

**SERVICES AUTHORIZATION
BETWEEN**

Burns & McDonnell Engineering Company, Inc.

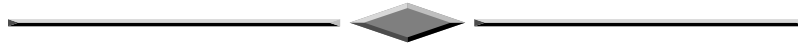
AND

LG&E and KU Services Company

FOR

Mercer County Solar Facility Owners Engineer

**LG&E and KU Services Company
CONTRACT NO. 1131447**



**LG&E and KU Services Company
820 West Broadway
Louisville, KY 40202**

EXHIBITS TO THIS SERVICES AUTHORIZATION

EXHIBIT SOW – Specification/Scope of Work

EXHIBIT RESPR – Requirements for Electronic Submittal of Project Records

EXHIBIT MCE – Master Contract

Health and Safety Requirements

- **EXHIBIT CHS – Contractor Health and Safety Program**
- **EXHIBIT HSM – Health and Safety Manual**
- **EXHIBIT JPM – Job Performance Monitoring Tool**
- **EXHIBIT QAC – Quality Assurance Closure Form**

Services Authorization

For

Mercer County Solar Facility Owners Engineer

Contract No. 1131447

This Services Authorization for Mercer County Solar Facility Owners Engineer (this “Services Authorization”) is made and entered into as of March 31, 2023, (the “Services Contract Effective Date”), between Burns & McDonnell Engineering Company, Inc. (hereinafter referred to as “Engineer”), a corporation organized under the laws of the State of Missouri with offices located at 9400 Ward Parkway, Kansas City, Missouri, 64114, and LG&E and KU Services Company (hereinafter referred to as “Buyer”), a corporation organized under the laws of the State of Kentucky, with offices located at 820 West Broadway, Louisville, KY 40202.

WITNESSETH

WHEREAS, Engineer and LG&E and KU Services Company entered into a Master Contract for General Engineering Services on July 16, 2012 (the “**Master Contract**”). This is a Services Authorization within the meaning of the Master Contract and the execution and delivery of this Services Authorization by Buyer and Engineer creates a Services Contract as set forth in the Master Contract (this “Services Contract”). Capitalized terms used but not defined in this Services Authorization shall have the meanings assigned them in the Master Contract; and

WHEREAS, Buyer desires to obtain and Engineer desires to provide the services of Engineer described hereinafter with respect to Mercer County Solar Facility Owners Engineer; and

WHEREAS, Engineer represents it is financially capable and technically ready, willing and able to perform such services under the terms and conditions of this Services Contract; and

NOW, THEREFORE, in consideration of the mutual promises set forth in this Services Contract, and intending to be legally bound hereby, the Parties hereby agree as follows:

1. STATEMENT OF SERVICES

The Work to be performed by Engineer with respect to this Services Contract is set forth in **Exhibit SOW** to this Services Authorization. Except as otherwise expressly provided in this Services Contract, Engineer shall supply all labor, supervision, materials, equipment, tools, and other items (and shall pay all expenses) necessary or appropriate in the performance of the Work.

2. WORK AND SAFETY RULES

Engineer shall perform Work in accordance with the health and safety requirements set forth in **Exhibits CHS, HSM, JPM, and QAC** to this Services Authorization.

- 2.1 **Safety Requirements.** Without limiting the provisions of the Master Contract, Engineer and its Subcontractors shall comply with all Buyer safety policies and programs, as follows in this Section 2. Safety of both Buyer employees and the employees of the Engineer is of the utmost importance to Buyer. Engineer shall at all times be solely responsible for complying with all Applicable Laws and facility rules, including without limitation those relating to health and safety, in connection with the Work and for obtaining all permits and approvals necessary to perform the Work. Engineer shall provide a workforce that is compliant trained and qualified to perform the work.

- 2.2 **Passport Program.** All Engineer employees and Subcontractor employees are required to attend a site-specific safety orientation and be “Passport” trained as described in **Exhibit CHS** prior to commencement of Work at or adjacent to the Job Site at Engineer’s cost. Engineer is responsible for all site and safety compliance by its employees and all Subcontractors and their employees. It is the responsibility of the Engineer to have **all** of its employees on the Buyer’s premises or systems trained and tested with the data verifying each employee’s training entered by the Engineer into the Buyer’s contractor database. The Engineer must notify the Buyer when a Subcontractor is being used on a Job Site and must insure the Subcontractor employees are also trained and tested with data verification in the Buyer’s contractor database.
- 2.3 **Job Site Safety Plan.** Safety at Buyer is a core value that has the utmost importance to all parties. Engineer shall prepare, submit for Buyer’s approval, and implement a safety plan explaining how Engineer will perform Work on or adjacent to Job Sites in a safe manner. The safety plan shall include detailed safety training programs to be provided by Engineer to all applicable employees and types of employee safety equipment required in accordance with OSHA and the contractual requirements contained herein, and shall utilize the required Hazard Analysis and Mitigation Form (**Exhibit CHS – Appendix C**); Contractor Safety Management Job Performance Monitoring Tool (**Exhibit JPM**); and Contractor Safety Management Quality Assurance Closure Form (**Exhibit QAC**). The Engineer shall submit to Buyer these foregoing documents, properly completed, at the times designated in such forms.
- 2.4 **Job Briefings.** Daily job briefings must be performed by Engineer in accordance with OSHA 1910-269 standards. This process shall be used to define the hazards associated with the daily job activities. If the scope of work changes, there must be an additional job briefing completed. Engineer shall complete and document job briefings and submit to Buyer.

2.5 **Safety Personnel.**

Contractor shall assign at least one full-time Job Site safety officer who shall be responsible for introducing, administering, and monitoring procedures to promote safe working conditions on the Job Site (and other areas of the Generating Station Site where Work is to be performed) and compliance with Applicable Law. Contractor shall provide an appropriate medical facility at the Job Site. Throughout each shift, Contractor shall have sufficient (and in any event no less than the Required Number) of Safety Specialists on the Job Site overseeing safety of the Work. All such Safety Specialist shall be exclusively dedicated to overseeing safety throughout the shift (e.g., the Safety Specialist shall have no other managerial or other work duties) and collectively they shall have the required ability, training, and experience in each type of work conducted by On-site Personnel during that shift.

- 2.5.1 **“On-site Personnel”** means the aggregate number of all personnel (excluding Safety Specialists) of Contractor and Subcontractors on the Job Site during any particular shift.
- 2.5.2 **“Required Number”** means for a shift
- (a) if the number of On-site Personnel for that shift is less than 10 -- zero (0);
 - (b) if the number of On-site Personnel for that shift is ten (10) or more-- the sum of one (1) plus the amount, if any, that the number of On-site Personnel for that shift exceeds ten (10) by whole multiples of fifty (50) (e.g., for 59 On-site Personnel, the Required Number is 1; for 160 On-site Personnel, the Required Number is 4, etc.).
- 2.5.3 **“Safety Specialist”** means an employee of Contractor that (i) has the ability, training, and experience in construction project safety reasonably satisfactory to Owner to be sufficient to competently oversee the safety of the Work at the Job Site and (ii) is exclusively dedicated to overseeing safety (e.g., the Safety Specialist shall have no other managerial or other work duties).

CONFIDENTIAL INFORMATION REDACTED**Bellar****3. KEY PERSONNEL**

Engineer's Key Personnel for this Services Contract are identified as follows:

Kristen Glikbarg, Project Manager \ Energy Storage
 Steven Hibbard, Senior Renewable Development Engineer
 Aishwarya Chakravarthy, Senior Transmission Planning Consultant

4. REQUIREMENTS FOR ELECTRONIC SUBMITTAL OF PROJECT RECORDS

All Work under this Services Contract shall comply with Requirements for Electronic Submittal of Project Records (**Exhibit RESPR**). For purposes of this Service Contract, all references to Owner in **Exhibit RESPR** shall refer to Buyer.

5. PERFORMANCE SCHEDULE

- 5.1 Engineer shall commence performance of the Work and shall complete the performance of the Work in accordance with the following table.

Task	Due Date
a. Kickoff Meeting	Upon Contract Award
b. Delivery of 30% Design	May 8, 2023
c. Delivery of RFP Package	May 29, 2023

- 5.2 Engineer shall notify Buyer of each Subcontractor to be utilized in performance of Work (such notification must include all of the information required by **Exhibit CHS**) at least forty-eight (48) hours prior to the start of that Subcontractor's Work on or about the Plant and/or premises of any LKS Party. Subcontractors will be denied access to such Plant and/or premises without the required notification.

6. COMPENSATION AND INVOICING

- 6.1 Subject to Section 6.3 below, compensation for the Work in this Services Contract shall be for actual hours and reimbursable expenses incurred. Compensation for the Work in this Services Contract shall be in accordance with the Master Contract at a Maximum Cost of [REDACTED]

- 6.2 Subject to Section 6.3 below, Engineer shall invoice Buyer monthly for actual work performed during the previous month. Each Engineer invoice shall include the following detail: name of the Engineer employee, hours billed, hourly bill rate in accordance with the article title Compensation set forth in this Services Contract, detail of reimbursable expenses incurred with supporting receipts for all individual expense items over [REDACTED], the Maximum Cost for the Service Contract, the amount previously invoiced, the amount of this invoice, and the aggregate amount invoiced through this invoice.

The aggregate amount that Engineer is entitled to invoice Buyer under this Services Contract is referred to as the "Contract Price." The Contract Price constitutes full compensation to Engineer for full and complete performance by Engineer of the Work, compliance with all terms and conditions of this Services Contract and for Engineer's payment of all obligations incurred in, or applicable to, performance of the Work shall be as set forth below in this Section 6.

Invoices shall be submitted in one original and one copy as follows:

Original: LG&E and KU Services Company
820 West Broadway
Louisville, KY 40202
Attn: Diane Ware
Projectengineering.invoices@lge-ku.com

Copy: LG&E and KU Services Company
820 West Broadway
Louisville, KY 40202
Attn: Michael Shepherd
michael.shepherd@lge-ku.com

- 6.3 Engineer shall not invoice Buyer for, and Buyer shall not be obligated to pay Engineer for, Work performed by Engineer to make corrections to drawings, manuals or other documents prepared by Engineer to the extent such corrections address (a) misspellings or other typographical errors, (b) inaccurate information included as a result of Engineer's error, (c) conflicting or inconsistent information within or between the documents or (d) errors which if left uncorrected would be inconsistent with Professional Standards.

7. BUYER DIRECTED CHANGES IN WORK

Notwithstanding anything in the Master Contract to the contrary, Buyer may at any time, and at time to time, unilaterally make deletions, additions, or changes in the Work ("Change"). Engineer's compensation and schedule for performing the Work shall be equitably adjusted to reflect the impact of such Change. At Buyer's sole discretion, the compensation adjustment shall be on a Maximum Cost basis.

8. NOTICES

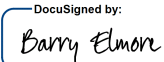
In addition to the requirements concerning notices set forth in Article 34 of the Master Contract, Engineer shall email an extra copy of all notices from Engineer to Buyer related to this Services Contract to:

Copy: LG&E and KU Services Company
820 West Broadway
Louisville, KY 40202
Attn: Michael Shepherd
michael.shepherd@lge-ku.com

Copy: LG&E and KU Services Company
820 West Broadway
Louisville, KY 40202
Attn: Barry Elmore
barry.elmore@lge-ku.com

IN WITNESS WHEREOF, the Parties hereto have executed this Services Authorization as of this Services Contract Effective Date.

LGE&E and KU Services Company

By: 
 DocuSigned by:
FE46088E8E6A24D7... _____
 (Signature)

Printed Name: Barry Elmore

Title: Manager, Contract and Major Capital Projects

Date: 3/31/2023 | 2:38 PM EDT

Burns & McDonnell Engineering Company, Inc.

By: 
 DocuSigned by:
0100E2600F5042B... _____
 (Signature)

Printed Name: Chris Ruckman

Title: Vice President

Date: 3/31/2023 | 1:42 PM EDT

Exhibit SOW



PPL companies

EXHIBIT SOW

Scope of Work

Mercer County Solar Owner Engineer

March 01, 2023

Exhibit SOW

Engineer shall provide the following services:

1. 30% Preliminary PV Design Package:

The Engineer shall provide a 30% preliminary PV Design package for a 126MWdc/100MWac Solar project in Mercer County Kentucky.

This design package shall include the following deliverables:

- a. Provide one site plan:
 - i. Site plan will be updated using the constraints map provided by LG&E/KU.
 - ii. Site plan will indicate solar arrays, access roads, perimeter fencing, laydown areas, AC cable routing, and substation location.
 - iii. Site plan will include a table indicating the modules, inverter, and tracker model as well as capacity and quantity of modules.
- b. Typical DC One-Line
- c. AC One-Line
- d. Typical DC Block Layout
- e. PVSyst 8760 File and output summary (P50)
- f. Transmission preliminary plan and profile drawings.
 - i. Support TransServ GI request and SIS questions.
- g. Substation general arrangement
- h. Project Schedule
- i. AACE Class 3 Project Estimate

2. EPC RFP Scope of Work and Technical Specification Development:

The Engineer shall develop the scope of work and technical specification documents as part of the RFP package that will outline the PV and BOP requirements.

This RFP Development shall include the following deliverables:

- a. Scope of Work (PV and HV)
- b. EPC Contractor Deliverables (PV and HV)
- c. Permit Requirements
- d. Safety and Site Security Requirements
- e. Division of Responsibility
- f. Commissioning Requirements
- g. PV Capacity Test Requirements
- h. PV Availability Test Requirements
- i. Project Schedule Requirements
- j. Energy Model Requirements
- k. Site Information
- l. Approved PV Equipment Vendors
- m. Form of Monthly Progress Report
- n. Contractor's Quality Assurance Program
- o. Training Requirements
- p. PV Module Warranty Language
- q. Bid Forms

Exhibit SOW

3. Project Meetings:
 - a. Kick off meeting conducted via conference call
 - b. Weekly coordination conference calls
 - c. Prior to RFP development Engineer shall hold an equipment vendor site visit to evaluate different tracker manufacturers.

END OF SCOPE OF WORK DOCUMENT

EW Brown
Mercer County Solar Facility Owners Engineer
Service Authorization

Exhibit RESPR - REQUIREMENTS FOR ELECTRONIC SUBMITTAL OF PROJECT RECORDS

EXHIBIT RESPR

REQUIREMENTS FOR ELECTRONIC SUBMITTAL OF PROJECT RECORDS

1.0. Definitions

For Purposes of this Exhibit, the following terms, when capitalized, shall have the following meanings:

"**AutoCAD**" means an electronic Computer Automated Drafting program written by Autodesk, Inc. which produces a vector based drawing. The specific file format is ".dwg".

"**Contract**" means the agreement (whether designated as an agreement, contract, purchase order, or otherwise) to which these specifications are attached or otherwise referenced or incorporated into.

"**Contractor**" means each party to the Contract that is not an LKE Entity.

"**Engineered or Designed Drawings**" has the meaning set forth in Section 3.1 of this Exhibit.

"**Engineered or Designed Items**" means all Work specifically designed or built for Owner; "Engineered or Designed Items" does not include standard items of equipment produced by OEMs (i.e., items held in inventory or listed in published price lists), but does include design and other Work to incorporate such items into the project that is the subject of the Contract.

"**Excel**" means an electronic spreadsheet compatible with Microsoft Excel in the format of the specimen spreadsheet provided by Owner or otherwise requested by Owner (e.g., .xlsx).

"**Existing Owner Drawings**" means drawings of Owner's facility(ies) that Contractor receives prior to or during the Work. Existing Owner Drawings may be issued as paper copies, or in electronic format such as AutoCAD, Hybrid, or PDF.

"**Hybrid**" means a single or group of electronic files containing an AutoCAD vector drawing (.dwg file) and one or more scanned raster background image format files (including ".jpg", ".gp4", ".cal", ".bmp", ".tif"). Specialized add-on software such as Autodesk Raster Design may be used with AutoCAD in order to manage and edit the background raster images.

"**LKE Entity**" means one of LG&E and KU Energy LLC, Kentucky Utilities Company, Louisville Gas and Electric Company, or a direct or indirect successor or subsidiary of any of them.

"**OEM**" means for an item of equipment, the original manufacturer of that equipment.

EW Brown
Mercer County Solar Facility Owners Engineer
Service Authorization

Exhibit RESPR - REQUIREMENTS FOR ELECTRONIC SUBMITTAL OF PROJECT RECORDS

"Non-AutoCAD Project Records" means all Project Records other than Engineered or Designed Drawings

"Owner" means all the LKE Entities that are a party to the Contract.

"PDF" means portable document format compliant with PDF/A-1a or PDF/A-1b compliant. See ISO Spec 19005-1:2005 Document Management - Electronic document file format for long term preservation - Part 1.

"Project Records" means all drawings, instruction manuals, operation and maintenance manuals, spare parts lists, cable tabulations, and other documents required to be provided to Owner by Contractor pursuant to this Exhibit or the Contract. Project Records shall be the final Issued for Record (IFR) version which shall contain all as-built, as-manufactured, and as-commissioned modifications.

"Work" means all work, construction, equipment, materials, consumables, construction aids, and other goods and services performed, provided, or installed (and/or required to be performed, provided, or installed) by Contractor in accordance with the Contract.

2.0 Introduction

This Exhibit sets forth:

- Project Records, including all as-built or as-delivered modifications, that the Contractor is required to provide to the Owner upon completion of the Work, and
- Formatting and similar requirements for all Project Records.

The Contract may provide for additional and/or different requirements with respect to Project Records; provided, that unless the Contract provides otherwise explicitly, Contractor shall comply with both the Contract and this Exhibit. Please note that these requirements apply to all Work regardless of whether performed, installed, or provided directly by Contractor or through Contractor's subcontractors or other suppliers and it is Contractor's responsibility to ensure compliance in either case.

Contractor shall provide this Exhibit to the drafting group to ensure compliance.

3.0 Project Records Specific to Engineered or Designed Items

3.1 Contractor shall provide the following with respect to each Engineered or Designed Item to the extent applicable ("Engineered or Designed Drawings"):

- 3.1.1. Architectural - Building plans, elevations, building code summary (fire ratings, occupancy classifications), life safety plans, finishes schedules (floors walls, ceilings, doors and windows), details, demolition, and plumbing systems.

EW Brown
Mercer County Solar Facility Owners Engineer
Service Authorization

Exhibit RESPR - REQUIREMENTS FOR ELECTRONIC SUBMITTAL OF PROJECT RECORDS

- 3.1.2. Civil - Property and plot plans, concrete and foundation plans, sections and details, site improvements (excavating, roads, grading, surfacing, fencing), construction facilities, erosion control, sanitary and storm sewers, general arrangements, underground utilities (piping, conduit and duct banks) and surveys.
 - 3.1.3. Electrical - Electrical schematics (elementary and wiring diagrams), panel layouts, panel schedules, one or single line diagrams, three line diagrams, circuit diagrams, logic diagrams, elementary diagrams, loop diagrams, key diagrams, interconnection diagrams, equipment layouts, specs and data sheets, and plans for heat tracing, grounding, lighting, and communication. Cable tray drawings, hazardous area location drawings, instrument installation details, lightning protection, cathodic protection drawings, phasing diagrams, raceway composites, and DCS architecture drawing.
 - 3.1.4. Mechanical - P&ID, piping plans, sections and details, flow diagrams, isometrics, instrument plans, arrangements, details, spec sheets and calibration sheets, HVAC systems, and fire protection general arrangements.
 - 3.1.5. Structural - Structural plans, sections and details, river structures and concrete plans, sections and details. Flooring plans, sections and details (elevated slabs, grating, guardrails, stairs, and ladders), air and flue gas ductwork plans, sections and details.
 - 3.1.6. Other drawings that are (i) customary in the applicable practices involved in the Work, (ii) required by the Contract, or (iii) requested by Owner.
- 3.2** So that Owner can test its ability to access and properly view the drawings, early in the project(s) development, Contractor shall send to Owner (i) one sample AutoCAD drawing for each discipline and (ii) if applicable, a sample hybrid drawing (containing a minimum of both a DWG and a raster image file).
- 3.3** If the Work involves any new or changed electrical cabling, Contractor shall also provide a cable tabulation compliant with Appendix 1 of this Exhibit.
- 4.0** Revisions to Existing Owner Drawings
- 4.1** Contractor shall update all Existing Owner Drawings to capture as-built conditions as a result of the Work (e.g., if an item depicted in an Existing Owner Drawing was wholly or partially demolished or removed as part of the Work, if the Work involved making interconnections with an item in the Existing Owner Drawings, if the Work involved making changes applicable to the Existing Owner Drawings,

EW Brown
Mercer County Solar Facility Owners Engineer
Service Authorization

Exhibit RESPR - REQUIREMENTS FOR ELECTRONIC SUBMITTAL OF PROJECT RECORDS

etc.).

- 4.2 Contractor shall make (and redline) such updates to Existing Owner Drawings using clouds/bubbles marked with the letter of the revision and submit each such update electronically in color PDF format as a sketch (SK) drawing. The drawing number shall be the letters SK followed by the existing plant drawing number. In the event an entire Existing Owner Drawing is redlined as a result of demolition or removal from service, an SK drawing can be used to identify a drawing that is to be voided.
- 4.3 Notwithstanding the foregoing, if Owner requests, Contractor shall provide updates to Existing Owner Drawings in AutoCAD or Raster Hybrid AutoCAD format with redlines electronically corrected and submitted in the same format. All previous revision clouds/bubbles shall be removed.

5.0 Vector Based CAD Drawings

- 5.1 Except as provided in Section 6.0, below, all Project Records shall be vectorbased and saved in AutoCAD version 2013 format.
- 5.2 When using other CAD applications and performing conversions to AutoCAD, Contractor shall ensure that drawing attributes, block names, line types, line weights, font styles, dimension styles, etc. are properly converted. The converted file, when plotted, shall look substantially identical to the version created in the native CAD format. Prior to submittal of Project Records, Contractor shall provide sample electronic copies of converted files to review the conversion quality from native format to AutoCAD.
- 5.3 Drawings shall be bordered by a title block/border in the form provided by Owner, which shall be inserted as a **block** at the 0,0 coordinate in the "Layout1" paper space view such that the lower left hand corner of the sheet is at 0,0.
- 5.4 **Contractor shall not modify the Owner's title block/border in any way.** Without in any way limiting the preceding sentence, here are some examples: Contractor shall not (i) delete, revise, or add any attributes or layers to the Owner provided title block/border, (ii) explode or modify the Owner provided title block/border, (iii) insert the Owner provided title block/border using a different name, or (iv) change the Owner provided title block/border name, layer names, or modify the attribute tag names in Owner supplied title block/border.
- 5.5 The Contractor shall properly populate the title block attribute information. See Table 1 for example title block attributes and Figure 1 for samples of title blocks.
- 5.6 The "Title" attribute of the title block shall:
- 5.6.1 Match the description of the specific equipment or facilities depicted on that

EW Brown
Mercer County Solar Facility Owners Engineer

Service Authorization

Exhibit RESPR - REQUIREMENTS FOR ELECTRONIC SUBMITTAL OF PROJECT RECORDS

Engineered or Designed Drawing;

- 5.6.2 Use consistent and standardized abbreviations for drawing types; and
- 5.6.3 Not include the overall project name or project number in the title.

Contractor shall provide its company name in the "Original Source" attribute in the Owner provided title block/border. In addition, Contractor may insert its own drawing information block, company name/logo, and/or PE stamp to the immediate left of Owner's title block as a separate AutoCAD block. This information shall not stand taller than Owner's title block. See Figure 1. **In no event may Contractor include in the title block, the Contractor's drawing information block, or anywhere else on the drawing any claim of intellectual property rights or proprietary rights with respect to (or limitations on the use of) the drawing or its contents.**

- 5.7 All non-dimensioned Engineered or Designed Drawings (such as electrical schematics, wiring, and connection diagrams, mechanical flow diagrams, and logic diagrams) shall be drawn at a 1 to 1 scale.
- 5.8 Contractor shall place a correctly oriented north arrow on each Engineered or Designed Drawing which depicts a physical/spatial arrangement.
- 5.9 Contractor shall provide Owner an estimated range of drawing numbers for each of the major disciplines (Architectural, Civil, Structural, Mechanical, Electrical) and by plant unit or common. Owner will provide a range of Unit-specific and/or common Owner drawing numbers to Contractor as required based on this information and Contractor shall assign drawing numbers from that range.
- 5.10 Engineered or Designed Drawing numbers shall be in the following format:

PLX-*-NNNNN-OOOO or SK- PLX-*-NNNNN-OOOO

Where-

***PLX** is the 3 or 4 digit plant and unit number (0=common)*

** is the engineering discipline (E-Electrical, C-Civil, M-Mechanical, A-Architectural, S-Structural)*

NNNNN is the 5-digit next available drawing number based on location AND discipline. Field must have the leading zeros padded to (5) digits such that drawing "432" would appear as "00432"

***OOOO** is an optional Contractor-assigned 4-character alphanumeric describing a specific page or sheet number of the drawing. This field is optional but if used it shall be padded to (4) non-blank alphanumeric characters.*

EW Brown
Mercer County Solar Facility Owners Engineer
Service Authorization

Exhibit RESPR - REQUIREMENTS FOR ELECTRONIC SUBMITTAL OF PROJECT RECORDS

SK used only if identifying a redlined existing plant drawing

For example

GH3-E-12345-0001 or SK-GH3-E-12345-0001

Is drawing number 12345, with optional 0001 Contractor designation, for Ghent Unit 3 (and the second drawing number starting with SK is a redline of an Existing Owner Drawing).

- 5.11 Contractor shall provide its drawing number (if different than the Owner drawing number) in the "Alt_Drawing_No" attribute of the title block. Contractor may also include its drawing number in the Contractor's drawing information block (if included), however, all on-page and off-page drawing references shall utilize Owner's assigned drawing number.
- 5.12 Engineered or Designed Drawing number revisions shall follow the below requirements:
- 5.12.1 First preliminary drawings issued shall be labeled as Rev 1.
- 5.12.2 Subsequent drawing issued shall use revision 2, 3, 4 until drawing is issued for construction (IFC).
- 5.12.3 First IFC drawing shall be issued with a blank in the revision designation.
- 5.12.4 Subsequent revisions after IFC shall be A, B, C, D, etc. (skipping the letters "I" and "O")
- 5.12.5 Final submittal drawings shall have the last revision letter used after IFC.

6.0 Raster (or hybrid) Based CAD Drawings

- 6.1 When Contractor is modifying an Existing Owner Drawing pursuant to Section 4.2 and the Existing Owner Drawing is provided to Contractor other than in native CAD format, Contractor may employ hybrid CAD techniques to modify Existing Owner Drawings.
- 6.2 Contractor shall not use AutoCAD's *WIPEOUT* command to mask raster images. Contractor shall modify raster images using raster editing software such as Raster Design as provided by Autodesk.
- 6.3 Raster images shall be provided in a GP4 (CALs Group 4, Type 1), JPG, or TIF formats. Only one raster image per type may be inserted into a hybrid drawing.

EW Brown
Mercer County Solar Facility Owners Engineer
Service Authorization

Exhibit RESPR - REQUIREMENTS FOR ELECTRONIC SUBMITTAL OF PROJECT RECORDS

- 6.4 Hybrid drawings shall be in a format that is properly viewable on Owner's system.
- 6.5 If an Existing Owner Drawing is provided to Contractor on paper, Contractor shall create applicable raster image by scanning at a minimum 400 DPI resolution. Higher resolutions shall be used if the drawing detail or quality warrants it.
- 6.6 Contractor shall remove the original raster title block. Contractor shall insert the compliant title block/border(s) in accordance with Section 5.3. The scanned image shall be visible in an AutoCAD viewport.
- 6.7 The provisions of Section 5 apply to Hybrid drawings.
- 7.0 Project Record AutoCAD Drawing Final Submittal
- 7.1 Contractor shall electronically submit to Owner all Engineered or Designed Drawings (in AutoCAD DWG format and back-up PDF images as produced from the native CAD application with the signed PE stamp if applicable and raster images (in the case of hybrid drawings)) with file names that match Owner drawing numbers.
- 7.2 Contractor may create Drawings using AutoCAD x-refs (.dwg external references) and/or links to other AutoCAD drawings but when the final drawing is submitted to Owner, all external drawing references shall be permanently bound into the drawing such that there is only one DWG file per drawing.
- 7.3 For Hybrid drawings, Contractor shall merge multiple insertions of the same type of raster image into a single raster image file with the same name as the DWG file except using the file extension of one of the approved raster formats.
- 7.4 Contractor shall embed photos, OLE objects, and AEC objects used in the creation of drawings, and explode AEC objects into basic AutoCAD objects in the final drawing submitted to Owner.
- 7.5 Each drawing shall be submitted under a different file name. For example, if three drawings are created using three different paper space views of the same model space, it shall be duplicated three times and only the view representative of the individual drawing shall be saved in the final file as "Layout1" in paper space. Any extraneous drawing entities in model space not pertaining to the drawing shall be deleted.

EW Brown
Mercer County Solar Facility Owners Engineer
Service Authorization

Exhibit RESPR - REQUIREMENTS FOR ELECTRONIC SUBMITTAL OF PROJECT RECORDS

- 7.6** Contractor shall not use any non-standard AutoCAD fonts, textures, dimension styles, plot styles, etc. unless Contractor (i) receives Owner's prior written approval and (ii) provides a file of each such nonstandard item along with Project Record AutoCAD drawing submittal.
- 7.7** Contractor shall provide Owner with a CTB file for any drawings created with line weights based on color tables. Contractor shall give unique file names containing Contractor's name or initials to all non-standard support files (e.g., fonts, textures, CTB, etc.) submitted to Owner.
- 7.8** Contractor shall keep a backup copy of all electronic files provided to Owner until at least the end of all applicable warranty periods under the Contract.
- 7.9** Contractor shall provide all drawings and media under this Contract utilizing a process approved by Owner. Each such transmission shall include a drawing index in the form of the Excel spreadsheet provided by Owner.
- 8.0** Non-AutoCAD Project Records not required to be submitted in AutoCAD
- Contractor shall submit Non-AutoCAD Project Records not required to be submitted in AutoCAD ("Non-AutoCAD Project Records") to Owner in accordance with the following minimum requirements.
- 8.1** Non-AutoCAD Project Records shall include, but not be limited to:
- 8.1.1 OEM Drawings - Component diagrams, part details, part assembly drawings, name plates, outline and arrangement details, data sheets, performance curves, procedure specifications, standard details, etc.
- 8.1.2 Other Documents - Instruction or operating manual, technical manual, maintenance manual, reports, parts catalog, equipment specification, photographs, aerial photographs, maps, correspondence, and all other relevant documentation.
- 8.2** Drawing and document numbers for Non-AutoCAD Project Records shall be assigned by the Contractor.
- 8.3** Non-AutoCAD Project Records shall be submitted in Adobe PDF format (or such other format and form as directed by Owner), except that photographs, aerial photos or maps, etc. shall be submitted in JPG format.
- 8.4** Contractor shall separate and identify Non-AutoCAD Project Records by document type (e.g., documentation, drawing, specification, manual, and map) and provide final Non-AutoCAD Project Records in electronic format or hard copy (or both) as requested by Owner.

