vice President, State Regulation and

Date of Issue: February 9, 2009

Issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2008-00252 dated February 5, 2005

P.S.C. Electric No. 7, Second Revision of Original Sheet No. 35 Canceling P.S.C. Electric No. 7, First Revision of Original Sheet No. 35

Standard Rate LS

APPLICABLE

Lighting Service

In all territory served.

AVAILABILITY OF SERVICE

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.

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

UNDERGROUND SERVICE

Type Of <u>Fixture</u>	Lumen Output (Approximate)	Load/Light <u>In kW</u>	Monthly Rate Per Light	
High Pressure Sodium				
4 Sided Colonial	6,300	.110	\$16.38	
4 Sided Colonial	9,500	.145	16.88	
4 Sided Colonial	16,000	.200	17.84	
Acorn	6,300	.110	16.71	
Acorn	9,500	.145	18.65	
Acorn (Bronze Pole)	9,500	.145	19.60	
Acorn	16,000	.200	19.52	
Acorn (Bronze Pole)	16,000	.200	20.41	
Contemporary	16,000	200	24.88	
Contemporary	28 50 CANC	ELLE312	27.66	
Contemporary	50,000 AUG 0	1 2010 495	31.49	
Cobra Head	16 000	200	21.86	
Cobra Head	28,500KENTUCH	COMMUNICATION I	23.91	
Cobra Head	50,005 RVICE C	.495	27.78	
* London (10' Smooth Pole)	6,300	.110	27.81	
* London (10' Fluted Pole)	6,300	.110	29.49	
* London (10' Smooth Pole)	9,500	.145	28.46	
* London (10' Fluted Pole)	9,500	.145	30.15	
* Victorian (10' Smooth Pole)	6,300	.110	KENTU28/36	
* Victorian (10' Fluted Pole)	6,300	1 PUBLIC S	KENTUGIGG SERVICES GOMMISSION	
* Victorian (10' Smooth Pole)	9,500		FFR. DESIGNEN	
* Victorian (10' Fluted Pole)	9,500	145 EXE	CUTIVE BIRESTOR	4
			TARIFF BRANCH	

Date of Issue: December 22, 2009 Date Effective: January 28, 2010

Issued By: Lonnie E. Bellar, Vice President, State Regulation and Rates, Louis ville, Kentucky

1/28/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2009-00311 dated December 2, 2009

P.S.C. Electric No. 7, First Revision of Original Sheet No. 35 Canceling P.S.C. Electric No. 7, Original Sheet No. 35

Standard Rate

Lighting Service

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

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.

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

RATES

UNDERGROUND SERVICE

Type Of <u>Fixture</u>	Lumen Output (Approximate)	Load/Light In kW	Monthly Rate Per Light	
High Pressure Sodium				
4 Sided Colonial	6,300	.110	\$16.30	
4 Sided Colonial	9,500	.145	16.91	
4 Sided Colonial	16,000	.200	18.05	
Acorn	6,300	.110	16.65	
Acorn	9,500	.145	18.77	
Acorn (Bronze Pole)	9,500	.145	19.76	
Acorn	16,000	.200	19.83	
Acorn (Bronze Pole)	16,000	.200	20.75	
Contemporary	16,000	.200	25.45	
Contemporary	28,500	.312	28.22	
Contemporary	50,000	.495	32.10	
Cobra Head	16,000	.200	22.28	
Cobra Head	28,500	.312	24.41	
Cobra Head	50,000	495	28.20	
* London (10' Smooth Pole)	6,300	.110	28.41	
* London (10' Fluted Pole)	6,300	.110	30.09	
* London (10' Smooth Pole)	9,500	.145	29.29	
* London (10' Fluted Pole)	9,500	.145	30.87	
* Victorian (10' Smooth Pole)	6,300	_110	27.51	
* Victorian (10' Fluted Pole)	6,300	P.UBLIC S	ERVICE COMMISSION	ON
* Victorian (10' Smooth Pole)	9,500	.145	OF KENTUGKY	
* Victorian (10' Fluted Pole)	9,500	.145	EFFECZIVE	
	-,		6/29/2009	

Date of Issue: June 10, 2009

Date Effective: With Bills Rendered On and After June 29, 2009

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

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2008-00521 dated Way 28, 2009

P.S.C. Electric No. 7, Second Revision of Original Sheet No. 35.1 Canceling P.S.C. Electric No. 7, First Revision of Original Sheet No. 35.1

Standard Rate	LS		
	Lighting Service	е	
* 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	16.35
4 Sided Colonial	8,000	.210	17.92
Cobra Head	8,000	.210	21.89
Cobra Head	13,000	.298	23.31
Cobra Head	25,000	.462	26.69

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

	men Output pproximate)	Load/Light In kW	Monthly Rate Per Light	
High Pressure Sodium				
Cobra Head Cobra Head Cobra Head	16,000 28,500 50,000	.200 .312 .495	10.13 12.19 16.06	
Directional Flood Directional Flood Directional Flood ENTUCKY PUBLIC SERVICE COMMISSION	16,000 50,000	.200 .495	11.55 16.91	
Open Bottom	9,500	.145	8.99	
Mercury Vapor				
Cobra Head Cobra Head	8,000 13,000		KENTUCRY C SERVICE 590MMISSION	
Cobra Head Directional Flood	25,000 25,000	.462 E	JEFF R. DEROUEN XECUTIVE DEFECTOR	
Open Bottom	8,000	.210	TARIFF BRANCH	

Date of Issue: December 22, 2009 Date Effective: January 28, 2010

Issued By: Lonnie E. Bellar, Vice President, State Regulation and Rates, Louis Ville, Kentucky

1/28/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

R

Issued by Authority of an Order of the KPSC in Case No. 2009-00311 dated December 2, 2009

P.S.C. Electric No. 7, First Revision of Original Sheet No. 35.1 Canceling P.S.C. Electric No. 7, Original Sheet No. 35.1

tandard Rate	LS		
•	Lighting Servic	е	
* 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	16.42
4 Sided Colonial	8,000	.210	18.11
Cobra Head	8,000	.210	22.28
Cobra Head	13,000	.298	23.86
Cobra Head	25,000	.462	27.18
,···	·		

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 In kW	Monthly Rate Per Light	
High Pressure Sodium				
Cobra Head Cobra Head Cobra Head	16,000 28,500 50,000	.200 .312 .495	9.94 11.95 15.88	
Directional Flood Directional Flood	16,000 50,000	.200 .495	11.43 16.81	
Open Bottom	9,500	.145	8.53	
Mercury Vapor				
Cobra Head Cobra Head Cobra Head	8,000 13,000 25,000		9.95 ERVICE GOMMISSION F KENTOCKY	1
Directional Flood	25,000	.462	6/29/2009	
Open Bottom	8,000	.210 PURSU	ANT TO 807 KAR 5:011	

Date of Issue: June 10, 2009

Date Effective: With Bills Rendered On and After June 29, 2009

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

P.S.C. Electric No. 7, Second Revision of Original Sheet No. 35.2 Canceling P.S.C. Electric No. 7, First Revision of Original Sheet No. 35.2

Standard Rate LS **Lighting Service**

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).

METAL HALIDE COMMERCIAL AND INDUSTRIAL LIGHTING

TYPE POLE AND FIXTURE	APPROX.	kW RATING	MONTHLY CHARGE	
Directional Fixture Only	12,000	0.207	\$10.39	l
Directional Fixture With Wood Pole	12,000	0.207	\$12.33	I
Directional Fixture With Direct Burial Metal Pole	12,000	0.207	\$18.68	R
Directional Fixture Only	32,000	0.450	\$14.93	I
Directional Fixture With Wood Pole	32,000	0.450	\$16.88	R
Directional Fixture With Metal Pole	32,000	0.450	\$23.23	R
Directional Fixture Only	107,800	1.080	\$30.90	R
Directional Fixture With Wood Pole	107,800	1.080	\$33.61	R
Directional Fixture With Metal Pole	107,800	1.080	\$39.19	R
Contemporary Fixture Only	12,000	0.207	\$11.47	l
Contemporary Fixture With Direct Burial Metal Pole	12,000	0.207	\$19.78	R
Contemporary Fixture Only Contemporary Fixture With Metal Pole AUG 0 1 2010	32,000	0.450 0.450	\$16.45 \$24.75	R R
Contemporary Fixture Only Contemporary Fixture With MetaPFORVICE COMMISS	IC107,800	1.080	\$33.42	R
	107,800	1.080	\$41.72	R

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 \$9.62 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 shall be increased or decreased in JEFF R. DEROUEN accordance with the following:

KENTUCKY PUBLIC SERVICE COMMISSION

> EXECUTIVE DIRECTOR TARIFF BRANCH

Date of Issue: December 22, 2009 Date Effective: January 28, 2010

Issued By: Lonnie E, Bellar, Vice President, State Regulation and Rates, Louis ville, Kentucky

1/28/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2009-00311 dated December 2, 2009

P.S.C. Electric No. 7, First Revision of Original Sheet No. 35.2 Canceling P.S.C. Electric No. 7, Original Sheet No. 35.2

Standard Rate

18

Lighting Service

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).

21/28/10

METAL HALIDE COMMERCIAL AND INDUSTRIAL LIGHTING

TYPE POLE AND FIXTURE	APPROX. LUMENS	kW RATING	MONTHLY CHARGE	
Directional Fixture Only Directional Fixture With Wood Pole Directional Fixture With Direct Burial Metal Pole	12,000 12,000 12,000	0.207 0.207 0.207	\$10.18 \$12.21 \$18.85	
Directional Fixture Only Directional Fixture With Wood Pole Directional Fixture With Metal Pole	32,000 32,000 32,000	0.450 0.450 0.450	\$14.92 \$16.96 \$23.59	
Directional Fixture Only Directional Fixture With Wood Pole Directional Fixture With Metal Pole	107,800 107,800 107,800	1.080 1.080 1.080	\$31.58 \$34.41 \$40.25	
Contemporary Fixture Only Contemporary Fixture With Direct Burial Metal Pole	12,000 12,000	0.207 0.207	\$11.31 \$20.00	
Contemporary Fixture Only Contemporary Fixture With Metal Pole	32,000 32,000	0.450 0.450	\$16.51 \$25.18	
Contemporary Fixture Only Contemporary Fixture With Metal Pole	107,800 107,800	1.080 1.080	\$34.21 \$42.89	

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 \$9.62 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 shall be increased by degrees of in accordance with the following:

PUBLIC SERVICE COMMISSION shall be increased to hidrogenesed in

6/29/2009

PURSUANT TO 807 KAR 5:011

Date of Issue: June 10, 2009

Date Effective: With Bills Rendered On and After June 29, 2009

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

SECTION 9 (1)

ecutive Director

Issued by Authority of an Order of the KPSC in Case No. 2008-00521 dated May 28, 2009

P.S.C. Electric No. 7, Original Sheet No. 35.3

Sheet No. 91

Lighting Service Fuel Adjustment Clause Sheet No. 85 **Environmental Cost Recovery Surcharge** Sheet No. 87 Franchise Fee Rider Sheet No. 90

SPECIAL TERMS AND CONDITIONS

School Tax

Standard Rate

1. 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.

LS

- 2. 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.
- 3. 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 two (2) business days after such notification by the customer.
- 4. The customer will exercise proper care to protect the property of Company on his premises, and in the event of loss or damage to Company's property arising from the negligence of the customer, the cost of the necessary repair or replacement shall be paid by the customer. Company may decline to install equipment and provide service thereto in locations where, in Company's judgment, such equipment will be subject to unusual hazards or risk of damage.
- 5. Contracts for this service shall have a minimum fixed term of five (5) 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
- 6. Before agreeing to install lighting units Company may require reasonable assurance that the ON interest of the applicant for service will continue for a minimum fixed contract term or that the service will be continued by another party after the interest of the original applicant has terminated.
- 7. Mercury Vapor is restricted to those fixtures in service prior to July 22, 2007. Upon failure, existing fixtures will either be removed from service or replaced with available lighting at the customer's option.

TERMS AND CONDITIONS

Service will be furnished under Company's Terms and Conditions applicable hereton TUCKY

PUBLIC SERVICE COMMISSION

EFFECTIVE 2/6/2009

PURSUANT TO 807 KAR 5:011

SECTION 9 (1)

ntucky

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

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

Issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2006-00252 dated February 5, 2009

P.S.C. Electric No. 7, Second Revision of Original Sheet No. 36 Canceling P.S.C. Electric No. 7, First Revision of Original Sheet No. 36

Standard Rate RLS
Restricted Lighting Service

OUTDOOR LIGHTING

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 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 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 berein.

RATES

Type of Unit	Rate Per I	Month Per Unit	
Overhead Service	Installed Prior to	Installed After	
Mercury Vapor	January 1, 1991	December 31, 1990	
100 Watt	\$7.89	N/A	
175 Watt	8.82	\$ 10.22	
250 Watt	10.18	11.65	
400 Watt	12.54	14.15	
1000 Watt	23.44	26.08	
High Pressure Sodium Vapor			
100 Watt	\$ 8.71	\$ 8.71	
150 Watt	11.02	11.02	
250 Watt	13.00	13.00	
400 Watt	14.13	25115D 14.13	
1000 Watt	NA CAN	DELLED 14.13 32.96	
Underground Service		0 1 2010	
Mercury Vapor	KENTU	CKY PUBLIC	
100 Watt - Top Mounted	\$13.13 SERVICE	COMMISSION 3.12	
175 Watt - Top Mounted	13.91	14.88	
High Pressure Sodium Vapor			
70 Watt - Top Mounted	\$11.65	\$11.65	
100 Watt - Top Mounted	15.31	KENTLICKEY	
150 Watt - Top Mounted	N/A DI	JBLIC SERVICE COMMISSION	
150 Watt		20.63	\vdash
250 Watt	23.72	JEFFR. DEROUEN	
400 Watt	26.44	EXTOUTIVE BIRECTOR	+-
1000 Watt	N/A	TARIFF BBA20CH	
e of Issue: December 22, 2009		- Runt Kirtley	J
Effective: January 28, 2010		7	

Issued by Authority of an Order of the KPSC in Case No. 2009-00311 dated Descember 2, 2009

PURSUANT TO 807 KAF 5:011 SECTION 9 (1)

P.S.C. Electric No. 7, First Revision of Original Sheet No. 36 Canceling P.S.C. Electric No. 7, Original Sheet No. 36

Standard Rate RLS
Restricted Lighting Service

OUTDOOR LIGHTING

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 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 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	Ra	ate Per Month Per Unit
Overhead Service	Installed Prior	to Installed After
Mercury Vapor	January 1, 199	<u>December 31, 1990</u>
100 Watt	\$7.64	. N/A
175 Watt	8.77	\$ 10.24
250 Watt	10.04	11.59
400 Watt	12.40	14.09
1000 Watt	23.12	25.89
High Pressure Sodium Vapor		
100 Watt	\$ 8.50	\$ 8.50
150 Watt	10.94	10.94
250 Watt	13.01	13.01
400 Watt	14.06	14.06
1000 Watt	N/A	33.13
Underground Service		
Mercury Vapor		
100 Watt - Top Mounted	\$13.15	\$13.59
175 Watt - Top Mounted	14.12	15.14
High Pressure Sodium Vapor		
70 Watt - Top Mounted	\$11.67	\$11.67
100 Watt - Top Mounted	15.45	15.44
150 Watt - Top Mounted	N/A	PUBLIC SERVICE COMMISSIO
150 Watt	21.02	OF KENTUCKY
250 Watt	24.28	EFFECT NE
400 Watt	27.00	6/29/2009
1000 Watt	N/A	PURSUANT TO 807 KAR 5:011
		FUNDUART TO OUT TWAN 3.011

Date of Issue: June 10, 2009

Date Effective: With Bills Rendered On and After June 29, 200

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

By Joeur Huck

Issued by Authority of an Order of the KPSC in Case No. 2008-00521 dated Way 28, 2009

P.S.C. Electric No. 7, Second Revision of Original Sheet No. 36.1 Canceling P.S.C. Electric No. 7, First Revision of Original Sheet No. 36.1

	RLS	
Restricted Lightin	ng Service (Continued)	
Decorative Lighting Service	Rate Per Month Per Unit	
<u>Fixtures</u>	·	
Acorn with Decorative Basket		
70 Watt High Pressure Sodium	\$16.19	
100 Watt High Pressure Sodium	17.06	
8-Sided Coach	·	
70 Watt High Pressure Sodium	16.35	
100 Watt High Pressure Sodium	17.24	
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 – N	Not Available	
ADJUSTMENT CLAUSES		
	specified above shall be increased or decreased in	
accordance with the following:	CANCELLE	5
Fuel Adjustment Clause	Sheet No. 85 AUG 0 1 2010	
Environmental Surcharge	Sheet No. 8/	
Franchise Fee	Sheet No. 90 KENTUCKY PUBIL	C
School Tax	Sheet No. 9 RENTOCK TO MISS	10

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 \$1.75 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 in underground lines located in the streets, with a direct buried more than 200 feet per unit in those localities supplied with electric sunderground distribution facilities. If additional facilities are required, the custom TARIFF BRANCH

Date of Issue: December 22, 2009 Date Effective: January 28, 2010

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

1/28/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2009 100311 dated December 2, 2009

P.S.C. Electric No. 7, First Revision of Original Sheet No. 36.1 Canceling P.S.C. Electric No. 7, Original Sheet No. 36.1

Standard Rate RLS		
Restricted Lighting Ser	vice (Continued)	
Decorative Lighting Service	Rate Per Month Per Unit	
Fixtures		-
Acorn with Decorative Basket		- 1
70 Watt High Pressure Sodium	\$16.44	
100 Watt High Pressure Sodium	17.28	
8-Sided Coach		
70 Watt High Pressure Sodium	16.61	
100 Watt High Pressure Sodium	17.47	
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 Av	zailahle	0 1/2

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
Environmental Surcharge	Sheet No. 87
Franchise Fee	Sheet No. 90
School Tax	Sheet No. 91

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 \$1.75 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 lestallation representation of underground lines located in the streets, with a direct buried cast correction of not more than 200 feet per unit in those localities supplied with electric reprincipal through underground distribution facilities. If additional facilities are required, the customer shall make

PURSUANT TO 807 KAR 5:011
SECTION 9 (1)

Date of Issue: June 10, 2009

Date Effective: With Bills Rendered On and After June 29, 2009

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

By Executive

ntucky

ecutive Director

Issued by Authority of an Order of the KPSC in Case No. 2008-00521 dated May 28, 2009

RLS

Restricted Lighting Service

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a 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.

- 3. DECORATIVE LIGHTING SERVICE. The monthly rates for Decorative Lighting are calculated as the sum of the rates for the individual elements of the customized light. For example, the monthly rate will be calculated as the sum of the rates for the chosen fixture style and wattage, the chosen pole style, and the chosen base style, if one is chosen. This provides flexibility for the Company to meet the individual desires of each Decorative Lighting customer.
- 4. 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.
- 5. 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.
- 6. 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 two (2) business days after such notification by the customer.
- 7. The customer will exercise proper care to protect the property of Company on his premises, and in the event of loss or damage to Company's property arising from the negligence of the customer, the cost of the necessary repair or replacement shall be paid by the customer. Company may decline to install equipment and provide service thereto in locations where, in Company's judgment, such equipment will be subject to unusual hazards or risk of damage.
- 8. Contracts for this service shall have a minimum fixed term of two 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.
- 9. Before agreeing to install lighting units Company may require reasonable assurance that the interest of the applicant for service will continue for a minimum fixed contract term or that the service will be continued by another party after the interest of the original applicant has terminated.

10. Mercury Vapor is restricted to those fixtures in service prior to July 22, 2007. Upon failure, existing fixtures will either be removed from service or epaces with 多语形的目的内容的 customer's option.

OF KENTUCKY **EFFECTIVE** 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

ntucky

Issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2008-00252 dated February 5, 2008

P.S.C. Electric No. 7, Second Revision of Original Sheet No. 36.3 Canceling P.S.C. Electric No. 7, First Revision of Original Sheet No. 36.3

RLS Standard Rate

Restricted Lighting Service

PUBLIC STREET LIGHTING

AVAILABILITY OF SERVICE - RESTRICTED

The following lighting units and rates are 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 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	\$ 7.17	N/A	
175 Watt	8.25	\$10.04	
250 Watt	9.57	11.46	
400 Watt	11.64	13.95	
400 Watt (metal pole)	16.15	N/A	
1000 Watt	22.12	25.83	
High Pressure Sodium Vapor			
100 Watt	\$ 8.44	\$ 8.44	
150 Watt	10.05	10.05	
250 Watt	12.02	12.02	
400 Watt	12.92	12.92	
1000 Watt	N/A	29.05	
Underground Service			
Mercury Vapor			
100 Watt - Top Mounted	\$11.17 ANG	CELLE\$33.86	
175 Watt - Top Mounted	10 15	1160	
175 Watt	16.18 ALIG	0 1 2010 23.12	
250 Watt	11.07	2-1.00	
400 Watt	20.85 ENTU	CKY PUBLET,09	
400 Watt on State of Ky. Pole	20.95 RVICE	COMMISS29.09	
High Pressure Sodium Vapor	O.L.		
70 Watt - Top Mounted	\$ N/A	\$11.72	
100 Watt - Top Mounted	12.22	12.22	
150 Watt - Top Mounted	N/A	17.75	
150 Watt	20.61	20.61	
250 Watt	22.01	22.01	\vdash
250 Watt on State of Ky. Pole	22.05	KENTU2008	
400 Watt	23.95PUBL\	C SERVICE SCOMMISSION	1
400 Watt on State of Ky. Pole		JEFF R. DEROJUEN	
1000 Watt	N/A E	XECUTIVE BIRECTOR	
		TARIFF BRANCH	

Date of Issue: December 22, 2009 Date Effective: January 28, 2010

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

Date Dor Month Dor Linit

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1/28/2010 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2009-00311 dated Descember 2, 2009

P.S.C. Electric No. 7, First Revision of Original Sheet No. 36.3 Canceling P.S.C. Electric No. 7, Original Sheet No. 36.3

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 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 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	<u>January 1, 1991</u>	December 31, 1990	
Mercury Vapor			
100 Watt	\$ 6.89	N/A	
175 Watt	8.17	\$10.05	
250 Watt	9.40	11.39	
400 Watt	11.45	13.88	
400 Watt (metal pole)	16.19	N/A	
1000 Watt `	21.73	25.63	
High Pressure Sodium Vapor	•		
100 Watt	\$ 8.22	\$ 8.22	
150 Watt	9.92	9.92	
250 Watt	11.97	11.97	
400 Watt	12.78	12.78	
1000 Watt	N/A	29.02	
Underground Service			
Mercury Vapor			
100 Watt - Top Mounted	\$11.09	\$13.81	
175 Watt - Top Mounted	12.27	14.93	
175 Watt	16.51	23.60	
250 Watt	17.78	24.63	
400 Watt	21.13	27.60	
400 Watt on State of Ky. Pole	21.24	27.60	
High Pressure Sodium Vapor			
70 Watt - Top Mounted	\$ N/A	\$11.74	
100 Watt - Top Mounted	12.19	12.19	
150 Watt - Top Mounted	N/A	18.02	
150 Watt	21.03	21,03	
250 Watt	22.48	22.48	
250 Watt on State of Ky. Pole	22-48 RI IC	SERVICE2048 MMISSION	U
400 Watt	24.38	OF KENTUCKY	•
400 Watt on State of Ky. Pole	1 4T.00	OF KEIN SUSSINI	
1000 Watt	N/A	EFFECTO NO.	
		6/29/2009	
	PURS	UANT TO 807 KAR 5:011	

Date of Issue: June 10, 2009

Date Effective: With Bills Rendered On and After June 29, 2009

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

By Executive Director

Issued by Authority of an Order of the KPSC in Case No. 2008-00521 dated May 28, 2009

P.S.C. Electric No. 7, Second Revision of Original Sheet No. 36.4 Canceling P.S.C. Electric No. 7, First Revision of Original Sheet No. 36.4

Standard Rate RLS		
Restricted Ligi	nting Service	
Decorative Lighting Service	Rate Per Month Per Unit	
Fixtures		
Acom with Decorative Basket		
70 Watt High Pressure Sodium	\$15.79	
100 Watt High Pressure Sodium	16.56	F
8-Sided Coach		
70 Watt High Pressure Sodium	15.98	
100 Watt High Pressure Sodium	17.09	
<u>Poles</u>		
10' Smooth	9.20	
10' Fluted	10.98	
Bases		ĺ
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 Environmental Cost Recovery Surcharge Franchise Fee Rider School Tax

Sheet No. 85 Sheet No. 87

Sheet No. 87 Sheet No. 90 Sheet No. 91 CANCELLED

AUG 0 1 2010

KENTUCKY PUBLIC SERVICE COMMISSION

SPECIAL TERMS AND CONDITIONS

- 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 facilities or remove rock, the customer shall make a normal case of the customer shall make a normal remove facilities. Company may decline to install and precise of the customer shall make to install and precise of the customer shall make to install and precise of the customer shall make to install and precise of the customer shall make the customer shall make

TARIFF BRANCH

Date of Issue: December 22, 2009 Date Effective: January 28, 2010

Issued By: Longie E. Bellar, Vice President, State Regulation and Rates, Louisville, Kentucky

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1/28/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2009 000011 dated December 2, 2009

P.S.C. Electric No. 7, First Revision of Original Sheet No. 36.4 Canceling P.S.C. Electric No. 7, Original Sheet No. 36.4

tandard Rate RLS		
Restricted Ligh	nting Service	
Decorative Lighting Service	Rate Per Month Per Unit	
Fixtures		
Acom with Decorative Basket		
70 Watt High Pressure Sodium	\$16.02	
100 Watt High Pressure Sodium	16.76	
8-Sided Coach		,
70 Watt High Pressure Sodium	16.22	
100 Watt High Pressure Sodium	17.31	
Poles		
10' Smooth	9.20	
10' Fluted	10.98	
Bases		
Old Town/Manchester	2.95	
Chesapeake/Franklin	3.17	1
Jefferson/Westchester	3.19	
Norfolk/Essex	3.36	1 1
NA Not A	Available	C1/28/

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
Environmental Cost Recovery Surcharge	Sheet No. 87
Franchise Fee Rider	Sheet No. 90
School Tax	Sheet No. 91

SPECIAL TERMS AND CONDITIONS

- 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. <u>Underground Service</u>. 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 buned 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 make a light equipment and provide equivalent to the excess costs. Company may decline to install equipment and provide service thereto in locations deemed by Company unsuitable for underground installation.