EW Brown
Mercer County Solar Facility Owners Engineer
Service Authorization

Exhibit RESPR - REQUIREMENTS FOR ELECTRONIC SUBMITTAL OF PROJECT RECORDS

- 8.5 Each Non-AutoCAD Project Record submitted in PDF format shall be a separate file with a unique filename.
- 8.6 Contractor shall keep a backup copy of all electronic files provided to Owner until at least the end of all applicable warranty periods under the Contract.
- 8.7 Contractor shall provide all drawings and media under this Contract utilizing a process approved by Owner. Each such transmission shall include an index of each file in the form of the Excel spreadsheet provided by Owner.

9.0 Timing for Submission of Final Project Records

The final version of all Project Records shall be submitted pursuant to this Exhibit and the Contract within 30 days of the completion of the Work (other than punchlist items and Work intended to be subsequently performed (such as warranty Work)).

EW Brown
Mercer County Solar Facility Owners Engineer
Service Authorization

Exhibit RESPR - REQUIREMENTS FOR ELECTRONIC SUBMITTAL OF PROJECT RECORDS


TABLES, FIGURES AND APPENDIX


TABLE 1 - Example Drawing Attribute Information for DMS Submission

Field Name	Character Limit	Examples
Original Project Number	8	<i>As directed by Owner</i>
Drawing Number	20	<i>As directed by Owner</i>
Revision	1	Final: Nothing, then first revision: A or B or C. (skipping I and O) Preliminary or Design, 1, 2, 3
Alternate Drawing Number	20	Contractor internal drawing number (optional)
Original Source	20	Contractor Company Name
Original Creation Date	8	12/01/00
Latest Revision Date	8	12/31/00
Title	96	Descriptive title
Location	4	MC4 or TC1 or GH0 (0=common systems)
Engineering Discipline	1	E=electrical, C=civil, M=mechanical, A=architectural, S=structural
Sub Discipline	Any	wiring, schematic, flow or P&ID, logic, site plan, foundation, piping, details, steel, etc.
Drawing size	1	D or E, etc.
Scale	Any	¼"=1', none, as noted, etc.
CAD Filename	Any	File name shall match Owner drawing number and shall not contain any spaces.
Release Reason	Any	Construction, Approval, Reference, Sketch etc

EW Brown
Mercer County Solar Facility Owners Engineer
Service Authorization
 Exhibit RESPR - REQUIREMENTS FOR ELECTRONIC SUBMITTAL OF PROJECT RECORDS

FIGURE 1 - Sample Title Blocks
 (Other versions and formats are available)

Contractor's Information Block can be located in this area 7	<i>Location and Unit:</i> Mill Creek			<i>Drawn:</i> CJG
	<i>Scale:</i> None	<i>Contract No.:</i> n/a		<i>Checked:</i> CJG
	<i>Engineering discipline:</i> Mechanical	<i>Drawing type:</i>	<i>Approved:</i> CJG	<i>Released for:</i> BID
	First line of Title Second line of Title Third line of Title			<i>Alternate Drawing No.:</i>
	<i>Originator:</i> Engineering Co	<i>Job or Project No.:</i> Project No	<i>Drawing No.:</i> -12345 B	<i>Rev.:</i>
	8		MC3-E DMS Version 2.0	

Contractor's Information Block can be located in this area	<i>SCALE</i> None	First line of Title Second line of Title Third line of Title		
	<i>PROJECT NUMBER</i> 123456			
	<i>Location and Unit:</i> <KENTUCKY> UTILITIES GENERATING STATION		<i>Drawing No.:</i> GH3-E-12345	<i>Rev.:</i> B

For Owner Title Block/borders. Contractor to recreate for revision information.

EW Brown
Mercer County Solar Facility Owners Engineer
Service Authorization

Exhibit RESPR - REQUIREMENTS FOR ELECTRONIC SUBMITTAL OF PROJECT RECORDS

Revisions	
A	Project: A96-000
THIS IS WHERE THE REVISIONS WILL BE PLACED ON ALL DWGS.	
Dwn: Drafter	15SEP96
Chkd: Checker	15SEP96
Appd: Approver	15SEP96

EW Brown
Mercer County Solar Facility Owners Engineer
Service Authorization
Exhibit RESPR - REQUIREMENTS FOR ELECTRONIC SUBMITTAL OF PROJECT RECORDS

APPENDIX 1 - Electronic Submission of Cable Tabulation Records

1.0 Introduction

- 1.1 This data submittal would be used for custom engineered projects or systems where individual wires and cables are tracked throughout the design process. This document would typically be provided to Architects and Engineering firms. It is the responsibility of the Architect or Engineering Firm to ensure that each of their subcontractors who may be supplying cable tabulations receives and follow these submittal requirements.
- 1.2 LG&E / KU Generation utilizes one application for electronic storage and retrieval of cable tabulation records:

Drawing Management System (with Cable Tab Management)

- 1.3 Project records are to be submitted to the LG&E / KU project manager per these specifications.
- 1.4 Final documentation shall include the most recent revisions and up to date information, including as-builts or as-delivered modifications to be submitted within 30 days of project completion.
- 1.5 This document sets forth the basic guidelines for electronic cable tab records and document submittal. Since technology is constantly evolving, file formats and application versions listed in this document are subject to mutually agreeable change.
- 1.6 In addition to these specifications LG&E / KU has other document submittal requirements as listed below:
 - LKE_DMS-Q_09.18 - Specifications for Electronic Submittal of Project Records

NOTE: Not all specifications will be applicable to all projects.

- 1.7 For questions concerning anything in this document please contact Generation Services - Document Management.

2.0 Drawing Management System - Cable Tab Records

- 2.1 This specification provides minimum requirements on how information shall be provided electronically to LG&E / KU.
- 2.2 Unless otherwise specified in the contract or purchase order final cable records are to be submitted in electronic format.
- 2.3 In addition, electronic submissions may be requested via e-mail, and hard copies may be required.
- 2.4 Unless otherwise specified in the contract or purchase order LG&E / KU will provide a range of LG&E/KU cable numbers to the Contractor as required for the project.

EW Brown
Mercer County Solar Facility Owners Engineer
Service Authorization

Exhibit RESPR - REQUIREMENTS FOR ELECTRONIC SUBMITTAL OF PROJECT RECORDS

Cable numbers shall be generated using the following format: GH3-AN-

12345

Where-

***GH3** is the 3 or 4 digit plant and unit number (0=common)*

***AN** is the system code (Each plant has its onset **AND** will be provided)*

***12345** is the 5-digit next available cable number based on location **AND** system code. Field must have the leading zeros padded to (5) digits such that cable "432" would appear as "00432".*

Cable revisions shall start with the letter "A" and proceed through the alphabet skipping the letters "I" and "O".

- 2.5** If more than 20 records are to be submitted, the information indicated in TABLE 1 shall be provided for each cable tab number for storage into DMS. The index shall be submitted electronically in Excel or Access format.

TABLE 1 - Typical Information for Cable Tab Record Data Submission

Field Name	Character Limit	Examples
Cable Number	12	<i>The actual number of the cable as listed on the cable sheet. On new cables the number can be automatically assigned. Ex. GH4-SS-10000</i>
Location Code	3	<i>The location is the plant and generating unit for which the cable was created. Ex. GH1 - Ghent Unit 1</i>
Plant System	3	<i>An organization of similar equipment related to various portions of the plants. Ex. CH – Coal Handling</i>
Page No.	4	<i>The page number or tab that the cable information is on.</i>
Physical Status Code*	1	<i>The physical status code indicates the cables current status in its physical state. See chart for additional information.</i>
Service	125	<i>This is the service or function that the cable is being used for.</i>
Conductor Quantity	3	<i>The number of conductor(s) in a cable.</i>
CT From/To Equip Desc	100	<i>The equipment name and description the cable(s) runs "to" and "from".</i>

EW Brown
Mercer County Solar Facility Owners Engineer
Service Authorization
 Exhibit RESPR - REQUIREMENTS FOR ELECTRONIC SUBMITTAL OF PROJECT RECORDS

CT From/To Wiring Dwg	20	<i>The wiring drawings that the cable(s) runs "to" and "from".</i>
Cable Quantity	3	<i>The number of individual cables ran together under a single cable number.</i>
Cable Construction*	15	<i>This is an abbreviated construction description of hoe the cable is made.</i>
Conductor Size*	10	<i>The physical size of the individual wire(s) in a cable.</i>
Ground Conductor Size	10	<i>The physical size of the ground wire(s) in a cable.</i>
Cable Type*	10	<i>Is what the cable is actually being used for. (i.e. power, data, control)</i>
Rated Voltage*	10	<i>The ANSI maximum voltage rating the cable(s) or individual conductor(s) can handle.</i>
Insulation Type	10	<i>The material used to insulate the individual conductors(s) of a cable.</i>
Jacket Type	10	<i>The material used to insulate the cable and its conductor(s).</i>
Cable Length	4	<i>The length of the cable "to" and "from" equipment.</i>
CT From/To Physical Dwg	20	<i>The physical drawing that the cable(s) runs "to" and "from".</i>
CT Sch Dwg	20	<i>The schematic drawing that is associated with the cable(s).</i>
Raceway Type*	10	<i>The material used to contain and support the cable that runs in between the "to" and "from" location.</i>
Routing	339	<i>An overall description of how the cable is ran "to" and "from".</i>
Raceway Size*	10	<i>The size of the raceway type.</i>
CT Drawing Num	20	<i>The drawing number that is on the cable tab sheet where the cable exists.</i>
BOM Item	35	<i>This is the project number or what the cable was billed to or ordered under.</i>
Comments	120	<i>A general area for any additional information.</i>

* See TABLE 2 for valid field contents

EW Brown
Mercer County Solar Facility Owners Engineer

Service Authorization

Exhibit RESPR - REQUIREMENTS FOR ELECTRONIC SUBMITTAL OF PROJECT RECORDS

TABLE 2 - Valid Field Contents

Cable Construction	Cable Type	Conductor Size	Insulation & Jacket	Raceway Size	Raceway Type	Rated Voltage	Physical Status Code
C CTRL	CTRL	26 awg	EPR	1/2	EMT	45V	1 Installed
C PWR	PWR	24 awg	HYP	3/4	IMT	50V	2 Demolished
C w/gnd	INST	22 awg	N	1	RAC	150V	3 Abandoned
C w/gnd ALX	DATAKOM	20 awg	PVC	1 1/2	RMC	300V	4 Spare
C w/gnd STX	ND	18 awg	SIS	1 1/4	PVC	600V	5 TBD
C ALX		16 awg	THHN	2	PVC-80	800V	
PR		14 awg	THWN	2 1/2	SBT	900V	
PR E-TC		12 awg	XLPE	3	VBT	1KV	
PR J-TC		10 awg	CPE	3 1/2	LDT	2KV	
PR K-TC		9 awg	ETFE	4	CT	2.5KV	
PR CRC		8 awg	EPDM	4 1/2	TD	4KV	
TR		6 awg	FEP	5	ST	4.5KV	
C STX		4 awg	Glass	6	ND	5KV	
SHLD		2 awg	Nylon	4" tray		8KV	
C5		1 awg	PE	6" tray		12KV	
CX		1/0 awg	PFA	9" tray		15KV	
FO		2/0 awg	PTFE	12" tray		17KV	
ND Control		3/0 awg	TFE	18" tray		18KV	
ND DataCom		4/0 awg	TPE	24" tray		22KV	
ND Power		250 MCM	ZH	30" tray		23KV	
ND Instrument		300 MCM	B-Fiber	36" tray		25KV	
		350 MCM	CEFIR	ND		27KV	
		400 MCM	SR			35KV	
		500 MCM	ND			45KV	
		600 MCM				75KV	
		750 MCM				ND	
		1000 MCM					
		1250 MCM					
		1500 MCM					
		1750 MCM					
		2000 MCM					
		2500 MCM					
		3000 MCM					
		ND					

- 2.6** Any existing cables that are modified or deleted shall be included in the index and noted as such by usage of the Physical Status Code.
- 2.7** Once the final copy is released to LG&E / KU, LG&E / KU will become the proprietor of the electronic record. LG&E / KU will take full responsibility for all future modifications and their subsequent liability.
- 2.8** The Contractor shall keep a backup copy of all electronic data provided to LG&E / KU for a minimum of 1 year from the date sent to LG&E / KU.

MASTER CONTRACT

FOR

GENERAL ENGINEERING SERVICES

SERVCO CONTRACT NO.
532523 for Kentucky Utilities Company
863796 for Louisville Gas & Electric Company



820 West Broadway
Louisville, KY 40202

TABLE OF CONTENTS

ARTICLE 1 – DEFINITIONS AND STATEMENT OF SERVICES 3

ARTICLE 2 - BUYER PROJECT MANAGER 6

ARTICLE 3 – COMPENSATION AND INVOICING..... 6

ARTICLE 4 - TECHNICAL DIRECTION 7

ARTICLE 5 - WARRANTY..... 7

ARTICLE 6 - OVERTIME..... 8

ARTICLE 7 - OWNERSHIP OF WORK PRODUCT 8

ARTICLE 8 - TERM OF CONTRACT, TERMINATION AND SUSPENSION 9

ARTICLE 9 - FORCE MAJEURE AND NOTICE OF DELAY 10

ARTICLE 10 - INSURANCE 11

ARTICLE 11 - INDEMNITY..... 13

ARTICLE 12 - PROGRESS REPORTS 14

ARTICLE 13 - COMPLIANCE WITH EQUAL OPPORTUNITY REQUIREMENTS 14

ARTICLE 14 – APPLICABLE LAWS..... 14

ARTICLE 15 – CHANGES IN SERVICES CONTRACT..... 15

ARTICLE 16 - AUDIT/INSPECTION..... 15

ARTICLE 17 - CONTRACTUAL RELATIONSHIP 16

ARTICLE 18 - SUBCONTRACTS..... 16

ARTICLE 19 - REFERENCE CHECKS..... 16

ARTICLE 20 - THIRD PARTY RIGHTS 17

ARTICLE 21 - ASSIGNMENTS 17

ARTICLE 22 - KEY PERSONNEL 17

ARTICLE 23 - DISCLOSURE 17

ARTICLE 24 - JURY WAIVER; GOVERNING LAW; FORUM..... 17

ARTICLE 25 - DATA FURNISHED BY BUYER..... 18

ARTICLE 26 - ENGINEER REPRESENTATION 18

ARTICLE 27 - RELEASE OF CLAIMS 18

ARTICLE 28 - NON-WAIVER OF DEFAULTS 19

ARTICLE 29 - SEVERABILITY..... 19

ARTICLE 30 - DRAWING & DESIGN RESPONSIBILITIES 19

ARTICLE 31 - PERMITS, FEES, AND NOTICES 19

ARTICLE 32 - EQUIPMENT, MATERIALS, AND WORKMANSHIP..... 20

ARTICLE 33 - ENGINEER'S PROJECT MANAGER..... 20

ARTICLE 34 - NOTICES..... 20

ARTICLE 35 - SEPARATE CONTRACTS 21

ARTICLE 36 - WORK AND SAFETY RULES..... 21

ARTICLE 37 - ENVIRONMENTAL REQUIREMENTS 23

ARTICLE 38 – ORDER OF PRECEDENCE 24

ARTICLE 39 - CODE OF CONDUCT..... 24

ARTICLE 40 - CONFIDENTIAL INFORMATION 24

ARTICLE 41 - LIMITATION OF LIABILITY 25

ARTICLE 42 - DISPUTE RESOLUTION..... 26

ARTICLE 43 – GENERAL 26

EXHIBITS

EXHIBIT A – Contract Specifications 30

EXHIBIT B – Project Controls and Schedule..... 33

EXHIBIT C – Compensation..... 37

EXHIBIT D – Release..... 38

EXHIBIT E – Supplementary Terms 39

EXHIBIT F – Standards of Conduct & Integrity for Suppliers..... 40

EXHIBIT G – Contractor Code of Business Conduct..... 56

Master Contract

for

General Engineering Services

This Master Contract for General Engineering Services is made and entered into as of the 16 day of July 2012 (the "Effective Date"), between Burns & McDonnell Engineering Company, Inc., a corporation organized under the laws of the State of Missouri ("Engineer"), and LG&E and KU Services Company ("Servco"), a Kentucky corporation whose address is 820 W. Broadway, Louisville, KY 40202. Engineer, Servco, and each Servco Party may be referred to herein individually as a "Party" or collectively as the "Parties."

WITNESSETH

WHEREAS, Servco and Engineer desire to set forth the general terms and conditions applicable to all professional design, engineering, consulting, and field technical services of Engineer provided to any Servco Party;

NOW, THEREFORE, in consideration of the mutual promises set forth herein, and intending to be legally bound hereby, the Parties hereby agree as follows:

ARTICLE 1 – DEFINITIONS AND STATEMENT OF SERVICES

A. DEFINITIONS

The following words and phrases shall have the following meanings for the purpose of this Master Contract for General Engineering Services:

- (1) "Affiliate" as used herein shall mean an entity controlled by, controlling, or under common control with a Party; provided, that Affiliates are limited to entities that do business within the United States of America.
- (2) "Buyer" or "Buyers" as used herein means with respect to a Services Contract, those Servco Parties that are obtaining engineering services under that Services Contract.
- (3) "Buyer's Authorized Representative" as used herein shall mean with respect to a Services Authorization, (a) the person whose signature is affixed to the Services Authorization for Buyer, (b) Buyer Contract Administrator (as defined below), or (c) any other person to the extent authorized to act for Buyer and acting within that person's authority.
- (4) "Buyer Contract Administrator" as used herein shall mean with respect to a Services Authorization, the Buyer person assigned by Buyer from time to time to coordinate all commercial issues under the Services Authorization.
- (5) "Buyer Project Manager" as used herein shall mean with respect to a Services Authorization, the Buyer person assigned from time to time to coordinate all technical and schedule issues under the Services Authorization.
- (6) "Contract" or "Contract Documents" as used herein shall mean this Contract, including all Exhibits attached hereto.
- (7) "Engineer Personnel" as used herein shall mean all employees, officers, directors, agents, consultants and Subcontractors of Engineer.

- (8) "Maximum Cost" as used herein shall mean Engineer's guaranteed not-to-exceed cost to Buyer to perform the Work under a Services Authorization, including contingency and subject to any agreed change orders.
- (9) "Plant" as used herein shall mean the facility or facilities for which the Work is to be performed pursuant to a Services Authorization, its accompanying equipment and related facilities.
- (10) "Preliminary Construction Drawing" shall mean a drawing created by Engineer which is intended to be the basis for construction of a facility by Buyer unless it is marked "FOR CONSTRUCTION" or other marking with similar meaning.
- (11) "Professional Standard" shall mean and refer to the practices, methods, standards and performance of the Work in accordance with the degree of judgment and skill that is ordinarily possessed and exercised by (and generally accepted as being appropriate for) nationally recognized design and engineering professionals of good standing and who are performing work for projects that are of similar scope, nature and complexity as the project as of the effective date of the relevant Services Authorization.
- (12) "Project Specifications" as used herein shall mean the administrative requirements and technical specifications including the drawings and design criteria, if any, referred to in the Services Authorization, and any changes that may be made with respect thereto from time to time by Buyer.
- (13) "Services Authorization" as used herein shall mean a document executed by (a) Engineer and (b) Buyer, and specifying the Work to be performed by Engineer and any Supplementary Terms. Each Services Authorization, along with the terms of this Contract, shall form a separate contract between Engineer and Buyer executing the Services Authorization, and Engineer acknowledges and agrees that Buyer executing the Services Authorization shall be the only entity among Servco and its Affiliates obligated under such contract.
- (14) "Services Contract" as used herein shall mean the separate contract between Engineer and Buyer formed when they each execute and deliver the Services Authorization (or as otherwise provided in this Contract); the terms of such contract shall consist of the terms of the Services Authorization along with the terms of this Contract, and Engineer acknowledges and agrees that Buyer under the Services Authorization shall be the only entity among Servco and its Affiliates obligated under such contract.
- (15) "Servco Parties" means Servco and those Affiliates of Servco listed on Exhibit G (as Exhibit G may be amended from time to time by Servco in its sole discretion), that by executing Exhibit G have agreed to be parties to this Contract.
- (16) "Subcontractor" as used herein shall mean any individual, person, partnership, corporation, joint venture, or one of its subsidiaries, at any time engaged by Engineer to perform any portion of the Work.
- (17) "Supplementary Terms" as used herein shall mean any additional terms and conditions imposed on Engineer under a Services Authorization, in addition to those set forth in this Contract, including, for example, the kind of items referred to in Exhibit E hereto.
- (18) "Work" as used herein shall mean any or all of Engineer's services under a Services Contract as described in Exhibits A, B and the Services Authorization (including, without limitation, warranty work).

B. STATEMENT OF WORK

- (1) Engineer shall furnish the necessary management, personnel, supervision, materials, equipment and facilities necessary to perform the Work. Engineer shall perform the Work in accordance with the

specific Services Contract. Engineer shall perform and complete all of its obligations pursuant to each Services Contract in accordance with the Professional Standard.

(2) Subject to section 1.B(1) above, from time to time Buyer may provide Engineer with a written request for quotation for proposed Work on a specific project (a "Request for Services Quotation") including therewith a statement identifying the Work to be performed, schedule information including any required completion date(s), the name of the assigned Buyer Project Manager or Buyer Authorized Representative and any other information and/or requirements deemed pertinent to the Work sought to be performed. Within fourteen (14) calendar days, unless a longer time is specified, after receipt of any such Request for Services Quotation, Engineer shall, at its option if it wishes to pursue the project and at no cost to Buyer, provide a written quotation to perform the Work to Buyer, which quotation shall acknowledge receipt of the Request for Services Quotation and be binding on Engineer for ninety (90) calendar days. The quotation shall set forth (a) proposed start and completion dates for Engineer Personnel based on Buyer's stated requirements, (b) a statement of man-hours by discipline/classification needed to complete the Work set forth, (c) Maximum Cost in the format provided in the Request for Services Quotation, and (d) all additional information specifically requested by Buyer via the Request for Services Quotation all in accordance with this Contract.

(3) Upon receipt by Buyer of Engineer's quotation for any such Request for Services Quotation, the Buyer Project Manager shall review Engineer's quotation. If Buyer is willing to accept Engineer's quotation, then Buyer and Engineer shall execute the Request for Services Quotation and Engineer's quotation, which together shall become the Services Authorization. If Buyer has questions regarding Engineer's quotation, then Buyer may arrange a meeting at a location convenient to Buyer, at no cost to Servco or Buyer, with engineer's authorized representative(s) for the purpose of discussing the Request for Services Quotation and Engineer's quotation. If Buyer and Engineer reach agreement, then Buyer shall prepare a document memorializing such agreement, which document when executed by Buyer and Engineer shall constitute a Services Authorization.

(4) During extreme or emergency conditions, as determined by Buyer, Buyer may, in the interest of saving time, elect to issue an oral or written Services Authorization without reference to the procedures described in sections 1.B(2) and 1.B(3) above, which shall become effective upon Engineer's acceptance of the same, including acceptance by commencing performance of the applicable Work. Such Services Authorization may include a detailed Work statement, a description of the applicable quality assurance program, a description of schedule milestones, starting and completion dates, required qualifications of Engineer's project team members, the name of Buyer Project Manager, and/or any other information or requirements deemed pertinent to the Work to be performed. In the event an oral Services Authorization is accepted by Engineer, (i) Engineer shall commence performance of such Services Authorization promptly upon an oral notice to proceed by Buyer, (ii) Engineer shall send a written notice pursuant to Article 34 to Buyer that Engineer has commenced work under such oral Services Authorization, and (iii) a written Services Authorization shall be provided by Buyer within two (2) working days of such oral Services Authorization. Within seven (7) calendar days of issuance of an oral Services Authorization, Engineer shall furnish Buyer with all information required to be supplied by Engineer in response to a Request for Services Quotation under this Section 1.B(4) in order that Buyer and Engineer, may, if they determine to do so, amend the Services Authorization by execution of a Change Order pursuant to Article 15. Buyer may suspend the Work commenced under this Section 1.B(4) at any time upon notice to Engineer, and in such event Engineer shall be entitled to reasonable compensation or reimbursement for direct expenses in connection with such suspension. For the purposes of this Section 1.B(4), extreme or emergency conditions include those tasks required to place the Plant in a safer condition, tasks defined by Buyer as "around-the-clock work," or tasks required to avoid or end a Plant shutdown. These notifications may occur both within and outside the normally expected work week hours, thus requiring an "after hours response team" to be maintained by Engineer.

(5) Except as otherwise provided for in section 1.B(4) above, Engineer shall not commence performance of any Work covered by a Request for Services Quotation pursuant to this Contract until it has received from Buyer a signed written Services Authorization authorizing Work thereon.

(6) Should, in Buyer's opinion, a specific project not lend itself to the Maximum Cost concept contained in this Contract, then Engineer shall furnish pricing in the form and format requested by Buyer. In addition to the required pricing, Engineer may propose alternate pricing for any project.

(7) All agreements (other than those explicitly stating that this Contract does not apply) between Engineer and one or more Servco Parties specifying Work to be performed by Engineer shall (a) constitute a Services Authorization under this Contract and (b) be governed by the terms of this Contract.

ARTICLE 2 - BUYER PROJECT MANAGER

The Buyer Project Manager shall resolve any technical and schedule questions that Engineer may have concerning Work performed or to be performed. Engineer shall contact the Buyer Project Manager if and as necessary to obtain Technical Direction (as defined in Article 4), required files, drawing formats, drawing number assignments, Bill of Material (B/M) sheet numbers, B/M item numbers or other Buyer tracings and/or other material relating to the performance of any Services Contract issued hereunder, as well as with respect to any questions and/or interpretations that may arise or be required related to technical direction in the course of performance of such Work.

ARTICLE 3 - COMPENSATION AND INVOICING

A. Compensation

Engineer shall be compensated for performance of Work in accordance with Exhibit C and the Services Contract.

B. Invoicing

(1) Invoices shall include the level of detail set forth in each Services Contract, but in no event less detail than is necessary for Buyer to identify the type, date(s), quantity, and dollar amount of Work done; and invoices shall be submitted monthly by Engineer.

(2) Engineer's work tracking and cost accounting system shall utilize electronic data processing techniques. It is Buyer's intent to provide for potential direct data transfer into Buyer's corporate and financial accounting system. Engineer shall support this program by reasonable changes in its cost tracking system for this Contract when so requested. Engineer shall be relieved of its obligations under this section 3.B (2) to the extent that: (i) Engineer is required to purchase software to enable its system to be compatible with Buyer's program and such software is not required to enable Engineer's system to be compatible with other of its client's programs, (ii) Engineer provides Buyer with an estimate of the cost of such software, and (iii) Buyer does not agree to reimburse Engineer for such cost.

(3) All invoices shall be accompanied by documentation, satisfactory to Buyer, sufficient to support details as a prerequisite to payment. In those cases that do not include direct data transfer into Buyer's corporate and financial accounting system, paper invoices shall be submitted to Buyer at the address set forth in the relevant Services Contract.

(4) Buyer shall pay to Engineer the amount set forth in each correct invoice, as determined by Buyer, within thirty (30) days after Buyer's receipt thereof, subject to Section 3.D below.

(5) The costs of any overtime associated with any Work performed shall not be incurred or invoiced unless authorized as described in Article 6.

C. Buyer reserves the right to withhold payments otherwise due under a Services Contract in whole or in part for (i) any breach by Engineer of the material terms or provisions of this Contract or such Services Contract, (ii) any claim Buyer has against Engineer, or (iii) invoicing in excess of the Maximum Cost or

- other agreed upon pricing, but only to the extent necessary to cover a reasonable estimate of damages and claims, or excess costs.
- D. The balance of any amounts retained by Buyer pursuant to Section 3.C(i) above shall be due and payable to Engineer within thirty (30) calendar days after receipt of a proper invoice, subsequent to Engineer curing such breach and remedying any damage caused thereby.
- E. Payment to Engineer by Buyer of any amounts pursuant to this Contract shall not relieve Engineer of the responsibility for performing its Work in accordance with the Services Contract.
- F. In no event shall the compensation due Engineer from Buyer with respect to a Services Contract (including, without limitation, for labor and reimbursable expenses) exceed compensation provided for in the Services Contract (including any total Maximum Cost or lump sum price established in the Services Contract), as modified (if applicable) pursuant to Article 15. Regardless of whether Engineer's costs exceed the amount it is entitled to for compensation, Engineer shall (i) have no right to stop Work by reason of such fact, and (ii) complete the Work in accordance with the Services Contract. Engineer shall be responsible for paying all of Engineer's employees, Subcontractors, and other expenses.
- G. The labor multiplier per Exhibit C will remain in effect until June 30, 2014. Any revision to the labor multiplier after June 30, 2014 shall be subject to mutual agreement of the Parties.
- H. Prior to being entitled to receive final payment from Buyer under any applicable Services Contract, Engineer shall (a) complete all authorized Work thereunder as evidenced by receipt of notification from the assigned Buyer Project Manager that no additional Work is required with respect to such Services Contract; (b) settle any claims against Buyer on account of the Services Contract and otherwise satisfy all requirements under the Services Contract; and (c) execute a release of claims pursuant to Article 27 and provide such release to Buyer and Servco.

ARTICLE 4 - TECHNICAL DIRECTION

- A. At all times during performance of the Work, the Buyer Project Manager shall have the right to issue written directions to Engineer that redirect Engineer's effort, shift the emphasis between tasks, require pursuit of certain lines of inquiry, fill in details, or otherwise serve to accomplish the Work being pursued (herein referred to as "Technical Direction"). Engineer shall allow Buyer to review the Work while in progress (and shall provide Buyer with summary calculations upon reasonable request). Buyer shall also have the right to review and accept or reject any procedures (including, without limitation, the quality assurance program) to be employed in the conduct of the Work. Nothing contained in this section 4.A shall be construed as relieving Engineer of its responsibilities under the Services Contract. All Technical Direction furnished by Buyer under this section 4.A must be in writing and within the scope of Work stated in a Services Contract.
- B. Any Technical Direction having the effect of assigning additional work outside the general scope of, or constituting a change to, or materially affecting the time required for performance of, or changing materially any of the terms, conditions, or specifications of the Work issued pursuant to this Contract must be authorized in writing by Buyer in accordance with Article 15 before Engineer proceeds with implementation thereof. Any such additional work undertaken by Engineer without such prior written approval from Buyer shall be at Engineer's risk and expense.

ARTICLE 5 - WARRANTY

- A. Engineer warrants that the Work shall be performed and completed in accordance with Professional Standards and in accordance with Applicable Laws (as defined in Article 14), and shall conform to the requirements of the applicable Services Contract. THIS WARRANTY IS IN LIEU OF AND EXCLUDES ALL OTHER WARRANTIES, WHETHER EXPRESS OR IMPLIED, BY OPERATION OF LAW OR

OTHERWISE, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

- B. In the event of any breach by Engineer of the warranties set forth in Section 5.A, discovered during the time period set forth in Section 5.D below, Engineer shall correct such nonconformities or deficiencies in its Work at its own expense in a timely manner and be responsible for any and all damages resulting therefrom upon written notice from Buyer. If after re-performance of nonconforming or defective Work, Engineer has not corrected all defects or nonconformities (or, if Engineer fails to so re-perform) within Buyer's reasonable determination, Buyer shall have the right to elect, at its sole discretion:
- (1) to have Engineer persist in its efforts to re-perform defective or nonconforming Work until all defects and nonconformities are corrected and accepted by Buyer; or
 - (2) to receive a refund from Engineer equal to Buyer's reasonable direct cost to have the remaining defective or nonconforming Work corrected. Such refund shall be paid to Buyer within thirty (30) calendar days after Buyer's written request.
- C. Any direction, consent, acceptance, or other action provided by Buyer in connection with Articles 4, 5, 8, 18, 21, 22, 30, 32, Exhibit A, or a Services Contract shall not relieve Engineer of its warranty obligations, or for providing Work in accordance with the applicable Services Contract.
- D. Engineer's warranty obligations shall remain in full force and effect until the later of (i) twelve (12) months after completion of the applicable Services Contract, or (ii) with respect to re-performance of Work in conjunction with a breach of this Article 5, twelve (12) months after completion of such re-performance, but in no event shall such extended warranty period extend more than twenty-four (24) months after completion of the applicable Services Contract.
- E. Engineer's liability for damages under this Article 5 for any Services Contract shall be in addition to all other rights and remedies of Buyer, at law or in equity, subject to Article 41 below.

ARTICLE 6 - OVERTIME

Except as provided otherwise in this Article 6, (a) overtime shall be limited to the man-hours for which Buyer has given prior written approval via a Services Contract or Change Order executed by the pursuant to Article 15, and (b) Engineer shall not be entitled to compensation for any overtime undertaken by Engineer without prior written approval from Buyer. Nothing in this Article 6 shall be construed to prevent or delay the immediate start of critical or "around-the-clock work" based upon an oral Services Contract, as provided for in Section 1.B(4).

ARTICLE 7 - OWNERSHIP OF WORK PRODUCT

- A. All reports, recommendations, design criteria, specifications, drawings, designs, bills of material, technical data, calculations, computer inputs and outputs, sketches and any information contained therein delivered by Engineer to Buyer in connection with its performance under this Contract, including without limitation all Work, designs, and Design Documents (collectively, "Work Product") shall become the property of Buyer upon payment to Engineer of all amounts due under the applicable Services Contract. Engineer hereby assigns all intellectual property rights in the Work Product and, at Buyer's cost, Engineer shall cooperate with Buyer in the filing of any application for patents, copyrights or trademarks arising out of such Work Product.
- B. The originals of any Work Product hereunder shall be delivered to Buyer upon the earlier of completion or termination of Engineer's Work under the relevant Services Contract.
- C. Buyer acknowledges that the Work Product provided to it by Engineer is not intended or represented to be suitable for reuse by any Buyer, its Affiliates, or others for any work or project other than the project and site in connection with which such Work Product was provided. Any such reuse or modification of Work

Product by Buyer or others without special written consent or adaptation by Engineer shall be at Buyer's sole risk and without liability or legal exposure to Engineer, and Buyer shall indemnify and hold harmless Engineer from and against all claims, damages, losses, and expenses, including attorneys' fees, arising out of or resulting therefrom.

- D. Nothing contained in this Article 7 shall be construed as limiting or depriving Engineer of its right to use its basic knowledge and skill to design or carry out other projects or work for itself or others, whether or not such projects are similar to the Work to be performed under this Contract. Rights to Engineer's existing intellectual property developed, utilized, or modified in the performance of the Work, but not developed initially as part of the Work Product, shall remain the property of Engineer. Engineer shall have the right to retain and use copies of drawings, documents, and engineering or other data furnished or to be furnished by Engineer and the information contained therein subject to applicable confidentiality provisions in the Contract. Buyer shall not acquire any rights under this Contract to any of Engineer's proprietary computer software that may be used in connection with the Work.

ARTICLE 8 - TERM OF CONTRACT, TERMINATION AND SUSPENSION

A. TERM

This Contract shall become effective on the Effective Date and unless terminated earlier as provided for in this Article 8 shall remain in full force and effect for a period of five (5) years (the "Initial Term"). Notwithstanding the foregoing, Servco, at its sole and exclusive option, may elect to extend the term of this Contract for an additional period of five (5) years or such shorter period as specified by Servco (the "Renewal Term") by providing notice of such renewal to Engineer at least thirty (30) days prior to the expiration of the Initial Term. Any Services Contracts entered into prior to the expiration of the Initial Term (or, if applicable, any Renewal Term), and this Contract to the extent it relates to such Services Contracts, shall remain in full force and effect until such Services Contracts have been terminated or all Work under such Services Contracts has been completed.

B. TERMINATION

(1) Servco may terminate this Contract, and the applicable Buyer may terminate any Services Contract, or any portion of the Work to be provided under a Services Contract (a) for its convenience, without cause and without any requirement of changed circumstances related to this Contract or a Services Contract, or (b) for default by Engineer. The termination shall be effective upon written notice to Engineer; provided that if the termination is for default by Engineer, then the applicable Servco Party may not provide such a termination notice unless it first provides written notice to Engineer describing the default and Engineer fails to either (i) cure such default within seven (7) days after receipt of such notice, or (ii) if such default is not susceptible to being cured within such seven (7) day period, provides within such seven (7) day period a written plan acceptable to the applicable Servco Party to cure such default as expeditiously as practicable and thereafter continuously and diligently implements such plan and effects such cure to the satisfaction of the applicable Servco Party. Notwithstanding the foregoing, if the termination for default is for a reason as set forth in Section 8.C, then no prior notice of default or opportunity to cure need be given prior to the termination notice. Buyer's Authorized Representative shall be the sole and exclusive authority of Buyer for issuance of notice of default or termination. Immediately upon the effective date of termination, Engineer shall stop work to the extent specified in the notice of termination, take all steps consistent with the protection of Buyer's interests with regard to any subcontract(s) then in force or pending, and assemble all Work and/or Work Product and background data for delivery to Buyer. In the event of termination of a Services Contract by a Buyer for any reason, the Buyer may not rely on any Preliminary Construction Drawings and Buyer shall release Engineer from any liability (and waive all claims and causes of action against Engineer) that might arise from Buyer's use of any Preliminary Construction Drawings. If this Contract is terminated, any Services Contracts that are not also terminated, and this Contract to the extent it relates to such Service Contracts, shall remain in full force and effect until

such Services Contracts have been terminated or all Work under such Services Contracts has been completed.

(2) Upon termination of a Services Contract by Buyer pursuant to Section 8.B(1), Engineer shall be entitled to submit invoicing and receive payments as follows: (a) with respect to a time and materials based Services Contract for Work that has been completed and accepted by Buyer, Buyer shall pay Engineer the compensation at the rates set forth in the applicable Services Contract (provided, that for Services Contracts that include a Maximum Cost, such compensation shall not exceed such Maximum Cost multiplied by the percentage of the Work under the Services Contract that has been completed by Engineer determined in accordance with the percentage completion method under generally accepted accounting principles minus any amounts previously paid to Engineer under the Services Contract), or (b) with respect to a firm priced Services Contract, Buyer shall pay Engineer the firm price multiplied by the percentage of the Work under the Services Contract that has been completed by Engineer determined in accordance with the percentage completion method under generally accepted accounting principles minus any amounts previously paid to Engineer under the Services Contract; provided, however, if the termination is pursuant to Section 8.B(1)(b), Buyer shall be entitled to withhold from any such payment an amount Buyer reasonably believes is necessary to offset any loss or damage Buyer may incur as a result of Engineer's default (and, if the invoiced amount is less than such losses and damages, Engineer shall pay the shortfall to Buyer).

(3) Engineer may terminate this Contract and/or any Services Contract in the event that Servco or the applicable Buyer has failed to pay any amount due and undisputed under this Contract and/or the applicable Services Contract and has not cured such failure to pay within thirty (30) days following written notice of such default.

C. **BANKRUPTCY/INSOLVENCY**

In the event of Engineer's bankruptcy or insolvency, or in the event of initiation of any proceeding, voluntary or involuntary, against Engineer under the bankruptcy or insolvency laws, or in the event of Engineer's failure to meet its debts in the ordinary course of business, Servco shall have the right to terminate this Contract pursuant to the terms of Section 8.B, for the purpose of which such termination shall be deemed to be a termination for default by Engineer. Nothing contained in this Section 8.C shall limit the rights or remedies of Servco or Buyer at law or in equity.

D. **SUSPENSION**

Buyer may, at any time, issue a directive to Engineer to suspend for a period of time all or part of the Work called for by this Contract. Upon receipt of any such directive, Engineer shall forthwith comply with its terms and take all reasonable steps to minimize the incurrence of costs allocable to the Work covered by the suspension directive during the period of work stoppage. In the event that such a suspension directive is issued by Buyer, Engineer shall be entitled to recover its actual costs reasonably incurred in connection with such suspension, as well as an adjustment of the schedule for completion of the related Work. Any other deletions, additions, or changes to the Work shall be by Change Order agreed upon by Buyer and Engineer pursuant to Article 15.

ARTICLE 9 - FORCE MAJEURE AND NOTICE OF DELAY

- A. For purposes of this Article 9, an "event of Force Majeure" shall mean: acts of civil or military authority (including courts and regulatory agencies), acts of God (excluding normal seasonal weather conditions), war, riot, terrorism, insurrection, inability to obtain required permits or licenses, blockades, embargoes, sabotage, epidemics, unusually severe floods, or other similar events beyond the reasonable control of the party whose performance is hindered by such event.
- B. Whenever either Buyer or Engineer has knowledge that any event of force majeure or other situation is delaying or threatens to delay the timely performance of any of its obligation called for by a Services

Contract, it shall immediately give written notice thereof, including all relevant information with respect thereto, to the other, and shall exercise due diligence to mitigate the effects of the event of Force Majeure.

- C. Subject to the provisions of this Article 9 as set forth below, the time for performance under a Services Contract (including the transmittal of monies but not the obligation to pay) shall be equitably adjusted for a period of time necessary to overcome the effect of the event of Force Majeure (and such extension of time shall constitute the sole remedy of either Buyer or Engineer with respect to such event of Force Majeure), provided that:

(1) Neither Buyer nor Engineer may claim the benefit of this Section 9.C except to the extent the delay is due to causes beyond its reasonable control and without its fault or negligence.

(2) Any delay and/or failure to perform by a Subcontractor, at any tier, will not be excusable except to the extent such delay and/or failure arises out of causes beyond the reasonable control of Engineer, and the supplies or services to be furnished by Subcontractor are not obtainable from other sources at comparable costs in sufficient time to permit its commitments to be met pursuant to this Contract.

(3) Neither Buyer nor Engineer may claim the benefit of this Section 9.C except to the extent it uses all reasonable diligence to mitigate the effects of the event of Force Majeure as quickly as practicable; provided, however, that neither Buyer nor Engineer shall be required to settle strikes or other labor disputes.

(4) In all cases the time extension due to an event of Force Majeure shall be held to a minimum but under no circumstances shall it exceed the actual time lost.

ARTICLE 10 - INSURANCE

For the entire duration of the Contract and any Services Contract with respect to any Services Contract issued under this Contract, Engineer shall provide and maintain, and shall require any of its Subcontractors to provide and maintain, the following insurance (and, except with regard to Workers' Compensation/Employer's Liability, Professional Liability and Aircraft Liability, naming Buyer as an additional insured and waiving rights of subrogation against Buyer and Buyer's insurance carrier(s)), and Engineer shall submit evidence of such coverage(s) of Engineer to Buyer prior to the start of the Work.

- A. Workers' Compensation and Employer's Liability Policy, which shall include:

(1) Workers' Compensation (Coverage A), with statutory limits, and in accordance with the laws of the state where the Work is performed;

(2) Employer's Liability (Coverage B) with minimum limits of One Million Dollars (\$1,000,000) Bodily Injury by Accident, each Accident, \$1,000,000 Bodily Injury by Disease, each Employee;

(3) Thirty (30) Day Cancellation Clause; and

(4) Broad Form All States Endorsement.

- B. Commercial General Liability Policy, which shall have minimum limits of One Million Dollars (\$1,000,000) each occurrence; One Million Dollars (\$1,000,000) Products/Completed Operations Aggregate each occurrence; One Million Dollars (\$1,000,000) Personal and Advertising Injury each occurrence, in all cases subject to Two Million Dollars (\$2,000,000) in annual aggregate for all such claims, and including:

(1) Thirty (30) Day Cancellation Clause;

- (2) Blanket Written Contractual Liability to the extent covered by the policy against liability assumed by Engineer under this Contract;
- (3) Broad Form Property Damage; and
- (4) Insurance for liability arising out of blasting, collapse, and underground damage (deletion of X, C, U Exclusions).
- C. Commercial Automobile Liability Insurance covering the use of all owned, non-owned, and hired automobiles, with a bodily injury, including death, and property damage combined single minimum limit of One Million Dollars (\$1,000,000) each accident with respect to Engineer's vehicles assigned to or used in performance of Work under this Contract.
- D. Umbrella/Excess Liability Insurance with minimum limits of Two Million Dollars (\$2,000,000) per occurrence; Two Million Dollars (\$2,000,000) annual aggregate, to apply to employer's liability, commercial general liability, and automobile liability.
- E. To the extent applicable, if any fixed wing or rotor craft aircraft will be used by Engineer in performing the Work, Aircraft Public Liability Insurance covering such aircraft whether owned, non-owned, leased, hired or assigned with a combined single minimum limit for bodily injury and property damage of Five Million Dollars (\$5,000,000) including passenger liability coverage. Such coverage may be provided by the aircraft owner or operator.
- F. Professional Liability Insurance with limits of Three Million Dollars (\$3,000,000) per claim and annual aggregate (claims made policies shall have a retroactive date equal to or prior to the effective date of the applicable Services Contract and shall be maintained at least three (3) years after the completion of all Work under the applicable Services Contract).
- G. The above policies to be provided by Engineer shall be written by insurance companies that are both authorized to do business in the state where the Work will be performed and having a Best Rating of not less than "A-". These policies, which provide additional insured coverage, shall be primary to any policies carried by Servco or any of its Affiliates and shall be reasonably acceptable by Servco. These policies shall not be canceled except with thirty (30) days written notice to Servco from Engineer and the insurance carrier. Evidence of coverage, notification of cancellation or other changes shall be mailed to:
- Manager, Supply Chain
LG&E and KU Services Company
P.O. Box 32020
Louisville, Kentucky 40232
- H. Buyer reserves the right to request and receive copies of relevant policy provisions or endorsements; however, Buyer shall not be obligated to review any of Engineer's certificates of insurance or endorsements, or to advise Engineer of any deficiencies in such documents. Any receipt of such documents or their review by Buyer shall not relieve Engineer from or be deemed a waiver of Buyer's rights to insist on strict fulfillment of Engineer's obligations under this Contract.
- I. Engineer shall provide notice of any known accidents or claims at the Work site to, as applicable:
- Manager, Risk Management
LG&E and KU Services Company
P.O. Box 32030
Louisville, Kentucky 40232
- and Buyer's Authorized Representative

J. Servco and Buyer hereby waive their rights of recovery against Engineer and its officers, directors, agents, and employees for damage to Servco's or Buyer's property in connection with any Services Contract to the extent such damage is covered by property insurance carried by or on behalf of Servco or Buyer.

If the Engineer's Work results in a construction phase of an applicable project by a Buyer, such Buyer shall make reasonable efforts to include a provision similar to the above into all construction contracts entered into by the Buyer for the project, and all construction contractors shall be requested to provide appropriate waivers of subrogation and additional insured endorsements in favor of Buyer and Engineer for damage or liability covered by any construction contractor's policy(ies) of insurance. Notwithstanding the foregoing, Buyer's failure to comply with the foregoing sentence shall not (i) constitute a breach of this Agreement or a Services Contract, or (ii) be the basis for a claim or a termination by the Engineer.

ARTICLE 11 - INDEMNITY

For purposes of this Article 11 only, "Buyer Parties" shall mean Servco, Buyer (and all of their Affiliates), and all of their respective directors, officers, agents and employees, successors, and assignees; "Engineer Parties" shall mean Engineer, its directors, officers, agents and employees, as well as any Subcontractors of Engineer, at any tier, and the Subcontractor's directors, officers, agents and employees, and each of them; "Claims" shall mean claims, demands, suits or causes of action, whether at law or in equity, and whether based on statute, regulation, rule, ordinance, code, or standard or on theories of contract, tort, strict liability or otherwise; and "Losses" shall mean any and all losses, liabilities, fines, fees, penalties, or damages, including the costs of settlements, judgments, and direct expenses including reasonable attorneys' fees (including reasonable attorneys' fees incurred in establishing the right to indemnity hereunder). Engineer shall indemnify and hold harmless Buyer Parties against all Losses related to Claims brought against Buyer Parties by or on behalf of:

- A. Persons other than Buyer, Servco, or Engineer with respect to injuries (or death) to persons or damage to property to the extent arising from or in any manner relating to negligent acts or omissions or willful misconduct of Engineer Parties under this Contract, whether arising from or relating to acts or omissions solely of Engineer Parties or arising from or relating to acts or omissions of both Engineer Parties and Buyer Parties.
- B. Engineer expressly acknowledges and agrees that the indemnity provided for in this Article 11 is applicable to Claims for which Engineer otherwise has or may have immunity under applicable worker compensation or similar laws and regulations (including in the Commonwealth of Pennsylvania, pursuant to Pennsylvania Workers' Compensation Act, Article III, Section 303 (also referred to as 77 P.S. § 481).
- C. Third parties arising out of or in connection with any infringement or alleged infringement of any patent, copyright, trademark, service mark, trade or business secret, or other intellectual property right of such third parties in connection with Engineer's performance and/or delivery of the Work hereunder or Buyer's use thereof. In addition to the other indemnity and hold harmless obligations under this Section 11.C, Engineer shall at its own expense either obtain for the Buyer a royalty-free, permanent, irrevocable, sublicensable, fully assignable, transferable license necessary to make Buyer's use non-infringing or substitute non-infringing Work, or modify at its own expense the infringing Work so it becomes non-infringing, provided that after such substitution or modification, the applicable Work shall (i) equal or exceed that being modified or replaced in all material respects, (ii) meet all the requirements of and be subject to all the provisions of this Contract and the applicable Services Contract, and (iii) be subject to Buyer's reasonable approval.

Engineer shall also indemnify Buyer Parties for any and all Claims and Losses for violations of any Applicable Laws to the extent arising from or relating to acts or omissions of Engineer Parties, whether arising from or relating to the acts or omissions solely of Engineer Parties or arising from or relating to acts or omissions of both Engineer Parties and Buyer Parties.

In addition to Engineer's obligation to indemnify Buyer Parties as set forth above, Engineer agrees to defend Buyer Parties in connection with Claims or Losses arising out of or resulting from matters or occurrences which are separately covered under the Engineer's general liability policy required to be maintained pursuant to Article 10.

ENGINEER'S OBLIGATIONS UNDER THIS ARTICLE 11 SHALL BE REDUCED TO THE EXTENT OF THE FAULT OR NEGLIGENCE OF BUYER PARTIES.

Engineer's monetary obligations under this Article 11 shall not be limited to the amount of insurance coverage required to be carried by Engineer hereunder.

ARTICLE 12 - PROGRESS REPORTS

Engineer shall furnish schedules and such other data as reasonably required by Buyer to monitor progress, as more specifically defined in Exhibit B and the relevant Services Contract.

ARTICLE 13 - COMPLIANCE WITH EQUAL OPPORTUNITY REQUIREMENTS

Engineer shall, unless specifically exempted by law, perform its obligations under this Contract in full compliance with all applicable equal opportunity requirements including, but not limited to, those relating to equal employment opportunity and non-segregated facilities, those relating to the utilization of minority business enterprises, the Vietnam Era Readjustment Assistance Act of 1974, the Rehabilitation Act of 1973, those relating to the employment of veterans and handicapped persons, and all amendments thereto and all regulations, rules and orders issued thereunder.

ARTICLE 14 – APPLICABLE LAWS

- A. Engineer represents that it is now familiar with, or prior to commencing the Work will become familiar with, all federal, state, regional and local laws (including tax laws), ordinances, regulations, codes, standards, orders, and decrees that are applicable to the Work (collectively, "Applicable Laws"), and Engineer agrees at all times to observe and comply therewith. Applicable Laws shall be deemed to include, without limitation, those set forth in (i) Articles 13, 18, 24, 36, and 37; (ii) any Supplementary Terms; (iii) a Services Contract; and (iv) the following:
- (1) Federal and state motor carrier safety regulations, to the extent applicable to the Work; and upon written request, Engineer shall provide Buyer with written certification of driver qualifications for Engineer's employees as needed to permit Buyer to comply with such regulations.
 - (2) Federal, state, regional, or local laws, rules, and regulations regarding taxes, and the payment of taxes of all kinds now in effect and those becoming effective hereafter until Engineer's Work pursuant to this Contract has been completed, including, without limitation, social security, state unemployment insurance, withholding taxes, sales and use tax, gross receipts tax and income tax.
 - (3) State Sales and Use Tax on billings involving this Contract, except to the extent properly incurred by Engineer in the performance of the Work hereunder and not exempt under Buyer's exemption number 132 or any of its Affiliates' exemptions numbers. Buyer will reimburse Engineer only for individual invoices not exempt from sales taxes on which the State Department of Revenue has assessed sales tax, when Engineer has provided Buyer with proof of the sales tax payment to the state.
- B. Reference to standards, specifications, manuals or codes of any technical society, organization or association, or to Applicable Laws, whether such reference be specific or by implication, shall mean the standard, specification, manual, code, or Applicable Laws in effect on the date of execution of a Services Contract except as may be otherwise specifically stated in the Contract Documents. If any of the foregoing

are amended in such a way that has a material effect on the Work or the Contract (including the applicable Services Contract), Engineer shall be obligated to comply with the amended requirement and the Parties shall make necessary adjustments per Change Order.

ARTICLE 15 – CHANGES IN SERVICES CONTRACT

Except with respect to suspensions of all or part of the Work in accordance with Section 8.D, termination under Article 8, delays due to Force Majeure under Article 9, or suspensions for safety reasons under Section 36.F, any other deletions, additions, or changes in the Work shall be pursuant to a Change Order mutually agreed upon and executed by Buyer and Engineer in accordance with this Article 15.

- A. Buyer may, from time-to-time, request that Engineer delete, change, or add to the Work (including, without limitation, adding or revising technical requirements and/or written instructions) on a project subject to a Services Contract. Within fourteen (14) calendar days unless a shorter period is specified by Buyer, Engineer shall provide a written quotation including a discussion of price, time and other performance effects that would result from complying with such request. Within fourteen (14) calendar days after receipt of Engineer's quotation, Buyer shall prepare a document encompassing such deleted, changed, or added work and the equitably adjusted price, time and other performance effects (a "Change Order") and present it to Engineer. Upon execution by Buyer and Engineer of the Change Order (or, at Buyer's option evidenced by written notice, prior to such execution), Engineer shall perform without delay the Work as set forth in and pursuant to the Change Order.
- B. If a result of the Change Order is a reduction in or termination of the amount of Work originally set forth in the Services Contract, Engineer shall not be entitled to seek or receive any compensation for any loss of anticipated profits in respect such reduced or terminated Work.
- C. By executing a Change Order, Engineer thereafter waives the right to assert any further claim for an increase in the Contract price or an extension of any completion date based on the subject matter of, or the claim addressed by, such Change Order; it being acknowledged and agreed by Engineer that any such Change Order shall completely address any schedule or cost impact associated with the subject matter of, or the claim addressed by, such Change Order.
- D. Engineer's compensation and the manner and method of any payment by Buyer for additional Work performed pursuant to this Article 15 shall be in accordance with this Contract, including as applicable Article 3 and Exhibit C. If Buyer has authorized or directed Engineer to perform additional Work but the parties are not able to agree on a Change Order or appropriate compensation therefor, Engineer shall be entitled to receive payment at its hourly rates (as set forth in Exhibit C) for such Work performed.

ARTICLE 16 - AUDIT/INSPECTION

Buyer, or its authorized representative, shall upon reasonable advanced written notice have access to Engineer's records maintained pursuant to this Contract, during normal business hours at Engineer's place of business, to review, audit, and verify information connected with this Contract pertaining to costs, schedules, Subcontractor costs and schedule information, and the efficiency and effectiveness of Engineer's performance for the sole purpose of verifying compliance with applicable Services Contracts and amounts invoiced by Engineer under this Contract and any applicable Services Contracts. Engineer's labor multiplier set forth in Exhibit C has been agreed between the Parties and thus, the amount of the agreed labor multiplier is not subject to doubt and no audit may be performed to determine whether the amount of the agreed labor multiplier is correct; provided, that the hours and salaries against which the agreed labor multiplier is applied shall be subject to audit. Engineer shall establish and maintain a system of accounting on a job cost basis such that all costs referred to in this Contract shall be determinable and allocable by accounting periods in accordance with generally accepted accounting principles. Such files must be retained for a minimum of three (3) years after completion of the Work by Engineer of its obligations pursuant to each Services Contract and Buyer's right to audit shall continue for such three-year period. Buyer's audit may also include a review of Engineer's accounts and records to verify that Engineer did not make payments to or for the personal benefit of employees of Buyer, its agents and other contractors that would constitute a violation of Buyer's Standards of Conduct

and Integrity for Suppliers or Contractor Code of Business Conduct, as applicable, each as referenced in Article 39. Buyer shall not have the right to audit the cost components of Engineer's firm fixed prices or fixed rates, if applicable, or non-direct compensation rates. However, Buyer shall have the right to audit any costs necessary to establish that the same cost item was not billed on both a direct and an indirect basis.

If, pursuant to any such audit hereunder, it is determined that a Party has either overpaid or underpaid an amount previously paid under the applicable Services Contract, the amount overpaid or underpaid shall be due and payable by the owing Party. The Party to whom such money is owed must issue an invoice for such amount due within sixty (60) days following completion of the audit, and payment will be due within thirty (30) days following receipt of the invoice.

ARTICLE 17 - CONTRACTUAL RELATIONSHIP

It is understood and agreed by the Parties hereto that Engineer shall at all times and for all purposes under this Contract be deemed to act as an independent contractor and not as an agent for Servco or Buyer.

ARTICLE 18 - SUBCONTRACTS

- A. Engineer agrees to obtain the written consent of Buyer prior to the letting of or material changes to any subcontract and to the identity of any Subcontractor. Engineer agrees to notify Buyer immediately if it is determined that any Subcontractor is failing to perform or make reasonable progress under the terms and conditions of any subcontract. No subcontract, irrespective of Buyer's consent, shall be deemed to be a novation of this Contract, nor shall it relieve Engineer of its responsibility or liability for full performance hereunder.
- B. Engineer agrees to use its best efforts to assure that Small, Small Disadvantaged and Women Owned Small Business Concerns (SSDWOSBCs) are given equitable opportunity to compete for procurements resulting from this Contract. In this regard, Engineer shall comply with the requirements in 48 C.F.R. 52.219-8, which is hereby incorporated by reference. Engineer shall also agree to participate in the SSDWOSBC set aside plan required by 48 C.F.R. 52.219-9 that has been established by Buyer.

If the total aggregate commitment under this Contract exceeds \$500,000, then Engineer (unless Engineer is itself a small business concern) shall adopt a plan similar to the plan required in 48 C.F.R. 52.219-9, and establish and conduct, or maintain, a program that enables SSDWOSBCs to have equitable opportunities to compete as Subcontractors or suppliers for procurements resulting from this Contract. In this regard, Engineer shall assure that known SSDWOSBCs are given equitable opportunity to compete for subcontracts, particularly by arranging solicitations for bids and delivery schedules so as to facilitate participation by those enterprises, maintain records showing procedures that have been adopted to comply with the provisions of this clause, and prepare periodic reports and cooperate in surveys as may be required by the General Services Administration or the Small Business Administration. Engineer agrees to submit reports on Standard Forms 294 or 295 to Buyer annually with respect to its plan and to provide other certifications and documentation deemed reasonably necessary by Buyer to show evidence of Engineer's compliance with all State and Federal rules and regulations relating to the use of SSDWOSBCs, in accordance with applicable laws and regulations.

Engineer (except small business concerns) shall insert in any subcontract hereunder that may exceed \$500,000, provisions that conform substantially to the language of this clause.

ARTICLE 19 - REFERENCE CHECKS

Engineer hereby authorizes Buyer to reasonably request or conduct such reference checks and make such other background inquiries as Buyer may deem necessary or desirable in connection with the performance, qualifications, and/or capability of Engineer, its Subcontractors, and/or individuals now or hereafter employed by Engineer in connection with performance of this Contract.

ARTICLE 20 - THIRD PARTY RIGHTS

Nothing contained in this Contract shall be construed or interpreted in any manner whatsoever as conferring any rights of any nature upon any person or entity not a party to this Contract other than Servco's Affiliates.

ARTICLE 21 - ASSIGNMENTS

Neither Party shall have the right to assign this Contract (or a Services Contract) or any rights hereunder, in whole or in part, without the prior written consent of the other Party; provided, however, that upon notice to but without the prior consent of Engineer, Servco or an applicable Buyer shall have the right to assign this Contract or a Services Contract to an Affiliate, or a successor owner of the facilities to which an applicable Services Contract applies. Any assignment made in violation of the terms of this Contract shall be void.

ARTICLE 22 - KEY PERSONNEL

The named personnel identified within each Services Contract, hereinafter referred to as "Key Personnel," are considered to be essential to the Work being performed hereunder:

With respect to and for the duration of the Work to be performed by Engineer under each applicable Services Contract, Engineer agrees not to remove, replace, or reassign these individuals without the prior written consent of Buyer. If these individuals become unavailable for reasons beyond Engineer's control for assignment for Work under the applicable Services Contract, Engineer shall promptly notify Buyer, and shall submit a written impact statement (including proposed Key Personnel substitutions) in sufficient detail to permit evaluation of the impact of this situation on the Work to be performed. Prior to substitution of Key Personnel, Engineer shall obtain the written consent of Buyer as to the acceptability of replacement personnel. Additionally, Buyer has the right to request removal of any Engineer Personnel, including without limitation Key Personnel, for a reasonable cause.

ARTICLE 23 - DISCLOSURE

Engineer agrees that it shall not make any news release or other public statement or create any marketing materials regarding its Work hereunder or the processes, models, data, or other information involved without the prior written consent of Buyer.

ARTICLE 24 - JURY WAIVER; GOVERNING LAW; FORUM

- A. EACH PARTY, TO THE EXTENT PERMITTED BY LAW, KNOWINGLY, VOLUNTARILY AND INTENTIONALLY WAIVES ITS RIGHT TO A TRIAL BY JURY IN ANY ACTION OR OTHER LEGAL PROCEEDING ARISING OUT OF OR RELATING TO THIS CONTRACT AND ANY SERVICES CONTRACTS. THIS WAIVER APPLIES TO ANY ACTION OR LEGAL PROCEEDING, WHETHER IN CONTRACT, TORT OR OTHERWISE. In addition, except as may be otherwise set forth in a Services Contract:
- B. All matters arising under or relating to this Contract or a Services Contract for which the Work pertains to a Plant located in Pennsylvania (i) will be governed by the laws of the Commonwealth of Pennsylvania, notwithstanding conflicts of law rules; (ii) Engineer will bring any legal action or proceeding in federal court in the Eastern District of Pennsylvania or state court in Lehigh County, Pennsylvania; and (iii) Engineer consents to the exclusive jurisdiction of such courts for the purpose of all such legal actions and proceedings.
- C. Notwithstanding Section 24.B above, all matters arising under or relating to a Services Contract for which the Work pertains to a Plant located in Kentucky or Virginia (i) will be governed by the laws of the Commonwealth of Kentucky, notwithstanding conflicts of law rules; (ii) Engineer will bring any legal action or proceeding in federal court in the Western District of Kentucky or state court in Jefferson County,

Kentucky; and (iii) Engineer consents to the exclusive jurisdiction of such courts for the purpose of all such legal actions and proceedings.