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Date of Issue: June 10, 2009

Date Effective: With Bills Rendered On and After June 29, 2009

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

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ecutive Director

Issued by Authority of an Order of the KPSC in Case No. 2008-00521 dated May 28, 2009

RLS

Restricted Lighting Service

Within the aforesaid City of Louisville underground district, the Company will provide underground facilities in accordance with sound engineering practices.

- 3. DECORATIVE LIGHTING SERVICE. The monthly rates for Decorative Lighting are calculated as the sum of the rates for the individual elements of the customized light. For example, the monthly rate will be calculated as the sum of the rates for the chosen fixture style and wattage, the chosen pole style, and the chosen base style, if one is chosen. This provides flexibility for the Company to meet the individual desires of each Decorative Lighting customer.
- 4. Company will furnish and install the complete lighting unit. All lighting units, including poles, standards 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.
- 5. Customer shall be responsible for any permit or authorization that may be required for the installation of the lighting units at the specified locations.
- 6. Company may decline to install equipment and provide service thereto in locations where, in Company's judgment, such equipment will be subject to unusual hazards or risk of damage.
- 7. 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 nonpayment of bill or other causes set forth in its General Rules and Regulations. Upon permanent discontinuance of service, lighting units and other equipment will be removed.
- 8. Nothing herein shall prevent Company and Customer from taking into account unusual circumstances and agreeing on modifications of the above rates commensurate with such circumstances, provided such agreement are duly filed with and made subject to the jurisdiction of the Public Service Commission of Kentucky.
- 9. Mercury Vapor is restricted to those fixtures in service prior to July 22, 2007. Upon failure, existing fixtures will either be removed from service or replaced with available lighting at the customer's option.

TERMS AND CONDITIONS

Service will be furnished under Company's Terms and Conditions applicable hereto UG 1 2010

CANCELLED

KENTUCKY PUBLIC SERVICE COMMISSION

PUBLIC SERVICE COMMISSION OF KENTUCKY **EFFECTIVE**

> 2/6/2009 PURSUANT TO 807 KAR 5:011

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

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

SECTION 9 (1)

ntucky

Issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2008-00252 dated February 5, 2009

P.S.C. Electric No. 7, Second Revision of Original Sheet No. 37 Canceling P.S.C. Electric No. 7, First Revision of Original Sheet No. 37

Standard Rate

Lighting Energy Service

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

Available to municipalities, county governments, divisions or agencies of the state or Federal governments, civic associations, and other public or quasi-public agencies for service to public street and highway lighting systems, where the municipality or other agency owns and maintains all street lighting equipment and other facilities on its side of the point of delivery of the energy supplied hereunder.

RATE

\$0.04871 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. 85 **Environmental Cost Recovery Surcharge** Sheet No. 87 Franchise Fee Rider Sheet No. 90 School Tax Sheet No. 91

DUE DATE OF BILL

Customer's payment will be due within twelve (12) days from date of bill.

CANCELLED

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KENTUCKY PUBLIC SERVICE COMMISSION

CONDITIONS OF DELIVERY

- 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 types of equipment served.
- 2. The location of the point of delivery of the energy supplied hereunder and the voltage at which such delivery is effected shall be mutually agreed upon by Company and the customer in consideration of the type and size of customer's street lighting system and the voltage which Company has available for delivery.

TERMS AND CONDITIONS

Service will be furnished under Company's Terms and Conditions applicable hereto.

PUBLIC SERVICE COMMISSION

JEFF R. DEROUEN **EXECUTIVE DIRECTOR**

TARIFF BRANCH

Date of Issue: December 22, 2009 Date Effective: January 28, 2010

Issued By: Longie E. Bellar, Vice President, State Regulation and Rates, Louis ville, Kentucky

1/28/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

R

Issued by Authority of an Order of the KPSC in Case No. 2009-00311 dated December 2, 2009

P.S.C. Electric No. 7, First Revision of Original Sheet No. 37 Canceling P.S.C. Electric No. 7, Original Sheet No. 37

Standard Rate

LE

Lighting Energy Service

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

Available to municipalities, county governments, divisions or agencies of the state or Federal governments, civic associations, and other public or quasi-public agencies for service to public street and highway lighting systems, where the municipality or other agency owns and maintains all street lighting equipment and other facilities on its side of the point of delivery of the energy supplied hereunder.

RATE

\$0.04882 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 Environmental Cost Recovery Surcharge Franchise Fee Rider School Tax 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 from date of bill.

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CONDITIONS OF DELIVERY

- 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 types of equipment served.
- The location of the point of delivery of the energy supplied hereunder and the voltage at which such delivery is effected shall be mutually agreed upon by Company and the customer in consideration of the type and size of customer's street lighting system and the voltage which Company has available for delivery.

TERMS AND CONDITIONS

Service will be furnished under Company's Terms and Conditions applicable hereto.

PUBLIC SERVICE COMMISSION OF KENTUCKY

6/29/2009

PURSUANT TO 807 KAR 5:011

SECTION 9 (1)

Date of Issue: June 10, 2009

Date Effective: With Bills Rendered On and After June 29, 2009

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

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ecutive Director

Isisued by Authority of an Order of the KPSC in Case No. 2008-00521 dated Way 28, 2009

P.S.C. Electric No. 7, Second Revision of Original Sheet No. 38 Canceling P.S.C. Electric No. 7, First Revision of Original Sheet No. 38

Standard Rate

TE

Traffic Energy Service

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 control devices including signals, cameras, 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 delivery per month

Plus an Energy Charge of: \$0.05903 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 Environmental Cost Recovery Surcharge Franchise Fee Rider

School Tax

Sheet No. 85 Sheet No. 87 Sheet No. 90 Sheet No. 91

MINIMUM CHARGE

The Customer Charge shall be the minimum charge.

DUE DATE OF BILL

Customer's payment will be due within twelve (12) days from date of bill

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KENTUCKY PUBLIC SERVICE COMMISSION

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 serv Rate GS.

PUBLIC SERVICE COMMISSION

TERMS AND CONDITIONS

Service will be furnished under Company's Terms and Conditions applicable netero

JEFF R. DEROUEN

TARIFF BRANCH

Date of issue: December 22, 2009 Date Effective: January 28, 2010

Issued By: Lonnie E. Bellar, Vice President, State Regulation and Rates, Louis The Relituoky

1/28/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2009-00311 dated December 2, 2009

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P.S.C. Electric No. 7, First Revision of Original Sheet No. 38 Canceling P.S.C. Electric No. 7, Original Sheet No. 38

Standard Rate

TE

Traffic Energy Service

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 control devices including signals, cameras, 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 delivery per month

Plus an Energy Charge of: \$0.05914 per kWh

01/28/10

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** Franchise Fee Rider

Sheet No. 87 Sheet No. 90

Sheet No. 85

Sheet No. 91

MINIMUM CHARGE

The Customer Charge shall be the minimum charge.

DUE DATE OF BILL

Customer's payment will be due within twelve (12) days from date of bill.

CONDITIONS OF SERVICE

School Tax

- 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.

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 under Company's Terms and Conditions applicable here ECTIVE

PUBLIC SERVICE COMMISSION

OF KENTUCKY

6/29/2009 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Date of Issue: June 10, 2009

Date Effective: With Bills Rendered On and After June 29, 2009

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

Issued by Authority of an Order of the KPSC in Case No. 2008-09524

P.S.C. Electric No. 7, Original Sheet No. 40

Standard Rate

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 hereunder 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.

CANCELLED

AUG 0 1 2010

KENTUCKY PUBLIC SERVICE COMMISSION

\$0.38 per month

three parties have attachments

ATTACHMENT CHARGES

\$0.53 per month

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

For each attachment to a pole on which

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 twelve (12) 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 wice the charge otherwise payable, for the period from the date of such attachment to the billing date. If make ready costs all such make ready charges at twice the amount otherwise payable.

EFFECTIVE 2/6/2009

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Date of Issue: February 9, 2009

Date Effective: January 1, 1991 Refiled: February 9, 2009

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

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ecutive Directo

Issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2008-00252 dated February 5, 2009

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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 number of copies to Company before Customer extends its system into additional areas within Company's service area.
- 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 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 poles. Customer shall install, maintain and remove ts equipment in such manner, and employ such methods and procedures, as to make tunned sary to the part of the SSION energize any of its electric lines or facilities, and Company shall have no bligation to so de-energize its facilities for the present or future use of its poles and equipment and of any 2/6/2009

Date of Issue: February 9, 2009

interference therewith.

Date Effective: September 20, 1983 Refiled: February 9, 2009

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

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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CTAC

Cable Television Attachment Charges

- 5. In any case where Company deems it necessary to install a new pole to accommodate Customer's attachments and the new pole is to be taller or stronger than considered by Company to be necessary to accommodate the attachments of Company and of its other licensees, the "make-ready" cost of such extra height or strength shall be paid to Company by Customer. Such cost shall be a sum equal to Company's estimate of the difference between the cost in place of the new pole and the current cost in place of a pole considered by Company to be adequate for the attachments of Company and of its licensees. The aforesaid payment shall be made whether the new pole is an initial installation or replacement of an existing pole. The new pole shall be the property of Company regardless of any payments by Customer toward its cost and Customer shall acquire no right, title or interest in and to such pole.
- 6. Where a new pole is erected hereunder (including the replacement of an existing pole) solely to adequately provide for the attachments Customer proposes to place on the new pole, Customer shall pay Company a sum equal to the actual cost of the new pole in place, plus the cost of removal of the existing pole, if any, minus the salvage value of the removed pole. Customer shall also pay to Company and the respective existing licensees the cost of removing all attachments from the pole and reestablishing the same or like attachments on the newly installed pole, with appropriate salvage credit allowance for any attachments which are not reused in such replacement, and the cost of installing any new or additional attachments required solely because of the erection of such new pole. The new pole shall be the property of Company regardless of any payments by Customer toward its cost and Customer shall acquire no right, title or interest in and to such pole.
- 7. Prior to any strand construction or attachment, Customer shall install appropriate guys and anchors of a type approved by Company in those instances when proper construction requires the same. Customer shall obtain appropriate easements or rights-of-way from appropriate property owners for such equipment and for any other facilities of Customer.
- 8. If Customer's desired attachments can be accommodated on existing poles of Company by rearrangement of facilities of Company and of other licensees thereon and should it be necessary for Company to rearrange its facilities on existing poles of others in order to accommodate Customer's desired attachments, such rearrangement shall be made and Customer shall, on demand, reimburse Company for any expense incurred by it in transferring or rearranging said facilities. Any additional guying required by reason of such rearrangements shall be provided by or at the expense of Customer and to the satisfaction of Company.

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9. Customer will obtain and maintain at all times during the use of Company's poles hereunder policies of insurance or a bond at Customer's option (with waiver of subrogation endorsement and contractual rider) with Company named as an additional primary insured as follows:

PUBLIC SERVICE COMMISSION

OF KENTUCKY EFFECTIVE 2/6/2009

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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CTAC

Cable Television Attachment Charges

- (a) Public liability insurance or a bond in an amount not less than \$300,000 for any one occurrence.
- (b) Property damage liability insurance or a bond in an amount not less than \$100,000 for any one occurrence.
- (c) In addition, Customer shall carry catastrophe or excess liability insurance or a bond covering the foregoing perils in an amount not less than \$5,000,000 for any one occurrence.
- (d) Each such policy or a bond shall contain a contractual rider covering liability assumed by the Customer under the indemnity agreement set forth immediately below.

Whether or not a policy of insurance or a bond is in effect, Customer will indemnify, hold harmless, and defend Company from and against any and all actions or causes of actions, claims, demands, liabilities, loss, damage or expense of whatever kind and nature, including payments made under any workmen's compensation law or under any plan for employees' disability and death benefits, and attorneys' fees, which Company may suffer or incur by reason of bodily injury, including death, to any person or persons, or by reason of damage to or destruction of any property, including the loss of use thereof, arising out of or in any manner connected with the facilities of Customer to be installed hereunder including, but not limited to, the installation, maintenance, operation or removal thereof, or at any other time, or which Company may sustain or incur in connection with any litigation, investigation, or other expenditures incident thereto, including any suit instituted to enforce the obligation of this agreement of indemnity, due in whole or in part to any act, omission, or negligence of Customer or joint fault of Company and Customer and their representatives, employees or contractors (except insofar as such indemnity arising out of any acts or omissions of such representatives or employees may be found to be contrary to law, in which case this provision for indemnity shall in all other respects be and remain effective and binding). The amount of such indemnity shall be covered under the insurance policy or bond and shall not be less than the limits set forth in Items (a); (b) and (c) above. Before Customer shall become entitled to any rights under this rate schedule and prior to making attachments to Company's poles, Customer shall furnish to Company a copy of each of its aforesaid insurance policies, or bond, from an insurance carrier(s) acceptable to Company, and a certificate(s) from said carrier(s) or bonding company stating that policies of insurance have been issued by it to Customer providing for the insurance or bond coverage listed above and that such policies are in force. Such certificate shall state that the insurar ce carrier or bonding company will give Company fifteen days' prior written notice of any cancellation of or material change in such policies. The certificate shall also quote in full the agreements coffy PUBLIC indemnity set forth herein and in Paragraphs 4, 18 and 21 of this "Terms and Sconditions OMMISSION section as evidence of the type of contractual liability coverage furnished. If such certificate recites that it is subject to any exceptions contained in the policy or policies of insurance. such exceptions shall be stated in full in said certificate and Company may, at its discretion, require Customer.before starting work to obtain policies of insurance which are not subject to any exceptions which Company finds objectionable.

10. Under no circumstances shall Customer, its employees or contractors of Entractors, disturb, tamper with or contact any of Company's equipment, other than Foles. Extra precautions shall be taken to avoid contact with Company's lines, wires and than some precautions of the precaution of the precautions of the precautions of the precaution of the precautions of the precaution of the pre

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PUBLIC SERVICE COMMISSION

SECTION 9 (1)

CTAC

Cable Television Attachment Charges

- 11. Company reserves the right to, but shall not be obligated to, inspect each new installation of Customer on its poles or on poles other to which its facilities are attached and to make periodic inspections, semi-annually or more often as conditions may warrant. Company's right to make such inspections and any inspection made pursuant to such right shall not relieve Customer of any responsibility, obligation or liability assumed under this rate schedule.
- 12. If Company finds substandard installations by Customer, Company may give to Customer a period of time, not to exceed ten days, to make such adjustments at its own expense, or Company, at its option, may make said corrections and charge the Customer the cost of correcting such installations.
- 13. In the event that Company finds it necessary or appropriate to change its poles or attachments for reasons unrelated to Customer's operations, Customer shall be given notice of the change (e.g., relocation to another pole) and Customer shall make the necessary adjustment at its expense within 30 days. If Customer fails to make said adjustments within the prescribed time, Company may make said changes, notwithstanding the presence of Customer's facilities and may, if necessary, separate or otherwise remove Customer's cables or equipment.
- 14. Whenever Company notifies Customer in writing that the attachments of Customer interfere with the operation of equipment of Company or other licensee, or constitute a hazard to the service rendered by Company or other licensee, or fail to comply with the codes or regulations hereinbefore referred to, Customer shall within ten days after the date of such notice remove, rearrange, or change its attachments as directed by Company. In case of emergency, Company reserves the right to remove, separate, or relocate the attachments of Customer at Customer's expense.
- 15. Upon thirty days' written notice to Customer, Company may discontinue the use of, remove, replace or change the location of any or all of its poles or attachments regardless of any occupancy of Company's poles by Customer or Customer shall at its sole cost, within tendays after such notice by Company, make such changes in attachments as shall be required by such action of Company.

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16. Customer may at any time abandon the use of a Company pole by removing therefrom all of its attachments and by giving written notice thereof to Company.

17. Unless otherwise mutually agreed, electric service for te evision amplifiers of Sustamer shall be supplied from the lines of Company in the manner shown on a standardized sketch, which Company will supply to Customer on request, and shall be served and bridge of the company will supply to Customer on request, and shall be served and bridge of the company will supply to Customer on request, and shall be served and bridge of the company will supply to Customer on request, and shall be served and bridge of the company will supply to Customer on request.

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PURSUANT TO 807 KAR 5:011

SECTION 9 (1)

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applicable rate for electric service.

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Cable Television Attachment Charges

- 18. Customer shall release Company from any and all liability for loss of or damage to the facilities of Customer and for any interruption to or failure of the service rendered by Customer with respect to which such facilities are used, unless the loss, damage or interruption was caused by the sole negligence of Company. Customer shall indemnify, hold harmless, and defend Company from and against any and all loss, damage, cost or expense which Company may suffer or for which Company may be held liable because of interference with television reception of said subscribers or others, arising out of or in any manner connected with the attachment, operation, and maintenance of the facilities of Customer on the poles of Company under this rate schedule, unless the loss, damage or interruption was caused by the sole negligence of Company. In the event that any part of this provision for indemnity is found to be contrary to law, all other parts of this provision for indemnity shall remain effective and binding.
- 19. All costs referred to in Paragraphs 5, 6, 12, 14, 20 and 22 of this "Terms and Conditions" section shall include, in addition to direct costs of material, labor and equipment usage, appropriate allowances for taxes, insurance, fringe benefits and other indirect expenses applicable to labor, stores expense, supervision, engineering, and administrative and general expenses, all to be determined and applied in accordance with Company's standard procedures then in effect and applicable to work it performs for the account of other parties.
- 20. All costs of every kind incurred by Company in the performance of Company's work necessitated by Customer pursuant to the above conditions shall be billed to Customer and paid in full within 30 days of billing date. The term "all costs" shall include, but not be limited to, the expense of protecting and relocating Company's facilities, and repairing damage caused by Customer to Company's facilities, and the costs of having Company's representatives on each site during construction. To determine "all costs," Company shall for each such project of Customer accumulate cost data through Company's normal cost accumulation procedures.
- 21. Customer shall furnish bond, in a form and substance satisfactory to company with a mount of One Hundred Thousand Dollars (\$100,000.00) to guarantee the performance of the obligations assumed by Customer under the terms of this rate schedule not otherwise covered by the insurance required by Paragraph 9 above (such as, but not limited to, Customer's removal of its facilities at termination hereof or payment of monies due hereunder). Such bond shall be submitted to Company at the time of Customer's application under this rate schedule and prior to Customer's making attachments to Company's poles. In addition, Company, at its discretion, may require Customer, upon written notice and before the undertaking by Company of any subsequent action for the benefit of the Customer, to advance to Company an amount equal to the estimated costs of any work which Company has been authorized to perform, either by reason of an application of Customer of otherwise, plus any amounts then due Company by Customer, or to furnish additional bond, in lieu thereof, in an equal amount. After two years have passed from the date of the initial issuance of Customer's bond hereunder, if Customer has substantially complied with its obligations hereunder, Customer may apply to Company for a reduction of the property of its bond in the second of the property of the prop the release of the corporate surety thereon, or for other relief-which application shall not be unreasonably denied, provided that no reduction or other concession or other concession. respect to said bond shall release Customer from any underlying obligations 2/6/2009

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Cable Television Attachment Charges

- 22. If Customer fails to comply with any of the provisions of this rate schedule or defaults in the performance of any of its obligations under this rate schedule and fails within thirty days after written notice from Company to correct such defaults or noncompliance, Company may, at its option, forthwith terminate the specific permit or permits covering the poles and Customer's attachments to which such default or noncompliance is applicable and remove or rearrange attachments or facilities of Customer at Customer's expense, or Company may require Customer, upon reasonable notice, to remove some, but not all, of Customer's attachments from Company's poles or Company may give Customer written notice to completely remove all of Customer's attachments from Company's poles within 120 days.
- 23. Customer will instruct or cause to be instructed the persons working on line installation, maintenance or otherwise (whether they be its employees or employees of contractors or subcontractors) on Company's facilities so as to familiarize such persons with the requirements of the National Electric Safety Code. Said persons shall observe the requirements of the National Electric Safety Code, and all equipment installed shall comply therewith.
- 24. The term "Customer" shall include its employees and agents and its contractors and subcontractors and their employees and agents.
- 25. Customer shall not assign, transfer or sublet any of the rights hereby acquired without the prior written consent of Company.
- 26. To the extent they are not in conflict with nor inconsistent with the special provisions of this rate schedule, Company's Terms and Conditions, as filed with the Public Service Commission of Kentucky, shall be applicable to the service rendered hereunder.
- 27. This rate schedule, and any service rendered pursuant hereto, is subject to Order 251 and to the continuing regulatory jurisdiction of the Public Service Commission of Kentucky.

CANCELLED

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KENTUCKY PUBLIC SERVICE COMMISSION

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

2/6/2009

PURSUANT TO 807 KAR 5:011

SECTION 9 (1)

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P.S.C. Electric No. 7, Original Sheet No. 45

Standard Rate

Special Charges

The following charges will be applied uniformly throughout Company's service territory. Each charge, as approved by the Public Service Commission, reflects only that revenue required to meet associated expenses.

RETURNED PAYMENT CHARGE

In those instances where a customer renders payment to Company which is not honored upon deposit by Company, the Customer will be charged \$10.00 to cover the additional processing costs.

METER TEST CHARGE

Where the test of a meter is performed during normal working hours upon the written request of a customer, pursuant to 807 KAR 5:006, Section 18, and the results show the meter was not more than two percent fast, the customer will be charged \$60.00 to cover the test and transportation costs.

DISCONNECTING AND RECONNECTING SERVICE CHARGE

A charge of \$29.00 will be made to cover disconnection and reconnection of electric service when discontinued for non-payment of bills or for violation of Company's Terms and Conditions, such charge to be made before reconnection is effected. If both gas and electric services are reconnected at the same time, the total charge for restoration of both services shall be \$29.00. No charge will be made for customers qualifying for service reconnection pursuant to 807 KAR 5:006, Section 15, Winter Hardship Reconnection.

Residential and general service customers may request and be granted temporary suspension of electric service. In the event of such temporary suspension, Company will make a charge of \$29.00 to cover disconnection and reconnection of electric service, such charge to be made before reconnection is effected.

METER PULSE CHARGE

Where a customer desires and Company is willing to provide data meter pulses a charge of \$9.00 per month will be made to those data pulses. Time pulses will not be supplied.

METER DATA PROCESSING CHARGE

A charge of \$2.75 per report will be made to cover the cost of processing, generating, and providing recorder metered customer with profile reports.

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2/6/2009 PURSUANT TO 807 KAR 5:011

SECTION 9 (1)

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Standard Rate Rider

CSR1

Curtailable Service Rider 1

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

This rider is restricted to those customers receiving service under the provisions of the preceding Interruptible Service rider, P.S.C. of Ky. Electric No. 5, Original Sheet No. 13-A, as of the execution date of the Settlement Agreement in P.S.C. Case No. 2003-00433, May 12, 2004.

CONTRACT OPTION

Customer may, at Customer's option, contract with Company to curtail service upon notification by Company. Requests for curtailment shall not exceed two hundred (200) 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 no more than two (2) 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 twenty (20) minutes notice when either requesting or canceling a curtailment.

Compliance with a request for curtailment shall be measured in one of the following ways:

- a) Customer shall contract for a given amount of firm demand, and the curtailable load shall be Customer's monthly billing demand in excess of the firm contract. During a request for curtailment, 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 based. The demand in excess of the firm load during each requested curtailment in the billing period shall be the measure of noncompliance.
- b) Customer shall contract for a given amount of curtailable load by which Customer shall agree to reduce its demand from the monthly maximum demand. During a request for curtailment, Customer shall reduce its demand to a level equal to the maximum monthly demand less the curtailable load designated in the contract. The difference in the maximum demand in the ANCELLED 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 AUG 0 1 2010 the curtailable demand on which the monthly credit is based. The difference in contracted curtailable load and the actual curtailed load during requested curtailment in the billing period shall be the measure of nonexylice committees.
- c) At the time of a request for curtailment, Company shall give Customer an option of purchasing a block of power as is required to be a such power. See Buttone COMMISSION request. Company shall give Customer a price for such power, Kasket bicky existing market conditions, at the time of the curtailment request. ECISOTION must state agreement to the purchase of power, if that is Customer's

PURSUANT TO 807 KAR 5:011

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Standard Rate Rider

CSR1

Curtailable Service Rider 1

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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.

d) In those months in which 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 firm demand, a) above, or the contracted curtailable demand, b) above.

RATE

Customer will receive a credit against the applicable power schedule for curtailable kW, as determined in the preceding paragraph, times the applicable credit. Customers will be charged for the portion of each requested curtailment not met at the applicable charge.

Demand Credit of: Non-Compliance Charge of:

Primary \$ 5.20 per kW \$16.00 per kW

Transmission \$ 5.10 per kW \$16.00 per kW

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Failure of Customer to curtail when requested to do so may result in termination of service under this rider.

TERM OF CONTRACT

The minimum original contract period shall be one (1) year and thereafter until terminated by giving at least six (6) months previous written notice, but Company may require that contract be executed for a longer initial term when deemed necessary by the size of the load or other conditions.

TERMS AND CONDITIONS

Except as specified above, all other provisions of the power rate to which this schedule is a rider shall apply. CANCELLED

> KENTUCKY PUBLIC SERVICE COMMISSION

PUBLIC SERVICE COMMISSION OF KENTUCKY **EFFECTIVE**

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P.S.C. Electric No. 7, Original Sheet No. 51

Standard Rate Rider

CSR₂

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 individually and up to an aggregate of 100 megawatts of total requirements to be subject to curtailment under this schedule, such curtailment to be implemented upon notification by the Company.

CONTRACT OPTION

Customer may, at Customer's option, contract with Company to curtail service upon notification by Company. Requests for curtailment shall not exceed four hundred and twenty five (425) 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 no more than two (2) 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 ways:

- a) The customer shall contract for a given amount of firm demand, and the curtailable load shall be 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 based. The demand in excess of the firm load during each requested curtailment in the billing period shall be the measure of non-compliance.
- b) Customer shall contract for a given amount of curtailable load by which customer shall agree to reduce its demand from the monthly maximum demand. During a request for curtailment, Customer shall reduce its demand to a level equal to the maximum monthly demand and the curtailable load designated in the contract. The difference in the maximum demand in the billing month and the maximum AUG 0 1 2010 demand in any requested curtailment period, but not more than the contracted curtailable load, in the billing period shall be curtailable demand on which the monthly credit is based.

 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 Lshalb by Cice COMMISSION Customer an option of purchasing a block of power as is required to ENTUCKY meet the curtailment request. Company shall give Customer a presence 2/6/2009

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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Standard Rate Rider

CSR₂

Curtailable Service Rider 2

for such power, based on existing market conditions, at the time of the curtailment request. Customer must state agreement to the 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 noncompliances.

d) In those months in which 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 firm demand, a) above, or the contracted curtailable demand, b) above.

RATE

Customer will receive a credit against the applicable power schedule for curtailable kW, as determined in the preceding paragraph, times the applicable credit. Customers will be charged for the portion of each requested curtailment not met at the applicable charge.

Demand Credit of: Non-Compliance Charge of:

Primary \$ 5.55 per kW \$16.00 per kW

Transmission \$ 5.48 per kW \$16.00 per kW

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Failure of Customer to curtail when requested to do so may result in termination of service under this rider.

TERM OF CONTRACT

The minimum original contract period shall be one (1) year and thereafter until terminated by giving at least six (6) months previous written notice, but Company may require that contract be executed for a longer initial term when deemed necessary by the size of the load or other conditions.

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TERMS AND CONDITIONS

Except as specified above, all other provisions of the power rate to which this schedule is a fide in shall apply.

> PUBLIC SERVICE COMMISSION OF KENTUCKY

EFFECTIVE 2/6/2009

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P.S.C. Electric No. 7, Original Sheet No. 52 CSR₃ Standard Rate Rider T Curtailable Service Rider 3 APPLICABLE In all territory served. AVAILABILITY OF SERVICE This rider is restricted to those customers receiving service under the provisions of the Rate IS -Industrial Service and on service as of the effective date when this schedule is approved by the Public Service Commission. CONTRACT OPTION Customer may, at Customer's option, contract with Company to curtail service upon notification by Company. Requests for curtailment shall not exceed one hundred (100) hours in any continuous 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. Requests for curtailment are limited to the On-Peak periods specified under Rating Periods in the Rate IS - Industrial Service rate schedule. Company may request or cancel a curtailment at any time during an hour, but shall give no less than twenty (20) minutes notice when either requesting or canceling a curtailment. Compliance with a request for curtailment shall be measured in one of the following ways: a) Customer shall contract for a given amount of firm demand, and the curtailable load shall be Customer's monthly billing demand in excess of the firm contract. During a request for curtailment, 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 based. The demand in excess of the firm load during each requested curtailment in the billing period shall be the measure of noncompliance. b) Customer shall contract for a given amount of curtailable load by whichENTUCKY PUBLIC Customer shall agree to reduce its demand from the monthly maximum VICE COMM demand. During a request for curtailment, Customer shall reduce its demand to a level equal to the maximum 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 noncompliance. c) In those months in which Company does not request Black Contain the Commission customer will receive a credit based on either the difference @fthk EndritthCKY billing demand and the contracted firm demand, a) above, or the bontracted curtailable demand, b) above. 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

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P.S.C. Electric No. 7, Original Sheet No. 52.1

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Standard Rate Rider CSR3

Curtailable Service Rider 3

RATE

Customer will receive a credit against the applicable power schedule for curtailable kVA, as determined in the preceding paragraph, times the applicable credit. Customers will be charged for the portion of each requested curtailment not met at the applicable charge.

Primary Transmission
\$ 3.20 per kVA \$ 3.10 per kVA
\$16.00 per kVA \$16.00 per kVA

Failure of Customer to curtail when requested to do so may result in termination of service under this rider.

TERM OF CONTRACT

Demand Credit of:

Non-Compliance Charge of:

The minimum original contract period shall be one (1) year and thereafter until terminated by giving at least six (6) months previous written notice, but Company may require that contract be executed for a longer initial term when deemed necessary by the size of the load or other conditions.

TERMS AND CONDITIONS

Except as specified above, all other provisions of the power rate to which this schedule is a rider shall apply.

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KENTUCKY PUBLIC SERVICE COMMISSION

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P.S.C. Electric No. 7, Original Sheet No. 53

Standard Rate Rider

LRI

Load Reduction Incentive Rider

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

This schedule shall be made available as a rider to any customer served on Company's standard tariffs, having stand-by generation facilities of at least 500 kW, and agreeing to operate such facilities in accordance with the terms and conditions of this tariff. Service under this schedule is offered for a total maximum contracted load of 10,000 kW.

RATE

Up to \$0.30 per kWh

TERMS AND CONDITIONS

- 1) 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 12month 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 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.

TERM OF CONTRACT

The minimum term of contract shall be for one (1) year and the selection of contract shall be for one (1) year and the selection of contract shall be for one (1) year and the selection of contract shall be for one (1) year and the selection of contract shall be for one (1) year and the selection of contract shall be for one (1) year and the selection of contract shall be for one (1) year and the selection of contract shall be for one (1) year and the selection of contract shall be for one (1) year and the selection of contract shall be for one (1) year and the selection of contract shall be for one (1) year and the selection of contract shall be for one (1) year and the selection of contract shall be for one (1) year and the selection of contract shall be for one (1) year and the selection of contract shall be selected by the selection of contract shall be se party giving at least six (6) months written notice. Company may require a KENDET INCOME. Yerm when deemed necessary. Failure of Customer to operate stand-by generationally result in termination of contract.

2/6/2009

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SECTION 9 (1)

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P.S.C. Electric No. 7, First Revision of Original Sheet No. 55 Canceling P.S.C. Electric No. 7, Original Sheet No. 55

Standard Rate Rider

SQF

Small Capacity Cogeneration and Small Power Production Qualifying Facilities

APPLICABLE:

In all territory served.

AVAILABILITY OF SERVICE

This rate and the terms and conditions set out herein are available for and applicable to Company's purchases of energy only from the owner of qualifying cogeneration or small power production facilities of 100 KW or less (such owner being hereafter called "Seller") installed on Seller's property to provide all or part of its requirements of electrical energy, or from which facilities Seller may elect to sell to Company all or part of such output of electrical energy.

Company will permit Seller's generating facilities to operate in parallel with Company's system under conditions set out below under Parallel Operation.

Company will purchase such energy from Seller at the Rate, A or B, set out below and selected as hereafter provided, and under the terms and conditions stated herein. Company reserves the right to change the said Rates, upon proper filing with and acceptance by the jurisdictional Commission.

RATE A: TIME-DIFFERENTIATED RATE

- For summer billing months of June, July, August and September, during the hours 9:01 A.M. thru 10:00 P.M. weekdays exclusive of holidays (on-peak hours),
- For winter billing months of December, January and February, during the hours 7:01 A.M. thru 10:00 P.M. weekdays exclusive of holidays (on-peak hours),
- 3. During all other hours (off-peak hours)

\$0.04538 per kWh. CANCELLED

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\$0.04023 per kWh SERVICE COMMISS OF

\$0.03139 per kWh.

Determination of On-Peak and Off-Peak Hours: On-peak hours are defined as the hours of 9:01 A.M. through 10:00 P.M., E.D.T. (8:01 A.M. through 9:00 P.M., E.S.T.), Mondays through Fridays exclusive of holidays (under 1 above), and the hours of 7:01 A.M. through 10:00 P.M., E.D.T. (6:01 A.M. through 9:00 P.M., E.S.T.), Mondays through Fridays exclusive of holidays (under 2 above). Off-peak hours are defined as all hours other than those listed as on-peak (under 3 above). Company reserves the right to change the hours designated as on-peak from time to time as conditions indicate to be appropriate.

RATE B: NON-TIME-DIFFERENTIATED RATE

For all kWh purchased by Company,

PUBLIC SERVICE COMMISSION

\$0.03418 per EXPAR. DEROUEN EXECUTIVE DIRECTOR

TARIFF BRANCH

Date of Issue: May 28, 2010 Date Effective: June 30, 2010

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

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nd Rates, Louisville, Kentucky

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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P.S.C. Electric No. 7, Original Sheet No. 55

Standard Rate Rider

SQF

Small Capacity Cogeneration and Small Power Production Qualifying Facilities

APPLICABLE:

In all territory served.

AVAILABILITY OF SERVICE

This rate and the terms and conditions set out herein are available for and applicable to Company's purchases of energy only from the owner of qualifying cogeneration or small power production facilities of 100 KW or less (such owner being hereafter called "Seller") installed on Seller's property to provide all or part of its requirements of electrical energy, or from which facilities Seller may elect to sell to Company all or part of such output of electrical energy.

Company will permit Seller's generating facilities to operate in parallel with Company's system under conditions set out below under Parallel Operation.

Company will purchase such energy from Seller at the Rate, A or B, set out below and selected as hereafter provided, and under the terms and conditions stated herein. Company reserves the right to change the said Rates, upon proper filing with and acceptance by the jurisdictional Commission.

RATE A: TIME-DIFFERENTIATED RATE

1. For summer billing months of June, July, August and September, during the hours 9:01 A.M. thru 10:00 P.M. weekdays exclusive of holidays (on-peak hours),

\$0.07690 per kWh.

2. For winter billing months of December, January and February, during the hours 7:01 A.M. thru 10:00 P.M. weekdays exclusive of holidays (on-peak hours),

\$0.03734 per kWh.

3. During all other hours (off-peak hours)

\$0.03759 per kWh.

Determination of On-Peak and Off-Peak Hours: On-peak hours are defined as the hours of 9:01 A.M. through 10:00 P.M., E.D.T. (8:01 A.M. through 9:00 P.M., E.S.T.), Mondays through Fridays exclusive of holidays (under 1 above), and the hours of 7:01 A.M. through 10:00 P.M., E.D.T. (6:01 A.M. through 9:00 P.M., E.S.T.), Mondays through Fridays exclusive of holidays (under 2 above). Off-peak hours are defined as all hours other than those listed as on-peak (under 3 above). Company reserves the right to change the hours designated as on-peak from time to time as conditions indicate to be appropriate.

RATE B: NON-TIME-DIFFERENTIATED RATE

For all kWh purchased by Company,

PUBLIC SERVICE COMMISSION \$0.04262 per HIVENTUCKY

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SECTION 9 (1)

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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 time-differentiated 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.

PAYMENT

KENTUCKY PUBLIC SERVICE COMMISSION

Any payment due from Company to Seller will be due within twelve (12) 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

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:

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Small Capacity Cogeneration and Small Power Production Qualifying Facilities

- 1. Prior to installation in Seller's system of any generator and associated facilities which are intended to be interconnected and operated in parallel with Company's system, or prior to the inter-connection to Company's system of any such generator and associated facilities already installed in Seller's system, Seller will provide to Company plans for such generator and facilities. Company may, but shall have no obligation to, examine such plans and disapprove them in whole or in part, to the extent Company believes that such plans and proposed facilities will not adequately assure the safety of Company's facilities or system. Seller acknowledges and agrees that the sole purpose of any Company examination of such plans is the satisfaction of Company's interest in the safety of Company's own facilities and system, and that Company shall have no responsibility of any kind to Seller or to any other party in connection with any such examination. If Seller thereafter proposes any change from such plans submitted to Company, prior to the implementation thereof Seller will provide to Company new plans setting out such proposed change(s).
- 2. Seller will own, install, operate and maintain all generating facilities on its plant site, such facilities to include, but not be limited to, (a) protective equipment between the systems of Seller and Company and (b) necessary control equipment to synchronize frequency and voltage between such two systems. Seller's voltage at the point of interconnection will be the same as Company's system voltage. Suitable circuit breakers or similar equipment, as specified by Company, will be furnished by Seller at a location designated by Company to enable the separation or disconnection of the two electrical systems. Except in emergencies, the circuit breakers, or similar equipment, will be operated only by, or at the express direction of, Company personnel and will be accessible to Company at all times. In addition, a circuit breaker or similar equipment shall be furnished and installed by Seller to separate or disconnect Seller's generator.
- 3. Seller will be responsible for operating the generator and all facilities owned by Seller, except as hereafter specified. Seller will maintain its system in synchronization with Company's system.
- 4. Seller will (a) pay Company for all damage to Company's equipment facilities or system, and (b) save and hold Company harmless from all claims, demands and liabilities of every kind and nature for injury or damage to, or death of, persons and/or property of others, including costs and expenses of defending against the same, arising in any manner in connection with Seller's generator, equipment, facilities or system or the operation thereof.
- 5. Seller will construct any additional facilities, in addition to generating and associated (interface) facilities, required for interconnection unless Company and Seller agree to Company's constructing such facilities, at Seller's expense, where Seller is not a customer of Company. When Seller is a customer of Company and Company is required to construct facilities different than otherwise required to permit interconnection, Seller shall pay such additional cost of facilities. Seller agrees to reimburse Company, at the time of installation, or, if agreed to by both parties, over a period of up to three (3) years, for any facilities including any hereafter required (but exclusive of metering equipment, elsewhere herein provided for) constructed by Company to permit Seller to operate interconnected with Company's system. When interconnection costs are repaid of the percentage rate equal to the capital costs that Company would experience at Such time by new financing, based on Company's then existing capital structure, with return of the percentage rate allowed in Company's immediately preceiting rate by ANT TO 807 KAR 5:011

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Small Capacity Cogeneration and Small Power Production Qualifying Facilities

- 6. Company will have the continuing right to inspect and approve Seller's facilities, described herein, and to request and witness any tests necessary to determine that such facilities are installed and operating properly; but Company will have no obligation to inspect or approve facilities, or to request or witness tests; and Company will not in any manner be responsible for Seller's facilities or any operation thereof.
- 7. Seller assumes all responsibility for the electric service upon Seller's premises at and from the point of any delivery or flow of electricity from Company, and for the wires and equipment used in connection therewith; and Seller will protect and save Company hampless from all claims for injury or damage to persons or property, including but not limited to property of Seller, occurring on or about Seller's premises or at and from the point of delivery or flow of electricity from Company, occasioned by such electricity or said wires and equipment, except where said injury or damage is proved to have been caused solely by the negligence of Company.
- Each, Seller and Company, will designate one or more Operating Representatives for the purpose of contacts and communications between the parties concerning operations of the two systems.
- 9. Seller will notify Company's Energy Control Center prior to each occasion of Seller's generator being brought into or (except in cases of emergencies) taken out of operation.
- 10. Company reserves the right to curtail a purchase from Seller when:
 - the purchase will result in costs to Company greater than would occur if the purchase were not made but instead Company, itself, generated an equivalent amount of energy; or
 - (b) Company has a system emergency and purchases would (or could) contribute to such emergency.

Seller will be notified of each curtailment.

TERMS AND CONDITIONS

Except as provided herein, conditions or operations will be as provided in Company's Terms and Conditions.

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LQF

Large Capacity Cogeneration and Small Power Production Qualifying Facilities

AVAILABILITY

In all territory served.

APPLICABILITY OF SERVICE

Applicable to any small power production or cogeneration "qualifying facility" with capacity over 100 kW as defined by the Kentucky Public Service Commission Regulation 807 KAR 5:054, and which contracts to sell energy or capacity or both to Company.

RATES FOR PURCHASES FROM QUALIFYING FACILITIES

Energy Component Payments

The hourly avoided energy cost (AEC) in \$ per MWh, which is payable to a QF for delivery of energy, shall be equal to Company's actual variable fuel expenses, for Company-owned coal and natural gas-fired production facilities, divided by the associated megawatt-hours of generation, as determined for the previous month. The total amount of the avoided energy cost payment to be made to a QF in an hour is equal to [AEC x E_{QF}], where E_{QF} is the amount of megawatt-hours delivered by a QF in that hour and which are determined by suitable metering.

Capacity Component Payments

The hourly avoided capacity cost (ACC) in \$ per MWh, which is payable to a QF for delivery of capacity, shall be equal to the effective purchase price for power available to Company from the inter-utility market (which includes both energy and capacity charges) less Company's actual variable fuel expense (AEC). The total amount of the avoided capacity cost payment to be made to a QF in an hour is equal to [ACC x CAP_I], where CAP_I, the capacity delivered by the QF, is determined on the basis of the system demand (D_I) and Company's need for capacity in that hour to adequately serve the load.

Determination of CAP

For the following determination of CAP_i, C_{LG&E} represents Company's installed or previously arranged capacity at the time a QF signs a contract to deliver capacity; C_{QF} represents the actual capacity provided by a QF, but no more than the contracted capacity; and C_M represents capacity purchased from the intercutiity FD market.

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LQF

Large Capacity Cogeneration and Small Power Production Qualifying Facilities

- 1. System demand is less than or equal to Company's capacity: $D_1 \le C_{LGRE}$, $CAP_1 = 0$
- 2. System demand is greater than Company's capacity but less than or equal to the total of Company's capacity and the capacity provided by a QF:

CLGRE < Di < [CLGRE + CQF]; CAPi = CM

3. System demand is greater than the total of Company's capacity and the capacity provided by a OF:

 $D_i > [C_{LG&E} + C_{QF}]; CAP_i = C_{QF}$

PAYMENT

Company shall pay each bill for electric power rendered to it in accordance with the terms of the contract, within twelve (12) days of the date the bill is rendered. In lieu of such payment plan, Company will, upon written request, credit the Customer's account for such purchases.

TERM OF CONTRACT

For contracts which cover the purchase of energy only, the term shall be one (1) year, and shall be self-renewing from year-to-year thereafter, unless canceled by either party on one (1) year's written notice.

For contracts which cover the purchase of capacity and energy, the term shall be five (5) years.

TERMS AND CONDITIONS

- Qualifying facilities shall be required to pay for any additional interconnection costs, to the
 extent that such costs are in excess of those that Company would have incurred if the
 qualifying facility's output had not been purchased.
- A qualifying facility operating in parallel with Company must demonstrate that its equipment is designed, installed, and operated in a manner that insures safe and reliable interconnected operation. A qualifying facility should contact Company for assistance in this regard.
- 3. The purchasing, supplying and billing for service, and all conditions applying hereto, shall be specified in the contract executed by the parties, and are subject to the jurisdiction of the Kentucky Public Service Commission, and to Company's Terms and Conditions our tentily in effect, as filed with the Commission.

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P.S.C. Electric No. 7, First Revision of Original Sheet No. 57 Canceling P.S.C. Electric No. 7, Original Sheet No. 57

Standard Rate Rider

NMS

Net Metering Service

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

Available to any customer-generator who owns and operates a generating facility located on Customer's premises that generates electricity using solar, wind, biomass or biogas, or hydro energy in parallel with Company's electric distribution system to provide all or part of Customer's electrical requirements, and who executes Company's written Application for Interconnection and Net Metering. The generation facility shall be limited to a maximum rated capacity of 30 kilowatts. This Standard Rate Rider is intended to comply with all provisions of the Interconnection and Net Metering Guidelines approved by the Public Service Commission of Kentucky, which can be found on-line at www.psc.ky.gov as Appendix A to the January 8, 2009 Order in Administrative Case No. 2008-00169.

METERING AND BILLING

Net metering service shall be measured using a single meter or, as determined by Company, additional meters and 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. This net metering equipment shall be provided without any cost to the Customer. This provision does not relieve Customer's responsibility to pay metering costs embedded in the Company's Commission-approved base rates. Additional meters, requested by Customer, will be provided at Customer's expense.

If electricity generated by Customer and fed back to Company's system exceeds the electricity supplied to Customer from the system during a billing period, Customer shall receive a credit for the net delivery on Customer's bill for the succeeding billing periods. Any such unused excess credits will be carried forward and drawn on by Customer as needed. Unused excess credits existing at the time Customer's service is terminated end with Customer's account and are not transferrable between customers or locations.

NET METERING SERVICE INTERCONNECTION GUIDELINES

General – Customer shall operate the generating facility in parallel with Company is system under ISSIC the following conditions and any other conditions required by Company where unusual circumstances arise not covered herein:

- Customer to own, operate, 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.
- Customer will be responsible for operating all generating 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. Customer agrees to inform Company of any changes it wishes to make to its generating or side associated facilities that differ from those initially installed and described to Company in writing and obtain prior approval from Company.
 5. Company will have the right to inspect and approve Gustomer's facilities described herein,

and to conduct any tests necessary to determine

dustomer's facilities described herein, that such facilities are installed and that such facilities are installed and

SECTION 9 (1)

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*ecutive Director

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P.S.C. Electric No. 8, Original Sheet No. 57.1

Standard Rate Rider

NMS

Net Metering Service

NET METERING SERVICE INTERCONNECTION GUIDELINES (continued)

operating properly; however, Company will have no obligation to inspect, witness tests, or in any manner be responsible for Customer's facilities or operation thereof.

6. Customer assumes all responsibility for the electric service on Customer's premises 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 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 said injury or damage will be shown to have been occasioned solely by the negligence or willful misconduct of Company.

Level 1 - A Level 1 installation is defined as an inverter-based generator certified as meeting the requirements of Underwriters Laboratories Standard 1741 and meeting the following conditions:

- 1. The aggregated net metering generation on a radial distribution circuit will not exceed 15% of the line section's most recent one hour peak load. A line section is the smallest part of the primary distribution system the generating facility could remain connected to after operation of any sectionalizing devices.
- 2. The aggregated net metering generation on a shared singled-phase secondary will not exceed 20 kVA or the nameplate rating of the service transformer.
- 3. A single-phase net metering generator interconnected on the center tap neutral of a 240 volt service shall not create an imbalance between the two sides of the 240 volt service of more than 20% of the nameplate rating of the service transformer.
- 4. A net metering generator interconnected to Company's three-phase, three-wire primary distribution lines, shall appear as a phase-to-phase connection to Company's primary distribution line.
- 5. A net metering generator interconnected to Company's three-phase, four-wire primary distribution lines, shall appear as an effectively grounded source to Company's primary distribution line.
- 6. A net metering generator will not be connected to an area or spot network.
- 7. There are no identified violations of the applicable provisions of IEEE 1547. "Standard for Interconnecting Distributed Resources with Electric Power Systems".
- 8. Company will not be required to construct any facilities on its own system to accommodate the net metering generator.

Customer desiring a Level 1 interconnection shall submit a "LEVEL 1 - Application for Interconnection and Net Metering." Company shall notify Customer within 20 business days as to whether the request is approved or, if denied, the reason(s) for denial. If additional information is required, the Company will notify Customer, and the time between notification and submission of the information shall not be counted towards the 20 business days. Approval is contingent upon an initial inspection and witness test at the discretion of Company.

Level 2 - A Level 2 installation is defined as generator that is not inverter-based; that uses equipment not certified as meeting the requirements of Underwriters Laboratories Standard 1741; or that does not meet one or more of the conditions required of a Level 1 net meterity the condition. A Level 2 Application will be approved if the generating facility meets the Control of the conditions required of a Level 1 net meterity the conditions. interconnection requirements. Those requirements are available on line at years compensation EXECUTIVE DIRECTOR upon request.

TARIFF BRANCH

Date of Issue: August 6, 2010 Date Effective: August 17, 2009

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

8/1/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2009-00549 dated July 30, 2010

P.S.C. Electric No. 7, First Revision of Original Sheet No. 57.1 Canceling P.S.C. Electric No. 7, Original Sheet No. 57.1

Standard Rate Rider

NMS

Net Metering Service

NET METERING SERVICE INTERCONNECTION GUIDELINES (continued)

operating properly; however, Company will have no obligation to inspect, witness tests, or in any manner be responsible for Customer's facilities or operation thereof.

6. Customer assumes all responsibility for the electric service on Customer's premises 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 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 said injury or damage will be shown to have been occasioned solely by the negligence or willful misconduct of Company.

<u>Level 1</u> – A Level 1 installation is defined as an inverter-based generator certified as meeting the requirements of Underwriters Laboratories Standard 1741 and meeting the following conditions:

- The aggregated net metering generation on a radial distribution circuit will not exceed 15%
 of the line section's most recent one hour peak load. A line section is the smallest part of
 the primary distribution system the generating facility could remain connected to after
 operation of any sectionalizing devices.
- 2. The aggregated net metering generation on a shared singled-phase secondary will not exceed 20 kVA or the nameplate rating of the service transformer.
- 3. A single-phase net metering generator interconnected on the center tap neutral of a 240 volt service shall not create an imbalance between the two sides of the 240 volt service of more than 20% of the nameplate rating of the service transformer.
- 4. A net metering generator interconnected to Company's three-phase, three-wire primary distribution lines, shall appear as a phase-to-phase connection to Company's primary distribution line.
- A net metering generator interconnected to Company's three-phase, four-wire primary distribution lines, shall appear as an effectively grounded source to Company's primary distribution line.
- 6. A net metering generator will not be connected to an area or spot network.
- There are no identified violations of the applicable provisions of IEEE 1547, Interconnecting Distributed Resources with Electric Power Systems".

Company will not be required to construct any facilities on its own system to the net metering generator.

Customer desiring a Level 1 interconnection shall submit a "LEVEL 1 Application of Company shall notify Customer within 20 business days as to whether the request is approved or, if denied, the reason(s) for denial. If additional information is required, the Company will notify Customer, and the time between notification and submission of the information shall not be counted towards the 20 business days. Approval is contingent upon an initial inspection and witness test at the discretion of Company.

Level 2 — A Level 2 installation is defined as generator that is not inverter-based; that uses equipment not certified as meeting the requirements of Underwriters Laboratories Standard 1741; or that does not meet one or more of the conditions required of a Level 1 net metering generator. A Level 2 Application will be approved if the generating facility presisting facility presisting

8/17/2009 PURSUANT TO 807 KAR 5:011

SECTION 9 (1)

Standard for

Date of Issue: August 26, 2009 Date Effective: August 17, 2009

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

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xecutive Director

Issued by Authority of an Order of the KPSC in Case No. 2008-00169 dated August 17, 2009

P.S.C. Electric No. 7, First Revision of Original Sheet No. 57.2 Canceling P.S.C. Electric No. 7, Original Sheet No. 57.2

Standard Rate Rider

NMS

Net Metering Service

NET METERING SERVICE INTERCONNECTION GUIDELINES (continued)

Customer desiring a Level 2 interconnection shall submit a "LEVEL 2 - Application for Interconnection and Net Metering." Company shall notify Customer within 30 business days as to whether the request is approved or, if denied, the reason(s) for denial. If additional information is required, the Company will notify Customer, and the time between notification and submission of the information shall not be counted towards the 30 business days. Approval is contingent upon an initial inspection and witness test at the discretion of Company.