- D. Notwithstanding Section 24.B above, all matters arising under or relating to a Services Contract for which the Work pertains to a Plant located in Montana (i) will be governed by the laws of the State of Montana, notwithstanding conflicts of law rules; (ii) Engineer will bring any legal action or proceeding in federal court in the District of Montana or state court in Billings, Montana; and (iii) Engineer consents to the exclusive jurisdiction of such courts for the purpose of all such legal actions and proceedings.
- E. Each Party waives, to the fullest extent permitted by law, any objection that it may now or later have to the laying of venue as provided in this Article 24 and any claim that any action or proceeding brought in any such court has been brought in an inconvenient forum.

ARTICLE 25 - DATA FURNISHED BY BUYER

Buyer may provide to Engineer certain data, drawings, or other information regarding the site of the Work and local conditions at such site. Any such data, drawings, or information are (a) made without representation or warranty of any nature by Buyer, (b) not guaranteed by Buyer, and (c) furnished solely for the convenience of Engineer; provided however, Engineer shall not be liable for defects in the Work solely and directly attributable to Engineer's reasonable reliance upon or use of such data, drawings, or information, except to the extent that the applicable Services Contract requires that Engineer independently verify such data, drawings, or information as part of its Work.

Unless the Services Contract states otherwise, Engineer's services under the Services Contract do not include verification of data, drawings, or other information provided by the Buyer. Such verification may be added to the Services Contract pursuant to the terms of Article 15 of this Agreement.

ARTICLE 26 - ENGINEER REPRESENTATION

Engineer represents that it is financially responsible, licensed and competent to perform the work covered by this Contract, and that, notwithstanding anything in the Contract or any statements or information made or furnished by Buyer or its representatives, Engineer will complete the Work for the compensation and within the schedule stated in this Contract. Buyer requires professional engineer ("PE") stamps in accordance with Professional Standards and Applicable Laws and where required by permitting agencies prior to releasing work for construction or for occupancy.

ARTICLE 27 - RELEASE

If Buyer requests, Engineer shall execute a release of liens and related payment claims substantially in the form contained in Exhibit D, upon completion of the Work and as a condition to final payment for such Work by Buyer.

Engineer hereby releases and/or waives for itself and its successors in interest, and for all Subcontractors and their successors in interest, any and all claims or right of mechanics or any other type of lien to assert and/or file upon Buyer's or any other party's property, the Work, or any part thereof as a result of performing the Work. Engineer shall execute and deliver to Buyer such documents as may be required by Applicable Laws (e.g., partial and/or final waivers of liens and/or affidavits of indemnification) to make this release effective and shall give all required notices to Subcontractors with respect to ensuring the effectiveness of the foregoing releases against those parties. Engineer shall secure the removal of any lien that Engineer has agreed to release in this Article 27 within ten (10) days of receipt of written notice from Buyer to remove such lien. If not timely removed, Buyer may remove the lien and charge all costs and expenses including reasonable legal fees (for inside and/or outside legal counsel) to Engineer including, without limitation, the costs of bonding off such lien. Buyer, in its sole discretion, expressly reserves the right to off-set and/or retain any reasonable amount due to Engineer from payment of any one or more of Engineer's invoices upon Buyer having actual knowledge of any threatened and/or filed liens and/or encumbrances that may be asserted and/or filed by any Subcontractors with respect to the Work, with final payment being made by Buyer only upon verification that such threatened and/or filed liens and/or encumbrances have been irrevocably satisfied,

settled, resolved and/or released (as applicable), and/or that any known payment disputes concerning the Work involving Engineer and any of its Subcontractors, agents and/or representatives have been resolved so that no actions, liens and/or encumbrances of any kind or nature will be filed against Buyer and/or Buyer's property.

ARTICLE 28 - NON-WAIVER OF DEFAULTS

Any failure by either Buyer or Engineer at any time to enforce or require the strict keeping and performing of any of the terms or conditions of this Contract shall not constitute a waiver of, and shall not affect or impair, such terms or conditions in any way or its right at any time to avail itself of such remedies at law or in equity as it may have for any breach or breaches of such terms and conditions.

ARTICLE 29 - SEVERABILITY

The provisions of this Contract are severable, and if any provision shall be determined to be illegal or unenforceable, such determination shall in no manner affect any other provision hereof, and the remainder of this Contract shall remain in full force and effect without regard to the fact that one or several provisions of this Contract may be determined from time-to-time to be illegal or unenforceable; provided, however, that the intention and essence of this Contract may still be accomplished and satisfied. Any and all liabilities of Buyer and/or its Affiliates under this Contract shall be several but not joint.

ARTICLE 30 - DRAWING & DESIGN RESPONSIBILITIES

- A. As described in Exhibit A, Engineer shall exercise its responsibilities for preparation, independent review and approval of design documents.
- B. Engineer's Work shall be performed in accordance with the Professional Standard and otherwise in accordance with the applicable Services Contract.
- C. Engineer has the responsibility for furnishing reports, recommendations, test programs, design criteria, specifications, drawings, technical data, calculations, sketches, designs, and revisions to all of the foregoing (collectively, "Design Documents"), equipment and materials that comply with the requirements of the Services Contract and this Article 30. Buyer has the right to accept or reject Design Documents produced by Engineer; provided, however, that the acceptance of Design Documents by Buyer shall not be construed as relieving Engineer of its responsibility hereunder or of its responsibility for errors in shop drawings, schedules or details.
- D. Buyer shall have the right and the authority to reject any and all Work and/or Work Product that is defective, deficient, or otherwise does not conform to the Contract Documents. In such event, Engineer is solely responsible for all costs to correct such Work and/or Work Product without any adjustment in schedule.
- E. Engineer represents and agrees that the individuals and entities who will perform or be in charge of professional architectural, design and engineering services for the Work shall have experience with the type of Work being undertaken and shall be duly licensed to practice under the Laws of the jurisdiction in which the Work is located.

ARTICLE 31 - PERMITS, FEES, AND NOTICES

Where Applicable Laws require permits and approvals related to design and installation of a system, building or facility, if so defined in the Services Contract if and to the extent requested, Engineer will be responsible for securing the permits and approvals. Requisite permit fees or charges necessary for obtaining said permits shall be reimbursed in accordance with Article 3 if paid by Engineer.

ARTICLE 32 - EQUIPMENT, MATERIALS, AND WORKMANSHIP

- A. Engineer, in performance of the Work set forth in this Contract, shall conform to all of Buyer's applicable standards and specifications and, in the absence of such standards, with standards under Applicable Laws and within Professional Standards for the type of Work to be performed. Furthermore, Engineer shall specify equipment, material, and workmanship furnished from qualified and Buyer-approved sources where available. When Engineer has determined by inquiry to Buyer that no Buyer-approved source exists, Engineer shall recommend a qualified source consistent with the aforesaid Buyer standards and specifications. The Buyer Project Manager shall be the Buyer contact for determination of Buyer-approved sources.
- B. All equipment and materials recommended for use or used directly or indirectly with, on, or in any systems, buildings or facilities constructed as a result of the Work performed by Engineer hereunder shall comply with and conform to the requirements of all Applicable Laws. Furthermore, the type, grade, and quality of said equipment and materials shall be equal to or better than recognized U.S. industry standards of the applicable industry within the requirements of the particular application if a Buyer standard is not provided. Provided, however, that except as may be set forth in an applicable Services Contract, nothing in this Article 32 or otherwise in the Contract shall make Engineer liable or responsible for construction means, methods, techniques, sequences, or procedures, or for safety precautions or programs, of Buyer or its construction contractor(s), or for a contractor's failure to perform construction work in accordance with its construction contract with Buyer.
- C. Any deviation from or waiver of the provisions outlined in Sections 32.A and 32.B must have prior written approval of Buyer.

ARTICLE 33 - ENGINEER'S PROJECT MANAGER

Engineer shall designate one individual, hereinafter known as "Engineer's Project Manager," to serve as primary contact for Buyer for the duration of the Work as set forth in each Services Contract. Engineer's Project Manager shall be deemed Key Personnel, as defined in Article 22. Engineer's Project Manager shall plan, organize, direct, control and supervise Engineer's efforts under each Services Contract, as well as review and report on the performance of all activities associated with the Work. Engineer's Project Manager shall take such steps as may be necessary to assure access (telephone and visits) by any assigned Buyer personnel to Engineer Personnel assigned to Work being performed hereunder. Engineer's Project Manager shall be considered an authorized representative of Engineer for all intents and purposes under a Services Contract.

ARTICLE 34 - NOTICES

Any notice or communications provided for in this Contract shall be in writing sent by fax or overnight mail or courier, in the following manner:

- A. If to: Servco or Buyer
- LG&E and KU Services Company
Attn: Tony Ruckriegel
Manager of Contracts, Major Capital Projects
Project Engineering
820 West Broadway
Louisville, KY 40202
Telephone No.: (502) 627-4690
Email: Tony.Ruckriegel@lge-ku.com

With copies to:

220 W. Main St.

Louisville, KY 40232
Attn: General Counsel
Telephone: 502-627-3297
E-mail: Gerald.Reynolds@lge-ku.com

And to:

Buyer, at the address specified in the Services Contract

- B. If to: Engineer
Burns & McDonnell Engineering Company, Inc.
9400 Ward Parkway
Kansas City, MO 64114
Attention: Doug Riedel
Telephone No.: 816-333-9400
Email Address: driedel@burnsmcd.com

Either Party hereto may designate new notice information for purposes of this Article 34 by notifying the other Party hereto in writing of such new information. Notice sent by Fax shall be deemed to have been received at the close of the business day on which it was transmitted or such earlier time as is confirmed by the receiving Party. Notice by overnight mail or courier properly addressed shall be deemed to have been received the next business day after it was sent.

ARTICLE 35 - SEPARATE CONTRACTS

- A. Buyer reserves the right to award other contracts in connection with other portions of any project awarded via Services Contract. Engineer shall afford other parties reasonable opportunity for introduction of their material and the execution of their work, and shall properly connect and coordinate Engineer's Work with such parties.
- B. If any part of the Work depends, for proper execution or results, upon the work of any other party, Engineer shall inspect and promptly report to Buyer any apparent discrepancies or defects in such work that render it unsuitable for such proper execution and results. Engineer's failure to inspect and report any deficiencies within fourteen (14) calendar days of receipt of work from such other party shall constitute an acceptance by Engineer of the other party's work as fit and proper.

ARTICLE 36 - WORK AND SAFETY RULES

The provisions below represent work and safety standards Engineer must satisfy as applicable to the Work of a Services Contract when such Work or a portion thereof is performed on a Buyer's site. Each Services Contract may contain additional requirements. Unless specifically included in a Services Contract, Engineer shall in no way be liable or responsible for the work or safety of any construction contractors hired by Servco or Buyer.

- A. Engineer's Work covered by this Contract shall meet or exceed all applicable safety standards and regulations including those established and promulgated by the Federal Occupational Safety and Health Administration. For Work to be performed in Pennsylvania under a Services Contract, Engineer shall coordinate with the Pennsylvania Department of Labor and Industry and indicate active continuous comprehensive safety programs for the Work as may be applicable. Engineer shall give all notices and comply with all Applicable Laws bearing on the safety of persons and property for their protection from damage, injury or loss in connection with the conduct of the Work.
- B. To the extent of Work performed by Engineer Personnel (as defined below), Engineer shall ensure that any tools, machinery, equipment, rigging and/or scaffolding provided by Engineer in performance of the Work at

a Buyer's site shall be safe, efficient, and serviceable in accordance with Applicable Laws and Professional Standards. Engineer agrees to replace any such tool, machinery, equipment, rigging, or scaffolding that in the judgment of Buyer is unsafe or incapable of satisfactorily performing the Work.

- C. Engineer shall be responsible for complying with any applicable Department of Homeland Security ("DHS") Chemical Facility Anti-Terrorism Standards ("CFATS") requirements, codified at 6 C.F.R. Part 27, related to a Buyer property and/or facility. The DHS CFATS program regulates certain chemicals of interest ("COI") identified in Appendix A to CFATS, 6 C.F.R. Part 27, and imposes certain requirements on facilities that possess a COI. Engineer must notify Buyer at least thirty (30) days in advance of any plans to bring any COI onto the relevant Buyer property and/or facility, and must obtain Buyer's written approval prior to bringing any COI onto the relevant Buyer property and/or facility. If providing such notice and obtaining such approval is not possible within this timeframe, Engineer shall notify Buyer as soon as reasonably possible, and in any event must have Buyer's written approval prior to bringing any COI onto the relevant Buyer property and/or facility.
- D. Engineer shall have a safety program and safety rules for the Work performed by its employees, agents, and Subcontractors (collectively, "Engineer Personnel"), and shall comply with and enforce them for all Work performed on the Buyer's site. Engineer shall ensure that all applicable Engineer Personnel receive, read and sign a copy of such safety rules. Proof of compliance will be retained and made available to Buyer upon request. Engineer shall designate a safety contact person for all matters concerning Engineer's safety programs for any Work performed on a Buyer's site.
- E. Engineer shall take all necessary precautions for the safety of, and shall continuously provide and maintain reasonable protection to prevent damage, injury or loss to (i) all Engineer Personnel engaged in the Work or who may be affected by the Work at a Buyer's site; (ii) the Work and any equipment, machinery, and materials used to provide or incorporated therein, whether in storage on or off the Buyer's site, under care, custody or control of Engineer or its Subcontractors; and (iii) other property at the Buyer's site or adjacent thereto, including the property of Buyer and others, such as trees, shrubs, lawns, walks, pavements, roadways, structures and utilities not designated for removal, relocation or replacement in the course of the Work. Engineer shall use such adequate protective devices, warning signs, crossover points and barriers as may be reasonably required under the circumstances. Engineer shall promptly remedy damage and loss to property referred to herein to the extent caused by Engineer, its Subcontractors or by anyone for whose acts they may be liable.
- F. Buyer shall have the right, from time to time, to undertake a safety performance audit of Engineer's Work. Buyer may, at any time, and in its sole discretion, suspend all or a portion of the Work for safety-related reasons. Engineer shall take immediate, appropriate corrective action. Notwithstanding any other provisions of the Contract, neither the suspension of Engineer's Work nor any corrective action taken will result in any increase in the Services Contract price or extension of the schedule for the Work.
- G. It shall be the duty and responsibility of Engineer or any Subcontractor performing any cutting or welding to comply with the safety provisions of the National Fire Protection Association's "National Fire codes" and Factory Mutual Engineer's cutting and welding procedures.
- H. Whenever working on Buyer's property, Engineer shall, at no additional cost to Buyer, ensure that Buyer's safety requirements are met including, but not limited to, all personnel shall wear ANSI Class 75 steel toe safety shoes, hard hats, safety glasses, and hearing protection, to the extent required by Buyer.
- I. Engineer shall at all times enforce strict discipline and good order among Engineer Personnel and shall not employ on the Work any unfit person or anyone not skilled in the work assigned. Buyer shall have the right to request the removal of any such individual from the Buyer's site either with or without cause. Engineer further agrees that it will comply with such requests at no additional cost to Buyer.
- J. Firearms, illegal drugs and alcohol use or possession on Buyer property is prohibited and any individual who is under the influence of or in possession of any shall be removed from Buyer's property by Engineer.

- K. In any emergency affecting the safety of persons or property, Engineer shall act reasonably and as required to prevent threatened damage, loss or injury.
- L. The purpose of this Article 36 is to define Engineer's safety responsibility under this Contract while performing Work on Buyer's property. Although Buyer may monitor Engineer's safety performance, review safety performance with Engineer's safety contact person, and/or suspend the Work for safety-related reasons, these actions are for the primary purpose of protecting Buyer personnel and property. Engineer shall remain solely responsible for the safe performance of the Work by Engineer Personnel under this Contract. The provisions of this Article 36 shall be interpreted and construed in a manner consistent with Engineer's status as an independent contractor and the scope of Work under the applicable Services Contract.
- M. Engineer will be subject to Buyer's safety rules as reflected in a Services Contract.

ARTICLE 37 - ENVIRONMENTAL REQUIREMENTS

- A. Buyer shall disclose to Engineer the location and types of any known or suspected hazardous substances or materials existing on or near a Buyer's site upon which Work is to be performed by Engineer Personnel. If any hazardous substances or materials not identified by Buyer are discovered after the Work is undertaken, Buyer and Engineer agree that the scope of Work, schedule, and compensation may be adjusted accordingly.
- B. As applicable to the Work of a Services Contract, and as required under the OSHA Hazard Communication Standard (29 CFR 1910.1200), the Pennsylvania Workers and Community Right-To-Know Act of 1984, as amended from time to time, and certain other Applicable Laws, Engineer or its Subcontractors shall provide Material Safety Data Sheets ("MSDS") covering any hazardous substances and materials furnished under or otherwise associated with the Work under this Contract performed at a Buyer's site and to the extent such hazardous substances and materials were brought to the site by Engineer Personnel. Engineer and its Subcontractors shall provide Buyer with either copies of the applicable MSDS or copies of a document certifying that no MSDS are required under any Applicable Laws in effect at the Buyer's site. One (1) copy of each MSDS shall be submitted to the Buyer field representative and two (2) copies shall be submitted to Buyer, Safety Operations (WALO), Two North Ninth Street, Allentown, PA 18101-1179, at least thirty (30) days prior to use or storage of any chemical product at the Work site. Engineer shall specify at which locations the chemical is to be used and the intended use of the chemical. **No asbestos or lead containing materials shall be incorporated into any Work performed by Engineer without the prior written approval of Buyer.** Engineer and its Subcontractors shall be solely responsible for determining if any hazardous substance or material furnished, used, applied, or stored in relation to Work performed under this Contract by Engineer Personnel is subject to any Applicable Laws and for complying with such Applicable Laws.
- C. As applicable to the Work of a Services Contract performed at a Buyer's site and to the extent such hazardous substances and materials were brought to the site by Engineer Personnel, Engineer and its Subcontractors shall label hazardous substances and materials and train their employees in the safe usage and handling of such substances and materials as required under any Applicable Laws.
- D. As applicable to the Work of a Services Contract performed at a Buyer's site, Engineer and its Subcontractors shall be solely responsible for the management of any petroleum or hazardous substances and materials brought onto the Buyer's site by Engineer Personnel and shall prevent the release of petroleum or hazardous substances and materials into the environment related thereto. All petroleum or hazardous substances and materials brought onto the Buyer's site by Engineer Personnel shall be handled and stored according to Buyer's written Spill Prevention Control and Countermeasures Plan or Best Management Practices Plan as defined under the provisions of the Clean Water Act, as amended, if either such Plan must be maintained pursuant to Applicable Laws. Engineer shall provide secondary containment for the storage of petroleum or hazardous substances and materials brought onto the Buyer's site by Engineer Personnel. The prompt and proper clean-up of any spills, leaks, or other releases of petroleum or hazardous substances and materials resulting from the performance of the Work under this Contract and the

proper disposal of any residues related to hazardous substances and materials brought to the site by Engineer Personnel shall be Engineer's sole responsibility, but Engineer shall give Buyer immediate notice of any such spills, leaks, or other releases. Engineer shall be solely responsible for the storage, removal, and disposal of any excess or unused quantities of chemicals and materials that Engineer causes to be brought to the Buyer's site.

- E. Unless Buyer and Engineer expressly agree otherwise in writing, Engineer and its Subcontractors shall be solely responsible for any hazardous wastes generated in the course of the Work at a Buyer's site by Engineer Personnel, and Engineer shall handle, store, and dispose of such wastes in accordance with any Applicable Laws.
- F. Unless otherwise expressly provided in a Services Contract, Engineer is not responsible for any hazardous substances, materials, or conditions encountered at a Buyer's site, whether such were existing on the site prior to any Work performed on such site by Engineer Personnel or were brought to the site or caused by Servco, Buyer, any of their respective Affiliates, or any of their employees, agents, or contractors. Upon encountering any hazardous conditions, Engineer will stop its Work immediately in the affected area and duly notify Buyer.
- G. Notwithstanding the foregoing, Engineer is responsible for any damages to the extent resulting from Engineer Personnel negligently or intentionally exacerbating any hazardous substances, materials, or conditions encountered at a Buyer's site that are existing on the site prior to any Work performed on such site by Engineer Personnel or are thereafter brought to the site other than by Engineer Personnel (e.g., if a properly contained and marked hazardous substance is negligently or intentionally released into the environment by Engineer Personnel).

ARTICLE 38 – ORDER OF PRECEDENCE

This Contract, the Exhibits, and any Services Contracts issued hereunder shall, insofar as possible, be interpreted consistently. In case of conflict the order of precedence shall be as follows:

- A. The main body of this Contract;
- B. All Exhibits to this Contract;
- C. The contents of any Services Contract; provided, however, that if the Services Contract clearly identifies the provision(s) of the Contract Articles or Exhibit(s) to be superseded by the Services Contract, then in that event and only to the extent clearly identified, the Services Contract shall prevail.
- D. The contents of any Request for Services Quotation.

ARTICLE 39 - CODE OF CONDUCT

Engineer and its employee(s), Subcontractors and consultants shall comply with Buyer's Standards of Conduct and Integrity/Code of Business Conduct, the current version of which is located at:

http://www.pplweb.com/NR/rdonlyres/727E71C0-57EB-4A5E-B312-9A2F52A1D600/0/StandardsOfConductForSuppliers_92909.pdf

LG&E & KU Services Company, Contractor Code of Business Conduct also forms an integral part of each Services Contract.

ARTICLE 40 - CONFIDENTIAL INFORMATION

- A. As used in this Contract, "Confidential Information" means information or material, whether tangible or intangible and in whatever form provided, that is provided by Buyer or Engineer (the "Disclosing Party") to

the other (the "Receiving Party") in connection with this Contract before or after the effective date and that should reasonably have been understood to be confidential or proprietary to the Disclosing Party because of legends or other markings, the circumstances of disclosure or the nature of the information itself, and includes information or materials that contain, reflect or are derived from the Confidential Information.

- B. The Receiving Party agrees it will: (i) use the Confidential Information solely in connection with and pursuant to this Contract; (ii) use reasonable precautions and exercise due care to maintain the confidentiality of the Confidential Information; and (iii) not disclose the Confidential Information except with the Disclosing Party's prior written consent or as otherwise permitted in this Contract. The Receiving Party may disclose the Disclosing Party's Confidential Information to its employees and the Receiving Party's subcontractors only to the extent they need the Confidential Information in connection with the Receiving Party's performance of its obligations hereunder and are bound by confidentiality obligations no less protective of the Disclosing Party than those in this Contract. The Receiving Party will be liable for any use or disclosure of the Disclosing Party's Confidential Information by the Receiving Party's subcontractors in violation of this Contract.
- C. Upon request, the Receiving Party will promptly return or, at the Disclosing Party's request, destroy all copies of the Disclosing Party's Confidential Information other than those retained solely for archival or administrative purposes.
- D. The restrictions on use and disclosure of Confidential Information in this Article 40 will not apply to any information or materials to the extent: (i) already known to the Receiving Party (and not subject to a duty of confidentiality) before receipt from the Disclosing Party; (ii) it is or becomes publicly available other than through the acts of the Receiving Party; (iii) it is received by the Receiving Party from a third party who, to the Receiving Party's knowledge, is not prohibited from disclosing the information to the Receiving Party by a contractual, fiduciary or other duty; (iv) developed or derived by the Receiving Party without the aid, application or use of the Confidential Information; (v) authorized for disclosure in writing by the Disclosing Party, to the extent of such authorization; or (vi) the Receiving Party is advised by legal counsel that it is required to disclose by law or legal process, provided, however, that prior to any such disclosure, the Receiving Party will give the Disclosing Party as much advance notice of the requirement as is practical and legally permissible, will cooperate with the Disclosing Party at the Disclosing Party's expense to protect against disclosure, and if disclosure is still required, then disclose only such part of the Confidential Information that its legal counsel advises it must disclose and only to the extent of its compliance with such law or legal process.
- E. In the event that Buyer provides Engineer with access to any non-public personal information of Buyer employees or customers ("Personal Information") in connection with the performance of this Contract, Engineer will comply with all Buyer procedures and practices for protecting the confidentiality, security and integrity of Personal Information, in addition to the requirements of this Article 40, and the exceptions to the use or disclosure of Confidential Information in Section 40.D, above shall not apply to Personal Information. In addition to the obligations under this Article 40, Engineer may not make any public statement or other announcement (including issuing a press release or pre-briefing any member of the press or other third party) relating to the Work or the terms or existence of this Contract without the prior written approval of Buyer at its sole discretion.

ARTICLE 41 - LIMITATION OF LIABILITY

- A. For the purposes of this Article 41:

"Services Contract Value" shall mean with respect to a Services Contract, the greater of (a) the target price, firm fixed price, maximum cost, or intended final price under other pricing approaches under the Services Contract and (b) the final total amount payable to Engineer under the Services Contract.

"Liability Limitation" shall mean with respect to a Services Contract:

- | Services Contract Value
("SCV") | Liability Limitation |
|------------------------------------|-----------------------------------|
| Not greater than \$1,000,000 | \$1,500,000 |
| Greater than \$1,000,000 | The greater of SCV or \$2,500,000 |
- B. Irrespective of the legal theory (including negligence) pursued by Buyer, Engineer's total aggregate liability to Buyer under any Services Contract (a) for any failure of Engineer to perform or complete the Work in accordance with the provisions of such Services Contract, or (b) arising out of Engineer's Work under such Services Contract, shall be limited to the Liability Limitation for that Services Contract.
- C. Notwithstanding anything to the contrary in the foregoing, no Liability Limitation shall apply to, and no credit shall be issued against, such Liability Limitation
- (1) for liabilities arising out of Engineer's third-party indemnification obligations under the applicable Services Contract, or
 - (2) in the case of gross negligence or willful misconduct by Engineer or any of its Subcontractors.
- D. In no event shall either Buyer or Engineer be liable to the other for special, indirect, incidental, punitive or consequential damages of any nature (regardless of whether such damages are alleged to have risen from negligence; breach of warranty; breach of contract; or other act, error or omission; or from strict or absolute liability in tort; or from any other cause whatsoever; or any combination of the foregoing) including, but not limited to: damages arising from the use or loss of use of any facility; loss of anticipated profits or revenues; costs of replacement services, goods and utilities; damages arising from delay; claims of customers; or interest.

ARTICLE 42 - DISPUTE RESOLUTION

- A. In the event of a dispute arising under this Contract or a Services Contract, the parties to the dispute shall work together in good faith to resolve such dispute. If the parties are unable to resolve such dispute between themselves within ten (10) business days of notification by one party to the other of the existence of such dispute, they shall immediately refer such matter to their internal management for resolution. If the management of the parties is unable to resolve the dispute within ten (10) business days after the matter is brought to their level for review, they shall, in good faith, attempt to agree on a process for alternative dispute resolution. If the parties fail to agree on an alternative dispute resolution process within ten (10) business days, the party seeking redress shall have the right to bring a claim or action to seek any redress available at law or in equity. Each party to such a dispute shall pay its own attorney's fees, costs and expenses, except that if the prevailing party is required to initiate proceedings to enforce the award or confirm judgment, the prevailing party shall be entitled to recover its attorney's fees, costs and expenses associated with such action.
- B. Notwithstanding the dispute resolution process provided in this Article 41, there shall be no obligation to use such dispute resolution process prior to seeking equitable relief in court or where the dispute involves a breach of confidentiality or a claim of infringement of intellectual property rights, for which immediate redress in court may be sought.
- C. Servco, Engineer and Buyer shall continue to perform under this Contract (or the Services Contract, as applicable) unless the Contract (or the Services Contract, as applicable) is terminated pursuant to Article 8.

ARTICLE 43 - NERC RELIABILITY STANDARDS

All Work performed by Engineer shall comply with the Servco Security Protocols as may be in effect from time to time, and which will be provided to Engineer. If Servco modifies such Protocol after a Services Contract has been entered into, and such modification increases Engineer's costs for Work under that Services Contract that is subject to a lump sum price or a Maximum Cost, or adversely affects Engineer's ability to meet the time schedule, Engineer shall be entitled to an equitable adjustment in the lump sum price or Maximum Cost and/or schedule to complete the

Work as applicable. The Security Protocols implement, among other things, certain requirements of NERC's Reliability Standard for Bulk electric Systems of North America (collectively, the NERC Standards) as in effect from time to time. PENALTIES FOR NON-COMPLIANCE WITH NERC STANDARDS CAN BE UP TO \$1 MILLION PER DAY AND ENGINEER SHALL BE LIABLE TO REIMBURSE BUYER FOR SUCH PENALTIES TO THE EXTENT CAUSED BY ENGINEER'S FAILURE TO COMPLY WITH THE SERVCO SECURITY PROTOCOL. The Protocol is expected to address the following matters, among others:

A. In performing any design Work, Engineer shall do so in a way that (i) minimizes the need to establish any additional "physical security perimeters" at any facility of the Buyer to the maximum extent practicable and (ii) is compliant with all announced NERC Standards (even if those standards are not yet in effect when the Work is performed).

B. Information Protection. Without compromising the confidentiality provision in Article 40, Engineer shall at all times comply with the Buyer's information protection program(s). Among the information protected by this program are: (i) all operational procedures; (ii) lists of critical cyber assets; (iii) network topology or similar diagrams; (iv) floor plans of computing centers that contain critical cyber assets; (v) equipment layouts of critical cyber assets; (iv) disaster recovery plans; (vii) incident response plans; and (viii) security configuration information. Engineer shall protect this protected information from disclosure consistent with the program.

B. Access Revocation. Engineer shall immediately advise appropriate Buyer's management if any Engineer's personnel who have key card access to a restricted area or electronic access to a protected system no longer require such access.

C. Training. If any Engineer personnel require key card access to a restricted area or electronic access to a protected system, Engineer shall ensure that such personnel complete, and retake as requested, all necessary NERC training as requested by Buyer.

D. Personnel Risk Assessment. If any Engineer personnel require key card access to a restricted area or electronic access to a protected system, Engineer shall ensure that Buyer receives necessary waivers and information from Engineer's personnel to complete, and repeat as necessary, such background checks as requested by Buyer.

E. Continuing Obligations. Engineer further acknowledges that its compliance with the NERC Standards is a continuing obligation during and after the Term. Upon written notice to Engineer, Buyer shall have the absolute right to audit and inspect any and all information regarding Engineer's compliance with this Article 43, and/or to require confirmation of the destruction of any documentation received from or regarding Buyer. Engineer is encouraged to contact Buyer's Compliance Department pursuant to Subsection F below to ensure Engineer understands and complies with this Article 43.