Customer submitting a "Level 2 - Application for Interconnection and Net Metering" will provide a non-refundable inspection and processing fee of \$100, and in the event that the Company determines an impact study to be necessary, shall be responsible for any reasonable costs of up to \$1,000 of documented costs for the initial impact study.

Additional studies requested by Customer shall be at Customer's expense.

CONDITIONS OF INTERCONNECTION

Customer may operate his net metering generator in parallel with Company's system when complying with the following conditions:

- 1. Customer shall install, operate, and maintain, at Customer's sole cost and expense, any control, protective, or other equipment on Customer's system required by Company's technical interconnection requirements based on IEEE 1547, NEC, accredited testing laboratories, and the manufacturer's suggested practices for safe, efficient and reliable operation of the net metering generating facility in parallel with Company's system. Customer bears full responsibility for the installation, maintenance and safe operation of the net metering generating facility. Upon reasonable request from Company, Customer shall demonstrate compliance.
- 2. Customer shall represent and warrant compliance of the net metering generator with ELLEI a) any applicable safety and power standards established by IEEE and accredited testing

laboratories;

b) NEC, as may be revised from time-to-time;

c) Company's rules and regulations and Terms and Conditions, as may be revised by time-to-time by the Public Service Commission of Kentucky;

 the rules and regulations of the Public Service Commission of Kentucky, as may be revised by time-to-time by the Public Service Commission of Kentucky:

e) all other local, state, and federal codes and laws, as may be in effect from time-to-time.

- 3. Any changes or additions to Company's system required to accommodate the net metering generator shall be Customer's financial responsibility and Company shall be reimbursed for such changes or additions prior to construction.
- 4. Customer shall operate the net metering generator in such a manner as not to cause undue fluctuations in voltage, intermittent load characteristics or otherwise interfere with the operation of Company's electric system. Customer shall so operate the generating facility in such a manner that no adverse impacts will be produced thereby to the service quality rendered by Company to any of its other customers or to any electric system interconnected with Company's electric system.
- 5. Customer shall be responsible for protecting, at Customer's sole cost and expense the nest sole cost and expense the nest sole cost and expense the nest sole customer's sole cost and expense the nest sole customer's sole cost and expense the nest sole cost and expense the nest sole customer's sole cost and expense the nest sole customer's sole cost and expense the nest sole customer's sole customer's sole cost and expense the nest sole customer's sole customer's sole cost and expense the nest sole customer's sole cost and expense the nest sole customer's sole customer's sole cost and expense the nest sole customer's sole custom

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Issued By: Lonnig E. Bellar, Vice President, State Regulation

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SECTION 9 (1)

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P.S.C. Electric No. 7, First Revision of Original Sheet No. 57.3 Canceling P.S.C. Electric No. 7, Original Sheet No. 57.3

Standard Rate Rider

NMS

Net Metering Service

CONDITIONS OF INTERCONNECTION (continued)

generator resulting solely from the negligence or willful misconduct on the part of the Company.

- 6. Following the initial testing and inspection of the generating facility and upon reasonable advance notice to Customer, Company shall have access at reasonable times to the generating facility to perform reasonable on-site inspections to verify that the installation, maintenance and operation of the net metering generator comply with the requirements of this rate schedule.
- 7. Where required by the Company, Customer shall furnish and install on Customer's side of the point of interconnection a safety disconnect switch which shall be capable of fully disconnecting Customer's net metering generator from Company's electric service under the full rated conditions of Customer's net metering generator. The external disconnect switch (EDS) shall be located adjacent to Company's meters or the location of the EDS shall be noted by placing a sticker on the meter, and shall be of the visible break type in a metal enclosure which can be secured by a padlock. If the EDS is not located directly adjacent to the meter, Customer shall be responsible for ensuring the location of the EDS is properly and legibly identified for so long as the net metering generator is operational. The disconnect switch shall be accessible to Company personnel at all times. Company may waive the requirement for an external disconnect switch for a net metering generator at its sole discretion, and on a case by case basis.
- 8. Company shall have the right and authority at Company's sole discretion to isolate the generating facility or require the Customer to discontinue operation of the net metering generator if Company believes that:

a) continued interconnection and parallel operation of the net metering generator with Company's electric system creates or contributes (or may create or contribute) to a system emergency on either Company's or Customer's electric system; CANCEL

ED b) the net metering generator is not in compliance with the requirements of this rate schedule, and the non-compliance adversely affects the safety, reliability or power 1 quality of Company's electric system; or

c) the net metering generator interferes with the operation of Company's electrosystems company In non-emergency situations, Company shall give Customer notice of noncompliance including a description of the specific noncompliance condition and allow Customer a reasonable time to cure the noncompliance prior to isolating the Generating Facilities. In emergency situations, where the Company is unable to immediately isolate or cause Customer to isolate only the net metering generator, Company may isolate Customer's entire facility.

9. Customer agrees that, without the prior written permission from Company, no changes shall be made to the generating facility as initially approved. Increases in net metering generator capacity will require a new "Application for Interconnection and Net Metering" which will be evaluated on the same basis as any other new application. Repair and replacement of existing generating facility components with like components that meet UL 1741 certification requirements for Level 1 facilities and not resulting in increases in net metering generator capacity is allowed without approvate

10. Customer shall protect, indemnify and hold harmless Company and its directors of employees, agents, representatives and contractors against and from all these contractors. actions or suits, including costs and attorneys fees, for or on account of any of persons or damage to property caused by Customer or Customer's employees, representatives and contractors in tampering with, repairing maintaffile

Date of Issue: August 26, 2009 Date Effective: August 17, 2009

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

ISSION

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P.S.C. Electric No. 7, Original Sheet No. 57.4

Standard Rate Rider

NMS

Net Metering Service

CONDITIONS OF INTERCONNECTION (continued)

Customer's net metering generator or any related equipment or any facilities owned by Company except where such injury, death or damage was caused or contributed to by the fault or negligence of Company or its employees, agents, representatives or contractors.

The liability of Company to Customer for injury to person and property shall be governed by the tariff(s) for the class of service under which Customer is taking service.

- 11. Customer shall maintain general liability insurance coverage (through a standard homeowner's, commercial or other policy) for generating facilities. Customer shall upon request provide Company with proof of such insurance at the time that application is made for net metering.
- 12. By entering into an Interconnection Agreement, or by inspection, if any, or by non-rejection, or by approval, or in any other way, Company does not give any warranty, express or implied, as to the adequacy, safety, compliance with applicable codes or requirements, or as to any other characteristics, of the generating facility equipment, controls, and protective relays and equipment.
- 13. Customer's generating facility is transferable to other persons or service locations only after notification to the Company has been made and verification that the installation is in compliance with this tariff. Upon written notification that an approved generating facility is being transferred to another person, customer, or location, the Company will verify that the installation is in compliance with this tariff and provide written notification to the customer(s) within 20 business days. If the installation is no longer in compliance with this tariff, the Company will notify Customer in writing and list what must be done to place the facility in compliance.
- 14. Customer shall retain any and all Renewable Energy Credits (RECs) generated by Customer's generating facilities.

DEFINITIONS

"Billing period" shall be the time period between the dates on which Company issues the customer's bills.

"Billing Period Credit" shall be the electricity generated by the customer that flows into the electric system and which exceeds the electricity supplied to the customer from the electric system during any billing period.

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TERMS AND CONDITIONS

Except as provided herein, service will be furnished under Company's Terms and Conditions applicable hereto.

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

8/17/2009 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Date of Issue: August 26, 2009 Date Effective: August 17, 2009

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

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Issued by Authority of an Order of the KPSC in Case No. 2008-00169 dated August 17, 2009

P.S.C. Electric No. 8, Original Sheet No. 57.5

andard Rate Rider NMS Net Metering Service	•
LEVEL 1	
Application for Interconnection and Net Metering Use this application form only for a generating facility that is inverter based and certificate the requirements of UL 1741.	ified by a nationally recognized testing laboratory to
Submit this Application to:	
Louisville Gas and Electric Company, Attn: C P. O. Box 32010, Louisville, KY	
f you have questions regarding this Application or its status, c	ontact LG&E at:
502-627-2202 or customer.commitmer	nt@eon-us.com
Customer Name: A	Account Number:
Customer Address:	
Customer Phone No.: Customer E-mail Addres	
Project Contact Person:	
Phone No.: E-mail Address (Optional):	
Tone No.:	
nstallation of the generating facilities: Energy Source:SolarWindHydroI	
nverter Manufacturer and Model #:	Cillilia
nverter Power Rating: Inverter Voltage	e Rating:
Power Rating of Energy Source (i.e., solar panels, wind turbine):	
s Battery Storage Used:NoYes If Yes, Battery Power F	Rating:
Attach documentation showing that inverter is certified by a nationally requirements of UL 1741.	recognized testing laboratory to meet the
Attach site drawing or sketch showing location of Utility's meter, energy sour switch) and inverter.	rce, (optional: Utility accessible disconnect
Attach single line drawing showing all electrical equipment from the Util ncluding switches, fuses, breakers, panels, transformers, inverters, energonal ransformer connections.	lity's metering location Ke ங்கின் source gy <u>source P M </u>
Expected Start-up Date:	EXECUTIVE DIRECTOR
	TARIFF BRANCH
of Issue: August 6, 2010	Bunt Kirtley
Effective: August 17, 2009 ed By: Lonnie E. Bellar, Vice President, State Regulation	
4 20011	8/1/2010 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)
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P.S.C. Electric No. 7, Original Sheet No. 57.5

Standard Rate Rider NMS	
Net Metering Service	9
LEVEL 1	
Application for Interconnection and Net Metering Use this application form only for a generating facility that is inverter based and cert meet the requirements of UL 1741.	ified by a nationally recognized testing laboratory to
Submit this Application to:	1
Louisville Gas and Electric Company, Attn: 0 P. O. Box 32010, Louisville, K	
If you have questions regarding this Application or its status, o	contact LG&E at:
502-627-2202 or customer.commitme	nt@eon-us.com
Customer Name: A	Account Number:
Customer Address:	
Customer Phone No.: Customer E-mail Addres	ss:
Project Contact Person:	
Phone No.: E-mail Address (Optional)):
Provide names and contact information for other contractors, installers, or installation of the generating facilities: Eriergy Source:SolarWindHydro Inverter Manufacturer and Model #:	BiogasBiomass
Inverter Power Rating: Inverter Voltage	e Rating: CANCELLED
Power Rating of Energy Source (i.e., solar panels, wind turbine):	AUG 0 1 2010
Is Battery Storage Used:NoYes If Yes, Battery Power	Rating: KENTUCKY PUBLIC SERVICE COMMISSION
Attach documentation showing that inverter is certified by a nationally requirements of UL 1741.	y recognized testing laboratory to meet the
Attach site drawing or sketch showing location of Utility's meter, energy sou switch) and inverter.	rce, (optional: Utility accessible disconnect
Attach single line drawing showing all electrical equipment from the Uti including switches, fuses, breakers, panels, transformers, inverters, ener transformer connections.	y 和UBLWO S短尺VIIDE COMMMSSION OF KENTUCKY
Expected Start-up Date:	EFFECTIVE - 8/17/2009
	PURSUANT TO 807 KAR 5:011
Date of Issue: August 26, 2009 Date Effective: August 17, 2009 Issued By: Lonnie E. Bellar, Vice President, State Regulation	an By Executive Director

Issued by Authority of an Order of the KPSC in Case No. 2008-00169 dated August 17, 2009

P.S.C. Electric No. 8, Original Sheet No. 57.6

andard Rate Rider NMS Net Metering Service	
Net Metering Service	
LEVEL 2	
Application for Interconnection and Net Metering Use this application form when a generating facility is not Inverter-based or is not come the requirements of UL 1741 or does not meet any of the additional condition	ertified by a nationally recognized testing laboratory ins under Level 1.
Submit this Application, along with an application fee of \$100,	to:
Louisville Gas and Electric Company, Attn: P. O. Box 32010, Louisville, K	
If you have questions regarding this Application or its status, c	ontact LG&E at:
502-627-2202 or customer.commitme	nt@eon-us.com
Customer Name:	Account Number:
Customer Address:	· · · · · · · · · · · · · · · · · · ·
Project Contact Person:	
Phone No.: E-mail Address (Optional)	
Provide names and contact information for other contractors, installers, or e installation of the generating facilities:	
Type of Generator:Inverter-BasedSynchronousInd Power Source:SolarWindHydroE Adequate documentation and information must be submitted with this application include the following: 1. Single-line diagram of the customer's system showing all electrical interconnection with the Utility's distribution system, including generat fuses, voltage transformers, current transformers, wire sizes, equipment 2. Control drawings for relays and breakers. 3. Site Plans showing the physical location of major equipment. 4. Relevant ratings of equipment. Transformer information should income.	BiogasBiomass It to be considered complete. Typically this should It equipment from the generator to the point of ors, transformers, switchgear, switches, breakers, ratings, and transformer connections.
arrangements, and impedance. 5. If protective relays are used, settings applicable to the interconnection description of how the relay is programmed to operate as applicable to in A description of how the generator system will be operated including all not represent the manufacturer name, model number, and AC power not showing that inverter is certified by a nationally recognized testing laboration for induction generators, manufacturer and model number, nameplate respectively.	on protection. If programmable relays are used, a sterconnection protection. nodes of operation. rating. For certified inverters, attach documentation to meet the requirements of LII 1741. te ratings, and impedance rata NAG, NAG, AAG, AAG.
	JEFF R. DEROUEN EXECUTIVE DIRECTOR
Customer Signature:	Date: TARIFF BRANCH
e of Issue: August 6, 2010	Bunt Kirtley
e Effective: August 17, 2009 led By: Lonnie E. Bellar, Vice President, State Regulation	and Rates, Louisville, Kentucky 8/1/2010
Hom EBeller	PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2009-00549 dated July 30, 2010

P.S.C. Electric No. 7, Original Sheet No. 57.6

tandard Rate Rider Ne	NMS t Metering S	Service		
	LEVEL			
Application for Interconnection and Net Me Use this application form when a generating facility is not to meet the requirements of UL 1741 or does not meet any	tering inverter-based or	is not certified by a	nationally recogni vel 1.	zed testing laboratory
Submit this Application, along with an appli				
Louisville Gas and Elec P. O. Box 3		v, Attn: Custom rille, KY 40232	er Commitme	ent,
If you have questions regarding this Application	ation or its sta	atus, contact L0	G&E at:	1
502-627-2202 or c	ustomer.com	mitment@eon-	us.com	
Customer Name:		Account Nu	ımber:	
Customer Address:				
Project Contact Person:				
Phone No.: E-I				
Total Concreting Conceits of Concreting Englishs				
Total Generating Capacity of Generating Facility:				CANCELLE
Type of Generator:Inverter-BasedS				AUG 0 1 2010 KENTUCKY PUBLI
Power Source:SolarWind				SERVICE COMMISS
Adequate documentation and information must be subminclude the following: 1. Single-line diagram of the customer's systerinterconnection with the Utility's distribution of fuses, voltage transformers, current transformers. 2. Control drawings for relays and breakers. 3. Site Plans showing the physical location of majurangements, and impedance. 5. If protective relays are used, settings applicated description of how the relay is programmed to description of how the generator system will. 7. For inverters, the manufacturer name, model showing that inverter is certified by a nationally service induction generators, manufacturer and model. 9. For induction generators, manufacturer and model.	em showing all esystem, including ers, wire sizes, equipment er information shable to the intercoperate as applicate be operated incluments, and AC recognized testind model number.	electrical equipment generators, transforuipment ratings, and nould include capar connection protection able to interconnection all modes of oppower rating. For cong laboratory to meet namepate ratings, and populate ratings.	from the gener mers, switchgear transformer connective ratings, voltable. If programmable on protection, eration, eration, the requirements and impedance data class reto care tes. OF KE EFF 8/1	rator to the point of r, switches, breakers, ections. age ratings, winding the relays are used, a lattach documentation of UL 1741.
ate of Issue: August 26, 2009 ate Effective: August 17, 2009 sued By: Lonnie E. Bellar, Vice Presiden Sued by Authority of an Order of the KPS	0	ulation and By	Dec	→ ntucky ive Director

P.S.C. Electric No. 7, Original Sheet No. 60

Standard Rate Rider

EF

Excess Facilities

APPLICABILITY

In all territory served.

AVAILABILITY OF SERVICE

This rider is available for nonstandard service facilities which are considered to be in excess of the standard facilities that would normally be provided by Company. This rider does not apply to line extensions or to other facilities which are necessary to provide basic electric service. Company reserves the right to decline to provide service hereunder for any project (a) that exceeds \$100,000 or (b) where Company does not have sufficient expertise to install, operate, or maintain the facilities or (c) where the facilities do not meet Company's safety requirements, or (d) where the facilities are likely to become obsolete prior to the end of the initial contract term. Customers currently being served under the Excess Facilities Rider pursuant to Original Sheet No. 54 of LG&E's Tariff PSC. of Ky. Electric No. 6, shall continue to be served thereunder.

DEFINITION OF EXCESS FACILITIES

Excess facilities are lines and equipment which are installed in addition to or in substitution for the normal facilities required to render basic electric service. Applications of excess facilities include, but are not limited to, emergency backup feeds, automatic transfer switches. redundant transformer capacity, and duplicate or check meters.

LEASED FACILITIES CHARGE

The customer shall pay for excess facilities through a contribution in aid of construction, which may take the form of a one-time payment or a Carrying Cost Charge based on the original installed cost of the facilities. Company shall provide normal operation and maintenance of the leased facilities. Should the leased facilities suffer catastrophic failure, customer must provide for replacement or, at customer's option, terminate the agreement.

Monthly Rates

Carrying Cost

Operating Expenses

For Distribution Facilities

0.94%

0.68%CANCELLED

The percentage rates are applied to the installed cost of the excess facilities AUG 0 1 2010

KENTUCKY PUBLIC SERVICE COMMIS

PAYMENT

The Excess Facilities Charges shall be incorporated with the bill for electric service and will be subject to the same payment provisions.

TERM OF CONTRACT

The initial term of contract to the customer under this schedule Bald STORNES THAN GRANTESIAN years. The term shall continue automatically until terminated by either party bytch at least one EFFECTIVE (1) month's written notice.

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

tucky

Issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2008-00252 dated February 5, 2009

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RC

Redundant Capacity

APPLICABLE

This rate is applicable to customers served under Company's rate schedules which include a demand charge or a special contract including a demand charge.

AVAILABILITY

Available to customers requesting the reservation of capacity on Company's facilities which are shared by other customers when Company has, and is willing, to reserve such capacity. Such facilities represent a redundant delivery to provide electric service to Customer's facility in the event that an emergency or unusual occurrence renders Customer's principal delivery unavailable for providing service.

RATE:

Capacity Reservation Charge

Secondary Distribution **Primary Distribution**

\$1.43 per kW per Month \$1.06 per kW per Month

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Т

Applicable to the greater of:

- (1) the highest average load in kilowatts recorded at either the principal distribution feed metering point or at the redundant distribution feed metering point during any 15-minute interval in the monthly billing period,
- (2) 50% of the maximum demand similarly determined for any of the eleven (11) preceding months, or
- (3) the contracted capacity reservation.

TERM OF CONTRACT

The minimum contract term shall be five (5) years, and shall be renewed for one (1) year periods until either party provides the other with ninety (90) days written notice of a desire to terminate the arrangement. Company may require that a contract be executed for a longer initial term when deemed necessary by the difficulty and/or high cost associated with providing the redundant feed or other special conditions.

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PUBLIC SERVICE COMMISSION OF KENTUCKY **EFFECTIVE**

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

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

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P.S.C. Electric No. 7, Original Sheet No. 62

SS Standard Rate Rider T Supplemental or Standby Service APPLICABLE In all territory served. Т AVAILABILITY OF SERVICE This service is available as a rider 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 Secondary Transmission Primary \$7.62 \$6.67 \$5.63 Contract Demand per kVA per Month: T/I/I/R 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. MINIMUM CHARGE Electric service actually used each month will be charged for in accordance with the provisions of the applicable rate schedule; provided, however, the minimum billing under that rate schedule shall in no case be less than an amount calculated at the appropriate rate above applied to the Contract Demand. CANCELLED DUE DATE OF BILL Customer's payment will be due within twelve (12) days from date of bill. KENTUCKY PUBLIC SERVICE COMMISSION SPECIAL TERMS AND CONDITIONS 1) In order to protect its equipment from overload damage, Company may require customer to T install at his own expense an approved shunt trip type breaker and an approved automatic pole-mounted disconnect. Such circuit breakers shall be under the sole control of Company and will be set by Company to break the connection with its service in the event Customer's demand materially exceeds that for which Customer contracted. T Т PUBLIC SERVICE COMMISSION OF KENTUCKY **EFFECTIVE** 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 itucky

Issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2008-00252 dated February 5, 2009

P.S.C. Electric No. 7, Original Sheet No. 62.1

Standard Rate Rider

SS

Supplemental or Standby Service

SPECIAL TERMS AND CONDITIONS (continued)

- 2) In the event Customer's use of service is intermittent or subject to violent fluctuations. Company will require Customer to install and maintain at his own expense suitable equipment to satisfactorily limit such intermittence or fluctuations.
- 3) 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.

TERM OF CONTRACT

The minimum contract period shall be one (1) year, but Company may require that a contract be executed for a longer initial term when deemed necessary by the size of load or special

TERMS AND CONDITIONS

Service will be furnished under Company's Terms and Conditions except as provided herein.

CANCELLED AUG 0 1 2010

KENTUCKY PUBLIC SERVICE COMMISSION

PUBLIC SERVICE COMMISSION OF KENTUCKY **EFFECTIVE** 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

Issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2008-00252 dated February 5, 2009

T

Т

IFL

Rider for Intermittent and Fluctuating Loads

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

This schedule applies to all loads having a detrimental effect upon the electric service rendered to other customers of Company or upon Company's facilities.

Where Customer's use of service is intermittent, subject to violent or extraordinary fluctuations, or produces unacceptable levels of harmonic current, in each case as determined by Company, in its reasonable discretion, Company reserves the right to require Customer to furnish, at Customer's own expense, suitable equipment (as approved by Company in its reasonable discretion) to meter and limit such intermittence, fluctuation, or harmonics to the extent reasonably requested by Company. Without limiting the foregoing, Company may require such equipment if, at any time, the megavars, harmonics, and other desirable electrical characteristics produced by the Customer exceed the limits set forth in the IEEE standards for such characteristics. In addition, if the Customer's use of Company's service under this schedule causes such undesirable electrical characteristics in an amount exceeding those IEEE standards, such use shall be deemed to cause a dangerous condition which could subject any person to imminent harm or result in substantial damage to the property of Company or others, and Company shall therefore terminate service to the Customer in accordance with 807 KAR 5:056, Section 14(b). Such a termination of service shall not be considered a cancellation of the service agreement or relieve Customer of any minimum billing or other guarantees. Company shall be held harmless for any damages or economic loss resulting from such termination of service. If requested by Company, Customer shall provide all available information to Company that aids Company in enforcing its service standards. If Company at any time has a reasonable basis for believing that Customer's proposed or existing use of the service provided will not comply with the service standards for interference, fluctuations, or harmonics, Company may engage such experts and/or consultants as Company shall determine are appropriate to advise Company in ensuring that such interference, fluctuations, or harmonics are within acceptable standards. Should such experts and/or consultants determine Customer's use of service is unacceptable. Company's use of such experts and/or consultants will be at the Customer's expense.

RATE

KENTUCKY PUBLIC

- 1. A contribution in aid of construction or an excess facilities charge shall be required/for allOMM special or added facilities, if any, necessary to serve such loads, as provided under the Excess Facilities Rider.
- Plus the charges provided for under the rate schedule applicable, including any Customer Charge if applicable, Energy Charge, Maximum Load Charge (if load charge rate is used), Fuel Clause and the Minimum Charge under such rate adjusted in accordance with (a) or (b) herein.
 - (a) If rate schedule calls for a minimum based on the total kW of connected load, each kVA of such special equipment shall be counted as one kW connected load for minimum billing purposes.
 - (b) If rate schedule calls for a minimum based on the 15-minute integrated load, and such loads operate only intermittently so that the kW registered on a standard 15-minute integrated demand meter is small in comparison to the instantaneous load such equipment is capable of imposing, each kVA of such as one-third kW load for minimum billing purposes.

 OF KENTUCKY

 EFFECTIVE

MINIMUM CHARGE

As determined by this Rider and the Rate Schedule to which it is attacked ANT 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 and

OP Oltucky

2/6/2009

SECTION 9 (1)

xecutive Director

Issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2006-00252 dated February 5, 2009

TS

Temporary and/or Seasonal Electric Service

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

This rider is available at the option of the Customer where Customer's business is of such nature to require:

- only seasonal service or temporary service, including service provided for construction of residences or commercial buildings, and where in the judgment of Company the local and system electrical facility capacities are adequate to serve the load without impairment of service to other customers; or
- where Customer has need for temporary use of Company facilities and Company has facilities it is willing to provide.

This service is available for not less than one (1) month (approximately 30 days), but when service is used longer than one (1) month, any fraction of a month's use will be prorated for billing purposes.

CONDITIONS

Company may permit such electric loads to be served on the rate schedule normally applicable, but without requiring a yearly contract and minimum, substituting therefore the following conditions and agreements:

- Customer to pay Company for all costs of making temporary connections, including cost of
 installing necessary transformers, meters, poles, wire and any other material, and any cost of
 material which cannot be salvaged, and the cost of removing such facilities when load has
 ceased.
- 2. Customer to pay regular rate of the electric rate schedule applicable.
- 3. Where Customer is receiving service under a standard rate and has need for temporary use of Company facilities, Customer will pay for non-savable materials outlined in (1) above at the Carrying Cost Charge specified on the Excess Facilities Rider, Rate Sheet No. 50.

CANCELLED

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KENTUCKY PUBLIC SERVICE COMMISS OF

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 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

xecutive Director

issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2008-00252 dated February 5, 2009

Ν

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:

HOURS USE TABLE			
Hours Light Is In Use			
407			
344			
347			
301			
281			
257			
273			
299			
322			
368			
386			
415			

TOTAL FOR YEAR 4,000 HRS.

CANCELLED

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KENTUCKY PUBLIC SERVICE COMMISSION

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

> 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

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ecutive Director

Issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2008-00252 dated February 5, 2009

Т

P.S.C. Electric No. 7, First Revision of Original Sheet No. 70 Canceling P.S.C. Electric No. 7, Original Sheet No. 70

Standard Rate Rider

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 Company's "Green Energy Program" whereby 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

Voluntary monthly contributions of any amount in \$5.00 increments

TERMS AND CONDITIONS

- a) Customers may contribute monthly as much as they like in \$5.00 increments (e.g., \$5.00. \$10.00, \$15.00, or more per month). An 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 pay the amount the customer pledged to contribute 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 monthly for the amount Customer has pledged to contribute to the "Green Energy Program." Such billing will be added to Customer's billing under any standard rate schedules plus applicable riders plus applicable adjustment clauses.

CANCELLED AUG 0 1 2010

KENTUCKY PUBLIC CE COMMISSION

KENTUCKY PUBLIC SERVICE COMMISSION

> JEFF R. DEROUEN EXECUTIVE DIRECTOR

> > TARIFF BRANCH

Date of Issue: March 12, 2010 Date Effective: June 1, 2010

Issued By: Longie E. Bellar, Vice President, State Regulation and Rates, Louisville, Kenzucky

6/1/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2009-00467 dated February 22, 2010

T

Standard Rate Rider

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 Company's "Green Energy Program" whereby 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

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 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.

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, Company will provide sixty (60) days notice 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 Commission renders a decision on the filing for renewal IC SERVICE COMMISSION

OF KENTUCKY

2/6/2009

PURSUANT TO 807 KAR 5:011

SECTION 9 (1)

Date of Issue: February 9, 2009

Date Effective: May 31, 2007 Refiled: February 9, 2009

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

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

P.S.C. Electric No. 7, First Revision of Original Sheet No. 70.1 Canceling P.S.C. Electric No. 7, Original Sheet No. 70,1

Standard Rate Rider

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 IPS, CPS, ITOD, CTOD, RTS, or IS rate schedules as an option to participate in Company's "Green Energy Program" whereby 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

Voluntary monthly contributions of any amount in \$13.00 increments

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KENTUCKY PUBL SERVICE COMMISS

TERMS AND CONDITIONS

- a) Customers may contribute monthly as much as they like in \$13.00 increments (e.g., \$13.00, \$26.00, \$39.00, or more per month). An eligible customer may participate in Company's "Green Energy Program" by making a request to the Company and may withdraw at any time through a request to the Company. 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 pay the amount the customer pledged to contribute 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 monthly for the amount Customer has pledged to contribute to the "Green Energy Program." Such billing will be added to Customer's billing under any standard rate schedules plus applicable riders plus applicable adjustment clauses.

KENTUCKY PUBLIC SERVICE COMMISSION

> JEFF R. DEROUEN **EXECUTIVE DIRECTOR**

> > TARIFF BRANCH

Date of Issue: March 12, 2010 Date Effective: June 1, 2010

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

6/1/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2009-00467 dated February 22, 2010



P.S.C. Electric No. 7, Original Sheet No. 70.1

Standard Rate Rider

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 IPS, CPS, ITOD, CTOD, RTS, or IS rate schedules as an option to participate in Company's "Green Energy Program" whereby 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, Company will provide sixty (60) days notice for Customer to adjust the rumber of blocks contracted for or withdraw from the "Green Energy Program". Service under this rate schedule will continue until the Commission renders a decision on the filing for renewal.

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

Date of Issue: February 9, 2009

Date Effective: May 31, 2007 Refiled: February 9, 2009

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

nd By W Dew itucky

ecutive Director

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

T

BDR

Brownfield Development Rider

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

Service under this rider is conditional on approval of a special contract for such service filed with and approved by the Public Service Commission of Kentucky. Available to customers being served on Company's standard rate schedules and meeting the following conditions;

a) The minimum monthly billing load must be 500 kW or greater,

b) The service must be from existing facilities;

The service location must have been idle for a minimum of two (2) years; and

d) The service location must have been submitted to, approved by, and added to the State of Kentucky's inventory of "brownfield" sites.

RATE

Company will permit such electric loads to be served on the rate schedule normally applicable and Customer will be subject to and comply with all Terms and Conditions except:

a) for the twelve consecutive monthly billings of the first contract year, the demand charge shall be reduced by 50%;

b) for the twelve consecutive monthly billings of the second contract year, the demand charge shall be reduced by 40%;

c) for the twelve consecutive monthly billings of the third contract year, the demand charge shall be reduced by 30%;

d) for the twelve consecutive monthly billings of the fourth contract year, the demand charge shall be reduced by 20%;

e) for the twelve consecutive monthly billings of the fifth contract year, the demand charge shall be reduced by 10%; and

f) all subsequent billing shall be at the full charges stated in the applicable rate schedule ELLED

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TERMS AND CONDITIONS

KENTUCKY PUBLIC Company may offer differing terms as it deems them appropriate under special confirmation of the company may offer differing terms as it deems them appropriate under special confirmation. which this rider is a part depending on the circumstances associated with providing service to a particular customer and subject to approval by the Public Service Commission of Kentucky.

TERM OF CONTRACT

Service will be furnished under the applicable standard rate schedule and this rider, filed as a special contract with the Public Service Commission of Kentucky, for a fixed term of not less than eight (8) years and for such time thereafter under the terms stated in the standard rate schedule. A greater Term of Contract or termination notice may be required because of conditions associated with a customer's requirements for service. Service will be continued under conditions provided for under the rate schedule to which this Rider is attached after the original Term of Contract.

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

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

Date of Issue: February 9, 2009

Date Effective: March 7, 2008 Refiled: February 9, 2009

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

tucky

Issued by Authority of an Order of the KPSC in Case No. 2007-00192 dated March

P.S.C. Electric No. 7, Second Revision of Original Sheet No. 76 Canceling P.S.C. Electric No. 7, First Revision of Original Sheet No. 76

Standard Rate

RRP

Residential Responsive Pricing Service

APPLICABLE

In the territory served by Company and falling in four meter reading routes selected by Company for testing "smart meters" and Customer reaction to responsive pricing.

AVAILABILITY OF SERVICE

RRP shall be available as an optional pilot program to single phase, single family residential service for three years and shall remain in effect until modified or terminated by order of the Commission.

- a) RRP is restricted to a maximum of one hundred (100) customers eligible for Rate RS in any year. Company will notify all customers eligible for RRP and accept applications on a firstcome-first-served basis.
- b) No customers will be accepted on RRP following the end of the second year of the pilot program. A customer exiting the pilot program or disconnected for non-pay will not be allowed to return to it until the Commission has issued a decision on the pilot program report.
- c) Non customer-specific costs of modifying Company's customer billing systems to accommodate RRP will be recovered through a charge per kWh billed to customers taking service under rates RS and GS.
- d) Company will file a report on RRP with the Commission within six months after the first three years of implementation of the pilot program. Such report will detail findings and recommendations.

Customer Charge: \$10.00 per month

Plus an Energy Demand Charge:

Low Cost Hours (P₁): Medium Cost Hours (P2): High Cost Hours (P₃):

Critical Cost Hours (P₄):

\$0.04628 per kWh \$0.05859 per kWh

\$0.11278 per kWh

\$0.30743 per kWh

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KENTUCKY PUBLIC SERVICE COMMISSIO

DETERMINATION OF PRICING PERIODS

Pricing periods are established in Eastern Standard Time year round by season for weekdays and weekends. The hours of the pricing periods for price levels P₁, P₂, and P₃ are as follows:

Summer peak months of June through September

Low (P_1)

Medium (P₂)

High (P₃)

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 October continuously through May

Low (P₁)

Medium (P2)

High (P₃)

Weekdays

10 P.M. - 8 A.M.

8 A.M. - 6 P.M.

EXEMPLICATE M.

PUBLIC SERVICE COMMISSION

Weekends

10 P.M. - 6 P.M.

6 P.M. **1** 10 P.M.

JEFF R. DEROUEN EXECUTIVE DIRECTOR

TARIFF BRANCH

Date of Issue: December 22, 2009 Date Effective: January 28, 2010

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

1/28/2010 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2009-00311 dated December 2, 2009

P.S.C. Electric No. 7, First Revision of Original Sheet No. 76
Canceling P.S.C. Electric No. 7, Original Sheet No. 76

Standard Rate

RRI

Residential Responsive Pricing Service

APPLICABLE

In the territory served by Company and falling in four meter reading routes selected by Company for testing "smart meters" and Customer reaction to responsive pricing.

AVAILABILITY OF SERVICE

RRP shall be available as an optional pilot program to single phase, single family residential service for three years and shall remain in effect until modified or terminated by order of the Commission.

- a) RRP is restricted to a maximum of one hundred (100) customers eligible for Rate RS in any year. Company will notify all customers eligible for RRP and accept applications on a firstcome-first-served basis.
- b) No customers will be accepted on RRP following the end of the second year of the pilot program. A customer exiting the pilot program or disconnected for non-pay will not be allowed to return to it until the Commission has issued a decision on the pilot program report.
- c) Non customer-specific costs of modifying Company's customer billing systems to accommodate RRP will be recovered through a charge per kWh billed to customers taking service under rates RS and GS.
- d) Company will file a report on RRP with the Commission within six months after the first three years of implementation of the pilot program. Such report will detail findings and recommendations.

RATE

Customer Charge: \$10.00 per month

Plus an Energy Demand Charge:

Low Cost Hours (P₁): \$0.04572 per kWh
Medium Cost Hours (P₂): \$0.05803 per kWh
High Cost Hours (P₂): \$0.11222 per kWh

High Cost Hours (P_3): \$0.11222 per kWh Critical Cost Hours (P_4): \$0.30687 per kWh

DETERMINATION OF PRICING PERIODS

Pricing periods are established in Eastern Standard Time year round by season for weekdays and weekends. The hours of the pricing periods for price levels P₁, P₂, and P₃ are as follows:

Summer peak months of June through September

 Low (P₁)
 Medium (P₂)
 High (P₃)

 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.
 1 P.M. – 6 P.M.
 1 P.M. – 6 P.M.

Weekends 6 P.M. – 1 P.M. 1 P.M. – 6 P.M.

All other months October continuously through May

 Low (P1)
 Medium (P2)
 High (P3)

 Weekdays
 10 P.M. – 8 A.M.
 8 A.M. – 6 P.M. – 6 P.M. – 10 P.M. PUBLIC SERVICE COMMISSION

Weekends 10 P.M. – 6 P.M. 6 P.M. 10 P.M. EFFECTIVE 6/29/2009

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Date of Issue: June 10, 2009

Date Effective: With Bills Rendered On and After June 29, 2009

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

Executive Dir

Issued by Authority of an Order of the KPSC in Case No. 2008-00521 dated May 28, 2003

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Standard Rate

RRP

Residential Responsive Pricing Service

The hours of the responsive pricing periods for price level P₄ shall be determined at the discretion of Company. Each customer will be notified by electronic signal at least one half hour prior to the start of price level P₄. The cumulative hours for P₄ 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 in accordance with the following:

Fuel Adjustment Clause	Sheet No. 85
Demand Side Management Cost Recovery Mechanism	Sheet No. 86
Environmental Cost Recovery Surcharge	Sheet No. 87
Franchise Fee Rider	Sheet No. 90
School Tax	Sheet No. 91
Home Energy Assistance Program	Sheet No. 92

MINIMUM CHARGE

The Customer Charge shall be the minimum charge.

DUE DATE OF BILL

Customer's payment will be due within twelve (12) days from date of bill.

LATE PAYMENT CHARGE

If full payment is not received within three (3) days from the due date of the bill, a 5% late payment charge will be assessed on the current month's charges.

TERMS OF CONTRACT

For a fixed term of not less than one (1) year and for such time thereafter until terminated by either party giving thirty (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 Company's Budget Payment Plan.

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KENTUCKY PUBLIC

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PUBLIC SERVICE COMMISSION OF KENTUCKY

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

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ecutive Director

Issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2008-00252 dated February 5, 2009

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P.S.C. Electric No. 7, Second Revision of Original Sheet No. 77 Canceling P.S.C. Electric No. 7, First Revision of Original Sheet No. 77

Standard Rate

GRP

General Responsive Pricing Service

APPLICABLE

In the territory served by Company and falling in four meter reading routes selected by Company for testing "smart meters" and customer reaction to responsive pricing.

AVAILABILITY OF SERVICE

GRP shall be available as an optional pilot program 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 secondary voltages for three years and shall remain in effect until modified or terminated by order of the Commission.

- a) GRP is restricted to a maximum of fifty (50) customers eligible for Rate GS in any year. Company will notify all eligible customers of GRP and accept applications on a first-comefirst-served basis.
- b) No customers will be accepted on GRP following the end of the second year of the pilot program. A customer exiting the pilot program or disconnected for non-pay will not be allowed to return to it until the Commission has issued a decision on the pilot program report.
- c) Non customer-specific costs of customer billing systems to bill customers will be recovered through a charge per kWh billed to customers taking service under rates RS and GS.
- d) Company will file a report on GRP with the Commission within six months after the first three years of implementation of the pilot program. Such report will detail findings and recommendations.

RATE

Customer Charge: \$20.00 per meter per month for single-phase service

\$24.00 per meter per month for three-phase service

Plus an Energy Demand Charge:

Low Cost Hours (P1): \$0.05318 per kWh Medium Cost Hours (P2): \$0.06808 per kWh \$0.14247 per kWh High Cost Hours (P₃):

Critical Cost Hours (P₄): \$0.30861 per kWh CANCELLE AUG 0 1 2010

KENTUCKY PUBL SERVICE COMMISS

DETERMINATION OF PRICING PERIODS

Pricing periods are established in Eastern Standard Time year round by season for weekdays and weekends. The hours of the pricing periods for price levels P₁, P₂, and P₃ are as follows:

Summer peak months of June through September

Low (P₁) Medium (P2) High (P₃) Weekdays 3 P.M. - 10 A.M. 10 A.M. - 1 P.M. 1 P.M. - 6 P.M. 6 P.M. - 9 P.M. 1 P.M. - 6 P.M. Weekends 6 P.M. - 1 P.M.

All other months October continuously through May

KENTHICKY COMMISSION m (P2) Low (P₁) 10 P.M. - 8 A.M. 8 A.M. 6 P.W. Weekdays JE:FF R. DEROUEN EXECUTIVE DIRECTOR 10 P.M. - 6 P.M. 6 P.M. -10 P.M. Weekends TARIFF BRANCH

Date of Issue: December 22, 2009

Date Effective: January 28, 2010 Issued By: Lonnie E. Bellar, Vice President, State Regulation and Rates, Louisville, Kentucky

1/28/2010

PURSUANT TO 807 KAR 5:U11 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2001-0 0311 dated December 2, 2009

P.S.C. Electric No. 7, First Revision of Original Sheet No. 77 Canceling P.S.C. Electric No. 7, Original Sheet No. 77

Standard Rate

General Responsive Pricing Service

APPLICABLE

In the territory served by Company and falling in four meter reading routes selected by Company for testing "smart meters" and customer reaction to responsive pricing.

AVAILABILITY OF SERVICE

GRP shall be available as an optional pilot program 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 secondary voltages for three years and shall remain in effect until modified or terminated by order of the Commission.

- a) GRP is restricted to a maximum of fifty (50) customers eligible for Rate GS in any year. Company will notify all eligible customers of GRP and accept applications on a first-comefirst-served basis.
- b) No customers will be accepted on GRP following the end of the second year of the pilot program. A customer exiting the pilot program or disconnected for non-pay will not be allowed to return to it until the Commission has issued a decision on the pilot program report.

c) Non customer-specific costs of customer billing systems to bill customers will be recovered through a charge per kWh billed to customers taking service under rates RS and GS.

d) Company will file a report on GRP with the Commission within six months after the first three years of implementation of the pilot program. Such report will detail findings and recommendations. C1/28/10

RATE

Customer Charge: \$20.00 per meter per month for single-phase service \$24.00 per meter per month for three-phase service

Plus an Energy Demand Charge:

Low Cost Hours (P1): \$0.05144 per kWh Medium Cost Hours (P2): \$0.06634 per kWh High Cost Hours (P3): \$0.14073 per kWh Critical Cost Hours (P₄): \$0.30687 per kWh

DETERMINATION OF PRICING PERIODS

Pricing periods are established in Eastern Standard Time year round by season for weekdays and weekends. The hours of the pricing periods for price levels P1, P2, and P3 are as follows:

Summer peak months of June through September

High (P₃) Low (P₁) Medium (P2) 1 P.M. - 6 P.M. 9 P.M. - 10 A.M. 10 A.M. - 1 P.M. Weekdays 6 P.M. - 9 P.M. 1 P.M. - 6 P.M. Weekends 6 P.M. - 1 P.M.

All other months October continuously through May

Low (P₁) AMISSION 10 P.M. - 8 A.M. Weekdays

SECTION 9 (1)

6/29/2009 6 P.M. - 10 P.M. Weekends 10 P.M. - 6 P.M. PURSUANT TO 807 KAR 5:011

Date of Issue: June 10, 2009

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P.S.C. Electric No. 7, Original Sheet No. 77.1

Standard Rate

GRP

General Responsive Pricing Service

The hours of the responsive pricing periods for price level P₄ shall be determined at the discretion of Company. Each customer will be notified by electronic signal at least one half hour prior to the start of price level P₄. The cumulative hours for P₄ 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 in accordance with the following:

Fuel Adjustment Clause Demand Side Management Cost Recovery Mechanism Environmental Cost Recovery Surcharge Franchise Fee Rider School Tax	Sheet No. 85
	Sheet No. 86
Environmental Cost Recovery Surcharge	Sheet No. 87
Franchise Fee Rider	Sheet No. 90
School Tax	Sheet No. 91

MINIMUM CHARGE

The Customer Charge shall be the minimum charge.

DUE DATE OF BILL

Customer's payment will be due within twelve (12) days from date of bill.

LATE PAYMENT CHARGE

If full payment is not received within three (3) days from the due date of the bill, a 5% late payment charge will be assessed on the current month's charges.

TERMS OF CONTRACT

For a fixed term of not less than one (1) year and for such time thereafter until terminated by either party giving thirty (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 Company's Budget Payment Plan.

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KENTUCKY PUBLIC

PUBLIC SERVICE COMMISSION OF KENTUCKY

OF KENTUCK EFFECTIVE 2/6/2009

PURSUANT TO 807 KAR 5:011

SECTION 9 (1)

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

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ecutive Director

Issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2008-00252 dated February 5, 2009

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STANDARD RIDER

RTP

Real-Time Pricing Rider

APPLICABLE

In all territory served by the Company.

AVAILABILITY OF SERVICE

RTP shall be offered as an optional three (3) year pilot program and is available as a rider to the Company's CTOD, ITOD, or IS rate schedules for customers having received service under those schedules for a minimum of one (1) year. Service will be provided under RTP following its approval and shall remain in effect until modified or terminated by order of the Commission.

- a) No customers will be accepted on RTP following the end of the second year of the pilot program. A customer exiting the pilot program or disconnected for non-pay will not be allowed to return to it until the Commission has issued a decision on the pilot program report.
- b) The Company will file a report on RTP with the Commission within six months after the first three years of implementation of the pilot program. Such report will detail findings and recommendations.
- c) Service under RTP may not be taken in conjunction with any other load reduction riders such as but not limited to CSR, LRI, or NMS.

BILLING

Customers participating in the RTP Pilot will be billed monthly based on the following calculation:

RTP Bill = SB + PC +
$$\sum_{t=1}^{n} \{ Price_t \times (AL_t - CBL_t) \}$$

Where:

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

 $\Sigma_{t=1}$ = Sum of all hours of the billing period from t=1 to n.

Price_t = Real-time day-ahead marginal generation supply cost for hour t.

AL_t = Customer's actual kVA load for hour t. CBL_t = Customer's baseline kVA load for hour t.

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HOURLY PRICING

Hourly prices (Price) are determined each day based on prejections of the marginal generation supply cost for 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 Customer Customer Build Company has solon prices the day before they become effective. Prices pecome binding at 2100 Unit of the preceding day. Service under RTP will require customer enter into a confidentiality agreement with the Company to protect the day ahead hourly prices.

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P.S.C. of Ky. Electric No. 7, Original Sheet No. 78.1

STANDARD RIDER

RTP

Real-Time Pricing Rider

CUSTOMER BASELINE LOAD (CBL)

The CBL is based on one complete calendar year of hourly kVA firm load data developed from actual historical metered interval data for the Customer's specific service delivery and mutually agreed to by Customer and Company. The CBL is determined by:

1. selecting the historical calendar period that corresponds to the current billing period,

shifting the historical calendar period back no more than 4 days or forward until the days of the week agree for the historical calendar period and the current billing period, and

adjusting on a pro rata basis each hour of the historical calendar period so that the sum of the hourly kVA loads for the historical calendar period matches the sum of the hourly kVA loads for the current billing period.

PROGRAM CHARGE (PC)

A program charge of \$57 per billing period shall be added to the Customer's bill to cover the additional customer specific costs associated with the pilot program.

MINIMUM CHARGE

The minimum charge in the applicable Standard Tariff shall apply plus PC, customer specific program charge.

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

Except as provided above, all other provisions of the power rate to which this schedule is a rider shall apply.

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KENTUCKY PUBLIC SERVICE COMMISSION

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P.S.C. Electric No. 7, Original Sheet No. 85

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Adjustment Clause

FAC

Fuel Adjustment Clause

APPLICABLE.

In all territory service.

AVAILABILITY OF SERVICE

This schedule is mandatory to all electric rate schedules.

(1) The charge per kWh delivered under the rate schedules to which this fuel clause is applicable shall be increased or decreased during each month in accordance with the following formula:

Adjustment Factor =
$$\frac{F(m)}{S(m)} - \frac{F(b)}{S(b)}$$

Where "F" is the expense of fossil fuel and "S" is the kWh sales in the base (b) and current (m) periods as defined in 807 KAR 5:056, all as set out below:

- (2) Fuel costs (F) shall be the most recent actual monthly cost of:
 - (a) Fossil fuel consumed in the utility's own 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 may be such costs as the charges for economy energy purchases and the charges as a result of scheduled outages, all such kinds of energy being purchased by the buyer 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 to economy energy sales and other energy sold on an economic dispatch basis.
 - (e) All fuel costs shall be based on weighted average inventory costing.

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(3) Forced Outages are all nonscheduled losses of generation or transmission which require substitute power for a continuous period in excess of six (6) hours. Where forced outages are not as a result of faulty equipment, faulty manufacture, faulty design, faulty installations, faulty operation, or faulty maintenance, but are Acts of God, riet, insurrection or acts of the public enemy, then the utility may, upon proper showing, with the approval of the Commission, include the fuel cost of substitute energy in the Cachestine Commission approval is obtained, in making the calculations of fuel cost (F) in subsection 2) and (b) above, the forced outage costs to be subtracted shall be no less than the fuel cost related to the lost generation.

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P.S.C. Electric No. 7, First Revision of Original Sheet No. 85.1 Canceling P.S.C. Electric No. 7, Original Sheet No. 85.1

Adjustment 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 2008 and the base fuel factor is \$0.02058 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. 2008-00521 dated May 28, 2009, the Fuel Adjustment Clause will become effective with bills rendered on and after the first billing cycle for July 2009, which begins June 29, 2009.

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PUBLIC SERVICE COMMISSION OF KENTUCKY

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PURSUANT TO 807 KAR 5:011

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P.S.C. Electric No. 7, Original Sheet No. 86

Adjustment Clause

DSM

Demand-Side Management Cost Recovery Mechanism

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

This schedule is mandatory to Residential Rate RS, Volunteer Fire Department Rate VFD, General Service Rate GS, Industrial Power Service Rate IPS, Commercial Power Service Rate CPS. Industrial Time-of-Day Rate ITOD, Commercial Time-of-Day Rate CTOD, and Retail Transmission Service Rate RTS. Industrial customers who elect not to participate in a demandside management program hereunder shall not be assessed a charge pursuant to this mechanism.

RATE

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.

DRLS = DSM REVENUE FROM LOST SALES

Revenues from lost sales due to DSM programs implemented on and after the effective own date of this tariff and will be recovered as follows:

1) 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 nonvariable revenue requirement per kWh for purposes of determining the lost revenue to be recovered hereunder from each customer class. The non-variable revenue requirement for the Residential, Volunteer Fire Department, and General Service customer classes is defined as the weighted average price per billings under the energy charges contained in the RS, VFD, and C in the upcoming twelve-month period after deducting the variable The non-variable revenue requirement such energy charges. the customer classes that are billed under demand and ene schedules PS and CTOD) is defined as the weighted

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Adjustment Clause

DSM

Demand-Side Management Cost Recovery Mechanism

RATE (continued)

represented by the composite of the expected billings under the respective demand and energy charges in the upcoming twelve-month period, after deducting the variable costs included in the energy charges.

2) The lost revenues for each customer class shall then be divided by the estimated class sales (in kWh) for the upcoming twelve-month period to determine the applicable DRLS surcharge. Recovery of revenue from lost sales calculated for a twelve-month period shall be included in the DRLS for thirty-six (36) months or until implementation of new rates pursuant to a general rate case, whichever comes first. Revenues from lost sales will be assigned for recovery purposes to the rate classes whose programs resulted in the lost sales.