F. Office of Compliance. The Buyer has an Office of Compliance. Should Engineer have actual knowledge of violations of any of the herein stated policies of conduct in this Article 43, or have a reasonable basis to believe that such violations will occur in the future, whether by its own employees, agents, representatives or subcontractors, or by another vendor and/or supplier of the Buyer and its employees, agents, representatives or subcontractors, or by any employee, agent and/or representative of Buyer, Engineer has an affirmative obligation to immediately report any such known, perceived and/or anticipated violations to the Buyer's Office of Compliance in care of Director, Compliance and Ethics, LG&E Center, 220 West Main Street, Louisville, Kentucky 40202.

ARTICLE 44 - DRUG AND ALCOHOL

No person will perform any of the Work while under the influence of drugs or alcohol. No alcohol may be consumed within four (4) hours of the start of any person's performance of the Work or anytime during the workday. A person will be deemed under the influence of alcohol if a level of .02 percent blood alcohol or greater is found. In addition to the requirements of the drug testing program, as set forth in Buyer's rules and regulations, all persons who will perform any of the Work at a Buyer's site will be subject to drug and alcohol testing under either of the following circumstances: (i) where the person's performance either contributed to an accident or cannot be completely discounted as a contributing factor to an accident which involves off-site medical treatment of any

person; and (ii) where Buyer determines in its sole discretion that there is reasonable cause to believe such person is using drugs or alcohol or may otherwise be unfit for duty. Such persons will not be permitted to perform any Work until the test results are established. Engineer shall be solely responsible for administering and conducting drug and alcohol testing, as set forth herein, at Engineer's sole expense. As applicable, and in addition to any other requirements under this Agreement, Engineer shall develop and strictly comply with any and all drug testing requirements as required by Applicable Laws.

ARTICLE 45 - GENERAL

- A. This Contract shall be binding on the Parties hereto, their successors in interests and assigns.
- B. No understanding, promise or representation, and no waiver, alteration, or modification of any provision hereof shall be binding, unless in writing and signed by the Parties hereto.
- C. This Contract contains the complete agreement between the Parties with respect to the subject matter hereof. Any and all previous and/or collateral contracts or agreements, representations, warranties, promises, and/or conditions relating to the subject matter of this Contract are hereby superseded. Any existing understanding, promise, representation, warranty, or condition not incorporated in this Contract shall not be binding on either Party hereto.
- D. Notwithstanding any expiration or termination of this Contract, the rights and obligations arising under any Articles, Sections, or provisions of this Contract that by their nature should be deemed to survive the expiration or termination of this Contract will survive such expiration or termination. Those portions of the Contract that shall survive termination or expiration include, but are not limited to: (i) Articles 1, 3, 5, 7, 8, 10, 11, 16, 17, 20, 21, 23, 24, 27, 28, 29, 34, 37, 38, 40, 41, 42, 43, 44, 45 and (ii) any provisions that contain an indemnity obligation.

IN WITNESS WHEREOF, the Parties hereto have executed this Contract as of the Effective Date.

Burns & McDonnell Engineering Co., Inc.

By:

Doug Riedel
(Signature)

AT

Printed Name:

Doug Riedel

Title:

VP Energy

By:

Charles Ransdell
(Signature)

Printed Name:

Charles Ransdell DOA for Tony Ruc Kniezel

Title:

Contract Administrator

EXHIBIT A
CONTRACT SPECIFICATIONS**1.0 SCOPE**

General requirements applicable to Servco Engineering Services are described below. Specific Requirements will be detailed in each Services Authorization.

This document defines the Contract minimum technical requirements.

2.0 PURPOSE

Availability of qualified professional engineering resources is required for support of tasks and projects and for achieving design and operational excellence objectives of Servco. This Contract will be used primarily for the production of design packages and defined task related activities in an efficient and cost effective manner.

3.0 DESCRIPTION

Engineer Personnel under this contract shall:

- consist of a subset of Engineer's organization
- work under Engineer's supervision and management
- work to Servco's procedures and programs
- maintain an effective relationship with user group clients
- be located near Servco or in Engineer's home office as determined by economic evaluation

3.1 Function

Provide engineering services focused on production of specifically defined tasks.

Provide production documents such as: Work Scopes; Design inputs; Safety Assessments; Evaluations; Analyses; Calculations; Equipment Specifications; Bills of Material; Drawings, Change Notices; Installation Instructions; Construction Work Packages; Test Procedures; Test Reports; etc. Also provide general drafting services for preparing record drawings after installation.

Provide work management documents such as plans, schedules, performance indicators, and periodic reports, as defined in Exhibit B.

3.2 Organization**3.2.1 Management**

Engineer's Project Manager shall be located at the primary work location office.

3.2.2 Staff Components

Major engineering disciplines normally required for Power Plant and T&D work shall be permanently assigned to staff. Specialists (seismic, EQ, etc.) shall be provided as needed. Key personnel requirements apply.

3.3 Work Release Mechanisms

Services Authorizations shall be issued against the Contract.
The following mechanisms are defined:

3.3.1 Small Engineering Tasks

- a. Services Authorizations may be awarded to Engineer for a fixed man-hour limit. The Service Authorization package will identify the problem

EXHIBIT A

requiring resolution and may provide a preferred direction in which a solution may be developed. The deliverable products expected from Engineer are a detailed Work scope package with preliminary schedule and cost estimate for engineering services. This package will serve Servco as a basis on which to make a judgment to proceed or seek other alternatives. Servco may bypass this step and use a Request for Services Quotation ("RFQ") as described in (b).

- b. Servco will transmit a Work Scope package to Engineer with an RFQ for a firm cost estimate based on the Exhibit C multiplier(s) to do the engineering, and a firm schedule. Engineer's costs for preparing this quotation will be to its own account. The Work Scope may have been prepared by Engineer, by Servco, or others. RFQs may be requested from multiple potential suppliers.
- c. If Engineer's response to the RFQ is accepted by Servco, a Services Authorization is released to Engineer to do the Work. Hold points requiring concurrence to proceed may be defined in the Services Authorization.

3.3.2 Large Engineering Projects

Large engineering jobs frequently require multiple stages of activity and funding approval within Servco. For these reasons, Engineer may be assigned Work by use of graduated and time sequenced Services Authorizations. The deliverable products will be specified in the releasing mechanisms. The following principles will be applied to these releases: Engineer's costs required for problem definition, identification of potential solutions, selection of a solution, and actual engineering of the solution will be billed to and payable by Servco when any of these activities have been requested by Servco. Engineer's costs incurred in responding to a Servco RFQ will be at Engineer's sole cost and expense.

- 3.3.3 Cost proposals shall be provided in Maximum Cost estimates unless otherwise instructed.

4.0 DESIGN RESPONSIBILITY

4.1 Design Packages.

- 4.1.1 Design packages in Servco's format shall be prepared, reviewed, and approved by Engineer's staff.
- 4.1.2 Servco's process includes frequent interfaces between preparer and user groups for review, concurrence, status and progress toward plans, material availability, installation requirements, etc. It is Engineer's responsibility to establish interface teams, document meetings, and incorporate information obtained therein into its Work Product.
- 4.1.3 After agreement on proposed work scope in each Services Authorization, Engineer shall be accountable for the correctness, completeness, suitability, and overall quality level of the design packages. Revisions required for correction of errors and omissions, or lack of suitability shall be to Engineer's account.
- 4.1.4 Servco participation in the review process shall not negate Engineer's accountability for the Work.

EXHIBIT A

4.1.5 Engineer shall follow Servco procedure for indicating changes on any existing Servco or manufacturer's drawings revised during performance of any Work and shall circle all revised areas on all drawings so revised on the reverse side thereof with an erasable line. Engineer shall adhere to the applicable provisions of Servco's drafting procedures and standards as well as all revisions that may occur from time-to-time which contents are incorporated herein by reference, is the preparation and revision of all drawings.

4.2 Non Modification Engineering Products

4.2.1 Products requiring independent design verification and approval under Servco's procedures shall be prepared, reviewed, and approved by Engineer's staff.

4.2.3 Interface review points with Servco staff will be defined for each engineering product. Final acceptance of the finished product by Servco Project Manager is required.

5.0 SUPPORTING SERVICES

5.1 Information systems, terminal stations, all hardware, firmware, and software required for accessing that are necessary for the performance of the Work will be provided and maintained by the Engineer at all Engineer component locations needing these facilities for Work under this Contract (with the specific exception of work at Servco's Susquehanna Nuclear Plant.)

5.2 Project Quality Plan ("PQP")

A PQP shall be provided and maintained by the Engineer for Work covered under the Contract.

The Engineer may be provided with a Controlled Copy of all required Servco Engineering Procedures thus permitting Engineer's PQP to reference those documents as appropriate. Whether referenced or repeated, work processes and procedures shall reflect the corresponding Servco system. Output documents that are deliverables to Servco under a Services Authorization shall use a format identical to the Servco format.

5.3 Project Controls Requirements

For all Work, Engineer shall maintain a planning and scheduling system to track Work in progress, provide forecasts, trending, performance indicators, and forecasts for resource loading and costs as further defined in Exhibit B. The system shall be updated continually. Output reports shall be provided on a periodic basis, and whenever requested by Servco.

EXHIBIT B
PROJECT CONTROLS AND SCHEDULE

NOTE: The requirements below are for major engineering projects and are required unless otherwise stated in a Services Authorization. Lesser engineering tasks will require a lesser degree of tracking.

1.0 WORK SCHEDULE REQUIREMENTS

1.1 General

- 1.1.1 Engineer in all cases shall prepare and maintain a complete and comprehensive engineering/design and procurement project schedule. This project schedule shall be the Engineer's working schedule and shall be used by Engineer to plan, organize, coordinate, and execute the work; record and report actual performance and progress; and demonstrate methods the Engineer plans to complete the work remaining at all times, including interfacing activities of Subcontractors, equipment vendors, suppliers and Engineers of the project.
- 1.1.2 Within thirty (30) days of the execution of the Services Authorization, Engineer shall submit for Servco's review and approval a detailed project schedule (the "Baseline Project Schedule") using agreed upon software (Primavera Project Planner, Microsoft, etc.). The detailed Baseline Project Schedule will include all detailed activities required to complete the Work. The Baseline Project Schedule shall be organized by an agreeable work breakdown schedule such as discipline, areas, and engineering work package's. This critical path method schedule shall include allowances for normal delays and difficulties that may be encountered during the course of the work which includes, but is not limited to holidays, and coordination with others. At a minimum, the detailed Baseline Project Schedule shall be based on the milestone dates set in the Services Authorization and provide a logical sequence of resource loaded activities (man-hour) required to achieve completion of the Work. Individual activity durations shall not be longer than 25 working days, except for level of effort for activities that require Servco's approval. With this Baseline Project Schedule, Engineer shall also provide engineering/design manpower curves per engineering discipline, derived from the man-loaded project schedule and staffing curves that include the estimated number of personnel per month for each major phase of the Work.
- 1.1.3 Engineer shall incorporate Servco's comments, if any, and re-submit the Baseline Project Schedule. Servco shall review the revised detailed Baseline Project Schedule. Upon approval by Servco, the detailed Baseline Project Schedule shall become the approved Work schedule for the project. Baseline dates shall not change without the express written consent of Servco.
- 1.1.4 Engineer shall submit to Servco the approved Baseline Project Schedule in agreed upon format, such as PDF bar chart format and Microsoft Project or Primavera Data files.
- 1.1.5 Servco reserves its rights to revise schedule priorities in order to meet project conditions.

1.2 Engineering Work Schedule Monthly Updates (Minimum Requirement)

- 1.2.1 The engineering Work schedule shall be updated monthly to reflect progress achieved through the designated reporting period. The engineering monthly updated Work schedule shall reflect the “float” and the “percent complete” value for each activity and any variances to the original Baseline Project Schedule.
- 1.2.2 The monthly updated Work schedule shall be clear, legible and reproducible.
- 1.2.3 The monthly updated Work schedule shall be organized by major engineering/design disciplines or geographical areas or work packages or by plant subsystems as defined by Servco.
- 1.2.4 Approved changes in scope shall be incorporated into the monthly updated Work schedule.
- 1.2.5 Engineer shall submit to Servco the monthly updated Work schedule in agreed upon format, such as PDF bar chart format and Microsoft Project or Primavera data files. This will be issued to Servco monthly and discussed and reviewed in the weekly coordination meetings.
- 1.2.6 When Engineer is updating the monthly Work schedule, each individual activity “percent complete” and “remaining duration” shall be updated reflecting the true estimated completion date. The “Progress Over-Ride” function in Primavera shall not be used.
- 1.3 Engineering and Design Status (Minimum Requirement)
- 1.3.1 The engineering and design progress and status of work will be tracked by using actual engineering work products such as drawings, specifications, studies and calculations. These work products will be scheduled over time in the project schedule and then as time progresses, compared to the Baseline Project Schedule. These work products shall be provided in the Baseline Project Schedule or in spreadsheet format and will be broken down into civil/ structural, architectural, process, mechanical, piping, electrical, instrument and control. Each engineering discipline will be graphically illustrated from the project schedule or spreadsheet data and will show planned vs. actual progress on a monthly basis.
- 1.3.2 To establish a means for progress measurement/tracking, each engineering activity that is input to the Work schedule or spreadsheet will be “weighted” with “progress units” based on budgeted man-hours. The Primavera software will use these progress units to generate “planned progress curves” for each selected level of the disciplines or by work areas or work packages. If Primavera is not used, the “weighted” values will be distributed over time and calculated using the spreadsheet.
- As work on the project proceeds, the physical progress accomplished against each completed or in-progress activity is reported and input into the Microsoft Project or Primavera system. Using this input, the weighted value earned as a result of work accomplished is calculated by the computer and “actual progress curves” are generated. The planned and actual progress curves are then compared. If the comparison indicates negative variances between planned and actual progress, an analysis of the cause with emphasis on critical path activities is made and corrective action recommended.

- Approved changes in services scope shall also be included in the progress curve.
- 1.3.3 A monthly engineering/design labor histogram by discipline shall be prepared and based upon Engineer's Baseline Project Schedule or spreadsheet. The engineering/design labor histogram shall include direct labor planned, actual direct labor expended and the forecast for remaining direct labor. This histogram shall be prepared and issued with each Work schedule update. Engineer shall also use this information to develop the look-ahead schedule.
- 1.3.4 Details of tracking of the engineering open items and issues shall be tracked and monitored at the weekly coordination meetings
- 1.4 Procurement Status – Component and Bulk Material Schedule (Special sort of engineer's schedule)
- 1.4.1 The component/bulk material schedule is a detailed listing for all major engineered items and supplied material items. This schedule shows planned, actual and forecast dates for the significant engineering activities leading to the purchase and delivery of vendor services and major equipment. This schedule also identifies the construction field need dates.

2.0 MONTHLY PROGRESS REPORT

2.1 General

- 2.1.1 Following the execution of each Services Authorization, Engineer shall submit a Monthly Progress Report on or before the fifth (5th) day of each month. This report shall be inclusive of the Engineer's total scope of Work and shall not segregate the work of Subcontractors. The Monthly Progress Report shall be submitted in hard copy and electronic forms. The electronic form may be in a PDF format and submitted to Servco by email. The Monthly Progress Report shall include but not be limited to the following:
- An executive summary – A brief description of work activities accomplished during the reporting period for all phases of the work.
 - Milestones achieved.
 - Engineer shall provide a "look-ahead schedule" in a format acceptable to Servco. Engineer shall prepare these "look-ahead schedules" for discussion at the monthly meetings.
 - Contract status/change control.
 - Status of documents and drawings for Servco approval.
 - Quality assurance/quality control.
 - Project safety statistics and concerns/ security.
 - Schedule update and analysis; critical path analysis; significant variance to Work schedule analysis.

- Major concerns, risks and potential remediation with cost and Work schedule impacts.
- Major equipment and POs issued. (By Servco)
- Material delivery status report. (Option)
- Monthly planned & actual manpower histogram(s).
- Delays and mitigation.

3.0 SCHEDULE MEETINGS

3.1 Pre-engineering Meeting

A pre-engineering meeting will be held with Engineer after Servco has issued the formal Notice to Proceed.

3.2 Regular Project Meetings

3.2.1 A Weekly coordination meeting will be conducted between the Engineer and Servco, generally via teleconference.

3.2.2 The meeting shall cover such topics as engineering deliverables. Equipment and major material status, Submittals, Engineering issues, Schedule review, Quality Assurance, schedule progress, engineering resource requirements, design changes, etc.

3.2.3 A portion of the weekly meeting will be devoted to reviewing the engineering progress. Analysis shall be provided by the Engineer to substantiate their progress to date and any mitigating issues that require resolution.

3.2.4 A monthly face-to-face progress meeting will be held to discuss the Engineer's Monthly Progress Report. The meeting will alternate between the Engineer's and Servco's office.

EXHIBIT C – COMPENSATION

To maintain the confidentiality of Engineer's rates and multipliers,
Exhibit C is omitted and kept on file by Buyer.

EXHIBIT D
LIEN RELEASE

Owner: _____ (“Servco”)

Engineer: _____

Service Authorization/Contract No.: _____

KNOWN ALL MEN BY THESE PRESENTS, that Engineer, for and in consideration of \$ _____ representing final payment under the Services Authorization/Contract, as applicable, hereby:

1. waives and releases any and all lien or claim of or right to lien with respect to the premises of any of the Released Parties in connection with or on account of work, labor, services, equipment and materials furnished at or for such premises under the Service Authorization/ Contract referenced above;
2. represents and warrants that, except as listed below (if none, write “None”), it has paid in full or has otherwise satisfied all obligations to any persons, subcontractors or suppliers of any tier in connection with or on account of work, labor, services, equipment and materials furnished at or for the premises of any of the Released Parties under the Service Authorization/Contract referenced above; and
3. agrees to defend, indemnify and hold harmless the Released Parties from and against any losses, costs and expenses (including attorneys’ fees) arising out of claims of any persons, subcontractors or suppliers of any tier in connection with or on account of the waivers, releases, and representations described herein.

IN WITNESS WHEREOF, Engineer has duly executed this Release on the date set forth below.

Engineer: _____

By: _____

Name: _____

Title: _____

STATE OF _____

COUNTY OF _____

being duly sworn deposes and says that he is _____ of the Engineer named above; that he is duly authorized to execute the foregoing Release; and that the representations and statements made in the foregoing Release are true to his own knowledge.

SUBSCRIBED AND
SWORN TO BEFORE ME
THIS

_____ DAY OF _____, 201_

NOTARY PUBLIC

EXHIBIT E
SUPPLEMENTARY TERMS

Additional requirements may be added due to the specific requirements of Servco under a Services Authorization. These will be included as an attachment to the specific Services Authorization. The following are cited as examples:

- Susquehanna SES Supplementary Terms and Conditions
- PPL NERC CIP Requirements
- LG&E/KY NERC CIP Requirements
- LG&E/KY Passport Program (Safety)
- PPL Generation Safety Rule Book
- PPL Fossil and Hydro Engineering Standards

Exhibit F

Standards of Conduct & Integrity for Suppliers

Last Updated - October 1, 2009

About PPL's Standards of Conduct and Integrity for Suppliers

The Standards of Conduct and Integrity for Suppliers ("Supplier Standards") are an integral part of PPL's corporate compliance program.

These Supplier Standards apply to every supplier of goods or services to PPL Corporation and to the subsidiaries for which PPL Corporation has operating control ("Supplier"). It is the Supplier's responsibility to ensure that others working with the PPL family of companies on behalf of the Supplier (e.g., employees, contractors, directors, managers, officers, and agents) understand that the Supplier Standards' guidelines and expectations also apply to their roles and responsibilities. References in these Supplier Standards to "you" include both the Supplier and those working on behalf of the Supplier.

PPL updates the Supplier Standards periodically and posts the most current version at <http://www.pplweb.com/supply+chain/about/>. Suppliers are responsible for reviewing and complying with any changes to the Supplier Standards published by PPL on such site.

The Supplier Standards contain the legal and ethical principles everyone working with the PPL family of companies must follow. PPL's commitment to maintaining the highest ethical standards begins with the obligation to operate in full compliance with applicable laws, rules, regulations, policies and procedures. Even in the absence of a specific law or policy, everyone working with the PPL family of companies must commit to our corporate core values and act with integrity in all our business decisions and practices. PPL takes all instances of noncompliance seriously.

Introduction

The Supplier Standards provide guidelines for the way PPL expects Suppliers to conduct business when working with PPL. While not every applicable law is addressed, adhering to the Standards means that the Supplier's performance meets both the spirit and the letter of applicable laws, rules, regulations, policies and procedures. Unethical behavior to accomplish a desired result is not acceptable. The actions Suppliers take must be able to withstand the test of full disclosure.

All Suppliers of PPL are responsible for knowing, understanding and abiding by these Supplier Standards, and causing their employees and subcontractors to know, understand and abide as well. Suppliers must abide by the laws in the country where they are located.

Supplier Standards of Conduct and Integrity

Policies and Procedures

The various policies and procedures of PPL are designed to establish PPL's expectations relating to business practices, ensure compliance with applicable laws and regulations, position PPL for success in the competitive marketplace, and protect and enhance PPL's reputation for integrity. Many of PPL's current corporate policies and procedures are available on PPL's internet site. You are accountable for knowing, understanding and complying with PPL corporate policies and procedures as well as your company and workgroup policies and procedures that are applicable to your work with PPL.

Workplace Safety

One of PPL's primary goals is to provide and maintain a work environment that promotes the safety and well-being of our employees, our contractors, our customers and the general public. No job is so important, or so urgent, that precautions, laws or regulations concerning safety can be bypassed. There is always time for safety.

PPL is committed to a safe and secure work environment. A key responsibility of all who work with PPL is to make sure that you provide the leadership, direction and equipment needed to do each job safely.

You must take workplace safety very seriously, attend training, implement safe work practices and take appropriate security precautions. You must be alert to potential safety hazards or unsafe work practices and immediately report dangerous conditions or situations so that workplace accidents and injuries can be avoided.

Sexual and Other Forms of Harassment

PPL strictly prohibits any form of harassment in its workplace, including sexual harassment. PPL will not tolerate harassing conduct based on any impermissible classification, including but not limited to race, color, national origin, gender, age, religion, citizenship, sexual orientation or disability. Harassing conduct can include, but is not limited to, epithets, slurs or negative stereotyping; threatening, intimidating or hostile acts; and written or graphic material that denigrates or shows hostility or aversion toward an individual or group.

Sexual harassment, which is prohibited by PPL policy as well as various laws, includes linking a person's submission to, or rejection of, sexual advances to any decision regarding that person's terms or conditions of employment. It also includes conduct that has the purpose or effect of unreasonably interfering with an individual's work performance or creating an intimidating, hostile or offensive work environment. Sexual harassment can be characterized by unwelcome sexual advances, verbal conduct of a sexual nature, physical conduct such as unnecessary or offensive touching or impeding or blocking movement, or the display of sexually suggestive objects or pictures. Remember that, regardless of legal definitions, PPL expects Suppliers to interact with others in a professional and respectful manner.

Drug and Alcohol Use

PPL is committed to providing a healthy and safe workplace. In order to promote this goal, Suppliers are required to report to work in appropriate mental and physical condition to perform their work for PPL in a satisfactory manner. Accordingly, being under the influence of alcohol or illegal drugs while working on PPL matters, and the possession, use, sale, manufacture or distribution of any illegal drugs or controlled substances on PPL property or PPL time are strictly prohibited. The legal use of prescribed drugs is permitted on the job only if it does not impair a person's ability to perform the essential functions of the job effectively and in a safe manner.

Privacy of Suppliers' Employees and Contractors

PPL periodically collects and maintains personal information, which may include information that relates to Supplier's employees and contractors. Special care is taken to limit access to personal information to PPL personnel with a need to know such information for a legitimate business purpose, and then only when permitted by applicable law. Personal information is released to non-PPL persons only with that person's approval, except to satisfy legitimate investigatory or legal requirements, and then only when permitted by applicable law. Anyone who is responsible for maintaining personal information and those who have access to such information must ensure that private information is not disclosed in violation of applicable law, including data protection laws, or in violation of PPL's policies.

Nuclear Operations in the United States

PPL is committed to operating the Susquehanna nuclear power plant safely. Full compliance with the laws and regulations governing nuclear power plant operations is critical to meeting that commitment.

While PPL has a comprehensive set of procedures and programs, the nuclear business demands the constant vigilance. That vigilance includes a questioning attitude, paying attention to details and performing duties in a safe manner. In addition, PPL is committed to a work environment in which everyone feels free to raise questions and concerns. It is expected that your PPL contacts will ensure that Supplier questions and concerns reported to them are promptly and properly addressed. Promptly responding to concerns enables PPL to address safety issues expeditiously. It also provides a means to continually improve our programs and processes. Concerns can also be raised to any PPL Susquehanna, LLC manager; Susquehanna Concerns Line (1-800-935-4837); or the Nuclear Regulatory Commission. In addition, if you have questions as to whether a procedure or an activity is consistent with applicable laws, regulations or PPL procedures, ask the project manager with whom you work, any PPL Susquehanna, LLC manager or the Susquehanna Concerns Line (1-800-935-4837).

Conflicts of Interest

Your obligation to conduct business with PPL in an honest and ethical manner includes the ethical handling of actual, apparent and potential conflicts of interest. To maintain an objective and impartial relationship on behalf of PPL, you must, at a minimum, refrain from using any PPL name or other resources, such as PPL's information, property or time charged to PPL, to perform activities for the benefit of people or entities other than PPL, unless specifically authorized in writing by PPL.

Insider Trading

Securities laws of the United States and many other countries prohibit employees from buying or selling securities of PPL when they are in possession of "material, nonpublic information" about PPL (also known as "insider trading"). Passing such information on to someone who may buy or sell securities - known as "tipping" - is also illegal. This prohibition also applies to the securities of other companies if you learn material, nonpublic information about other companies in the course of your work with PPL or otherwise.

Information that is considered "material" (and hence, potentially subject to the prohibition on insider trading) may vary somewhat from jurisdiction to jurisdiction, but generally information is material if (a) there is a substantial likelihood that a reasonable investor would consider the information important in determining whether to trade in a security; or (b) the information, if made public, likely would affect the market price of a company's securities. Whether information is material depends on the facts and circumstances, but examples of information likely to be material include unannounced dividends, earnings, financial results or forecasts; new or lost contracts; new or discontinued products; sales results; important personnel changes; business plans; possible mergers, acquisitions, divestitures or joint ventures; and important regulatory, judicial or legislative actions. You must not misuse such information in any way, whether for personal benefit or the benefit of others.

Information is considered to be nonpublic unless it has become public and adequate time has passed for the securities markets to digest the information. Examples of adequate disclosure include public filings with securities regulatory authorities and the issuance of news releases, and may also include dissemination of information at open forums where meetings with members of the media are present and the public can participate. A delay of one business day is generally considered a sufficient period for routine information to be absorbed by the market. Nevertheless, a longer period of delay might be considered appropriate in more complex transactions.

Improper use or disclosure of material inside information could result in violations of federal securities laws and subject both you and PPL to criminal and civil penalties.

Improper Influence

Suppliers must never offer, give, solicit or receive any money, offers in kind, bribes or kickbacks when working for or dealing with PPL. You also should avoid any action constituting or even giving the appearance of improper influence of others by PPL. Suppliers shall not use PPL funds, or funds on behalf of PPL, to make payments for any unlawful or improper purpose. For further guidance, see the sections on Gifts and Entertainment and Laws Concerning Bribery of Foreign Officials.

Gifts and Entertainment

It may be appropriate in the course of business to provide or receive promotional items, meals, refreshments, transportation, lodging or entertainment to or from others doing business with PPL. It is part of the process of developing good business relationships and creating good will. However, it is PPL's policy to avoid any action constituting - or appearing to constitute - an improper influence of its own employees or others. Providing and accepting gifts and entertainment may create a conflict of interest in certain circumstances. You must always use good judgment and act with moderation.

Gifts or entertainment in any form that would likely result in a feeling or expectation of personal obligation, or that might affect your business judgment or decisions, should not be offered or accepted.

Gifts

PPL employees generally can give or accept a gift if it is unsolicited, is modest in value, is appropriate under the circumstances, is customary and commonly accepted practice in the industry, is not part of a steady stream of gifts from or to a single source, would not create, in the view of a third party, the appearance of a conflict of interest, and does not violate the U.S. Foreign Corrupt Practices Act (the "FCPA"), other U.S. laws and other countries' laws restricting gifts to government officials. Gifts to or from third parties of cash or cash equivalents (including gift certificates, gift cards, securities, below-market loans, etc.) in any amount are prohibited.

Promotional items are generally permitted to be given or accepted. An item is promotional in nature if it is nominal in value, imprinted with corporate advertising and is typically distributed widely to others.

In certain circumstances, it may be appropriate to give or accept a more expensive gift than that which is normally contemplated. For example, in some parts of the world, giving or exchanging gifts of considerable value is lawful and customary. Not accepting a gift could be considered an insult to the giver and not offering a gift might be an insult to the host. This could reflect badly on PPL. In such circumstances, you may give or accept the gift as long as it would not violate any laws and it is unsolicited. Such gifts become PPL property, and you must document your receipt or giving of a gift under these circumstances by notifying your PPL contact in writing. See the section on Laws Concerning Bribery of Foreign Officials for additional guidance.

If you or a member of your family are offered a gift that does not or might not comply with PPL's policy, decline it, explain the guidelines set forth in these Supplier Standards to the gift giver, and notify your PPL contact. If you are contemplating providing a gift that does not or might not comply with PPL's policy, you should contact your PPL contact or PPL's Office of Business Ethics and Compliance for guidance.

Entertainment

PPL permits you to offer or accept meals, refreshments or entertainment offered as a business courtesy during the normal course of business or work relationships with others, provided they are of moderate value, in good taste, occur infrequently and do not violate the FCPA or other applicable laws. Offering or accepting entertainment that is not reasonably related to a business relationship, but is primarily intended to gain favor or influence, is to be strictly avoided. Whenever appropriate, it is generally good business practice to provide meals on a reciprocal basis.

Entertaining PPL employees at cultural or sporting events is acceptable. Similarly, under certain circumstances it may be permissible to attend such events sponsored or hosted by PPL. Any entertainment, however, must in all circumstances be compliant with the FCPA and other applicable laws, as described in the next section. Questions regarding the appropriateness of attending specific events should be directed to your PPL contact.

Laws Concerning Bribery of Foreign Officials

PPL policy, the FCPA and the laws of many countries in which PPL does business prohibit employees, agents or any company in the PPL family of companies from giving or offering to give money or anything of value to a foreign government official, a foreign political party or party official, candidate for political office or an official of certain international organizations, such as the United Nations, for the purpose of influencing any act or decision of that official; obtaining, retaining or directing business to any person; or securing any improper advantage. Many foreign entities appearing to function as private sector businesses are in fact partially state-owned and employees of such enterprises should be treated as government employees for the purposes of compliance with the FCPA and other applicable laws. Payments made indirectly through an intermediary, under circumstances indicating that such payments might be passed along for prohibited purposes, are also prohibited. Liability is not avoided by "turning a blind eye" when circumstances indicate a potential violation.