Revenues collected hereunder are based on engineering estimates of energy savings, expected program participation and estimated sales for the upcoming twelve-month period. At the end of each such period, any difference between the lost revenues actually collected hereunder and the lost revenues determined after any revisions of the engineering estimates and actual program participation are accounted for shall be reconciled in future billings under the DSM Balance Adjustment (DBA) component.

A program evaluation vendor will be selected to provide evaluation criteria against which energy savings will be estimated for that program. Each program will be evaluated after implementation and any revision of the original engineering estimates will be reflected in both (a) the retroactive true-up provided for under the DSM Balance Adjustment and (b) the prospective future lost revenues collected hereunder.

DSMI = DSM INCENTIVE

For all Energy Impact Programs except Direct Load Control, the DSM incentive amount shall be computed by multiplying the net resource savings expected from the approved programs which are to be installed during the upcoming twelve-month period times fifteen (15) percent, not to exceed five (5) percent of program expenditures. Net resource savings are defined as program benefits less utility program costs and participant costs where program benefits will be calculated on the basis of the present value of Company's avoided costs over the expected life of the program, and will include both capacity and energy savings. For Energy Education and Direct Load Control Programs, the DSM incentive amount shall be computed by multiplying the annual cost of the approved LE programs which are to be installed during the upcoming twelve-month period times five (5) percent.

The DSM incentive amount related to programs for Residential Rate RS, Volunteer Fremmis Department Rate VFD, General Service Rate GS, Commercial Power Service Rate CPS, and Commercial Time-of-Day Rate CTOD shall be divided by the expected kilowatt-hour sales for the upcoming twelve-month period to determine the DSMI for such rate class. DSM incentive amounts will be assigned for recovery purposes to the rate classes whose

programs created the incentive.

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

> 2/6/2009 PURSUANT TO 807 KAR 5:011

> > SECTION 9 (1)

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Adjustment Clause

DSM

Demand-Side Management Cost Recovery Mechanism

DBA = DSM BALANCE ADJUSTMENT

The DBA shall be calculated on a calendar year basis and is used to reconcile the difference between the amount of revenues actually billed through the DCR, DRLS, DSMI and previous application of the DBA and the revenues which should have been billed, as follows:

- For the DCR, the balance adjustment amount will be the difference between the amount billed in a twelve-month period from the application of the DCR unit charge and the actual cost of the approved programs during the same twelve-month period.
- 2) For the DRLS the balance adjustment amount will be the difference between the amount billed during the twelve-month period from application of the DRLS unit charge and the amount of lost revenues determined for the actual DSM measures implemented during the twelve-month period.
- 3) For the DSMI, the balance adjustment amount will be the difference between the amount billed during the twelve-month period from application of the DSMI unit charge and the incentive amount determined for the actual DSM measures implemented during the twelve-month period.
- 4) For the DBA, the balance adjustment amount will be the difference between the amount billed during the twelve-month period from application of the DBA and the balance adjustment amount established for the same twelve-month period.

The balance adjustment amounts determined on the basis of the above paragraphs (1)(4) shall include interest applied to the monthly amounts, such interest to be calculated at a rate equal to the average of the "Three-month Commercial Paper Rate" for the immediately preceding twelve-month period. The total of the balance adjustment amounts shall be divided by the expected kilowatt-hour sales for the upcoming twelve-month period to determine the DBA for such rate class. DSM balance adjustment amounts will be assigned for recovery purposes to the rate classes to which over- or under-recoveries of DSM amounts were realized.

The filing of modifications to the DSMRC which require changes in the DCR component shall be made at least two months prior to the beginning of the effective period for billing.

Modifications to other components of the DSMRC shall be made at least thirty (30) days prior to the effective period for billing. Each filing shall include the following information as applicable:

- A detailed description of each DSM program developed by the collaborative process, the total cost of each program over the twelve-month period, an analysis of expected resource savings, information concerning the specific DSM or efficiency measures to be installed, and any applicable studies which have been performed, as available
- 2) A statement setting forth the detailed calculation of the DCR, DRLS, DSMt, DBA and LDDSMRC.

Each change in the DSMRC shall be placed into effect with bills rendered on and after pu

the effective date of such change.

PUBLIC SERVICE COMMISSION OF KENTUCKY

EFFECTIVE 2/6/2009

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Demand-Side Management Cost F	Recovery Mechanism
Monthly Adjustment Factors	
Residential Rate RS, Volunteer Fire	
Department VFD, Residential	1
Responsive Pricing Rate RRP, and	F
Low Emission Vehicle Service LEV	Energy Charge
DSM Cost Recovery Component (DCR)	\$ 0.00243 per kWh
DSM Revenues from Lost Sales (DRLS)	\$ 0.00063 per kWh
DSM Incentive (DSMI)	\$ 0.00011 per kWh
DSM Balance Adjustment (DBA) Total DSMRC for Rates RS, VFD, RRP and LEV	\$ <u>(0.00013</u>) per kWh \$ 0.00304 per kWh
Total DSIVIRG for Rates RS, VPD, RRP and LEV	\$ 0.00304 Pel kvvII
General Service Rate GS and	
General Responsive Pricing Rate GRP	Energy Charge
DSM Cost Recovery Component (DCR)	\$ 0.00062 per kWh
DSM Revenues from Lost Sales (DRLS)	\$ 0.00057 per kWh
DSM Incentive (DSMI)	\$ 0.00003 per kWh
DSM Balance Adjustment (DBA) Total DSMRC for Rates GS and GRP	\$ <u>(0.00078)</u> per kWh \$ 0.00044 per kWh
Total Dolwing for Nates Go and Give	\$ 0.00044 per kwiii
Commercial Service Under Power Service Rate PS	Energy Charge
DSM Cost Recovery Component (DCR)	\$ 0.00045 per kWh
DSM Revenues from Lost Sales (DRLS)	\$ 0.00035 per kWh
DSM Incentive (DSMI)	\$ 0.00002 per kWh
DSM Balance Adjustment (DBA)	\$ <u>(0.00059</u>) per kWh
Total DSMRC for Rate PS	\$ 0.00023 per kWh
	C12/30/10
Commercial Time-of-Day Secondary Service Rate CT	
and Commercial Time-of-Day Primary Service Rate C	TODP Energy Charge
DSM Cost Recovery Component (DCR)	\$ 0.00031 per kWh
DSM Revenues from Lost Sales (DRLS)	\$ 0.00034 per kWh
DSM Incentive (DSMI) DSM Balance Adjustment (DBA)	\$ <u>KBIPPPP</u> FRANCE REPORT OF THE PUBLIC S\$(FB.QQD56) COMPAN (\$\$\delta\$10N
Total DSMRC for Rates CTODS and CTODP	JEFF R. DEROUER Wh
	EXECUTIVE DIRECTOR
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e of Issue: August 6, 2010	Runt Kirthen
Effective: August 1, 2010	EFFECTIVE .
led By: Lonnie E. Bellar, Vice President, State Regula	tion and Rates, Louisville, Kentucky 8/1/2010
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P.S.C. Electric No. 7, Third Revision of Original Sheet No. 86.3 Canceling P.S.C. Electric No. 7, Second Revision of Original Sheet No. 86.3

Adjustment Clause DSM	
Demand-Side Management Cost Rec	overy Mechanism
Monthly Adjustment Factors	
Residential Rate RS, Volunteer Fire Department Rate VFD, and Residential Responsive Pricing Rate RRP	Energy Charge
DSM Cost Recovery Component (DCR) DSM Revenues from Lost Sales (DRLS) DSM Incentive (DSMI) DSM Balance Adjustment (DBA) Total DSMRC for Rates RS, VFD, and RRP	\$ 0.00243 per kWh \$ 0.00124 per kWh \$ 0.00011 per kWh \$ (0.00013) per kWh \$ 0.00365 per kWh
General Service Rate GS and General Responsive Pricing Rate GRP	Energy Charge
DSM Cost Recovery Component (DCR) DSM Revenues from Lost Sales (DRLS) DSM Incentive (DSMI) DSM Balance Adjustment (DBA) Total DSMRC for Rates GS and GRP	\$ 0.00062 per kWh \$ 0.00129 per kWh \$ 0.00003 per kWh \$ (0.00078) per kWh \$ 0.00116 per kWh
Commercial Power Service Rate CPS	Energy Charge
DSM Cost Recovery Component (DCR) DSM Revenues from Lost Sales (DRLS) DSM Incentive (DSMI) DSM Balance Adjustment (DBA) Total DSMRC for Rate CPS	\$ 0.00045 per kWh \$ 0.00079 per kWh \$ 0.00002 per kWh \$ (0.00059) per kWh \$ 0.00067 per kWh CANCELLED
Commercial Time-of-Day Rate CTOD	Energy Charge Public N
DSM Cost Recovery Component (DCR) DSM Revenues from Lost Sales (DRLS) DSM Incentive (DSMI) DSM Balance Adjustment (DBA) Total DSMRC for Rate CTOD	\$ 0.00031 per kWh \$ 0.00078 per kWh \$ 0.00078 per kWh PUBLIC SEE WEEDOOM WEDON JEFF R. DEROUEN EXECUTIVE DIRECTOR
te of Issue: March 1, 2010 te Effective: April 1, 2010 ued By: Lonnie E. Bellar, Vice President, State Regulatio	n and Rates, Louisville, Kentucky
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P.S.C. Electric No. 7, Second Revision of Original Sheet No. 86.3 Canceling P.S.C. Electric No. 7, First Revision of Original Sheet No. 86.3

Adjustment Clause DSM Demand-Side Management Cost Re	·
	covery mechanism
Monthly Adjustment Factors	
Residential Rate RS, Volunteer Fire Department Rate VFD, and Residential Responsive Pricing Rate RRP	Energy Charge
DSM Coat Pagayary Companent (DCP)	\$ 0.00243 per kWh
DSM Cost Recovery Component (DCR) DSM Revenues from Lost Sales (DRLS) DSM Incentive (DSMI) DSM Balance Adjustment (DBA)	\$ 0.00243 per kWh \$ 0.00124 per kWh \$ 0.00011 per kWh \$ (0.00088) per kWh
Total DSMRC for Rates RS, VFD, and RRP	\$ 0.00290 per kWh
General Service Rate GS and	
General Responsive Pricing Rate GRP	Energy Charge
DSM Cost Recovery Component (DCR) DSM Revenues from Lost Sales (DRLS) DSM Incentive (DSMI)	\$ 0.00062 per kWh \$ 0.00129 per kWh \$ 0.00003 per kWh
DSM Incentive (DSMI) DSM Balance Adjustment (DBA) Total DSMRC for Rates GS and GRP	\$(0.0003 per kWh \$(0.00101) per kWh \$ 0.00093 per kWh
Commercial Power Service Rate CPS	Energy Charge
DSM Cost Recovery Component (DCR) DSM Revenues from Lost Sales (DRLS)	\$ 0.00045 per kWh \$ 0.00079 per kWh
DSM Incentive (DSMI) DSM Balance Adjustment (DBA)	\$ 0.00002 per kWh \$(0.00031) per kWh
Total DSMRC for Rate CPS	\$ 0.00095 per kWh
Commercial Time-of-Day Rate CTOD	Energy Charge
DSM Cost Recovery Component (DCR) DSM Revenues from Lost Sales (DRLS) DSM Incentive (DSMI)	\$ 0.00031 per kWh \$ 0.00078 per kWh \$ 0.00002 per kWh
DSM Incentive (DSMI) DSM Balance Adjustment (DBA) Total DSMRC for Rate CTOD	PUBLIC SEMENOUZE OF MANY ISSIC OF CONTROL OF
te of Issue: November 30, 2009 te Effective: December 30, 2009	PURSUANT TO 807 KAR 5:011 SECTION 9 (1)
ued By: Lonnie E. Bellar, Vice President, State Regulat	ion and I W Weet tucky
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P.S.C. Electric No. 7, Original Sheet No. 86.4

Adjustment Clause DSM		
Demand-Side Management Cost Reco	very Mechanism	
Monthly Adjustment Factors	. '	
Industrial Power Service Rate IPS,		
Industrial Time-of-Day Service Rate ITOD,		
and Retail Transmission Rate RTS	Energy Charge	
DSM Cost Recovery Component (DCR)	\$ 0.00000 per kWh	
DSM Revenues from Lost Sales (DRLS)	\$ 0.00000 per kWh	l
DSM Incentive (DSMI)	\$ 0.00000 per kWh	
DSM Balance Adjustment (DBA)	\$ <u>0.00000</u> per kWh	
Total DSMRC for Rates IPS, ITOD, and RTS	\$ 0.00000 per kWh	
		1

CANCELLED AUG 0 1 2010 KENTUCKY PUBLIC SERVICE COMMISSIO

PUBLIC SERVICE COMMISSION OF KENTUCKY **EFFECTIVE** 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

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issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2008-00252 dated February 5, 2009

P.S.C. Electric No. 7, Second Revision of Original Sheet No. 87 Canceling P.S.C. Electric No. 7, First Revision of Original Sheet No. 87

Adjustment Clause

ECR

Environmental Cost Recovery Surcharge

APPLICABLE

. In all territory served.

AVAILABILITY OF SERVICE

To electric rate schedules RS, VFD, GS, CPS, IPS, CTOD, ITOD, RTS, IS, LS, RLS, LE, TE, FAC, and DSM.

RATE

The monthly billing amount under each of the schedules to which this mechanism is applicable. including the fuel clause and demand-side management cost recovery mechanism, shall be increased or decreased by a percentage factor calculated in accordance with the following formula.

CESF = E(m) / R(m)

CESF = Current Environmental Surcharge Factor

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

For all Plans, E(m) = [(RB/12) (ROR + (ROR – DR) (TR / (1 – TR))] + OE – BAS + BR

a) RB is the Total Environmental Compliance Rate Base.

b) ROR is the Rate of Return on Environmental Compliance Rate Base, designated as the overall rate of return [cost of short-term debt, long-term debt, preferred stock, and common equity].

c) DR is the Debt Rate [cost of short-term debt, and long-term debt].

d) TR is the Composite Federal and State Income Tax Rate.

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 prior amended ECR Plan proceedings. CANCEL

f) BAS is the total proceeds from by-product and allowance sales.

g) BR is the operation and maintenance expenses, and/or revenues if applicable, associated with Beneficial Reuse.

2) Total E(m) (sum of each approved environmental compliance plan revenue requirement) is PUBLIC SION multiplied by the Jurisdictional Allocation Factor and reduced by current expense month ECR revenue collected through base rates to arrive at the Net Jurisdictional E(m).

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 Revenues Side Management Cost Recovery Mechanism as applicable for each rate schedule.

JEFF R. DEROUEN

4) Current expense month (m) shall be the second month preceding TARIFF BRANCH Environmental Surcharge is billed.

Date of Issue: **December 30, 2009**

Date Effective: With Bills Rendered On and After January 28, 2010-

Issued By: Longie E. Bellar, Vice President, State Regulation and Rates, Louisville, Kentucky

1/28/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case No. 2009 00198 dated December 23, 2009

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P.S.C. Electric No. 7, First Revision of Original Sheet No. 87 Canceling P.S.C. Electric No. 7, Original Sheet No. 87

Adjustment Clause

ECR

Environmental Cost Recovery Surcharge

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

To electric rate schedules RS, VFD, GS, CPS, IPS, CTOD, ITOD, RTS, IS, LS, RLS, LE, TE, FAC, and DSM.

RATE

The monthly billing amount under each of the schedules to which this mechanism is applicable, including the fuel clause and demand-side management cost recovery mechanism, shall be increased or decreased by a percentage factor calculated in accordance with the following formula.

CESF = E(m) / R(m)

CESF = Current Environmental Surcharge Factor

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

C1/28/10

1) For all Plans, E(m) = [(RB/12) (ROR + (ROR - DR) (TR / (1 - TR))] + OE - BAS

a) RB is the Total Environmental Compliance Rate Base.

b) ROR is the Rate of Return on Environmental Compliance Rate Base, designated as the overall rate of return [cost of short-term debt, long-term debt, preferred stock, and common equity].

c) DR is the Debt Rate [cost of short-term debt, and long-term debt].

d) TR is the Composite Federal and State Income Tax Rate.

- 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.
- f) BAS is the total proceeds from by-product and allowance sales.
- 2) Total E(m) (sum of each approved environmental compliance plan revenue requirement) is multiplied by the Jurisdictional Allocation Factor and reduced by current expense month ECR revenue collected through base rates to arrive at the Net Jurisdictional E(m).

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 Apjustment Clause and the Demand Side Management Cost Recovery Mechanism as applicable for each re

4) Current expense month (m) shall be the second month preceding the Environmental Surcharge is billed

Date of Issue: December 22, 2009 Date Effective: January 28, 2010

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

1/28/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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Issued by Authority of an Order of the KPSC in Case No. 2009 00311 dated December 2, 2009

P.S.C. Electric No. 7, Original Sheet No. 87 Т Adjustment Clause **ECR Environmental Cost Recovery Surcharge** APPLICABLE In all territory served. **AVAILABILITY OF SERVICE** To electric rate schedules RS, VDF, GS, CPS, IPS, CTOD, ITOD, RTS, IS, LS, RLS, LE, TE, FAC, and DSM. RATE The monthly billing amount under each of the schedules to which this mechanism is applicable, including the fuel clause and demand-side management cost recovery mechanism, 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 T 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. C1/28/10 **DEFINITIONS** 1) For all Plans, E(m) = [(RB/12) (ROR + (ROR - DR) (TR / (1 - TR))] + OE - BAS a) RB is the Total Environmental Compliance Rate Base. b) ROR is the Rate of Return on Environmental Compliance Rate Base, designated as the overall rate of return [cost of short-term debt, long-term debt, preferred stock, and common equity1. c) DR is the Debt Rate [cost of short-term debt, and long-term debt]. d) TR is the Composite Federal and State Income Tax Rate. 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. f) BAS is the total proceeds from by-product and allowance sales. 2) 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). 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 and the De Side Management Cost Recovery Mechanism as applicable for each are schedule. 4) Current expense month (m) shall be the second month preceding the month in which the Environmental Surcharge is billed. PURSUANT TO 807 KAR 5:011 SECTION 9 (1) Date of Issue: February 9, 2009 Date Effective: July 1, 2005 Refiled: February 9, 2009 Issued By: Lonnie E. Bellar, Vice President, State Regulation and ntucky

Issued by Authority of an Order of the KPSC in Case No. 2004-00421 dated June 20, 2005

P.S.C. Gas No. 7, First Revision of Original Sheet No. 87.1 Canceling P.S.C. Gas No. 7, Original Sheet No. 87.1

Adjustment Clause

PBR

Experimental Performance Based Rate Mechanism

Where:

TABMGCC represents the Total Annual Benchmark Gas Commodity Costs and is the annual sum of the monthly Benchmark Gas Commodity Costs (BMGCC) of gas purchased for system supply; and

HRF represents Historical Reservation Fees and is an annual dollar amount equal to Company's average annual supply reservation fees based on the 24-month period ended October 31 immediately preceding the PBR period.

BMGCC represents Benchmark Gas Commodity Costs and shall be calculated on a monthly basis and accumulated for the PBR period. BMGCC shall be calculated as follows:

BMGCC = Sum {[SZFQE%i x (APV - PEFDCQ)x SAIi]} + [PEFDCQ x DAI]

Where:

SZFQE% is the Supply Zone Firm Quantity Entitlement Percentage derived from Company's firm entitlements by pipeline and by zone for which indices are posted. The percentage represents the pro-rata portion of Company's firm lateral and mainline receipt point quantity entitlements by zone for each transportation contract by pipeline.

i represents each supply area.

APV is the actual purchased volumes of natural gas for system supply for the month. The APV shall include purchases necessary to cover retention volumes required by the pipeline as fuel.

PEFDCQ are the Purchases In Excess of Firm Daily Contract Quantities delivered to Company's city gate. Firm Daily Contract Quantities are the maximum daily contract quantities which Company can deliver to its city gate under its various firm transportation agreements and arrangements.

SAI is the Supply Area Index factor to be established for each supply area in which Company has firm transportation entitlements used to transport its natural gas purchases and for which price postings are available. The five supply areas are TGT-SL (Texas Gas Transmission - Zone SL), TGT-1 (Texas Gas Transmission - Zone 1), TGT-4 (Texas Gas Transmission - Zone 4), TGPL-0 (Tennessee Gas Pipeline - Zone 0), and TGPL-1 (Tennessee Gas Pipeline - Zone 1).

The monthly SAI for TGT-SL, TGT-1, TGT-4, TGPL-0 and TGPL-1 shall be calculated using the following formula:

SAI = [I(1) + I(2) + I(3)] / 3

KENTIJCKY

PUBLIC SERVICE COMMISSION DAI is the Delivery Area Index to be established for purchases made by Company when Company has fully utilized its pipeline quantity entitlements on a respectively. are for delivery to Company's city gate from either Texas Gas Transmission's Zone 4 or Tennessee Gas Pipeline's Zone 2.

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

11/1/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued By Authority of an Order of the KPSC in Case No. 2005-00550 dated April 30, 2010

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P.S.C. Gas No. 7, First Revision of Original Sheet No. 87.2 Canceling P.S.C. Gas No. 7, Original Sheet No. 87.2

Adjustment Clause

PBR

Experimental Performance Based Rate Mechanism

The monthly DAI for TGT-4 and TGPL-2 shall be calculated using the following formula:

DAI = [I(1) + I(2) + I(3)] / 3

Where:

I represents each index reflective of both supply area prices and price changes throughout the month in these various supply areas.

The indices for each supply zone are as follows:

SAI (TGT-SL)

- I(1) is the average of weekly Natural Gas Week postings for Gulf Coast Onshore Louisiana as Delivered to Pipeline.
- I(2) is the average of the daily high and low Gas Daily postings for Louisiana Onshore South Texas Gas Zone SL averaged for the month.
- I(3) is the Inside FERC's Gas Market Report first-of-the-month posting for Texas Gas Zone

SAI (TGT-1)

- I(1) is the average of weekly Natural Gas Week postings for North Louisiana as Delivered to Pipeline.
- I(2) is the average of the daily high and low Gas Daily postings for East Texas North Louisiana Area -Texas Gas Zone 1 averaged for the month.
- I(3) is the Inside FERC's Gas Market Report first-of-the-month posting for Texas Gas Zone1.

SAI (TGT-4)

I(1) is the average of weekly Natural Gas Week postings for Spot Prices on Interstate Pipeline Systems for Lebanon Hub.

I(2) is the average of the daily high and low Gas Daily postings for Appalachia - Lebanon Hub averaged for the month.

I(3) is the Inside FERC's Gas Market Report first-of the ments Lebanon Hub.

KENTUCKY SERVICE COMMISSION JEFF R. DEROUEN

EXECUTIVE DIRECTOR TARIFF BRANCH

Date of Issue: May 4, 2010 Date Effective: November 1, 2010

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

11/1/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued By Authority of an Order of the KPSC in Case No. 2009 00550 dated April 30, 2010

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Louisville Gas and Electric Company

P.S. C. Gas No. 7, First Revision of Original Sheet No. 87.3 Canceling P.S.C. Gas No. 7, Original Sheet No. 87.3

Adjustment Clause

PBR

Experimental Performance Based Rate Mechanism

SAI (TGPL-0)

- I(1) is the average of weekly *Natural Gas Week* postings for Gulf Coast Onshore Texas as Delivered to Pipeline.
- I(2) is the average of the daily high and low Gas Daily postings for South Corpus Christi-Tennessee averaged for the month.
- I(3) is the Inside FERC's Gas Market Report first-of-the-month posting for Tennessee Zone 0.

SAI (TGPL-1)

- I(1) is the average of weekly *Natural Gas Week* postings for Gulf Coast Onshore Louisiana as Delivered to Pipeline.
- I(2) is the average of the daily high and low Gas Daily postings for Louisiana Onshore South Tennessee 500 Leg averaged for the month.
- I(3) is the *Inside FERC's Gas Market Report* first-of-the-month posting for Tennessee 500 leg.

DAI (TGT-4) and (TGPL-2)

- I(1) is the average of weekly *Natural Gas Week* postings for Spot Prices on Interstate Pipeline Systems for Dominion South.
- I(2) is the average of the daily high and low Gas Daily postings for the Daily Price Survey for Appalachia Dominion South Point.
- I(3) is the *Inside FERC's Gas Market Report* first-of-the-month posting for Prices of Spot Gas Delivered to Pipeline for Dominion Transmission Inc. Appalachia.

AGC represents Company's total annual Actual Gas Costs of natural gas purchased for system supply and is equal to the total monthly actual gas commodity costs and supply reservation fees plus the gains and/or losses from the use of financial hedging instruments and the financial transaction costs associated with such instruments paid by Company to its suppliers accumulated for the PBR period. Such costs and plus properties of the period of the pe

EXECUTIVE DIRECTOR

TARIFF BRANCH

Date of Issue: May 4, 2010

Date Effective: November 1, 2010

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

nand Rates, Louis⊽illē, Kėntucky 11/1/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued By Authority of an Order of the KPSC in Case No. 2009-00550 dated April 30, 2010

P.S. C. Gas No. 7, First Revision of Original Sheet No. 87.4 Canceling P.S.C. Gas No. 7, Original Sheet No. 87.4

Adjustment Clause

PBR

Experimental Performance Based Rate Mechanism

To the extent that AGC exceeds BGC for the PBR period, then the GAIF Shared Expenses shall be computed as follows:

Shared Expenses = AGC - BGC

To the extent that AGC is less than BGC for the PBR period, then the GAIF Shared Savings shall be computed as follows:

Shared Savings = BGC - AGC

TIF

TIF = Transportation Index Factor. The Transportation Index Factor shall be calculated by comparing the Total Annual Benchmark Monthly Gas Transportation Costs (TABMGTC) of natural gas transportation services during the PBR period, to the Total Annual Actual Gas Transportation Costs (TAAGTC) applicable to the same period to determine if any Shared Expenses or Shared Savings exist.

The Total Annual Benchmark Monthly Gas Transportation Costs (TABMGTC) are calculated as follows:

TABMGTC = Annual Sum of Monthly BMGTC

Where:

BMGTC is the Benchmark Monthly Gas Transportation Costs which include both demand and volumetric costs associated with natural gas pipeline transportation services. The BMGTC shall be accumulated for the PBR period and shall be calculated as follows:

BMGTC = Sum [BM(TGT) + BM(TGPL) + BM(PPL)]

Where:

BM(TGT) is the benchmark associated with Texas Gas Transmission

KENTUCKY

BM(TGPL) is the benchmark associated with Tennessee Gas Pileline Standard COMMISSION

JEFF R. DEROUEN EXECUTIVE DIRECTOR

TARIFF BRANCH

Date of Issue: May 4, 2010

Date Effective: November 1, 2010

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

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PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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P.S. C. Gas No. 7, First Revision of Original Sheet No. 87.5 Canceling P.S.C. Gas No. 7, Original Sheet No. 87.5

Adjustment Clause

PBR

Experimental Performance Based Rate Mechanism

BM(PPL) is the benchmark associated with a proxy pipeline. The appropriate benchmark, which will be determined at the time of purchase, will be used to benchmark purchases of transportation capacity from non-traditional sources.

The benchmark associated with each pipeline shall be calculated as follows:

 $BM(TGT) = (TPDR \times DQ) + (TPCR \times AV) + S&DB$

BM(TGPL) = (TPDR x DQ) + (TPCR x AV) + S&DB

 $BM(PPL) = (TPDR \times DQ) + (TPCR \times AV) + S&DB$

Where:

TPDR is the applicable Tariffed Pipeline Demand Rate.

DQ is the Demand Quantities contracted for by Company from the applicable transportation provider.

TPCR is the applicable Tariffed Pipeline Commodity Rate.

AV is the Actual Volumes delivered at Company's city-gate by the applicable transportation provider for the month.

S&DB represents Surcharges, Direct Bills and other applicable amounts approved by the Federal Energy Regulatory Commission (FERC). Such amounts are limited to FERC-approved charges such as surcharges, direct bills, cashouts, take-or-pay amounts, Gas Supply Realignment and other Order 636 transition costs.

The Total Annual Actual Gas Transportation Costs (**TAAGTC**) paid by Company for the PBR period shall include both demand and volumetric costs associated with natural gas pipeline transportation services as well as all applicable FERC-approved surcharges, direct bills and cashouts included in S&DB, plus the gains and/or losses from the use of financial hedging instruments and the financial transaction costs associated with such instruments. Such costs shall exclude labor-related or other expenses typically classified as operating and maintenance expenses.

To the extent that TAAGTC exceeds TABMGTC for the PBR period, then the TIF Shared Expenses shall be computed as follows:

Shared Expenses = TAAGTC - TABMGTC

To the extent that TAAGTC is less than TABMGTC Shared Savings shall be computed as follows:

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PUBLIC SERVICE COMMISSION
THE PBR DETOIL THE TIF
JEFF R. DEROUEN
EXECUTIVE DIRECTOR

TARIFF BRANCH

Date of Issue: May 4, 2010

Date Effective: November 1, 2010

Issued By: Lonnig/E. Bellar, Vice President, State Regulation and Rates, Louisville, Kentucky

and Rates, Louisville, Kentucky 11/1/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued By Authority of an Order of the KPSC in Case No. 2009-00550 dated April 30, 2010

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P.S. C. Gas No. 7, First Revision of Original Sheet No. 87.6 Canceling P.S.C. Gas No. 7, Original Sheet No. 87.6

Adjustment Clause

PBR

Experimental Performance Based Rate Mechanism

Shared Savings = TABMGTC - TAAGTC

Should one of Company's pipeline transporters file a rate change effective during any PBR period and bill such proposed rates subject to refund, the period over which the benchmark comparison is made for the relevant transportation costs will be extended for one or more 12-month periods, until the FERC has approved final settled rates, which will be used as the appropriate benchmark. Company will not share in any of the savings or expenses related to the affected pipeline until final settled rates are approved.

OSSIF

OSSIF = Off-System Sales Index Factor. The Off-System Sales Index Factor shall be equal to the Net Revenue from Off-System Sales (NR).

Net Revenue is calculated as follows:

NR = OSREV - OOPC

Where:

OSREV is the total revenue associated with off-system sales and storage service transactions.

OOPC is the out-of-pocket costs associated with off-system sales and storage service transactions, and shall be determined as follows:

OOPC = OOPC(GC) + OOPC(TC) + OOPC(SC) + OOPC(UGSC) + Other Costs

Where:

OOPC(GC) is the Out-of-Pocket Gas Costs associated with off-system sales transactions. For off-system sales utilizing Company's firm supply contracts, the OOPC(GC) shall be the incremental cost to purchase the gas available under Company's firm supply contracts. For off-system sales not using Company's firm supply contracts, the OOPC(GC) shall be the incremental costs to purchase the gas from other entities.

OOPC(TC) is the Out-of-Pocket Transportation Costs associated with off-system sales transactions. For off-system sales utilizing Company's firm transportation agreements, the OOPC(TC) shall be the incremental cost to use the transportation agreements, the OOPC(TC) shall be the incrementar cost is incrementar costs. For off-system sales not using Company's firm transportation agreements, the OOPC(TC) shall be the incrementar costs incrementar costs the transportation from other entities.

TARIFF BRANCI

Date of Issue: May 4, 2010

Date Effective: November 1, 2010

Issued By: Longie E. Bellar, Vice President, State Regulation and Rates, Louis ₩iffe, Kentucky

and Rates, Louisviile, Kentucky 11/1/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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P.S. C. Gas No. 7, First Revision of Original Sheet No. 87.7 Canceling P.S.C. Gas No. 7, Original Sheet No. 87.7

Adjustment Clause

PBR

Experimental Performance Based Rate Mechanism

OOPC(SC) is the Out-of-Pocket Storage Costs associated with off-system sales of storage. If this is gas in Company's own storage it shall be priced at the average price of the gas in Company's storage during the month of the sale. If this is gas from the storage component of Texas Gas's No-Notice Service, this gas shall be priced at the replacement cost.

OOPC(UGSC) is the Out-of-Pocket Underground Storage Costs associated with off-system sales of storage services. For the off-systems sales of storage services utilizing Company's on-system storage, the OOPC(UGSC) shall include incremental storage losses, odorization, and other fuel-related costs such as purification, dehydration, and compression. Such costs shall exclude labor-related expenses.

Other Costs represent all other incremental costs and include, but are not limited to, costs such as applicable sales taxes and excise fees plus the gains and/or losses from the use of financial hedging instruments and the transaction costs associated with such instruments. Such costs shall exclude labor-related or other expenses typically classified as operating and maintenance expenses.

ACSP

ACSP = Applicable Company Sharing Percentage. The ACSP shall be determined based on the PTAGSC.

Where:

PTAGSC = Percentage of Total Actual Gas Supply Costs. The PTAGSC shall be the TPBRR stated as a Percentage of Total Actual Gas Supply Costs and shall be calculated as follows:

> PTAGSC = **TPBRR**

Where:

TAGSC = Total Actual Gas Supply Costs. The TAGSC shall be calculated as follows:

TAGSC = AGC + TAAGTC

If the absolute value of the PTAGSC is less than or equal to 4.5%, then the ACSP of 25% shall be applied to TPBRR to determine CSPBR. If the absolute value of the PTAGSC is greater than 4.5%, then the ACSP of 25% shall be applied to the amounted TUPGRR that is equal to 4.5% of TAGSC to determine a portion of CSPBR, and Bht CASTRV60 50% MM SSOON applied to the amount of TPBRR that is in excess of 4.5% of TAGSC to-determine a portion of CSPBR. These two portions are added together to produce the textel CSPBRDIRECTOR

Date of Issue: May 4, 2010

Date Effective: November 1, 2010

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

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PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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P.S. C. Gas No. 7, First Revision of Original Sheet No. 87.8 Canceling P.S.C. Gas No. 7, Original Sheet No. 87.8

Adjustment Clause

PBR

Experimental Performance Based Rate Mechanism

BA

BA = Balance Adjustment. The BA is used to reconcile the difference between the amount of revenues billed or credited through the CSPBR and previous application of the BA and revenues which should have been billed or credited, as follows:

- 1) For the CSPBR, the balance adjustment amount will be the difference between the amount billed in a 12-month period from the application of the CSPBR and the actual amount used to establish the CSPBR for the period.
- 2) For the BA, the balance adjustment amount will be the difference between the amount billed in a 12-month period from the application of the BA and the actual amount used to establish the BA for the period.

Review

Within 60 days of the end of the fourth year of the five-year extension, Company will file an assessment and review of the PBR mechanism for the first four years of the five-year extension period. In that report and assessment, Company will make any recommended modifications to the PBR mechanism.

PUBLIC SERVICE COMMISSION

JEFF R. DEROUEN

TARIFF BRANCH

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and Rates, Louisville, Kentucky 11/1/2010

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Issued By Authority of an Order of the KPSC in Case No. 2009-00550 dated April 30, 2010

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Adjustment Clause

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

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

- 1) The franchise charge will be applied exclusively to the base rate and all riders of bills of 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. AUG 0 1 2010

TERM OF CONTRACT

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

TERMS AND CONDITIONS

Service will be furnished in accordance with the provisions of the franchise agreement in so far as those provisions do not conflict with the Terms and Conditions applicable to Company approved by and under the direction of the Kentucky Public Service Geometry 807 KAR 5:011

PUBLIC SERVICE COMMISSION OF KENTUCKY

KENTUCKY PUBLIC

Date of Issue: February 9, 2009

Refiled: February 9, 2009 Date Effective: October 16, 2003

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

SECTION 9 (1)

Issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2008-00252 dated February 5, 2009

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P.S.C. Electric No. 7, Original Sheet No. 91

Adjustment Clause ST School Tax

APPLICABLE

In all territory served.

AVAILABILITY OF SERVICE

This schedule is applied as a rate increase to all other schedules pursuant to KRS 160.617 for the recovery by the utility of school taxes in any county requiring a utility gross receipts license tax for schools under KRS 160.613.

RATE

The utility gross receipts license tax imposed by the county but not to exceed 3%:

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KENTUCKY PUBLIC SERVICE COMMISSION

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

> 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

and Macus Intucky

ecutive Director

Issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2008-00252 dated February 5, 2009

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P.S.C. Electric No. 8, Original Sheet No. 92

Adjustment Clause HEA Home Energy Assistance Program

APPLICABLE

In all territory served.

AVAILABILITY

To all residential customers.

RATE

\$0.15 per meter per month.

BILLING

The HEA charge shall be shown as a separate item on customer bills.

SERVICE PERIOD

The Home Energy Assistance charge will be applied to all residential electric bills rendered during the billing cycles commencing October 1, 2007 through September 30, 2012, or as otherwise directed by the Public Service Commission. Proceeds from this charge will be used to fund residential low-income demand-side management Home Energy Assistance programs which have been designed through a collaborative advisory process and then filed with, and approved by, the Commission.

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KENTUCKY PUBLIC SERVICE COMMISSION JEFF R. DEROUEN EXECUTIVE DIRECTOR

TARIFF BRANCH

Date of Issue: August 6, 2010 Date Effective: February 6, 2009

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

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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P.S.C. Electric No. 7, Original Sheet No. 92

Adjustment Clause HEA
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KENTUCKY PUBLIC SERVICE COMMISSION

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P.S.C. Electrric No. 7, Original Sheet No. 95

TERMS AND CONDITIONS Customer Bill of Rights

As a residential customer of a regulated public utility in Kentucky, you are guaranteed the following rights subject to Kentucky Revised Statutes and the provisions of the Kentucky Public Service Commission 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.
- You have the right to be present at any routine utility inspection of your service conditions.
- You must be provided a separate, distinct disconnect notice alerting you to a possible disconnection 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.
- 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 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 Kentucky Cabinet for Human Resources between the months of November and the end of March.
- 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:

1) Present a Certificate of Need issued by the Kentucky Cabinet for Human Resources CEL

2) Pay one third (1/3) of your outstanding bill (\$200 maximum), and

3) Accept referral to the Human Resources' Weatherization Program, and

4) Agree to a repayment schedule that will cause your bill to become current by COMMI October 15.

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You have the right to contact the Public Service Commission July and the Contact the Contact the Public Service Commission July and the Contact the Co you have been unable to resolve with your utility (call Toll Free 1-800-772年8年NTUCKY EFFECTIVE

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TERMS AND CONDITIONS

General

COMMISSION RULES AND REGULATIONS

All electric service supplied by 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 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 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 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 (1) year each, subject to termination at the end of any year upon thirty (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, after, or waive any of these Terms and Conditions, or to bind 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 Company has previously supplied electric service.

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SERVICE COMMISS

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TERMS AND CONDITIONS Customer Responsibilities

APPLICATION FOR SERVICE

A written application or contract, properly executed, may be required before Company is obligated to render electric service. 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. Customer accepts that non-standard service may result in the delay of required maintenance or, in the case of outages, restoration of service.

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 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 Company.

OPTIONAL RATES

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

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

From time to time, Customer should investigate his operating conditions to determine a desirable change from one available rate to another. Company, lacking knowledge of changes that may occur at any time in 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 Company make refunds covering the difference between the charges winder the USL rate in effect and those under any other rate applicable to the same class of sevice.

CUSTOMER'S EQUIPMENT AND INSTALLATION

Customer shall furnish, install and maintain at his expense all electrical apparates cand/wiring to connect with Company's service drop or service line. All such apparatus and withing shall be

PUBLIC SERVICE COMMISSION OF KENTUCKY

PURSUANT TO 807 KAR 5:011

SECTION 9 (1)

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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. Customer shall not install wiring or connect and use any motor or other electricity-using device which in the opinion of Company is detrimental to its electric system or to the service of other customers of Company. Company assumes no responsibility whatsoever for the condition of Customer's electrical wiring, apparatus, or appliances, nor for the maintenance or removal of any portion thereof.

In the event Customer builds or extends its own transmission or distribution system over property Customer owns, controls, or has rights to, and said system extends or may extend into the service territory of another utility company, Customer will notify Company of their intention in advance of the commencement of construction.

OWNER'S CONSENT TO OCCUPY

Customer shall grant easements and rights-of-way on and across Customer's property at no cost to Company.

ACCESS TO PREMISES AND EQUIPMENT

Company shall have the right of access to 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. Customer shall not construct or permit the construction of any structure or device which will restrict the access of Company to its equipment for any of the above purposes.

PROTECTION OF COMPANY'S PROPERTY

Customers will be held responsible for tampering, interfering with, breaking of seals of meters, or other equipment of Company installed on Customer's premises, and will be held liable for same according to law. Customer hereby agrees that no one except the employees of 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 Company.

POWER FACTOR

Company installs facilities to supply power to its customers at or near unity power factor NTUCKY PUBLIC

Company expects any customer to use apparatus which shall result in a power factor near unity. However, 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 Customer's power factor is less than 90 percent, 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

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

SERVICE COMMIS

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P.S.C. Electric No. 7, Original Sheet No. 97.2

TERMS AND CONDITIONS Customer Responsibilities

LIABILITY

Customer assumes all responsibility for the electric service upon 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 Company harmless from all claims for injury or damage to persons or property occurring on 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 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 Customer contemplates any material increase in his connected load, whether in a single increment or over an extended period, he shall immediately give 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, Customer may be held liable for any damage done to meters, transformers, or other equipment of Company caused by such material increase in the Customer's connected load.

PERMITS

Customer shall obtain or cause to be obtained all permits, easements, or certificates, except street permits, necessary to give Company or its agents access to Customer's premises and equipment and to enable its service to be connected therewith. In case Customer is not the owner of the premises or of intervening property between the premises and Company's distribution lines, 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 bearnits F easements, or certificates are necessary for the installation and maintenance of Company-owned facilities, Company shall obtain the aforementioned consent. AUG 0 1

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 furnish service to neighboring premises, such rights to be exercised by Company in a reasonable manner and with due regard for the convenience of the customer.

Company shall make or cause to be made application for any necessary street permits, and shall not be required to supply service under Customer's application until a reasonable time after such permits are granted.

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P.S.C. Electric No. 7, Original Sheet No. 98

TERMS AND CONDITIONS Company Responsibilities

METERING

The electricity used will be measured by a meter or meters to be furnished and installed by 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 Company.

POINT OF DELIVERY OF ELECTRICITY

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

EXTENSION OF SERVICE

The main transmission lines of Company, or branches thereof, will be extended to such points as provide sufficient load to justify such extensions or in lieu of sufficient load, 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

Company will furnish, install, and maintain at its expense the necessary overhead service drop or CELLED service line required to deliver electricity at the voltage contracted for, to Customer's electric T facilities.

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Company will furnish, install, and maintain at its expense the necessary meter or meters in the considered to 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 delivenes of electricity to the customer.) Suitable provision for Company's meter, including an adequate protective enclosure for the same if required, shall be made by Customer. Title to the meter shall remain with Company, with the right to install, operate, maintain, and remove same. Customer shall protect such property of Company from loss or damage, and no one who is not an agent of Company shall be permitted to remove, damage, or tamper with the same. 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 applicant for company with realistic estimates of prospective electricity requirements.

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P.S.C. Electric No. 7, Original Sheet No. 98.1

TERMS AND CONDITIONS Company Responsibilities

COMPANY NOT LIABLE FOR INTERRUPTIONS

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 Company.

COMPANY NOT LIABLE FOR DAMAGE ON CUSTOMER'S PREMISES

Company is merely a supplier of electricity delivered to the point of connection of Company's and 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 Customer or of third persons resulting from the presence, use or abuse of electricity on 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 Company

LIABILITY

In no event shall Company have any liability to Customer or any other party affected by the electrical service to 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 Customer or any other party. In the event that Customer's use of Company's service causes damage to Company's property or injuries to persons, Customer shall be responsible for such damage or injury and shall indemnify, defend, and hold Company harmless from any and all suits, claims, losses, and expenses associated therewith.

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P.S.C. of Ky. Electric No. 7, Original Sheet No. 99

TERMS AND CONDITIONS

Character of Service

Electric service, under the rate schedule herein, will be 60 cycle, alternating current delivered from Company's various load centers and distribution lines at typical nominal voltages and phases, as available in a given location, as follows:

SECONDARY VOLTAGES

Residential Service -

Single phase 120/240 volts three-wire service or 120/208Y volts three-wire where network system is available.

Non-Residential Service -

- Single phase 120/240 volts three-wire service or 120/208Y where network system is available.
- Three phase 240 volts three-wire, 480 volts three-wire, 120/208Y volts four-wire or 277/480Y volts four-wire.

PRIMARY VOLTAGES

According to location, 2400/4160Y volts, 7200/12,470Y volts, 13,800 volts, or 34,500 volts.

TRANSMISSION VOLTAGES

According to location, 69,000 volts, 138,000 volts, or 345,000 volts.

The voltage available to any individual customer shall depend upon the voltage of Company's lines serving the area in which such customer's electric load is located.

RESTRICTIONS

- Except for minor loads, with approval of the Company, two-wire service is restricted to those customers on service 7/1/04.
- To be eligible for the rate applicable to any delivery voltage other than secondary voltage, a customer must furnish and maintain complete substation structure, transformers, and other equipment necessary to take service at the primary or transmission voltage available at point of connection.
 - a) In the event Company is required to provide transformation to reduce an available voltage to a lower voltage for delivery to Customer, Customer shall be served at the rate applicable to the lower voltage; provided, however, that if the same rate is applicable to both the available voltage and the delivery voltage, Customer may be required to make a non-refundable payment to reflect the additional investment required to provide service.

b) The available voltage shall be the voltage on that distribution or transmission line which the Company designates as being suitable from the standpoint of capacity and other operating characteristics for supplying the requirements of Customer.

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P.S.C. Electric No. 7, Original Sheet No. 100

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, 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 Customer, Company will allow service to two or more families to be taken through one meter, but in this event the 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 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.
- 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 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 twelve (12) rooms in size. Such a residential building of more than twelve (12) rooms used to accommodate roomers or borders for compensation will be classified as commercial and billed on the appropriate rate. In determining the room rating of rooming and boarding houses, all wired rooms shall be counted except hallways, vestibules, 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 with educational institutions will be classified as residential and billed at the residential rate.
- 5. Where both residential and general or commercial classes of service are supplied through a single meter, such combined service shall be billed at the appropriate non-residential rate. Customer may arrange his wiring so as to separate the general service from the residential service, in which event two (2) meters will be installed by Company and separate residential and general service rates applied to the respective classes of service.
- 6. If Customer's barns, pump house or other outbuildings are located at such distance from this purple or residence as to make it impracticable to supply service thereto through his residential meter, the MMISSION 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 non-residential rate.
- 7. Single-phase power service used for domestic purposes will be permitted user services used for domestic purposes will be permitted user services. Rate RS when measured through the residential meter subject to the conditions services below:

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Executive Directo

P.S.C. Electric No. 7, Original Sheet No. 100.1

TERMS AND CONDITIONS

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 lockedrotor currents of all motors so started.
- (d) Any motor or motors served through a separate meter will be billed as a separate customer.

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PUBLIC SERVICE COMMISSION OF KENTUCKY

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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 Company's meter reading schedule. Company, except if prevented by reasons beyond its control, shall read customer 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 meter fails to register properly by reason of damage, accident, etc., Company shall have the right to estimate Customer's consumption during the period of failure on the basis of such factors as 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 Company serves a customer with both electric and gas service at the same service location, Company will render a combined bill. Provided, however, a residential customer may request, and Company will render, separate bills under the following conditions: (1) Customer is being threatened with disconnection for non-payment or has already been disconnected for that reason and (2) 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 at the office of Company during business hours, or at other locations designated by Company, within twelve (12) days from date of rendition thereof. If full payment is not received within three (3) days after the due date of the bill, a late payment charge will be assessed on the current month's charges. There will be no adverse credit impact on the customer's payment and credit record, including credit scoring, both internally and externally, and the account will not be considered delinquent for any purpose if the Company receives the customer's payment within fifteen days after the date on which the Company issues the customers bill.

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

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KENTUCKY PUBLIC

READING OF SEPARATE METERS NOT COMBINED

For billing purposes, each meter upon Customer's premises will be considered separate Manus ION readings of two or more meters will not be combined except where Constant of two or more meters upon the customer's bremises instead of one meter.

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BILLING

MONITORING OF CUSTOMER USAGE

In order to detect unusual deviations in individual customer consumption, Company will monitor the usage of each customer at least once annually. Should an unusual deviation in Customer's consumption be found which cannot be attributed to a readily identified cause, Company will perform a detailed analysis of 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, Company will contact 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 Customer's service line. Where the deviation is not otherwise explained, Company will test Customer's meter to determine whether it shows an average error greater than 2 percent fast or slow. Company will notify Customer 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, 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 Company's standard application or contract is for the use of Customer only and Customer shall not resell such energy to any other person, firm, or corporation on Customer's premises or for use on any other premises. This does not preclude Customer from allocating Company's billing to Customer to any other person, firm, or corporation provided the sum of such allocations does not exceed Company's billing.

CANCELLED AUG 0 1 2010

KENTUCKY PUBLIC SERVICE COMMISSION

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 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

Ontuck

ecutive Director

TERMS AND CONDITIONS DEPOSITS

GENERAL

 Company may require a cash deposit or other guaranty from customers to secure payment of bills in accordance with 807 KAR 5:006, Section 7 except for customers qualifying for service reconnection pursuant to 807 KAR 5:006, Section 15, Winter Hardship Reconnection.

2) Deposits may 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 Company), as well as historic and ongoing payment and credit history with 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.

b) Satisfactory payment criteria with 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

 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 four (4) normal billing periods. Service may

be refused or discontinued for failure to pay and/or maintain the requested deposit.

4) 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 Customer's bills, except that no refund or credit will be made if Customer's bill is delinquent on the anniversary date of the deposit. If interest is paid or credited to Customer's bill prior to twelve (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 Customer.

AUG 0 1 2010

RESIDENTIAL

1) Residential customers are those customers served under Residential Service, Sheet No.5. COMM

2) The deposit for a residential customer is in the amount of \$135.00, which is calculated in accordance with 807 KAR5:006, Section 7(1)(b). For combination gas and electric customers, the total deposit will be \$295.00.

3) Company shall retain Customer's deposit for a period not to exceed twelve (12) months,

provided Customer has met satisfactory payment and credit criteria.

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

 If Customer fails to maintain a satisfactory payment or credit record, or otherwise becomes a new or greater credit risk, as determined by Company in its sole discretion, Company may

require a new or additional deposit from Customer.

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 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

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ecutive Directo

Issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2008-00252 dated February 5, 2009

1/T T 1/TT

Deposits

GENERAL SERVICE

- General service customers are those customers served under General Service, Sheet No. 10.
- 2) The deposit for a general service customer is in the amount of \$220.00, which is calculated in accordance with 807 KAR5:006, Section 7(1)(b).

Company shall retain Customer's deposit as long as Customer remains on service.

- 4) For a deposit held longer than eighteen (18) months, the deposit will be recalculated, at Customer's request, and based on Customer's actual usage. If the deposit on account differs from the recalculated amount by more than ten percent (10%), Company may collect any underpayment and shall refund any overpayment by check or credit to Customer's bill. No refund will be made if Customer's bill is delinquent at the time of the recalculation.
- 5) If Customer fails to maintain a satisfactory payment or credit record, or otherwise becomes a new or greater credit risk, as determined by Company in its sole discretion, Company may require a new or additional deposit from Customer.

OTHER SERVICE

- The deposit for all other customers, those not classified herein as residential or general service, shall not exceed 2/12 of Customer's actual or estimated annual bill where bills are rendered monthly in accordance with 807 KAR5:006, Section 7(1)(a).
- For customers not meeting the parameters of GENERAL 2), above, Company may retain Customer's deposit as long as Customer remains on service.
- 3) For a deposit held longer than eighteen (18) months, the deposit will be recalculated, at Customer's request, and based on Customer's actual usage. If the deposit on account differs from the recalculated amount by more than ten percent (10%), Company may collect any underpayment and shall refund any overpayment by check or credit to Customer's bill. No refund will be made if Customer's bill is delinquent at the time of the recalculation.
- 4) If Customer fails to maintain a satisfactory payment or credit record, or otherwise becomes a new or greater credit risk, as determined by Company in its sole discretion, Company may require a new or additional deposit from Customer.