The FCPA does contain certain exceptions, including an exception for what are termed "facilitating payments," which are payments of small value to effect routine government actions, such as obtaining permits, visas, mail, utility hookups and the like. However, what constitutes a permissible payment varies under the laws of different countries, and determining what a permissible payment is may involve difficult legal judgments.

The FCPA also requires public corporations to maintain books and records that accurately reflect all corporate transactions and maintain a system of internal accounting controls that provide reasonable assurance that transactions are executed as authorized; that PPL books and records are maintained in such a manner that financial statements can be prepared in accordance with generally accepted accounting principles; and that all corporate assets are properly controlled and accounted for. It is PPL policy to maintain accurate books and records and to maintain a system of internal accounting controls sufficient to ensure compliance with the record-keeping provisions of the FCPA.

Competition and Regulation

The policy of PPL has been and continues to be to strictly comply with the letter and spirit of all applicable laws and regulations governing PPL's businesses. Such laws and regulations include, but are not limited to, antitrust and competition laws, rules and regulations of the Federal Energy Regulatory Commission, laws and regulations of the United States (federal and state), laws of the United Kingdom, laws of the European Union and the laws of all other places in which PPL conducts business operations and activities.

With the enactment of laws allowing transmission "open access" and wholesale and retail competition in the electric and gas industry, there are federal and state requirements in the United States with which PPL must comply that are intended to protect its customers, the market, its competitors, and the reliability of the electric system.

Some of these requirements directed PPL to adopt certain "codes of conduct" for dealing with customers and competitors.

The guidelines below are intended to give you a broad overview of the general principles contained in various "codes of conduct," as well as provide you with basic guidance on laws dealing with competition, including antitrust laws and anti-market manipulation requirements.

Codes of Conduct

You should learn the requirements of these "codes of conduct" if your work for PPL may require you to work with the transmission system or engage in purchases or sales of power or gas or related financial products, or work with customers (including transmission customers, as well as wholesale and retail sales customers), customer information, or competitors.

Disclosure of Information within PPL

The "codes of conduct" and similar requirements restrict the disclosure of certain information about the electric transmission or distribution business to certain members of the PPL family of companies, except in certain emergency situations. Examples of information that may be restricted include real-time or near real-time information about the transmission system or transmission service, customers, or competitors, and certain other information about operations. Appropriate procedures must be followed for all cross-function meetings where those who cannot share these types of information will be present. This type of information often cannot be disclosed to certain officials or employees, unless that information is also made available to the general public at the same time.

Service organizations, such as accounting, finance, communications, human resources, information services and legal, can always receive such information to the extent that the

information is required for the service organization to perform its functions. However, all Suppliers of service organizations must exercise great care to make sure that they do not act as a conduit of this type of information - either through the direct disclosure of such information or the indirect disclosure by conveying advice or conclusions premised on the information - to individuals within PPL who are prohibited from receiving such information.

Nondiscriminatory Practices

In order to ensure a fair competitive environment, if you work for the regulated (transmission and distribution) side of the business, you must treat all similarly situated customers in a nondiscriminatory manner, regardless of which company is their energy supplier or service supplier.

In addition, when performing services for PPL, you may not "point" or "channel" customers to PPL's energy supply group, and you must treat all generation suppliers equally. You must strictly comply with applicable provisions of PJM's tariff, and business practices.

Reliability Standards

PPL must strictly comply with all reliability standards of the North American Electric Reliability Corporation and all applicable regional reliability entities. Violations of these requirements can result in substantial monetary penalties and harm PPL's reputation.

Reliability standards are the planning and operating rules that electric utilities, generators and power marketers, among others, are required to follow to help preserve the dependability of the bulk electric system in North America. You are responsible for learning and understanding any and all reliability requirements that relate to specifically to the services you perform for PPL, including any PPL implementing policies for procedures, and for timely meeting all such requirements.

Anti-Manipulation Rules

In order to prevent manipulation and fraud in energy markets, you must comply with anti-manipulation rules for certain energy market transactions. For example, there are specific anti-market manipulation rules that cover gas and electric transactions under FERC's jurisdiction and prohibit companies like PPL from using any devices, schemes or artifices to defraud; making any untrue statements of material fact or omitting any material facts necessary to ensure that statements made are not misleading; or engaging in any act, practice or course of business that operates as a fraud or deceit upon any other entity.

Antitrust Laws

Antitrust laws are designed to protect a competitive free enterprise system. These laws are intended to make certain that customer choices in the marketplace are not obstructed by improper

conduct or agreements that would affect price, restrict volumes or reduce the number of suppliers of goods and services.

Laws in the U.S. and Other Countries

All of PPL's business operations and activities in the United States are subject to federal and state antitrust laws. The U.S. antitrust laws, among other things, prohibit agreements among competitors that fix prices, divide markets or limit production, and prohibit monopolistic practices. Conduct or business activities occurring outside the United States that have an effect on trade or commerce within the United States may also be subject to U.S. antitrust laws.

Generally, in the United Kingdom, the European Union and other countries, agreements among competitors that fix prices, divide markets, allocate customers or limit production are also strictly prohibited.

Guidelines

While PPL does - and should - compete vigorously for all of the business that it can get, PPL must do so in a legitimate manner, always mindful of the legal restrictions on our conduct. A few general antitrust guidelines to keep in mind include the following:

- PPL does not discuss or agree on prices or bids with competitors, including pricing policies, terms or conditions of sale (such as promotions, discounts and allowances).
- PPL does not discuss or agree on how territories, customers or products should be allocated or divided with competitors.
- PPL does not allow trade association meetings - which can provide many legitimate benefits - to serve as a forum for competitors to discuss prices or bids, or the division of territories, customers or products.
PPL does not discuss or agree on reductions of output, product development or innovation with competitors.
PPL does not price products or services below some meaningful measure of cost with the intention of using your financial ability to sustain those prices long enough to drive competitors out of the market and then raise prices again to recover losses.
PPL does not participate in discussions with competitors that involve competitively sensitive information, including future prices, profits, costs, market share, etc.
- PPL never engages in a group boycott of a customer, supplier or buyer.
PPL never enters into an agreement where the purpose or sole effect is to harm a competitor, to deny a competitor access to an input or customer, or to disadvantage a competitor of any of the parties reaching the agreement.

Violations of the antitrust laws can result in both civil and criminal penalties. In a civil case, a competitor or customer in the U.S., for example, can be awarded "treble" damages, which is three times the actual damage award, plus attorneys' fees and costs, resulting in a substantial expense to PPL. In a criminal case, a conviction often results in significant fines for PPL and jail sentences for those involved.

Antitrust law is very technical and fact-specific. There is no real substitute for sound legal advice based on specific facts.

Gathering of Competitive Information

In order to improve PPL's competitive position, PPL gathers and analyzes information from many sources. Gathering information about competitors, when done legally and ethically, is a legitimate business activity. In gathering competitive information, PPL conducts inquiries in accordance with applicable law. Competitive information should never be obtained, directly or indirectly, by improper means such as bribery, misappropriating confidential information or misrepresenting your status as a PPL Supplier.

Customer and Supplier Relations

Customer Information

You must treat information provided by our customers or developed as part of our business activities as confidential and safeguard it against inappropriate disclosure or access. Suppliers who have access to customer information such as customer lists, customer use data, supplier names or billing rates are responsible for ensuring that the information is not disclosed to others outside PPL without the customer's written approval or as required by law. As explained in "Disclosure of Information within PPL" section, certain "codes of conduct" also prohibit disclosure of customer information between and among certain companies within PPL.

Procuring Goods and Services

If as a Supplier, you are involved in making procurement decisions for PPL, you must make those decisions with uncompromised objectivity of judgment and in the best interests of PPL, using consistent and unbiased standards. It is critical in all phases of the procurement process that you make the best business decision for PPL. You also must avoid conflicts of interest in dealings with PPL's other Suppliers. Suppliers should be selected based on merit, considering things such as price, quality, reputation and integrity, and not based on any personal interest you may have in selecting one Supplier over another. In addition, you must not accept from other Suppliers gifts or entertainment that might influence your decision in the selection process.

Information Security

Every day, Suppliers have access to information that is a valuable asset to PPL. Protecting that information from unauthorized access, release, modification, destruction, loss, theft and use is critical to PPL's success. Each Supplier needs to understand the importance of the various types of information and must be aware of the actions that are necessary to protect it.

As a general rule, PPL information provided to Suppliers should not be shared with any other individuals outside of PPL except as specifically directed by PPL. If you are unsure as to the appropriate treatment of certain information, contact your PPL contact before disclosing the information.

Guidelines for handling information include the following:

- Do not discuss PPL's confidential matters with family members or business or social acquaintances; or in elevators, at restaurants and bars, on public transportation, or in other places where people may overhear; or in the presence of people who do not have a valid business need to know such information.
- Take great care when discussing PPL's information on speaker phones; do so only if you are certain that you are not within earshot of anyone who does not have a valid business need to know such information.
- Always secure PPL's confidential documents away when not in use. Do not leave documents containing confidential information in public areas, in copy rooms, in conference rooms or in other locations where they may be seen by people who do not have a business need to know the content of the documents.

Ensure that all addressees of e-mails and multi-addressee facsimiles you send related to your work for PPL do, in fact, have a business need to know the information to do their jobs, and take care to ensure that your e-mails and faxes are sent to the correct recipients and are properly addressed.

- Understand and comply with PPL's login ID and password management rules. For example, never share your computer IDs and passwords with another person.

You may not bring to work you do for PPL any confidential information of any former employer or use such information to aid the business of PPL without the prior written consent of your former employer.

PPL also complies with the requirements of the Federal Trade Commission's Red Flag rules, which require certain companies to implement programs to identify and respond to potential incidents of identity theft. If your work with PPL includes work with personally identifiable information of a PPL employee or customer, then you are expected to understand and comply with PPL's Red Flag program.

PPL Records

PPL needs to maintain complete and accurate records of all its business transactions. These records include, among others, correspondence, payroll records, financial data, operational data and

personnel information. It is PPL's policy to make full, fair and accurate disclosure in compliance with all applicable laws and regulations in all reports and documents that PPL files with, or submits to, the U.S. Securities and Exchange Commission and in all other public communications by PPL. Records for which you are responsible must be accurate and complete.

Records must be retained in accordance with PPL policy and applicable law, including data protection laws. If you learn of a subpoena or a pending or contemplated litigation or government investigation related to your work for PPL, you should immediately contact PPL's Office of the General Counsel. You must retain and preserve ALL records and other information in accordance with the directions you receive from PPL's Office of General Counsel. If you have any questions regarding whether particular information pertains to a pending or contemplated investigation or litigation or may be responsive to a subpoena or regarding how to preserve information, you should preserve the information in question and ask PPL's Office of General Counsel for guidance.

Computer Resources

If PPL provides its Internet, intranet or e-mail systems to you to assist with the performance of your work for PPL, these systems are to be used for PPL business purposes. You are expected to exercise good judgment in using these systems. With regard to e-mail, you should understand that e-mail communications, in addition to being monitored by PPL, can be subpoenaed and discovered in legal proceedings. Therefore, you should treat e-mail communications the same as any other written communications.

PPL recognizes that you may occasionally use the telephone, computer, Internet or e-mail for personal reasons. Permissible personal use is limited and should never interfere with your productivity. Examples of permissible personal use include e-mails that are analogous to brief telephone calls and Internet access that can be described as infrequent and brief. You are expected to use good judgment when using these systems for personal matters. If you are unsure whether a particular personal use is permissible, you should discuss the matter with your PPL contact before using the systems.

With the exception of the limited personal use discussed above, all non-PPL related use of the Internet and e-mail systems is prohibited. Obvious examples of prohibited use include the following:

- To conduct business unrelated to PPL's business or for personal gain.
- To access, send, store or view sexually explicit materials or materials that are offensive, abusive, obscene, defamatory, threatening or otherwise unlawful.
- To use in such a manner so as to violate PPL's policies on equal employment opportunity or harassment - sexual or otherwise.
- To browse, download, post, play, store or forward computer games.
- To disseminate information in violation of copyright laws.

If you receive inappropriate e-mails with or without attachments or links to Web sites, you must take appropriate action to prevent recurrence. You must also delete any such e-mails from the system.

Gifts to and Entertainment of Government Officials

National, state and local governments have their own rules restricting gifts and hospitality (e.g., meals, entertainment, transportation and lodging) that may be provided to government officials and government employees. These rules include an absolute ban on gifts, meals and refreshments, regardless of value, to members of the U.S. Congress or their staff. These rules are very specific, and, for example, prohibit even the purchase of a cup of coffee for a U.S. Congressional staff member. Other jurisdictions prohibit gifts to government officials and government employees in exchange for favorable treatment.

Environmental Commitment

Our Suppliers, and their employees and subcontractors, have an obligation to carry out all PPL activities in ways that preserve and promote a clean, safe and healthy environment, which includes abiding by the environmental laws and regulations of the countries in which PPL operates. The laws in this area are very complex, but in many instances, environmental actions and reactions are common sense.

PPL believes that sound business plans include good environmental performance. PPL has developed extensive policies concerning our relationship with the environment, and PPL is committed to providing environmental training and the resources necessary to carry out its environmental commitment. You have responsibility to understand the environmental aspects of your work for PPL and are expected to conduct your activities in accordance with environmental laws, regulations and corporate environmental policies. Suppliers are responsible for reporting potential environmental compliance concerns so that appropriate actions can be taken. If you become aware of an incident or activity that may have a negative environmental consequence (such as a spill of oil or other hazardous substance), you should report it promptly to your local environmental coordinator, your PPL contact or PPL Services Corporation's Environmental Management Department (EMD). EMD maintains a hotline phone number (610-774-5566) which is answered twenty-four hours a day, seven days a week..

Where to Go with Questions

If you have any questions about the application or interpretation of the Supplier Standards, you should contact

- o your PPL contact or the manager to whom your PPL contact reports

- o Director - Sourcing - 610-774-5076
- o PPL's Senior Director - Business Ethics and Compliance - 800-550-9418

Summary

We all can feel the pressures that are on us to achieve good results. There is a natural tendency to do whatever is required to produce such results. The risk is that we may end up taking shortcuts that compromise our responsibilities. This is what PPL wants to avoid. Our collective integrity over the years has been the result of thousands of our Suppliers exhibiting high standards in all of their dealings with PPL, with each other, with customers and with the public.

These standards are what have set us apart and make PPL a leader in our communities and our industry. Your continued efforts will help keep us there.

October 1, 2009

Contractor Code of Business Conduct

This LG&E and KU Services Company (a Kentucky corporation) Contractor Code of Business Conduct ("Code") is incorporated by reference into the General Service Agreement or other agreement between you as the contractor ("Contractor") and LG&E and KU Services Company and/or one of its affiliates Kentucky Utilities Company, and Louisville Gas and Electric Company (collectively the "Company"). This Code sets minimum standards for Contractor's conduct in the areas addressed. Contracts between Company and Contractor may provide for standards exceeding the standards of this code.

Observance of Laws

Contractor shall fully comply with the provisions of all federal, state and local laws, regulations and ordinances applicable to its activities performed for the Company or any goods or services provided to or on behalf of the Company, including without limitation, all applicable laws, regulations and ordinances pertaining to occupational health and safety and environmental protection.

Bribes and Kickbacks

Contractor may not under any circumstances accept or pay bribes, kickbacks or other similar compensation or consideration in any way relating to the Company or any activity for or on behalf of the Company.

Dishonest and Fraudulent Activity

Contractor shall not engage in or allow its employees to engage in dishonest acts or fraudulent activity in connection with or in association with the Company's business. For purposes of this policy, the definition of a dishonest act or fraudulent activity includes but is not limited to:

1. An intentional or deliberate act to deprive the Company or any person of something of value, or to gain an unfair benefit using deception, false suggestions, suppression of truth, or other unfair means which are believed and relied upon.
2. A dishonest act or fraudulent activity may be, but is not limited to, an intentional act or activity that is unethical, improper, or illegal such as:
 - a. Embezzlement;
 - b. Misappropriation, misapplication, destruction, removal, or concealment of property;
 - c. Alteration or falsification of paper or electronic documents, including the inappropriate destruction of paper or electronic documents;
 - d. False claims and/or misrepresentation of facts;
 - e. Theft of an asset, including, but not limited to, money, tangible property, trade secrets or intellectual property;

Harassment

Contractor shall not permit sexual advances, actions, comments, or any other conduct that creates an intimidating or otherwise offensive work environment on Company property or any site where Contractor is performing activity for or on behalf of Company. Further, Contractor shall not permit the use of racial and religious slurs, or any other conduct that breeds an offensive work environment, on Company property or any site where Contractor is performing activity for or on behalf of Company.

Drugs and Alcohol

Contractor shall not allow any employee to perform services for or on behalf of Company while under the influence of drugs or alcohol. Contractor shall maintain a drug and alcohol testing program meeting all applicable

federal, state and local laws, regulations and ordinances and meeting or exceeding any and all standards stated in any contract with Company or any document incorporated in such a contract.

Misuse of Company Assets

No funds or assets of the Company may be used or paid for any unlawful or improper purpose. A Contractor's employees shall not have access to any Company computers unless the contract between such Contractor and the Company expressly provides for such access in writing.

Reporting of Violations

In the event Contractor learns of any violation of this Code, Contractor shall immediately report such violation to Company's Director, Compliance and Ethics at (502) 627-2648.

EXTERNAL INFORMATION SECURITY ADDENDUM

This External Information Security Addendum (“**Addendum**”) is made and entered into as of this 28th day of October, 2016 (the “**Effective Date**”) by and between (i) LG&E and KU Services Company (“**Company**”) and Burns & McDonnell Engineering Company, Inc., a corporation organized under the laws of the State of Missouri (“**Vendor**”). Company and Vendor are parties to a Master Contract for General Engineering Services, dated July 16, 2012 (the “**Agreement**”). Company has determined that certain services Vendor will provide to Company and/or one or more affiliates of Company under the Agreement (the “**Services**”) may involve hosting or storing Company’s Information (as defined below) external to the Company’s networks, making this Addendum to the Agreement necessary and appropriate under one or more of Company’s policies. Accordingly, Company and Vendor agree to include the following additional provisions in the Agreement.

1. **Information Defined; Ownership of Information.** For the purposes of this Addendum, “**Information**” means non-public information in electronic form that is either (a) provided by Company to Vendor or (b) collected by Vendor in the process of providing Services to Company; in either event, which information is retained by the Vendor. For the purposes of this Addendum, “**Hosted Information**” is Information retained by the Vendor for the purpose of providing Company, its customers or its employees secure user login access to Vendor systems containing such Information in connection with the Services. Information stored or processed by Vendor shall remain the property of Company. To the extent performance of Services for Company requires Vendor to have license rights to use Information and such rights are not already granted in the Agreement or another separate agreement, Vendor shall request that Company grant such license rights expressly in writing. Unless and until Company expressly grants such a license in writing, Vendor shall have no license or other rights with respect to Company’s Information. Under no circumstances shall Vendor obtain any ownership or security interest in Information.
2. **Monitoring of Usage.** Vendor shall not monitor Company’s Hosted Information usage for any purpose other than providing Services to Company. Vendor may aggregate and disseminate usage statistics of Company and other users only in such a manner that neither Company nor Company’s usage can be identified. Hosted Information usage patterns of Company are owned by Company and are confidential Information of Company, provided that Vendor may collect and use aggregated usage information on a confidential basis as reasonably needed to support or improve the provision of Services to Company.
3. **Audit Trail and Litigation Holds.** Vendor shall log all access to Hosted Information on Vendor’s systems. Such logs shall be maintained for each access for a minimum of one (1) year following such access. During such one-year period, Vendor shall maintain such logs such that they can be promptly retrieved at the request of Company and provided to Company as raw Information logs in an Excel data file or text file. Vendor shall provide administrative functionality such that Company may deliver notices to Vendor for the purposes of issuing and maintaining litigation holds with the effect of (a) preventing deletion of some or all Hosted Information on Vendor’s systems for the duration of any such litigation hold, or (b) causing Vendor to deliver such Hosted Information to Company for preservation. In the event of termination of the Agreement or other contractual arrangement under which Vendor provides Services to Company at a time when such a litigation hold is in effect, Vendor shall return to Company all Information subject to such hold without alteration.
4. **Separation of Information.** Vendor shall maintain Information such that other customers and clients of Vendor and other third parties (excluding subcontractors of Vendor operating under customary confidentiality agreements for and on behalf of Vendor for the purposes of system development and/or maintenance) do not have access to such Information. If Vendor is utilizing a shared hosting model, Hosted Information should be segregated logically.
5. **Subcontractors.** Vendor shall not provide Company’s Sensitive Information to any subcontractor or other third party without the express written consent of Company or as provided in the Agreement. In accordance with Section 9.i. below, if Vendor discloses Information of Company to any subcontractor, Vendor shall require such subcontractor to comply with the terms and conditions of this Addendum and shall be liable to Company for any breaches of this Addendum by its subcontractors.

6. **Security Standards.** Vendor agrees that the Services and Vendor's security practices, including, without limitation, the installation and use of patches, shall meet or exceed generally accepted trade practice in Vendor's industry to appropriately safeguard Information against intrusion, theft, destruction, loss, alteration, or unauthorized access and/or interference by third parties.
7. **User Authentication.** With respect to Hosted Information that Company is provided access to pursuant to the Agreement or otherwise, Vendor shall provide the ability for Company to utilize strong credentials when authenticating into the service. The authentication system must meet the following minimum requirements:
 - a. Be a minimum of six (6) characters in length
 - b. Include three of the following four types of characters:
 - (i) Upper-case letters
 - (ii) Lower-case letters
 - (iii) Numbers (0-9)
 - (iv) Special characters (e.g., #, *, &, etc.)
 - c. Expire after a given period of time, based on the risk to the Information protected. As a general rule, 90 days should be the enforceable minimum.
 - d. Any default passwords that come with the service will be changed immediately after the initial setup of the service.
 - e. Any administrative access to the service shall be performed using a multi-factor authentication mechanism.
8. **Unauthorized Access.** Vendor shall notify Company of any unauthorized access to Information promptly upon, but no later than 24 hours following, Vendor's discovery of such unauthorized access. Vendor shall be responsible for the actual and reasonable costs incurred by Vendor for responding to and mitigating any such unauthorized access (to the extent such unauthorized access was caused by Vendor's negligence, willful misconduct, or failure to comply with the terms of this Addendum) to Personally Identifiable Information (as defined in Section 9.a. below), including, but not limited to, actual and reasonable costs associated with investigation and identification of the nature and scope of such unauthorized access; notification of individuals whose privacy is potentially impacted; and providing one year of credit-monitoring or similar services to those individuals whose privacy is potentially impacted through the unauthorized access to such Personally Identifiable Information.
9. **Information Protection.** If the performance of the Services requires the use, storage or transmittal of Company's Sensitive Information (as defined below), Vendor shall take all necessary and reasonable steps to protect such Sensitive Information against any unauthorized access during both storage (while "at rest") and transmission, in either event while in Vendor's or its subcontractors', agents', or employees' care, custody, or control. Such steps will include protections for both physical and electronic data. The foregoing notwithstanding, Vendor will not be liable to the extent unauthorized access is obtained during transmission by others over networks (including Company's network and the public Internet) beyond Vendor's reasonable control. "Sensitive Information" includes (i) "Personally Identifiable Information" (as further defined below); (ii) employee or contractor health/benefit information (including that whose handling is governed by HIPAA regulations); (iii) confidential financial information (including bank-account and credit-card numbers); (iv) Information related to Company financial reporting or documentation; and (v) Critical Energy Infrastructure Information as defined by the Federal Energy Regulatory Commission regulations ("CEII"). Protection of Sensitive Information in storage shall include encryption of Sensitive Information using an encryption product/technology approved by Company's IT security department. Protection of Sensitive Information during transmission shall include the encryption of Sensitive Information sent over a data network connection, including Vendor's internal network connections as well as any connections to third parties, using a secure, encrypted communications method as approved by Company's IT security department.

- a. **Personally Identifiable Information.** Personally Identifiable Information is defined to mean individually identifiable information from or about an individual employee, any Company customer, consumer, or other person, including, but not limited to a first name or initial and last name in combination with one or more of the following:
- a. Social security number;
 - b. Driver's license number or state identification card number;
 - c. Account number, credit card number, or debit card number in combination with any required security code, access code, or password that would permit access to an individual's financial account;
 - d. Medical information or vital record information;
 - e. Biometric data (retina, iris image, fingerprints, etc.);
 - f. Government passport number;
 - g. Health insurance identification number;
 - h. Physical or mental health;
 - i. The provision of health care to the individual;
 - j. Payment for the provision of health care to the individual;
 - k. Mother's maiden name; or
 - l. A persistent identifier, such as a customer number held in a "cookie" or processor serial number, that is combined with other available Information that identifies an individual consumer.
 - m. Stock or other security certificate or account number.
- or
- n. Any other number or code or combination of numbers or codes, such as account number, security code, access code, or password, that allows access to or use of an individual's financial or credit account.
- or
- o. Username or email address in combination with a password or security question and answer that would permit access to an online account.

Notwithstanding anything to the contrary, as between Company and Vendor, all Personally Identifiable Information is and shall remain the sole and exclusive property of Company, and shall be deemed Company's confidential Information, perpetually and regardless of whether it is marked as such and regardless of whether it falls into an exception to the confidentiality provision set forth or cross-referenced in the Agreement. Additionally, any account passwords issued to Vendor or its agents for purposes of accessing Company's systems shall be protected as if they were Personally Identifiable Information for all purposes.

- b. **Applicable Privacy and Data Security Laws.** For purposes of this Addendum, "Applicable Privacy and Data Security Laws" shall mean: (i) all privacy, security, data protection, direct marketing, consumer protection and workplace privacy laws, rules and regulations of any applicable jurisdiction (including, without limitation, the U.S. and each state of the U.S. [insert other jurisdictions, if any, where data subjects are known to reside]), and all then-current industry standards, guidelines and practices with respect to privacy, security, data protection, direct marketing, consumer protection and workplace privacy, including the collection, processing, storage, protection and disclosure of Personally Identifiable Information; (ii) the applicable data security and privacy policies of Vendor; and (iii) the applicable data security and privacy policies of Company that are either published on Company's web site(s) or otherwise provided by Company to Vendor.
- c. **Limited Use.** Vendor agrees that (i) at all times during the term of the Agreement and thereafter, it will comply with all Applicable Privacy and Data Security Laws in relation to Personally Identifiable Information and; (ii) if Personally Identifiable Information is required for performance of any Services Authorization under this Master Contract for General Engineering Services, the specific Personally Identifiable Information to be provided by Company to Vendor shall be clearly identified in the Services Authorization along with an explanation of the purpose for Vendor receiving such information for performance of such Services. (iii) Personally Identifiable Information will not be utilized by Vendor for any purpose other than for the purpose of rendering the Services to Company as detailed in a Services Authorization under the Agreement (and not, for example and without limitation,

to otherwise market to or contact such individuals) and shall be accessible by its personnel on a need-to-know basis only; and (iv) Vendor shall treat all Personally Identifiable Information as confidential Information subject to Vendor's other obligations pursuant to the Agreement. Vendor shall not collect any Personally Identifiable Information from or about individuals except that which is actively and knowingly provided by such individuals or provided by Company to Vendor.

- d. **Security Measures.** Without limiting Vendor's other obligations under this Addendum, Vendor shall implement and maintain a comprehensive written data security policy and reasonable security practices and procedures appropriate to the nature of the Personally Identifiable Information, which policies, practices and procedures shall (i) comply with all Applicable Privacy and Data Security Laws; (ii) protect against any anticipated or actual threats or hazards to the security or integrity of Personally Identifiable Information, and from the loss of Personally Identifiable Information; and (iii) include training and security awareness programs for personnel and contractors who have access to Personally Identifiable Information. Company reserves the right to review, upon request to Vendor, the Vendor policies, procedures and practices used to maintain the privacy, security and confidentiality of Personally Identifiable Information. Without limitation of the above, Vendor shall: (1) proactively monitor reporting services for known security vulnerabilities and rectify any such vulnerabilities present in Vendor's systems; (2) engage qualified, independent and reliable parties to regularly (at least once per year) audit and validate the security measures in place as well as their sufficiency (an executive summary of applicable findings from such audit shall be provided to Company for review); (3) encrypt Personally Identifiable Information with industry best practices for encryption at all times while in transit or at rest; (4) prohibit employees, other personnel and agents from bringing, transporting or transmitting Personally Identifiable Information to their homes, personal computers, e-mail accounts, devices or media;;
- e. **Requests for Personally Identifiable Information.** If Vendor should receive any legal request or process in any form seeking disclosure of, or if Vendor should be advised by counsel of any obligation to disclose, Personally Identifiable Information, Vendor shall (to the maximum extent allowed by applicable law) provide Company with prompt prior notice of such request or advice so that Company may seek a protective order or pursue other appropriate remedies to protect the confidentiality of such information. Vendor agrees to furnish only that portion of the information that is legally required to be furnished and, in consultation with Company, to use all reasonable efforts to assure that the information is maintained in confidence by the party to whom it is furnished.
- f. **Notification of Security Breach and Incident Response.**
- (i) Without limitation of the foregoing, Vendor shall advise Company immediately in the event that it learns or has reason to believe that there has been unauthorized access to or use of, or any security breach relating to or affecting, Personally Identifiable Information, or that any person who has had access to Personally Identifiable Information has violated or intends to violate the terms of the Agreement or this Addendum, and Vendor shall (at its own expense if such incident affected Personally Identifiable Information that had been under the responsibility of Vendor or its employees, other personnel, agents or contractors) cooperate with Company in investigating and responding to the foregoing, notifying customers or other affected individuals as required by law, and seeking injunctive or other equitable relief against any such person or persons who have violated or attempted to violate the security of Personally Identifiable Information.
 - (ii) Promptly upon learning of actual unauthorized access to or use of, or any security breach relating to or affecting Personally Identifiable Information that is or was stored on or accessible through a computer, server, or other equipment, Vendor shall: (a) disconnect such computer(s), server(s) and equipment from the Internet but not disconnect them from their electrical power source or shut them down (i.e., remove the Ethernet, Coaxial and/or other Internet connectivity cable from the port and disable wireless hot spots to which they may connect without turning off or otherwise altering the wireless settings on the equipment itself); (b) collect, preserve and retain all available logs potentially containing information relating to access to or from the computer(s), server(s) and other equipment that were involved or potentially involved in the incident, including inbound and outbound network

logs, application logs, internet traffic logs, firewall logs, router information or logs from any packet capture, network monitoring, intrusion detection or security event and incident management systems for any parts of the network accessible from the potentially affected equipment; (c) collect, preserve and retain volatile data (in order of volatility to minimize the loss of information and taking into consideration possible equipment crashing caused by memory capturing) such as open network connections, running processes, logged in users, etc., and memory captures, including the creation of a copy or "dump" of all live data present in the active memory or RAM; and (d) make two bit-by-bit, forensically sound images capturing all active data as well as slack and unallocated space of all computer(s), server(s), and other equipment that were involved or potentially involved (or those that an independent outside forensic expert suggests should be analyzed in order to ascertain the true scope, cause and impact of the incident), preserving one copy of such images untouched, and the other copy of such images for later analysis by forensics experts. Forensic imaging should create an exact copy (bit-by-bit) of the subject media using a reliable and accepted forensic methodology, hash values to facilitate the verification of the integrity of acquired data, and write-blocking technology or other forensically acceptable means to prevent any additions, deletions, or changes to the media being acquired. The order of the steps set out herein shall be as recommended by an independent qualified forensics expert. All steps taken in responding to an incident shall be properly documented and chain of custody shall be maintained for any images captured. If Vendor does not have the in-house capability to perform the actions required by this Section in a professional and competent manner, Vendor shall retain an outside forensic expert to do so at Vendor's own expense. All loss of information or knowledge, or of the reliability thereof, caused by Vendor's failure to retain an independent qualified forensics expert shall be presumed to be the fault of Vendor. Company may, in its own discretion, require that Vendor retain an independent qualified forensics expert approved by Company to conduct the work described in this subparagraph 9.f.(ii) as well as any other forensic work suggested by such forensics expert to ascertain the true scope, cause and impact of the incident, at Vendor's expense.

- (iii) In the event that Applicable Privacy and Data Security Laws require that Company's customers or other affected persons be notified of a security incident involving Personally Identifiable Information, Company shall have the discretion of determining whether such notice shall come from Company or Vendor. In any event, the content, timing and other details of such notice shall be subject to Company's approval, in Company's sole discretion. If such incident affected Personally Identifiable Information that had been under the responsibility of Vendor or its employees, other personnel, agents or contractors, Vendor shall be responsible for reimbursing Company for the costs of such notifications and of fielding feedback and questions from those notified, and any other associated costs that Company may incur in connection with responding to or managing the breach of the security of Personally Identifiable Information (for example, without limitation, costs of print shop services, postage, obtaining contact information for affected individuals, credit monitoring services, call center services and forensics services, fines imposed by credit card associations, merchant banks or financial account institutions, and costs passed on by individual card companies, banks and other financial institutions, such as the costs of issuing replacement cards, fraud liability, chargebacks, compromise fees and other remediation costs).
 - (iv) Additionally, Vendor shall provide 24/7/365 security monitoring of Services and shall maintain logs and documentation of alerts and responses. Any applicable logs shall be retained for a minimum of one (1) year.
 - (v) The remedies set forth herein shall be in addition to any other remedies available to Company at law or in equity, including but not limited to Vendor's indemnification obligations set forth in Section 9.h. below.
- g. **Disposal.** As soon as possible after any Personally Identifiable Information (or a portion thereof) is no longer needed by Vendor to fulfill its obligations hereunder, and in any event upon termination of the Agreement or other contractual arrangement under which Vendor provides Services to Company, as applicable, for any reason: (i) such Personally Identifiable Information in Vendor's possession or control shall be returned to Company by Vendor, or at Company's request destroyed (including without limitation, with respect to any hard copy, cross-shredded); (ii) all electronic copies of the

Personally Identifiable Information in Vendor's possession or control shall be deleted in a manner that makes the Personally Identifiable Information non-readable and non-retrievable; and (iii) Vendor will certify to Company, in writing, that Vendor has complied with its obligations under this Section 9. Upon disposal under any circumstances, unencrypted Personal Information contained in print or electronic media is required to be shredded, destroyed, or modified so that it is unreadable.

- h. **Indemnification.** Without limitation of any indemnification obligations set forth in the Agreement, Vendor hereby agrees to indemnify, hold harmless Company, its affiliates, officers, directors, employees and agents, from and against losses, damages, costs, fees, penalties, fines, settlements, charges or other expenses of any kind (including, but not limited to, reasonable attorneys' fees and legal costs) resulting from any third party claims (collectively, "Claims"), including without limitation actions by the Federal Trade Commission, other regulator and/or attorneys general of U.S. states and private Claims, to the extent such Claims are caused by a Security Event (as defined below). For purposes of this Section 9.h., a "Security Event" is an event where Personally Identifiable Information (including but not limited to payment instrument information, with or without name or other Personal Information) that was under Vendor's or its agent's or subcontractor's responsibility is accessed, received or used by an individual or entity who is not authorized to access, receive or use such information. Company expressly reserves the sole right, at Company's option, to control the defense and/or settlement of any such Claim and, in such event, in addition to Vendor's other obligations in this Section 9.h., Vendor agrees to cooperate with Company, at Vendor's expense to the extent of its fault, in the defense of any such Claim.
- i. **Agents and Subcontractors.** To the extent that Vendor engages any subcontractor or agent to perform Services under the Agreement related to hosting or storing Company's Information and such subcontractor or agent has access to any Personally Identifiable Information, Vendor shall contractually require each such subcontractor or agent to comply with all of Vendor's obligations with respect to Personally Identifiable Information as set forth in Sections 9.b. through 9.g. of this Addendum as applicable to such subcontractor's or agent's portion of Services, and Vendor agrees that, notwithstanding anything to the contrary in the Agreement, Vendor shall remain liable for the damages to the extent caused by the negligent or wrongful acts or omissions of such subcontractor or agent with respect to Personally Identifiable Information.
- j. **VENDOR INDEMNIFICATION OBLIGATIONS UNDER THIS ADDENDUM, FOR DAMAGES AND LOSSES RESULTING FROM THIRD-PARTY CLAIMS CAUSED BY VENDOR'S NEGLIGENT OR WILLFUL NON-COMPLIANCE WITH THIS ADDENDUM, ARE NOT DISCLAIMED OR CAPPED BY ANY LIMITATION OR DISCLAIMERS OF LIABILITIES SET FORTH IN THE AGREEMENT OR ANY SOW**
10. **Encryption of Information in Transit.** Vendor shall protect all Sensitive Information while it is in transit by employing the use of encryption. Vendor shall utilize industry best practices to ensure Sensitive Information is protected in transit.
11. **IP Addresses.** If and when Vendor assigns an internet protocol (IP) address to Company for use in connection with Vendor's performance of Services, Vendor shall not reassign that IP address to any third party until such IP address has not been used by Company for a minimum of 365 days.
12. **Information Location.** Unless otherwise expressly authorized in writing by Company, all Information centers, servers, and backup Information storage locations used by Vendor for retention of CEII and Personally Identifiable Information shall be located in the United States of America and/ or Canada. Without limiting the provisions of any other agreement, Vendor shall create and maintain records of the locations at which Vendor places Hosted Information and retain such records for each such location for a minimum of five (5) years following the removal of Hosted Information from such location. Vendor shall notify Company when changes occur to Hosted Information storage locations (new, retirement of old, Information transfer from one to another). In the event that Hosted Information is hosted at a Vendor location and Vendor plans to move Information to an off-site location, Vendor must notify Company a minimum of thirty (30) days in advance.

13. **Information Lifecycle Management.** Upon reasonable request, Vendor shall provide information and metrics pertaining to testing frequency, integrity, and results of its Hosted Information backup and Hosted Information loss prevention systems.
14. **Information/Disaster Recovery.** In the absence of a mutually agreed upon service level agreement or equivalent agreement expressly providing to the contrary, Vendor shall maintain the ability to complete Hosted Information recovery within 24 hours after a Hosted Information loss. Company reserves the right, at its sole expense, to an in-person review Vendor's standard disaster recovery plan pertinent to the Services provided, with exclusion of any Vendor confidential information (which may be redacted) or otherwise subject to a confidentiality agreement. Upon such request by Company, Vendor shall make its standard disaster recovery plan pertinent to the Services provided, with exclusion of any Vendor confidential components (which may be redacted), available to Company, or its agents or representatives, to conduct such review. Following completion of such review, Company shall promptly notify Vendor in writing of any alleged deficiencies ("Deficiencies"). To the extent that such Deficiencies exist and are Vendor's responsibility, Vendor shall provide Company with a reasonable plan acceptable to Company for remediating the Deficiencies. If (a) the Deficiencies are not corrected; (b) an acceptable plan for correcting them is not established within ten (10) business days following completion of the review that resulted in notification to Company; (c) if an acceptable plan is not executed according to the agreed schedule, then notwithstanding anything to the contrary in the Agreement, Company, by giving Vendor written notice thereof, may immediately terminate the applicable Services Contract in whole or in part in accordance with Article 8 of the Agreement.
15. **Penetration Test.** With respect to all hosting of Hosted Information, Vendor shall provide evidence that an internal or third party penetration test is performed on its service on an annual basis. An executive summary of such penetration test shall be provided to Company for review upon request.
16. **Attestations.** With respect to all hosting of Hosted Information, upon reasonable advance written request of Company, Vendor shall provide an attestation as to Vendor's then-current applicable security controls. The report will provide a description of the service organization's system, description of the tests performed, and the summary results of those tests. Reports will specifically address those areas of Service under the Agreement between Company and Vendor including security, availability, integrity, and confidentiality. Company and Vendor will jointly review the report and agree upon any actions required to meet the terms of this Addendum between Company and Vendor.
17. **Upgrades.** Vendor shall provide fourteen (14) days' notice prior to major changes to system configuration, including changes that can affect certification status (if applicable), security processes, encryption key lengths, etc. In the event Vendor plans upgrades or changes to Vendor's systems that would interfere with Company's business operations, Company may elect to require Vendor to defer such upgrades for the duration of the then-current contractual arrangement. Nothing herein shall be deemed to prevent or delay Company from instituting modifications or changes to system configuration where in the Company's opinion, such changes or modifications are reasonably necessary to address security vulnerabilities or prevent interference with business operations. Under no circumstances will Vendor be responsible for losses or damages caused in whole or in part by delays to changes or modifications where such delays result from compliance with this Section.
18. **Termination.** Unless Company and Vendor expressly agree otherwise in writing, upon termination of the Agreement, Vendor shall return Information to Company in an agreed upon format and securely destroy Information at all locations after returned Information is verified by the Company, subject to Vendor's right to keep one copy of such Information for its internal project files in accordance with Vendor's generally applied policies. If Company and Vendor are unable to agree upon such format, the Information shall be returned in the format in which Company provided such Information to Vendor. In the event Company and Vendor expressly agree in writing to the destruction of all or some of the Information in lieu of the return of such Information, Vendor shall securely destroy such Information at all locations. Measures Vendor may use for performing such secure destruction of Information include running secure erase over-writing software on storage devices containing such Information as detailed in the National Institute of Standards and Technology (NIST) Guidelines for Media Sanitization (NIST Special Publication 800-88). Vendor shall provide verification of destruction of Company Information to Company within 90 days of

termination.

- 19. Survival. The obligations of Contractor pursuant to this Addendum with respect to CEII and Personally Identifiable Information shall survive until Contractor has destroyed or returned such information. Otherwise, the obligations of Vendor set forth above in this Addendum shall survive any expiration or termination of the Agreement from the Effective Date through the (5th) anniversary of the date of expiration and/or termination of the Agreement.

WITNESS the signatures of the undersigned on the date(s) set forth below but effective as of the Effective Date.

LG&E AND KU SERVICES COMPANY

BURNS & MCDONNELL

ENGINEERING COMPANY, INC

By: *Antonio F. Moir*

By: *Doug Riedel* *HR*

Name (Print): *Antonio F. Moir*

Name (Print): *Doug Riedel*

Title: *Manager, IT Sourcing*

Title: *SVP*

Date: *11.1.2016*

Date: *28 Oct 2016*

**LG&E AND KU SERVICES COMPANY
INFORMATION TECHNOLOGY (IT) SECURITY AGREEMENT**

This Information Technology Security Agreement (“Agreement”) is made and entered into as of this 28 day of October, 2016 (the “Effective Date”) by and between (i) Burns & McDonnell Engineering Company, Inc., a corporation organized under the laws of the State of Missouri and any subcontractors, agents, and representatives performing work on such entity’s behalf (collectively, “Contractor”) (with all such subcontractors, agents, and representatives being bound to the terms of this Agreement to the same extent as the first entity named above) and (ii) LG&E AND KU SERVICES COMPANY and its affiliates (collectively, “Company”). This Agreement sets forth the Contractor's obligations to comply with common security best-practices, and Company rights for monitoring and auditing Contractor’s compliance in connection with the Service Agreement (as hereinafter defined). Contractor hereby agrees to protect the Information Technology systems of Company and its affiliates (including, without limitation, its network, equipment, applications, data and information) from unauthorized use and access, and agrees to provide or take such security measures necessary to assure such protection by utilizing reasonable skill and care exercised by Information Technology Professionals in similar industry to Contractor and in accordance with security best-practices in the industry (including, without limitation, the standards and practices set forth herein) throughout the period commencing on the date of this Agreement and continuing until the later to occur of the expiration or termination of the Service Agreement (or any successor agreement thereof). For purposes of this Agreement, “Information Technology” and/or the work associated with the Information Technology means, collectively, and to be broadly construed, any and all hardware, software, source codes, instructions, manuals, licenses, networks, information, applications and/or other related goods or services which directly and/or indirectly affects and/or accesses Company operation, use, management, networking and/or licensing of any of its functions pursuant to this Agreement.

1. **Appropriate Use:** Contractor’s connection(s) to Company network are provided for a specific business purpose as set forth in that certain Contract (Services Authorization No. 545970) by and between Company and Contractor (the “Service Agreement”), and are to be utilized for that purpose only. Any other use of connections are explicitly prohibited including, but not limited to, such activities as attempts at unauthorized access by or to Company or other third party’s systems, applications or information; scanning or network browsing to enumerate such systems, applications, open ports, network shares or other shared resources, etc.; or running or attempting to run any unauthorized software on any such systems to which Contractor may have access. In the case where Company owned workstations are provided to allow the Contractor to perform its defined business function for Company, such equipment shall not be modified without prior written authorization by Company. Such modifications include, but are not limited to, making unauthorized changes to the installed system configuration, installing unauthorized software, or attaching any additional devices, network connections, etc.
2. **Access Control:** In order to control access to Contractor's network, unique user-ID's and passwords shall be utilized for each authorized individual that requires access. The passwords associated with these user-ID's shall be managed according to generally-accepted best practices, notably:
 - a. Be a minimum of six (6) characters in length
 - b. Include three of the following four types of characters:
 - i. Upper-case letters
 - ii. Lower-case letters
 - iii. Numbers (0-9)
 - iv. Special characters (e.g., #, *, &, etc.)
 - c. Expire after a given period of time, based on the risk to the Information protected. As a general rule, 90 days should be the enforceable minimum.
 - d. Any default passwords that come with the service will be changed immediately after the initial setup of the service.
 - e. A history of the previously used passwords shall be maintained such that no password shall be re-used for at least 10 generations.

3. **System Inactivity Timeouts:** Clients and servers residing on Contractor's internal network shall employ automatic system inactivity lockouts. An example would be a password-protected screen saver that engages automatically based on a specified period of inactivity. This default inactivity timeout should be set for no more than 20 minutes. Where practical, this timeout shall be enforced through policy settings on the connected workstation or server.
4. **Virus Protection:** Effective virus protection software shall be run on all servers and workstations that reside on Contractor's internal network at all times. The virus signature files on these devices shall be updated in a timely manner as new releases are made available by the virus protection software supplier, preferably in an automated fashion. As a general rule, updates shall be applied at a minimum of daily, or as released by the virus protection software supplier.
5. **Secure Installation:** In instances where Contractor is providing installation services under this Agreement and/or the Service Agreement, Contractor shall ensure that all unnecessary software, services and ports on the installed system(s) are removed or disabled. The most currently available operating system updates and patches should be applied and tested as an integral part of the initial installation. Logging functionality should be enabled to, at a minimum, capture login activity.
6. **Network Isolation:** In instances where Contractor shall provide support for the potential isolation of Company network segment(s) on which Contractor's system operates, Contractor shall provide all technical information necessary to facilitate the failsafe and effective construction of appropriate firewall rules, including full disclosure of which hosts need to communicate through each firewall interface and what protocols and ports those hosts utilize.
7. **Operating System/Security Patch Updates:** Periodically, system software suppliers release updates or security patches to address specific problems or vulnerabilities that are identified with this software. These updates will be routinely reviewed by Contractor's system administrators for relevance and priority, and patches to client or server system software determined to be important shall be applied in a timely manner. In evaluating the priority and relevance of these updates, Contractor shall consider the relevance and priority as noted by the supplier who releases such updates, and generally recognized independent security organizations including, but not limited to, US-CERT (www.us-cert.gov) and SANS (www.sans.org). Any updates deemed to be of critical importance shall be applied as soon as possible to all applicable clients and servers on Contractor's internal network. Any updates that fall below this level of criticality shall be applied in a timely basis as determined by Contractor using generally accepted standards in Contractor's industry based on potential impact to both parties.
8. **Remote Access:** If the scope of the services being provided by Contractor requires remote access to the Company network, Contractor shall utilize Virtual Private Network (VPN) encryption technology, managed routing, and two factor authentication to provide this access. The VPN and authentication solutions must be approved in advance by Company IT Security Department. Company may provide their standard VPN software for use by Contractor if requested. However, such software will be provided "as is" and Company will not provide support or maintenance for such VPN software. **TO THE MAXIMUM EXTENT PERMITTED BY LAW, COMPANY ALSO DISCLAIMS ANY AND ALL WARRANTIES AND CONDITIONS, EXPRESSED OR IMPLIED (INCLUDING, WITHOUT LIMITATION, THE WARRANTY OF MERCHANTABILITY AND FITNESS FOR ANY PARTICULAR PURPOSE), REGARDING THE VPN SOFTWARE AND CONTRACTOR RELEASES AND DISCHARGES COMPANY FROM ANY AND ALL CLAIMS, DAMAGES AND LIABILITIES, IN CONNECTION WITH CONTRACTOR'S USE OF THIS VPN SOFTWARE.**
9. **Modems:** In instances where Contractor is connecting its network to Company (including such methods as via VPN, dial-up modem and/or other Internet-based remote access tools), no modems or other network access points shall be connected to Contractor's network or networked devices, unless such modems are protected from unauthorized access by not allowing incoming calls on the phone line(s) connected to these devices, or by similar protection schemes that provide access to authorized users only. Under no circumstances shall a Contractor workstation have simultaneous connectivity to both Company network, and any other network, ISP or system, unless such connectivity is specifically reviewed and permitted in writing by Company IT Security Department.
10. **Monitoring/Logging:** Logging of operating system events, security alerts, firewall traffic blocked, etc., shall be enabled on appropriate devices on Contractor's network. These logs shall be routinely reviewed for possible unauthorized access attempts or system intrusions, and appropriate corrective actions taken by Contractor's system administrators. **Any intrusion or unauthorized system access which has the potential of impacting Company, its systems or information, shall be immediately be brought to the attention of the Company. IT Security Department.** Logs may be redacted by Contractor to protect confidentiality of Contractor's business not covered under this Agreement. Company shall be given reasonable access to those logs during normal business

hours from and after the date hereof through the fifth (5th) anniversary of the date of the latter of (i) the expiration and/or termination of the Service Agreement (or any successor agreement) or (ii) this Agreement, which access commitments of Contractor shall survive such expirations or terminations and continue to be binding on Contractor throughout that period.

11. **Auditing:** Company retains the right to periodically review the security policies, practices and standards of Contractor as it pertains to the operation of its Information Technology systems and network that potentially may impact, either directly or indirectly, Contractor's services, support or interfaces to Company applications or network at Contractor's facility in Kansas City, MO. Contractor shall provide reasonable resources in support of performance of the review at no cost to Company. These rights will continue in force and effect from the Effective Date through the fifth (5th) anniversary of the date of expiration and/or termination of the Agreement (or any successor agreement). The rights of Company provided for herein shall survive such expiration or termination and continue to be binding on Contractor throughout such five year period. Contractor agrees to afford Company reasonable access to Contractor's Information Technology systems, network and related equipment and facilities used in Contractor's performance of services under this Agreement in order to facilitate Company review rights, as requested by Company from time-to-time during the period described above. Company's access may be limited by Contractor to protect confidentiality of Contractor's business not covered under this Agreement. Modifications to these policies, practices, or standards may be required from time-to-time by the Company to address additional security issues, vulnerabilities, or other areas of concern.
12. **Confidentiality:** All information relating to the Information Technology or the business of Company including, but not limited to, systems, platforms, information, processes, methodologies, drawings and specifications relating to the Information Technology, not otherwise generally known in the public domain, shall be kept confidential by Contractor and shall not be used or disclosed by Contractor for any purpose other than for the performance of the Information Technology or for work as may be authorized in writing by Company. All documents furnished by Company to Contractor or developed in connection with the Information Technology shall either be destroyed or returned to Company (including any copies thereof) in any media or format upon request at any time. At all times, information, both at rest and in transit, must meet at a minimum, the level of security defined by its information classification.
13. **Information Protection:** If the scope of access to Information Technology under this Agreement requires the use by, or transmittal of, Company's Sensitive Information (as defined below) to or by Contractor, Contractor shall take all necessary and reasonable steps protect of such Sensitive Information both during transmission as well as during storage (while "at rest") while in Contractor's or its subcontractors, agents, or employees' possession, against any unauthorized access. All Sensitive Information will be clearly identified by Company. "Sensitive Information" includes (i.) "Personally Identifiable Information" (as further defined below); (ii.) other customer or employee nonpublic personal information or; (iii.) employee or contractor health/benefit information (including that whose handling is governed by HIPAA regulations); (iv.) confidential financial information (including bank-account and credit-card numbers); (v.) Information related to Company financial reporting or documentation; and (vi.) Critical Energy Infrastructure Information as defined by Federal Regulatory Energy Commission regulations ("CEII"). Protection of Sensitive Information in storage shall include encryption of Sensitive Information using an encryption product/technology approved by the Company IT Security Department. Protection of Sensitive Information during transmission shall include the encryption of Sensitive Information sent over a data network connection, including Contractor's internal network connections as well as any connections to third-parties, using a secure, encrypted communications method as approved by Company's IT Security Department. Personally Identifiable Information is defined to mean individually identifiable information from or about an individual employee, any Company customer, consumer, or other person, including, but not limited to a first name or initial and last name in combination with one or more of the following:
 - a. Social security number;
 - b. Driver's license number or state identification card number;
 - c. Account number, credit card number, or debit card number in combination with any required security code, access code, or password that would permit access to an individual's financial account;
 - d. Medical information or vital record information;
 - e. Biometric data (retina, iris image, fingerprints, etc.);
 - f. Government passport number;
 - g. Health insurance identification number;
 - h. Physical or mental health;

- i. The provision of health care to the individual;
 - j. Payment for the provision of health care to the individual;
 - k. A persistent identifier, such as a customer number held in a “cookie” or processor serial number, that is combined with other available Information that identifies an individual consumer.
 - l. Stock or other security certificate or account number.
or
 - m. Any other number or code or combination of numbers or codes, such as account number, security code, access code, or password, that allows access to or use of an individual’s financial or credit account;
or
 - n. Username or email address in combination with a password or security question and answer that would permit access to an online account;
- 13.01 Contractor shall not store copies of Company Sensitive Information on mobile devices (e.g., laptop computers), or information-storage devices (e.g., USB flash drives/external hard-drives, CD/DVD/diskette media, etc.) without the written permission of the Company IT Security Department. In all such instances, the information shall be encrypted using a method approved by Company’s IT Security Department as noted in this Section 13. Further, any transmission of Company Sensitive Information between Company and Contractor shall occur through the use of the Globalscape Secure File Transfer product.
- 13.02 Contractor shall notify Company of any security breach that involves the potential disclosure or access to Company Sensitive Information within 24 hours of discovery.
- 13.03 Contractor shall be responsible for the costs associated with responding to and mitigating any such breach including, but not limited to, costs associated with investigation and identification of the nature and scope of such breach; notification of individuals whose privacy is potentially impacted; and providing credit-monitoring or similar services to those individuals whose privacy is potentially impacted through the unauthorized disclosure of such information.
- 13.04 Upon termination of the Contractor’s scope of work and/or obligations under this Agreement or applicable Statement of Work, Contractor shall properly and securely destroy all copies of Company Sensitive Information in its possession. Measures for securely destroying this information include: physical destruction (shredding/pulverizing) of CD/DVD/diskette media, degaussing of magnetic media (e.g., computer hard-drives), running secure erase over-writing software on media containing such Sensitive Information (e.g., flash /USB drives or computer hard-drives), or incineration of media as detailed in the *National Institute of Standards and Technology (NIST) Guidelines for Media Sanitization (NIST Special Publication 800-88)*.
- 13.05 The obligations of Contractor pursuant to this Article 13 with respect to CEII and Personally Identifiable Information shall survive until Contractor has destroyed or returned such information. Otherwise, the obligations of Contractor pursuant to this Section 13 shall survive any expiration or termination of this Agreement and/or applicable Statement of Work from the Effective Date through the (5th) anniversary of the date of expiration and/or termination of the Agreement.
14. **Obligations Regarding Subcontractors, Agents, and Representatives:** Contractor agrees to require all subcontractors, agents, and representatives, working on behalf of Contractor, with direct or indirect access to Company systems involved in the performance of Contractor’s obligations under the Service Agreement to comply with the provision of this Agreement in the same manner as Contractor.
15. **Reaffirmation:** Except as may be expressly amended or modified by this Agreement, the Service Agreement shall continue in full force and effect from and after the Effective Date in accordance with its terms.

WITNESS the signatures of the undersigned as of the Effective Date.

LG&E AND KU SERVICES COMPANY

**BURNS & MCDONNELL ENGINEERING
COMPANY, INC.**

By: Antonio F. Moir

By: Doug Riedel AH

Name (Print): Antonio F. Moir

Name (Print): Doug Riedel

Title: Managed IT Sourcing

Title: SVP

Date: 11.1.2016

Date: 28 Oct 2016

CONTRACTOR HEALTH & SAFETY PROGRAM

**LG&E AND KU
220 WEST MAIN ST.
LOUISVILLE, KY 40202**

**Revision 1
5/28/2021**

TABLE OF CONTENTS

- I. PURPOSE
- II. SCOPE
- III. LEGAL REQUIREMENTS
- IV. DEFINITIONS
- V. RESPONSIBILITIES
- VI. CONTRACTOR SAFETY APPROVAL
- VII. CONTRACTOR HEALTH AND SAFETY PASSPORT PROGRAM
- VIII. DRUG AND ALCOHOL PROGRAM
- IX. HAZARD ANALYSIS
- X. INCIDENT MANAGEMENT
- XI. ENFORCEMENT

APPENDIX A – CONTRACTOR HEALTH AND SAFETY ATTESTATION

APPENDIX B – CONTRACTOR HEALTH AND SAFETY QUESTIONNAIRE

APPENDIX C – HAZARD ANALYSIS AND MITIGATION FORM

APPENDIX D – CONTRACTOR SAFETY PASSPORT OVERVIEW

APPENDIX E – RED LIST

APPENDIX F – DRUG AND ALCOHOL REQUIREMENTS

APPENDIX G – HAZARDOUS CHEMICAL COMMUNICATION

APPENDIX H – JOB BRIEFING GUIDANCE

I. PURPOSE

As part of our continued commitment to deliver a world-class health and safety program, LG&E and KU (as defined in Section IV below) is dedicated to ensuring the same performance standards and expectations are made of Contractors (as defined in Section IV below) as we make of employees. This commitment has been shared by LG&E and KU with the regulatory agencies that govern our business.

II. SCOPE

This Contractor Health and Safety Program (“Program”) applies to Contractors performing construction, maintenance, engineering or similar services on LG&E and KU or customer property or in an LG&E and KU easement or right-of-way, which are typically provided under the following agreements: General Commercial Agreement (GCA); Master Contract for General Engineering Services; Engineering, Procurement and Construction (EPC) Agreement; Procurement and Construction (PC) Agreement, Abatement and Demolition (Ab/Demo) Agreement, or Equipment Purchase Agreement (EqPA). This program does not apply to Contractors performing only professional or administrative services such as accounting, medical, legal, clerical, and certain IT related services, which are typically provided under an Administrative Services Agreement (ASA).

As part of our commitment to improving Contractor health and safety performance, all LG&E and KU businesses operating within LG&E and KU’s service territories have implemented a "Safety Passport Program" (“Passport”) The basic elements of the program are a required awareness program and the attestation from each Prime Contractor that all workers have received appropriate skills and safety training.

This Program ensures that any worker performing work for a Contractor at an LG&E and KU site or customer’s property has received Passport training and is fully aware of LG&E and KU's commitment to an uncompromised safe working environment. All workers are made aware they are required to stop any job for which they have not been trained or is a danger to a person(s), equipment, or the environment.

Contractor safety performance and Passport attestations are managed through a web-based database in Avetta. The Avetta system tracks the Contractor’s overall safety performance, an individual's Passport training and also lagging indicators of performance in terms of OSHA recordable injuries, drug and alcohol testing, and hours worked.

III. LEGAL REQUIREMENTS

This Program does not replace a Contractor’s existing safety and health program(s), provided that their program(s) meets or exceeds the requirements of this Program and any additional site-specific minimum requirements. Employees of a Contractor not following this Program will be subject to removal from the job site. Refer to **Appendix E (Red List)**.

All Contractors are required to comply with all federal and state safety laws and all applicable provisions of the LG&E and KU Health & Safety Manual, which is incorporated in this Program by reference. Each Contractor is responsible for conducting its work and activities safely. LG&E and KU expects and requires that each Contractor continuously update employees with respect to safety issues relevant to the work and to take immediate corrective action when employees violate safety rules or procedures.

Each Prime Contractor is responsible for ensuring that any and all Sub-Contractors working under their purview are held to the same performance expectations, and therefore this Program, as the Prime Contractor itself.

IV. DEFINITIONS

Competent Person – An individual who is capable of identifying existing and predictable hazards in the surroundings or working conditions, which are unsanitary, hazardous, or dangerous to workers, and who has authorization to take prompt corrective measures to eliminate them.

Contractor – Any Prime Contractor or Sub-Contractor (as such terms are defined below).

Contractor's Representative – A competent representative of a Contractor whom the Contractor designates to carry out Contractor's supervisory, statutory, and contractual obligations, and to represent the Contractor at the work site. The person designated by the Contractor to effectively manage health and safety issues that relate to the work site. This person may be referred to as the "Contract Supervisor" or other title.

Hazard Analysis – A comprehensive review of the tasks, hazards, and mitigation measures associated with a Contractor's planned work. Refer to **Appendix C (Hazard Analysis and Mitigation Form)**.

LG&E and KU – means (i) Louisville Gas and Electric Company, (ii) Kentucky Utilities Company, and (iii) LG&E and KU Services Company. As used in this Program, "LG&E and KU" refers to those three companies collectively, except in instances where this Program applies to work under a specific contract, in which case "LG&E and KU" refers only to those of such three companies as are party to that contract.

Prime Contractor – A person, whether an individual, company, partnership, corporation, or other entity, that has contracted directly with LG&E and KU to perform work.

Proponent – A competent LG&E and KU manager's representative designated to carry out LG&E and KU's supervisory, statutory, and contractual obligations, and to

represent LG&E and KU related to a Contractor.

Qualified Person – An individual who, by possession of a recognized degree, certificate, or professional standing, or who by extensive knowledge, training, and experience, has successfully demonstrated their ability to solve or resolve problems relating to subject matter, the work, or the project.

Red List – The revoking of a Passport certification and access to LG&E and KU property. Refer to **Appendix E (Red List)**.

Site – The place at which the work is to be carried out.