CANCELLED

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KENTUCKY PUBLIC SERVICE COMMISSION

PUBLIC SERVICE 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 and

President, State Regulation and By Security Director

Issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2008-00252 dated February 5, 2009

T T T T/I T

P.S.C. Electric No. 7, Original Sheet No. 103

TERMS AND CONDITIONS Budget Payment Plan

Company's Budget Payment Plan is available to any residential customer or general service customer. 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 Company, and will be based on one-twelfth of Customer's usage for either an actual or estimated twelve (12) months. The budgeted amount will be subject to review and adjustment by Company at any time during Customer's budget year. If actual usage indicates Customer's account will not be current with the final payment in Customer's budget year, Customer will be required to pay their Budget Payment Plan account to \$0 prior to the beginning of Customer's next budget year.

If Customer fails to pay bills as agreed under the Budget Payment Plan, Company reserves the right to remove 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 Customer from the provisions of these terms and conditions.

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KENTLY
SERVING COMMUNICATION

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 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

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ecutive Director

Issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2008-00252 dated February 5, 2009

P.S.C. Electric No. 7, Original Sheet No. 104

TERMS AND CONDITIONS Bill Format

Tariff Sheets 104.1 and 104.2 reflect the LG&E bill format which will become effective February 6, 2009, and will remain in effect until the implementation of the Customer Care System on or after April 1, 2009.

Tariff Sheets 104.3 and 104.4 reflect the LG&E bill format which will become effective with the implementation of the Customer Care System on or after April 1, 2009.

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KENTUCKY PUBLIC SERVICE COMMISSION

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

SECTION 9 (1)

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 and

ntucky

ecutive Director

P.S.C. Electric No. 7, Original Sheet No. 104.2

Rate Type: GAS RESIDENTIAL Customer Charge Gas Distribution Charge		ili Format			
Customer Charge					
Customer Charge			Account Numbe	r 3000-0216-5900-28 F	Page 2
Customer Charge	GA	S CHARGES			精調
				ing Information	
Gas Distribution Charge		9.50	Meter # 499779		
		22.6B	Actual Reading on 06/19		7329
Gas Supply Component (\$1.10867 x 40 cc		44.35	Previous Reading on 05/2		7206
Gas Supply Component (\$.96425 x 63 ccf)	Prev Rate 19 days	80.03			
Other Charges For Above Rates			Current ccf Usage		123
Gas Residential DSM (\$.01193 x 123 ccf)		1.47	Meter Multiplier		4
Home Energy Assistance Fund Charge		0.15	Metered ccf Usage		123
Total Gas Charges		\$158.18			
	OTH	ER CHARGES			450612
Late Charge		14.22		A STATE OF THE STA	
Total Other Charges Due		\$14.22			
	BILLING	GINEORMATI	ON A STATE		
Late Charge to be Assessed After Du	e Date	\$13.93			7.4354.44
Electric DSM Cost Recovery: This C	'hame represents costs c	of Demand-Side Ma	nagement organizates such as		
energy-conservation initiatives, energ					
to request a copy of your rate schedu	()	-1444.			
i o request a copy or your rate schedt		-1444.			
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Bill Format

Customer Service: (502) 589-1444 Mon-Fri 7AM-7PM(EST)

Walk-in Center Hours: Mon-Fri 8AM-5PM(EST) Telephone Payments: (800) 780-9723 Power Outage Reporting: (502) 589-3500 www.eon-us.com

DATE DUE AMOUNT DUE 06/30/08 \$71.85

associated with utility bills? Sign up for our Budget Payment Plan! Simply check the box on your bill stub before returing it with your next payment. Want to reduce the seasonal highs and lows normally

Averages for Billing Period	This Year	Last Year
Average Temperature	76 ₽	76 ₽
Number of Days Billed	30	30
Electric/kwh per day	18.7	23.0
Gas/ccf per day	0.6	0.6

ACCOUNT	INFORMATION

Account Number: 3000-0216-5900-28 **Account Name:** Service Address:

JOHN DOE 1234 ANYWHERE ST

Next Read Date: 07/22/08

BILLING S	UMMARY	
Previous Balance		62.45
Payments as of 06/20		(62,45)
Balance as of 06/20		0.00
Electric Charges	44.05	
Gas Charges	32.80	
Utility Charges as of 06/20		76.85
Other Charges		(5.00)
Total Amount Due		71.85

EL	ECTRIC CHARGES		
Rate Type: ELECTRIC RESIDENTIAL			
Customer Charge	5.00	Meter Reading Informat	ion
Energy Charge	36.05	Meter # 704252	
		Actual Reading on 06/19	82059
Other Charges For Above Rates		Previous Reading on 05/20	81496
Electric Fuel Adjustment (\$.00134 x 563 kwh)	0.75		
Electric Residential DSM (\$.00260x 563 kwh)	1.46	Current kwh Usage	563
Environmental Surcharge (1.490% x \$43.26)	0.64	Meter Multiplier	1
Home Energy Assistance Fund Charge	0.15	Metered kwh Usage	563
Total Floctric Charnes	\$44.05		

Please see reverse side for additional charges.

Bring entire bill when paying in person.

Customer Service (502) 589-	1444	\$71.8	5 will be deducted from	your bank account on	payment due date
Account Number	Payment Due Date	by Due Date	Amount Due 3 Days After Due Date	Winter Help Donation	Amount Enclosed
3000-0216-5900-28	6/30/08	\$71.85	\$75,44	\$	\$*****

Home Phone # (502) 123-4567

OFFICE USE ONLY: MB C14, R0067, G999999 P62.45

P.O. Box 537108 ATLANTA, GA 30353-7108

Service Address: 1234 ANYWHERE ST

Check here if plan(s) requested on back of stub. ANCELLED

#BWNGGLS #3000021659002 0 0#

JOHN DOE 1234 ANYWHERE ST **LOUISVILLE KY 40291-3667**

AUG 0 1 2010

KENTUCKY PUBLIC SERVICE COMMISSION

PUBLIC SERVICE COMMISSION OF KENTUCKY

> **EFFECTIVE** 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

ecutive Director

Issued by Authority of an Order of the KPSC in Case Nos. 2007-00564 and 2008-00252 dated February 5, 2009

	TE	RMS AND CONDITION	8	
		Bill Format		
			Account Number 3000-02	216-5900-28 Page 2
		GAS CHARGES		
Rate Type	: GAS RESIDENTIAL		Meter Reading Infor	mation
Customer Ch	narge	8.50	Meter # 499779	
Sas Distribut	tion Charge	2.78	Actual Reading on 06/19	1292
as Supply (Component (\$1.17652 x 18 ccf)	21.18	Previous Reading on 05/20	1274
			Current ccf Usage	18
Other Cha	arges For Above Rates			
Sas Residen	tial DSM (\$.01069 x 18 ccf)	0.19	Meter Multiplier	1
	y Assistance Fund Charge	0.15	Metered ccf Usage	18
Total Ga	s Charges	\$32.80		
		OTHER CHARGES	}	
Demand Cor	nservation Credit	(5.00)		
Total Oth	er Charges Due	(\$5.00)		
		BILLING INFORMATI	ON	
	e to be Assessed 3 days After Due Da			
Electric DS	SM Cost Recovery: This Charge represervation initiatives, energy audits, an	esents costs of Demand-Side Mand weather initiatives taken on be	nagement programs such as half of customers.	
production month, whi	to save. It's in your hands. The an of approximately 1126 pounds of CO2 ch would result in the production of 2,	 A typical residential customer. 000 lbs. of carbon. 	d during this billing cycle resulted in the suses 1,000 kilowatt hours of electricit	ly per
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P.S.C. Electric No. 7, Original Sheet No. 105

TERMS AND CONDITIONS Discontinuance of Service

In accordance with and subject to the rules and regulations of the Public Service Commission of Kentucky, 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 Customer to comply with its rules and then only after Customer has been given at least ten (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 fifteen (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.
- G. Service will not be supplied to any premises if the applicant or customer is indebted to Company MMI 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 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 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 Customer; (2) Customer and 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. Company shall have the right to transfer Final Bills between residential and commercial with residential characteristics (e.g., service supplying common use facilities of any apartment building) revenue classifications.

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

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SECTION 9 (1)

ecutive Director

P.S.C. Electric No. 7, Original Sheet No. 105.1

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 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 a partnership or corporation whose general partner or controlling stockholder is a present or former customer who is indebted to Company for service previously supplied at the same premises until payment of such indebtedness shall have been made.

- H. For non-payment of bills. Company shall have the right to discontinue service for non-payment of bills after Customer has been given at least ten days written notice separate from his original bill. Cut-off may be effected not less than twenty-seven (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 thirty (30) days from the original date of discontinuance. 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, Company shall send written notification to Customer of the reasons for such discontinuance of service and of Customer's right to challenge the termination by filing a formal complaint with the Public Service Commission of Kentucky. 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. Company shall not be required to restore service until Customer has complied with all rules of Company and regulations of the Commission and Company has been reimbursed for the estimated amount of the service rendered and the cost to Company incurred by reason of the fraudulent use.

When service has been discontinued for any of the above reasons, 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 Company.

Company may defer written notice based on Customer's payment history provided Company E continues to provide the required ten (10) days written notice prior to discontinuance of service.

KENTUCKY PUBLIC

PUBLIC SERVICE COMMISSION
OF KENTUCKY

2/6/2009

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SECTION 9 (1)

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it, State Regulation and

ecutive Director

TERMS AND CONDITIONS Line Extension Plan

A. AVAILABILITY

In all territory served by where Company does not have existing facilities to meet Customer's electric service needs.

B. DEFINITIONS

1) "Company" shall mean Louisville Gas and Electric Company.

2) "Customer" shall mean the applicant for service. When more than one electric service is requested by an applicant on the same extension, such request shall be considered one customer under this plan when the additional service request(s) is only for incidental or minor convenience loads or when the applicant for service is the developer of a subdivision.

3) "Line Extension" shall mean the single phase facilities required to serve Customer by the shortest route most convenient to Company from the nearest existing adequate Company facilities to Customer's delivery point, approved by Company, and excluding transformers. service drop, and meters, if required and normally provided to like customers.

4) "Permanent Service" shall mean service contracted for under the terms of the applicable rate schedule but not less than one year and where the intended use is not seasonal, intermittent, or speculative in nature.

"Commission" shall mean the Public Service Commission of Kentucky.

C. GENERAL

1) All extensions of service will be made through the use of overhead facilities except as provided in these rules.

2) Customer requesting service which requires an extension(s) shall furnish to Company, at no cost, properly executed easement(s) for right-of-way across Customer's property to be

3) Customer requesting extension of service into a subdivision, subject to the jurisdiction of a public commission, board, committee, or other agency with authority to zone or otherwise regulate land use in the area and require a plat (or Plan) of the subdivision, Customer shall furnish, at no cost, Company with the plat (or plan) showing street and lot locations with utility easement and required restrictions. Plats (or plans) supplied shall have received final approval of the regulating body and recorded in the office of the appropriate County Court Clerk when required. Should no regulating body exist for the area service is to be extended into, Customer shall furnish Company the required easement.

4) The title to all extensions, rights-of way, permits, and easements shall be and remain with Company.

5) Where Company is required or elects to construct an additional extension or lateral to serve Customer or another customer, Company reserves the right to connect to any extension was constructed under this plan and Customer shall grant to Company, at no cost, properly executed easement(s) for right-of-way across Customer's property for the additional extension or lateral.

6) Customer must agree in writing to take service when the extension is completed and have his building or other permanent facility wired and ready for connection

7) Nothing herein shall be construed as preventing Company from making electric line extensions under more favorable terms than herein prescribed browned the protection of the construed as preventing Company from making electric line extensions under more favorable terms than herein prescribed browned the protection of the construed as preventing Company from making electric line extensions under more favorable terms than herein prescribed browned the construed as preventing Company from making electric line extensions under more favorable terms than herein prescribed browned the construed as preventing Company from making electric line extensions under more favorable terms than herein prescribed browned the construed as preventing Company from making electric line extensions under more favorable terms than herein prescribed browned the construed as the constru is of such amount and permanency as to warrant such terms and Freinde Nedo Markally **EFFECTIVE**

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

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P.S.C. Electric No. 7, Original Sheet No. 106.1

TERMS AND CONDITIONS Line Extension Plan

C. GENERAL (continued)

feasible the capital expenditure involved and provided such extensions are made to other customers under similar conditions.

8) Company may require a non-refundable deposit in cases where Customer does not have a real need or in cases where the estimated revenue does not justify the investment.

9) The Company shall not be obligated to extend its lines in cases where such extensions, in the good judgment of Company, would be infeasible, impractical, or contrary to good engineering or operating practice, unless otherwise ordered by Commission.

D. NORMAL LINE EXTENSIONS

1) In accordance with 807 KAR 5:041, Section 11(1), Company will provide, at no cost, a line extension of up to 1,000 feet to Customer requesting permanent service where the installed transformer capacity does not exceed 25kVA.

2) Where Customer requires poly-phase service or transformer capacity in excess of 25kVA and Company provides such facilities, Company may require Customer to pay, in advance, a non-refundable amount for the additional cost to Company in providing facilities above that required in NORMAL LINE EXTENSIONS 1) above.

E. OTHER LINE EXTENSIONS

- 1) In accordance with 807 KAR 5:041, Section 11(2), Company shall provide to Customer requesting permanent service a line extension in excess of 1,000 feet per customer but Company may require the total cost of the footage in excess of 1,000 feet per customer, based on the average cost per foot of the total extension, be deposited with Company by
- 2) Each year for ten (10) years Company shall refund to Customer, who made the deposit for excess footage, the cost of 1,000 feet of extension for each additional customer connected during that year directly to the original extension for which the deposit was made.
- 3) Each year for ten (10) years Company shall refund to Customer, who made the deposit for excess footage, the cost of 1,000 feet of extension less the length of the lateral or extension for each additional customer connected during that year by a lateral or extension to the original extension for which the deposit was made.
- 4) No refund shall be made for additional customers connected to an extension or lateral from the original extension for which the deposit was made.
- 5) The total amount refunded shall not exceed the amount originally deposited nor shall any refund be made after the ten (10) year refund period ends.
- 6) Where Customer requires poly-phase service or transformer capacity above 25kVA per customer and Company provides such facilities, Company may require Customer to pay, in advance, a non-refundable amount for the additional cost to Company in providing facilities. above that required in OTHER LINE EXTENSIONS 1) above.

F. OVERHEAD LINE EXTENSIONS FOR SUBDIVISIONS

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- 1) In accordance with 807 KAR 5:041, Section 11(3), Customer desiring service extended for and through a subdivision may be required by Company to deposit the total cost of the extension.
- 2) Each year for ten (10) years Company shall refund to Customer the Economic Floring SION extension for each additional customer connected duling that year different interesting the year different interesting that year different interesting the year different interesting that year different interesting the year different interesting the year different interesting that year different interesting the year different interesting that year different interesting the yea extension for which the deposit was made. **EFFECTIVE**

3) The total amount refunded shall not exceed the amount originally deposited/2009shall any refund be made after the ten-year refund period ends. **PURSUANT TO 807 KAR 5:011**

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SECTION 9 (1)

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TERMS AND CONDITIONS

Line Extension Plan

G. MOBILE HOME LINE EXTENSIONS

- 1) Company will make line extensions for service to mobile homes in accordance with 807 KAR 5:041, Section 12, and Commission's Order, dated August 9, 1991, in Case No. 91-213,
- 2) Company shall provide, at no cost, a line extension of up to 300 feet to Customer requesting permanent service for a mobile home.
- 3) Company shall provide to Customer requesting permanent service for a mobile home a line extension in excess of 300 feet and up to 1,000 feet but Company may require the total cost of the footage in excess of 300 feet, based on the average cost per foot of the total extension, be deposited with Company by Customer. Beyond 1,000 feet the policies set forth in OTHER LINE EXTENSIONS shall apply.
- 4) Each year for four (4) years Company shall refund to Customer equal amounts of the deposit for the extension from 300 feet to 1,000 feet.
- 5) If service is disconnected for sixty (60) days, if the original mobile home is removed and not replaced by another mobile home or a permanent structure in sixty (60) days, the remainder of the deposit is forfeited.
- .6) No refund will be made except to the original customer.

H. UNDERGROUND LINE EXTENSIONS

General

- 1) Company will make underground line extensions for service to new residential customers and subdivisions in accordance with 807 KAR 5:041, Section 21.
- 2) In order that Company may make timely provision for materials, and supplies, Company may require Customer to execute a contract for an underground extension under these Terms and Conditions with Company at least six (6) months prior to the anticipated date service is needed and Company may require Customer to deposit with Company at least 10% of any amounts due under the contract at the time of execution. Customer shall deposit the balance of any amounts due under the contract with Company prior to ordering materials or commencement of actual construction by Company of facilities covered by the contract.
- 3) Customer shall give Company at least 120 days written notice prior to the anticipated date service is needed and Company will undertake to complete installation of its facilities at least thirty (30) days prior to that date. However, nothing herein shall be interpreted to require Company to extend service to portions of subdivisions not under active development.
- 4) At Company's discretion, Customer may perform a work contribution, to Company's specifications, including but not limited to conduit, setting pads, or any required trenching and backfilling, and Company shall credit amounts due from Customer for underground service by Company's estimated cost for such work contribution.
- 5) Customer will provide, own, operate and maintain all electric facilities on his side of the point of delivery including the service and with the exception of Company's meter.
- 6) The normal point of delivery shall be at a junction device at the corner of the lot nearest Company's facilities. Customer shall bring Customer's service line to a point within 1724eet of the junction device with a sufficient length of service conductor left coiled above grade for completion of installation and connection by Company.
- 7) In consideration of Customer's underground service, Company shall credit any amounts due under the contract for each service at the rate of \$50.00 or Company's average estimated installed cost for an overhead service whichever is greater.

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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 \$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 \$17.53 per aggregate lot front-foot along all streets contiguous to the lots to be served through an underground extension.
- 4) 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 after a ten-year refund period ends.

JEFF R. DEROUEN
EXECUTIVE DIRECTOR

TARIFF BRANCH

Date of Issue: August 6, 2010
Date Effective: December 30, 2009

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

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TERMS AND CONDITIONS

Line Extension Plan

H. UNDERGROUND EXTENSIONS

General (continued)

1) 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

- 1) 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

- 1) 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
- 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 nonrefundable advance in place of trenching and backfilling, advance will be determined by a unit charge of \$17.53 per aggregate lot front-foot along all streets contiguous to the lots to be served through an underground extension.
- 4) Each year for ten (10) years Company shall refund to Customer an amount determined CANC 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. KENTUCKY

PUBLIC SERVICE COMMISSION

JEFF R. DEROUEN EXECUTIVE DIRECTOR

TARIFF BRANCH

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

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PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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Line Extension Plan

H. UNDERGROUND EXTENSIONS (continued)

High Density Subdivisions

- A high density residential subdivision is defined as building complexes consisting of two
 or more buildings each not more than three stories above grade and each designed for
 five (5) or more 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 for the additional cost of the underground extension (including all associated facilities) over the cost of an overhead extension of equivalent capacity.
- The Customer may be required to advance to the Company the Company's full estimated cost of construction of an underground electric distribution extension.
 - Company shall refund to Customer any amounts due when permanent service is provided by Company to twenty (20%) percent of the family units in Customer's project.
 - ii. 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.

Other Underground Subdivisions

In cases where a particular residential subdivision does not meet the conditions provided for above, Customer requests and Company agrees to supply underground service, 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.

I. SPECIAL CASES

- 1) Where Customer requests service that is seasonal, intermittent, speculative in nature, at voltages of 34.5kV or greater, or where the facilities requested by Customer do not meet the Terms and Conditions outlines in previous sections of LINE EXTENSION PLAN and the anticipated revenues do not justify the Company's installing facilities required to meet Customer's needs, Company may request Customer deposit with Company a refundable amount to justify Company's investment.
- 2) Each year for ten (10) years, Company shall refund to Customer, an amount calculated by:
 - a. Adding the sum of Customer's annual base rate monthly electric demand billing for that year to the sum of the annual base rate monthly electric demand billing of the monthly electric billing for that year of any customer(s), who connects directly to the facilities provided for in this agreement and requiring no further investment by Company
 - b. times the refundable amount divided by the estimated total ten-year base rate electric demand billing required to justify the investment.
- 3) The total amount refunded shall not exceed the amount originally deposited nor shall any refund be made after the ten-year refund period ends.

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KENTUCKY PUBLIC

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Energy Curtailment and Service Restoration Procedures

PURPOSE

To provide procedures for reducing the consumption of electric energy on the Louisville Gas and Electric Company ("Company") system in the event of a capacity shortage and to restore service following an outage. Notwithstanding any provisions of these Energy Curtailment and Service Restoration Procedures, Company shall have the right to take whatever steps, with or without notice and without liability on Company's part, that Company believes necessary, in whatever order consistent with good utility practices and not on an unduly discriminatory basis, to preserve system integrity and to prevent the collapse of Company's electric system or interconnected electric network or to restore service following an outage. Such actions will be taken giving priority to maintaining service to Company's retail and full requirements customers relative to other sales whenever feasible and as allowed by law.

ENERGY CURTAILMENT PROCEDURE

PRIORITY LEVELS

For the purpose of these procedures, the following Priority Levels have been established:

- I. Essential Health and Safety Uses to be given special consideration in these procedures shall, insofar as the situation permits, include the following types of use
 - A. "Hospitals", which shall be limited to institutions providing medical care to patients.
 - B. "Life Support Equipment", which shall be limited to kidney machines, respirators, and similar equipment used to sustain the life of a person.
 - C. "Police Stations and Government Detention Institutions", which shall be limited to essential uses required for police activities and the operation of facilities used for the LLED detention of persons.
 - D. "Fire Stations", which shall be limited to facilities housing mobile fire-fighting apparatus CKY PUBLIC
 - E. "Communication Services", which shall be limited to essential uses required for telephone, telegraph, television, radio and newspaper operations, and operation of state and local emergency services.
 - F. "Water and Sewage Services", which shall be limited to essential uses required for the supply of water to a community, flood pumping and sewage disposal.
 - G. "Transportation and Defense-related Services", which shall be limited to essential uses required for the operation, guidance control and navigation of air, rail and mass transit systems, including those uses essential to the national defense and operation of state and local emergency services. These uses shall include essential street, highway and signal-lighting services.

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TERMS AND CONDITIONS

Energy Curtailment and Service Restoration Procedures

Although, when practical, these types of uses will be given special consideration when implementing the manual load-shedding provisions of this program, any customer may be affected by rotating or unplanned outages and should install emergency generation equipment if continuity of service is essential. Where the emergency is system-wide in nature, consideration will be given to the use of rotating outages as operationally practicable. In case of customers supplied from two utility sources, only one source will be given special consideration. Also, any other customers who, in their opinion, have critical equipment should install emergency generation equipment.

Company maintains lists of customers with life support equipment and other critical needs for the purpose of curtailments and service restorations. Company, lacking knowledge of changes that may occur at any time in Customer's equipment, operation, and backup resources, does not assume the responsibility of identifying customers with priority needs. It shall, therefore, be Customer's responsibility to notify Company if he has critical needs.

- II. Critical Commercial and Industrial Uses Except as described in Section III below, these uses shall include commercial or industrial operations requiring regimented shutdowns to prevent conditions hazardous to the general population, and to energy utilities and their support facilities critical to the production, transportation, and distribution of service to the general population. Company shall maintain a list of such customers for the purpose of curtailments and service restoration.
- III. Residential Use The priority of residential use during certain weather conditions (for example severe winter weather) will receive precedence over critical commercial and industrial uses. The availability of Company service personnel and the circumstances associated with the outage will also be considered in the restoration of service.
- IV. Non-critical commercial and industrial uses.
- V. Nonessential Uses The following and similar types of uses of electric energy shall be considered nonessential for all customers:
 - A. Outdoor flood and advertising lighting, except for the minimum level to protect life and property, and a single illuminated sign identifying commercial facilities when operating after dark.
 - B. General interior lighting levels greater than minimum functional levels.
 - C. Show-window and display lighting.
 - D. Parking-lot lighting above minimum functional levels.

E. Energy use to lower the temperature below 78 degrees during operation of cooling equipment and above 65 degrees during operation of heating equipment

F. Elevator and escalator use in excess of the minimum necessal for the Baking of the Minimum necessal for the Mini

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TERMS AND CONDITIONS

Energy Curtailment and Service Restoration Procedures

G. Energy use greater than that which is the minimum required for lighting, heating, or cooling of commercial or industrial facilities for maintenance cleaning or business-related activities during non-business hours.

Non-jurisdictional customers will be treated in a manner consistent with the curtailment procedures contained in the service agreement between the parties or the applicable tariff.

CURTAILMENT PROCEDURES

In the event Company's load exceeds internal generation, transmission, or distribution capacity, or other system disturbances exist, and internal efforts have failed to alleviate the problem, including emergency energy purchases, the following steps may be taken, individually or in combination, in the order necessary as time permits:

- Customers having their own internal generation capacity will be curtailed, and customers on curtailable contracts will be curtailed for the maximum hours and load allowable under their contract. Nothing in this procedure shall limit Company's rights under the Curtailable Service Rider tariff.
- 2. Power output will be maximized at Company's generating units.
- 3. Company use of energy at its generating stations will be reduced to a minimum.
- Company's use of electric energy in the operation of its offices and other facilities will be reduced to a minimum.
- 5. The Kentucky Public Service Commission will be advised of the situation.
- An appeal will be made to customers through the news media and/or personal contact to voluntarily curtail as much load as possible. The appeal will emphasize the defined priority levels as set forth above.
- Customers will be advised through the use of the news media and personal contact that load interruption is imminent.
- 8. Implement procedures for interruption of selected distribution circuits.

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SERVICE COMMISSION

SERVICE RESTORATION PROCEDURES

Where practical, priority uses will be considered in restoring service and service will be restored in the order I through IV as defined under PRIORITY LEVELS. However, because of the varieties of unpredictable circumstances which may exist or precipitate outages, it may be necessary to balance specific individual needs with infrastructure needs that affect a larger population. When practical, Company will attempt to provide PETIMESSIRE PROPRIMESSION customers in assessing the need for alternative power sources and temporary propriets.

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