Safety Specialist – An employee of the LG&E and KU Safety & Technical Training department, Power Generation Safety Specialist, or Project Engineering Safety Specialist.

Sub-Contractor – Any person, whether an individual, company, partnership, corporation, or other entity, that has contracted directly or indirectly with a Prime Contractor to perform work that such Prime Contractor has agreed to provide to LG&E and KU under a contract.

V. RESPONSIBILITIES

Contractor

- Prepare Hazard Analysis based on tasks to be performed and maintain copy for 12 months
- Review Hazard Analysis with their employees
- Update Hazard Analysis as conditions change
- Make Hazard Analysis readily accessible to their employees and LG&E and KU
- Ensure all employees of the Prime Contractor and its Sub-Contractors receive appropriate Passport training(s) prior to coming on LG&E KU property
- Maintain employee training and access records as appropriate
- Submit monthly work hours, drug and alcohol testing, and any incidents by the **fifth working day of the following month** for any month that work was performed for LG&E and KU by the Prime Contractor and/or its Sub-Contractors.

Proponents

- Facilitate the Contractor's safe execution of work. This may include:
 - Job Set-Up and Preparation Duties:
 - Provide relevant job and safety information to Contractor
 - Review, revise and accept Hazard Analysis
 - Ensure Contractor is green (fully compliant) or yellow-flagged (compliant with conditions) in the Avetta database prior to starting work
 - Ensure yellow-flagged Contractor works within any conditions set for them
 - Confirm all Contractor employees have received appropriate Passport training(s) prior to coming on LG&E and KU work sites
 - Coordinate safety kickoff meeting, as applicable.
 - Job Initiation:
 - Confirm daily job briefings are performed.
 - Confirm tasks performed in accordance with accepted Hazard Analysis

- Confirm hours and D&A information gets entered.
- Manage Contractor employee physical access

Safety Specialist

- Assists Proponent with facilitating and monitoring the Contractor's safe execution of work. This may include reviewing hazard analysis and providing comments to the Proponent.
- Utilize the Red Flag Review process when a Contractor's safety performance does not meet LG&E and KU's approved performance standards within Avetta.
- Provide oversight for the Contractor safety approval process
- Conduct manual safety reviews in circumstances not captured by the Avetta database, such as warranty or emergency work.

VI. CONTRACTOR SAFETY APPROVAL

Prime Contractors are required to be onboarded as part of the LG&E and KU procurement process, which will include additional requirements prior to any work beginning. During the onboarding process, Contractors shall complete **Appendix A (Contractor Health and Safety Attestation)** and submit to LG&E and KU sourcing professional. Prime Contractor safety approval is a critical component of onboarding which involves a review of Prime Contractor safety performance and programs. Prime Contractor safety performance metrics and programs will be submitted to Avetta, which is a web-based application developed to assist in tracking Prime Contractor safety performance and administration of the Passport program. Examples of collected data include hours worked, drug and alcohol testing, and injuries sustained while working on LG&E and KU work sites. In the event a Prime Contractor uses Sub-Contractors, the Prime Contractor for the job is required to enter all hours worked, including Sub-Contractor(s) hours, into the Avetta Database. Sub-Contractors are responsible for reporting hours worked to the Prime Contractor, who has the direct business relationship with LG&E and KU for the job, and the Prime Contractor is responsible for ensuring each Sub-Contractor completes such reporting. The Prime Contractor is responsible for completing the data entry. If data entry is not completed, LG&E and KU representatives will communicate with the Prime Contractor involved.

Contractor Safety Approval Outside of Avetta

A Contractor exception process can be utilized in lieu of Avetta in the event of warranty work or response to emergencies and significant outage events on the Louisville Gas and Electric Company (LG&E) and Kentucky Utilities Company (KU) systems. Under critical circumstances, it is paramount to bring in off system resources to assist with restoration efforts.

Significant outages caused by, but not limited to, severe weather, flooding, civil disturbances, cyber, fire or explosion or other major disruption to LG&E and KU for which management personnel determines the need to deviate from the normal safety approval and Passport process for restoration of service.

NOTE: This exception does not supersede any process currently in place by business units as defined in their Emergency Response and Preparedness Plans.

Proponent must provide the Contractor with a copy of this LG&E and KU Contractor Health & Safety Program. The Contractor must complete and submit to the Proponent the following documents from the Program.

- LG&E and KU Contractor / Sub-Contractor Health and Safety Questionnaire (Refer to **Appendix B (Contractor Health and Safety Questionnaire)** for additional information)
- Job Hazard Analysis & Hazard Mitigation Plan (Refer to **Appendix C (Hazard Analysis and Mitigation Form)** for a sample)

The above documents will be reviewed by the Safety Specialist. After approval, the Proponent shall coordinate with Safety Specialist to ensure the appropriate Passport training is provided to any Contractor employees before starting work.

The Prime Contractor is responsible for attesting that any employee, including employees of Sub-Contractors if applicable, completes Passport training prior to working on any LG&E and KU work site.

VII. CONTRACTOR HEALTH AND SAFETY PASSPORT PROGRAM

The Passport program is designed to reinforce LG&E and KU's commitment to effective health and safety management, raise awareness of commonly encountered hazards and reinforce the behavior expected of Contractor employees at the worksite. The Passport program is intended to support existing programs, compliance training and complement local orientation training sessions. Refer to **Appendix D (Contractor Safety Passport Overview)** for the specific requirements of the Passport program.

VIII. DRUG AND ALCOHOL PROGRAM

Contractors shall not allow any employee to perform services for or on behalf of LG&E and KU while under the influence of drugs or alcohol. Contractors shall maintain a drug and alcohol (D&A) testing program meeting all applicable federal, state and local laws, regulations, and ordinances and meeting or exceeding the standards stated in the attached **Appendix F (Drug and Alcohol Requirements)**, which is incorporated by reference, and any and all standards stated in any contract with LG&E and KU. Contractors shall enter D&A testing information monthly into the Avetta system.

IX. HAZARD ANALYSIS

Prime Contractor shall complete and submit, or require its Sub-Contractors to complete

and submit, a Hazard Analysis to the Proponent prior to the initiation of any work. A sample form is available at **Appendix C (Hazard Analysis and Mitigation Form)**. The Hazard Analysis shall be reviewed by all Contractor personnel scheduled to work in the activities identified prior to working on them. The Prime Contractor shall maintain proof that all personnel have reviewed the Hazard Analysis and shall make available such proof upon request. Note: This by no means shall replace their regulatory compliance training.

Refer to **Appendix G (Hazardous Chemical Communication)** for a list of hazardous chemicals that may be present on LG&E and KU work sites, which shall be addressed in the Hazard Analysis, as appropriate. This list should in no way be deemed as the only hazards that could be encountered at LG&E and KU.

Job Briefings

Prime Contractor shall ensure that its employees and any Sub-Contractor employees under its control on the job site perform a job briefing. The job briefing shall be performed prior to the start of each job. Refer to **Appendix H (Job Briefing Guidance)** for additional information.

Stop Work Authority

All employees of any Contractor and all employees of LG&E and KU have the authority and responsibility to stop work for any condition or behavioral action that poses a danger to a person(s), equipment, or the environment without fear of repercussion. The work shall be immediately stopped, and the incident shall be reported to supervision.

Immediately after notifying supervisor, the individual, or their supervisor, must report the incident to the LG&E and KU Proponent and Safety Specialist. Work shall not resume until the LG&E and KU Proponent and Safety Specialist have agreed that the hazard has been eliminated and the area is safe.

X. INCIDENT MANAGEMENT

An emergency is any situation that poses an immediate threat to life or property. Refer to the site orientation, or the LG&E and KU Proponent for specific information for handling of a life threatening or other serious injury, fire, etc. Following the occurrence of an emergency, the Prime Contractor shall ensure that all proper incident reports are completed and distributed, and that the LG&E and KU Proponent and Safety Specialist are notified immediately.

Incident Reporting

In the event a job site incident occurs, the Prime Contractor shall immediately implement controls and restrictions on the incident site to ensure the site remains undisturbed until released by the LG&E and KU Proponent and Safety Specialist. All incidents and injuries shall

be reported to the LG&E and KU Proponent and Safety Specialist immediately after the site is secured. A written incident report shall be furnished by the end of the same work shift during which the incident occurred. A job site incident would include, but not be limited to a fire, explosion, equipment failure, release or exposure to toxic liquids, fumes or vapors, employee injury, vehicle incident, etc.

Near Miss/Injury-free Event

It is the responsibility of the Prime Contractor, to complete all near miss investigations, and to report these occurrences with recommendations/implementation of corrective actions. The report is to be submitted to the LG&E and KU Proponent and Safety Specialist within 24 hours or a mutually agreed upon time by the Prime Contractor and Proponent.

Fatality

It is the responsibility of the Prime Contractor to immediately notify LG&E and KU should a fatality occur. It is the responsibility of the Prime Contractor to notify, or to ensure its Sub-Contractor notifies, the Federal and/or State Occupational Safety & Health, Division of Compliance within the appropriate notification periods.

XI. ENFORCEMENT

The Prime Contractor is responsible for the health and safety of its employees and any Sub-Contractor employees under its control. Enforcement of this Program, as well as other recognized safety requirements, is the responsibility of the Prime Contractor. The evaluation does not constitute acceptance of the Contractor's safety programs or work practices nor, in any way relieve a Contractor of full responsibility for meeting all appropriate OSHA regulations to ensure the safety of its employees.

Whenever there is a jurisdictional question of which standard will apply, the most stringent safety practice will take precedence. Contractors and their employees who do not follow this Program are subject to removal from the worksite as well as being banned from future LG&E and KU projects/contracts.

LG&E and KU reserve the right to evaluate the safety of Contractor's work practices to determine if they meet LG&E and KU standards and state/federal regulations. In addition to the audit rights under the applicable contract, LG&E and KU reserve the right to audit any and all documents (e.g. job briefings, audits, etc.) at any time during the course of the work.

APPENDIX A

LG&E and KU Services Company Contractor Health & Safety Attestation

As an authorized representative for the company named below, I affirm that same company has been provided copies of both the LG&E and KU Health & Safety Manual (dated April 2017) and Contractor Health & Safety Program (dated May 28, 2021) and I understand and agree that same company will abide by the requirements set forth therein and ensure its Sub-Contractors will also abide by the applicable requirements set forth therein; and confirm this by signing below.

Contractor Company Name: Burns & McDonnell

Contractor Representative (sign): 

Contractor Representative (print): Kristin Glikborg

Title: Associate Process Engineer

Date: 10/13/22

Complete and submit this form to your LG&E and KU sourcing professional.

APPENDIX B**CONTRACTOR HEALTH AND SAFETY QUESTIONNAIRE**

This questionnaire should only be completed upon request of LG&E and KU to conduct manual safety reviews outside of the Avetta database in circumstances such as warranty or emergency work or other circumstances as identified by LG&E and KU.

The Company is committed to providing a safe and healthy workplace for employees and Prime Contractors/Sub-Contractors. To qualify to perform work, the Prime Contractor /Sub-Contractor shall provide the following information and agree to obtain the following information from all Sub-Contractors utilized.

Prime Contractor /Sub-Contractor Name: Burns & McDonnell Date: 3/27/2023

Contracted Activity (please describe): Owner's Engineering Services

Prime Contractor /Sub-Contractor Representative: Kristin Glikbarg
Phone: (816) 718-2729

Please provide a brief description of the work activities and location(s) undertaken by your company:
Supporting LG&E/KU with preliminary design

The following information must be from the facilities providing labor. We are not interested in overall statistics at a national or international level. Describe the area to which this questionnaire applies Burns & McDonnell

In the table below, provide the three most recent full years of history for the area or region this questionnaire applies. **In addition, attach copies of applicable OSHA 300 Logs (showing the actual injuries, etc. – not the summaries) and verification of your EMR/discount rate information.**

ITEM	DESCRIPTION	20 <u>21</u>	20 <u>20</u>	20 <u>19</u>
A	Interstate Experience Modification Rate (EMR)	0.56	0.57	0.58
B	Using the OSHA 300 Logs from the facilities providing labor, please document the following: Recordable Incident Rate (RIR)	<u>0.02</u>	<u>0.01</u>	<u>0.04</u>
C	Lost Time Incident Case Rate (LTICR)(only incidents that resulted in days away from work)	<u>0</u>	<u>0.01</u>	<u>0.04</u>
D	Days Away, Restricted or Transferred (DART)(includes days away from work, job transfers and job restrictions)	<u>0</u>	<u>0.01</u>	<u>0.04</u>
E	Number of Injuries and Illnesses (Total Line Entries of 300 Log)	<u>1</u>	<u>1</u>	<u>3</u>
F	Number of Lost Work Day Cases (Column H of 300 Log)	<u>0</u>	<u>1</u>	<u>3</u>
G	Number of Job Transfer or Restriction Cases (Column I of 300 Log)	<u>0</u>	<u>0</u>	<u>0</u>
H	Number of Injury Related Fatalities (Column G of 300 Log)	<u>0</u>	<u>0</u>	<u>0</u>
I	Employee Hours Worked/Year (If unknown use # of employees x 2080)	18,112,567	16,206,733	16,012,396
J	Total Number of Employees	7,502	7,081	7,204
K	NAISC Code	541330	541330	541330

	Question	Y / N	Bellar Comments
1.	Does your company have a written safety and health program? Please attach a copy with this submission.	Y	
2.	Does your company have a written Hazard Communication Program?	Y	
3.	Does your company have a written environmental compliance assurance program? Does your company have a written DOT Operator Qualification Plan? Please attach a copy with this submission for review. Note: Plan must meet or exceed LG&E and KU Services Company Gas Distribution Operator Qualification Plan.	Y NA	Burns & McDonnell is not directly involved as a Qualified Operator but ensures that any applicable subcontractor and personnel are compliant prior to any initiation of covered work.
4.	Does your company use Sub-Contractors? (This Questionnaire is required for all Sub-Contractors) If you do use sub-Contractors, do you qualify Sub-Contractors based on their ability to address safety, health, and environmental requirements? Do you verify that Sub-Contractors meet regulatory requirements? Does your Sub-Contractor have a DOT Operator Qualification Plan or are they qualified under your plan. If they have their own plan then please submit a copy for review	Y Y Y Y	As noted above, if the project is covered by DOT Operator Qualification standard requirements this documentation shall be submitted for review and approval after contract is awarded.
5.	Are all documents, pertaining to this questionnaire, available for auditing? If no, please explain	Y	
6.	Who in your company is responsible for coordinating your safety and health program? Name/Job Title: <u>Jamie Butler, VP & Director Corporate Safety & Health</u> Phone # (816) <u>800-9064</u> Is safety and health a full time responsibility for this position?	Y Y	
7.	Has your company received any citations from a regulatory agency during the last three years? If yes, describe citation(s)		
8.	Does your company perform safety audits/review? If yes, are safety audits documented?	Y Y	
9.	Who reviews the safety audit/review and how often? Job Title: <u>See comment.</u>		Audit findings and corrective actions are reviewed onsite by Corporate Safety with Project and Safety Management team, and completion documentation archived in SMS is reviewed by Corporate Safety Leadership with Construction Division Management.

10.	<p>Does your company provide/require the following?</p> <p>Eye Protection (ANSI-Z41.1)(29 CFR 1910.133)</p> <p>Fall Protection (ANSI-Z41.1)(29 CFR 1926.501 or 1910.66)</p> <p>Foot Protection (ANSI-Z41.1)(29 CFR 1910.136)</p> <p>Hand Protection (ANSI-Z41.1)(29 CFR 1910.138)</p> <p>Hard Hats (ANSI-Z89.1)(29 CFR 1910.135)</p> <p>Hearing Protection (ANSI-Z41.1)(29 CFR 1910.95)</p> <p>Respiratory Protection (ANSI-Z41.1)(29 CFR 1910.134)</p>	<p>Y</p> <p>Y</p> <p>Y</p> <p>Y</p> <p>Y</p> <p>Y</p> <p>Y</p>	<p>Bellar</p> <p>Minimum requirement</p> <p>Minimum requirement</p> <p>Minimum requirement</p> <p>Minimum requirement</p> <p>Minimum requirement</p> <p>Minimum requirement</p> <p>As required by work scope</p>
11.	<p>In addition to regulatory required Personal Protective Equipment, what other PPE is required or supplied?</p> <p>If any, please describe or list: <u>Atmospheric gas monitoring (as required), reflective clothing (as required), FR clothing (as required)</u></p>		
12.	<p>Describe how you will meet the requirements for first aid and medical provision under this contract.</p> <p>BMcD's Site Specific Safety Plan (SSSP) will include a medical case management plan that addresses approved means for designated project medical care providers to follow. For stabilized, non-critical injuries, BMcD will utilize local occupational health clinics and as required emergency hospital facilities. For routine first-aids on site, the project will have multiple designated and trained personnel and facilities for initial triage and appropriate on-site treatment and follow up care. For serious medical events, BMcD will utilize qualified agencies, clinics and hospitals.</p>		
13.	<p>Does your company have scheduled, documented employee safety meetings?</p> <p>If yes, how often? <u>Weekly</u></p>	<p>Y</p>	
14.	<p>Who conducts the safety meetings?</p> <p>Job Titles: <u>Site Safety & Health Manager, Construction Site Manager & various Project Management personnel</u></p>		
15.	<p>What managers/supervisors participate in the safety meetings?</p> <p>Job Titles: <u>Site Safety & Health Manager, Construction Site Manager & various Project Management personnel</u></p>		
16.	<p>Are meetings reviewed and critiqued by managers/supervisors?</p>	<p>Y</p>	
17.	<p>Does your company hold on-site (tailgate/toolbox) safety meetings?</p> <p>If yes, how often? <u>Weekly, at a minimum</u></p> <p>Who conducts these safety meetings?</p> <p>Job Titles: <u>Various project personnel, Site Safety, Project Management Superintendents, Craft Labor</u></p> <p>Is documentation available?</p>	<p>Y</p> <p>Y</p>	
18.	<p>Does your company have a written policy regarding drug screening or testing of your employees?</p> <p>If Yes, please provide a copy of your plan to The Company representative.</p>	<p>Y</p>	

19.	<p>Does your drug-testing program conform to DOT requirements?</p> <p>Comments: Pipeline and Hazardous Material Safety Administration PHMSA when applicable to project and labor If yes, which set of DOT regulations does your drug-testing program designed to satisfy?</p> <p>Pipeline and Hazardous Material Safety Administration PHMSA Federal Motor Carrier Safety Administration FMCSA Standard policy is written for compliance to the Federal Motor Carrier Safety Administration FMCSA standards</p>	Y	Bellar
20.	<p>Does your company have policy requiring written accident/incident reports (spills, injuries, property damage, etc.)?</p>	Y	BMcD reports and tracks all leading and lagging safety metrics. We have all of the required communication, policies, procedures, means, methods and resources for reporting, investigation, conducting root cause analysis and establishing corrective action assignments and closure verification.
21.	<p>Does your company conduct accident/incident investigating?</p> <p>If yes, please attach a brief outline of procedures</p>	Y	Incident / Accident General Information Injured Worker Property Damage Safety Equipment Safety Procedures Environmental or Chemical Hazard Incident/Accident Utility Damage Incident/ Accident Event Description (Narrative) Cause Identification Corrective Actions and Follow Up Photography Documentation Employee / Witness Statement
22.	<p>Does your company document, investigate and discuss near miss accidents?</p> <p>If yes, is documentation available?</p>	Y Y	Supervisor / Foreman Statement
23.	<p>Are accident/incident reports reviewed by managers/supervisors?</p>	Y	
24.	<p>Indicate the circumstances in which your company's employees may be subject to drug screening.</p> <p>Employment Random Probable Cause Post Accident Periodic Other</p>	Y Y Y Y Y Y	As required by contract or regulation

PLEASE RESPOND TO ALL ITEMS WITH "YES, NO, OR NA." (ESTIMATED PERCENTAGE OF EMPLOYEES SHOULD REFLECT THE PERCENTAGE OF EMPLOYEES PROVIDING LABOR WHO HAVE RECEIVED TRAINING).

Bechtel

PROGRAMS/TRAINING	REFERENCE SOURCE	PROGRAM DOCUMENTED AND WRITTEN Y/ N/ NA	EST. %	FREQUENCY OF TRAINING FOR INDIVIDUAL EMPLOYEES
Asbestos Class IV (Awareness)	OSHA 29 CFR 1926.1101	Y	Completed prior to work	Annual
Asbestos Class III	OSHA 29 CFR 1926.1101	N	Completed prior to work	NA
Asbestos Class I and II	OSHA 29 CFR 1926.1101	N	Completed prior to work	NA
Confined Space Entry	OSHA 29 CFR 1910.146(g)	Y	Completed prior to work	Biennial
Cranes	OSHA 29 CFR 1926 Subpart CC	Y	Completed prior to work	Initial then as required
Natural Gas Operations	DOT 49 CFR 192, Subpart N	Y	Completed prior to work	Initial then as required
DOT HM-126\ Hazmat Employee	DOT 49 CFR 172.704	N	Completed prior to work	NA
Generation, Transmission, and Distribution Standard	OSHA 29 CFR 1910.269	Y	Completed prior to work	Initial then as required
Electrical Safety	OSHA 29 CFR 1910.332	Y	Completed prior to work	Biennial
Emergency Evacuation	OSHA 29 CFR 1910.38(a)	Y	Completed prior to work	Initial then as required
Excavations	OSHA 29 CFR 1926.651	Y	Completed prior to work	Initial then as required
Fall Protection	OSHA 29 CFR 1926.500	Y	Completed prior to work	Biennial
First Aid/CPR	OSHA 29 CFR 1910.151(b)	Y	Completed prior to work	Biennial
Forklifts	OSHA 29 CFR 1910.178(l)	Y	Completed prior to work	Biennial
Hazard Communications	OSHA 29 CFR 11910.1200(h)	Y	Completed prior to work	Once or per change
Hazwoper - Awareness Level	OSHA 29 CFR 1910.120	Y	Completed prior to work	Annual
Hazwoper 8 Hour	OSHA 29 CFR 1910.120	Y	Completed prior to work	Annual
Hazwoper 24 Hour	OSHA 29 CFR 1910.120	Y	Completed prior to work	Annual
Hazwoper 40 Hour	OSHA 29 CFR 1910.120	Y	Completed prior to work	Annual
Hazwoper Supervisor 8 Hour	OSHA 29 CFR 1910.120	Y	Completed prior to work	Annual
Hearing Conservation	OSHA 29 CFR 1910.95	Y	Completed prior to work	Annual
Incipient Fire Fighting	OSHA 29 CFR 1910.157(g)	Y	Completed prior to work	Once
Lead Worker	OSHA 29 CFR 1926.62(l)	N	Completed prior to work	NA
Lead Supervisor	See Above	N	Completed prior to work	NA
Lockout/Tag out Authorized Person	OSHA 29 CFR 1910.147(c)(7)	Y	Completed prior to work	Biennial
Lockout/Tag out Affected Person	See Above	Y	Completed prior to work	Biennial
New Employee Orientation	OSHA 29 CFR 1910.119(g)	Y	Completed prior to work	Once
Personal Protective Equipment	OSHA 29 CFR 1910.132(f)	Y	Completed prior to work	Triennial
Process Safety Management	OSHA 29 CFR 1910.119	Y	Completed prior to work	Triennial
Respiratory Protection	OSHA 29 CFR 1910.134	Y	Completed prior to work	Once
Scaffolding	OSHA 29 CFR 1926.454	Y	Completed prior to work	Once
Substance Abuse	DOT 46 CFR 16.401 & 391.119	Y	Completed prior to work	As required by policy/contract

APPENDIX C**HAZARD ANALYSIS AND MITIGATION FORM**

This sample Hazard Analysis and the required subsequent Hazard Mitigation Plan, or an accepted alternate form, shall be completed by the Contractor's Representative once work has been awarded. It shall be submitted to the LG&E and KU Proponent and reviewed with their safety specialist/consultant prior to the initiation of any work. It is an expectation that the Contractor will identify specific hazards related to the scope of work.

Work description and location:

LG&E and KU Services Company Proponent:

Estimated Total Work Days:

Estimated Work Force #:

Equipment Related Compliance and Safety

Will the Contractor use any of the following or be exposed to its use?

Will use it or be exposed to its use?

Abrasive Wheel Machinery	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Aerial Work Platform Operation	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Barricades	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Excavation Equipment	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Cranes: Overhead <input type="checkbox"/> Mobile <input type="checkbox"/>	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Overhead Power Lines?	Yes <input type="checkbox"/>	No <input type="checkbox"/>
If yes specify voltage:		
Forklift Operation	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Ground Fault Protection (GFI's/GFCI's)	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Grounding devices and processes (static)	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Hand Tools / Power Tools	Yes <input type="checkbox"/>	No <input type="checkbox"/>

Specific Hazardous Substances Compliance and Safety

Anhydrous Ammonia	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Arsenic	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Asbestos	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Bloodborne Pathogens (Applies to all)	Yes <input type="checkbox"/>	
DOT Hazardous Materials	Yes <input type="checkbox"/>	No <input type="checkbox"/>
EPA Hazardous Waste	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Explosive Gasses, Vapors, or dusts	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Hazard Communication (Applies to all)	Yes <input type="checkbox"/>	
Hexavalent Chromium (Hot Work)	Yes <input type="checkbox"/>	No <input type="checkbox"/> (Mandatory contact with H&S Rep.)
MSDS's supplied on all materials	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Radiation	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Lead or other toxic metal concerns	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Natural Gas	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Hydrogen Sulfide	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Other / Specify	Yes <input type="checkbox"/>	No <input type="checkbox"/>

Personal Protective Hazard

Which of the following PPE will be required?

Electrical protective equipment	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Low voltage gloves (Class 0, 50-600 volts)	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Boundary Distances Established and Enforced	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Arc Flash PPE	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Class 2 600 -15kv gloves/sleeves	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Rubber insulated blankets/hoses	Yes <input type="checkbox"/>	No <input type="checkbox"/>
What will the exposed voltage level be?		
Eye Protection with side shields (at all times)	Yes <input type="checkbox"/>	
Goggles: directly vented <input type="checkbox"/> indirectly vented <input type="checkbox"/> Cutting <input type="checkbox"/>	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Welding Hood	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Face Shield	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Fall Protection or Prevention	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Gloves (Appropriate to the specific task)	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Life lines (horizontal or vertical)	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Foot Wear: steel toes <input type="checkbox"/> electrical hazard rated <input type="checkbox"/>	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Hard Hats (Applies to all)	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Hearing Protection (Reduction to <85db. required)	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Natural Gas Exposure PPE		
Fire Suit	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Positive Pressure Respirator	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Hood	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Harness	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Life Line	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Gloves	Yes <input type="checkbox"/>	No <input type="checkbox"/>
PFD (personal flotation device)	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Traffic Vest	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Respiratory Protection	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Portable ventilation equipment	Yes <input type="checkbox"/>	No <input type="checkbox"/>

Identify the respiratory hazard

Will the Contractor have exposure to:

Total dust	Yes <input type="checkbox"/>	No <input type="checkbox"/>	Has air monitoring been arranged?	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Silica	Yes <input type="checkbox"/>	No <input type="checkbox"/>			
Flyash	Yes <input type="checkbox"/>	No <input type="checkbox"/>	Has air monitoring been discussed with the		
Asbestos	Yes <input type="checkbox"/>	No <input type="checkbox"/>	H & S Specialist/Consultant?	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Cr(VI)	Yes <input type="checkbox"/>	No <input type="checkbox"/>			
Flamm Atm	Yes <input type="checkbox"/>	No <input type="checkbox"/>			
Lead	Yes <input type="checkbox"/>	No <input type="checkbox"/>			
O ₂ deficient	Yes <input type="checkbox"/>	No <input type="checkbox"/>			
SO ₂	Yes <input type="checkbox"/>	No <input type="checkbox"/>			
Others?	Yes <input type="checkbox"/>	No <input type="checkbox"/>			

Work/Safety Procedural Requirements **Will use it or be exposed to its use?**

Bulk Chemical Unloading	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Compressed Gas Cylinders	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Confined Space Entry	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Specify:		
CPR & First Aid (per 1910.269)	Yes <input type="checkbox"/>	No <input type="checkbox"/>
CPR & First Aid qualified person on site	Yes <input type="checkbox"/>	
Mobile Crane Operator Physicals (3 yr req)	Yes <input type="checkbox"/>	No <input type="checkbox"/>
DOT Commercial Driver's License	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Excavation / Trenching and Shoring	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Explosion Hazard (Deslagging / Blasting)	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Fire Protection (Hot work, welding & alike)	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Gas Repair Procedures	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Lifting and Rigging	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Lockout/Tagout	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Grounding Procedures	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Equipment required to be isolated (list):		
Marine Standard	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Scaffold Competent Builder	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Scaffold Competent User	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Suspended Scaffolding	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Work Zone Traffic Safety	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Others / specify	Yes <input type="checkbox"/>	No <input type="checkbox"/>

Permits

Are there any permits indicated with outside agencies? Yes No
(Asbestos removal, building permits, work zones, RR crossing, environmental impact, etc.)
Detail:

Are there any OSHA related permits? Yes No
(Permit Required Confined Space Entry, Dig permits and alike)
Detail:

Work Area Lighting

Additional lighting devices will be needed Yes No
Type of lighting:

Specify Additional Hazards:

Further instructions:

For each Yes box checked or additional hazards identified, a Hazard Mitigation Plan must be submitted along with this Hazard Analysis prior to the initiation of any work.

Name of the contracted firm:

Name of the Contractor 's Health & Safety designee completing this Hazard Analysis:

Date:

Phone number:

The Hazard Mitigation Plan shall be completed by the Contractor 's designee and submitted to LG&E and KU's authorized representative or their designee and forwarded to the Safety Specialist/Consultant prior to the initiation of any work. Note: All items identified on the Hazard Analysis (checked "Yes") must be listed with the appropriate mitigation steps on the Hazard Mitigation Plan. In addition, other hazards related to the work that are not listed on the Hazard Analysis must also be identified and mitigated on the Hazard Mitigation Plan.

Description of the general job activity:

Contractor 's site supervisor:

Contractor 's site Health and Safety:

Date:

Contractor 's Hazard Mitigation Plan

List all "Yes" Identified Items	Identify and Analyze the Hazards	Hazard Controls Develop specific controls for each hazard identified.

APPENDIX D

CONTRACTOR SAFETY PASSPORT OVERVIEW

Purpose

Safety is a core value at LG&E and KU. As part of our commitment to improving Contractor health and safety performance, LG&E and KU businesses operating within our service territories have implemented a "Safety Passport Program." The basic elements of the program are a required awareness program and the attestation from the Contractor that all workers have received appropriate skills and safety training.

This program ensures that any contract worker performing work at an LG&E and KU facility or customer property and covered by LG&E and KU's Contractor Health and Safety Program has received Passport training and is fully aware of LG&E and KU's commitment to an uncompromised safe working environment. The key components of the program are outlined below.

Administration

- All personnel working for Prime Contractors and Sub-Contractors on LG&E and KU property or job sites must have a Passport.
- The Passport is valid for 12 months or until revoked by LG&E and KU, whichever is earlier. Refresher training options will be developed and provided annually
- The expenses of training will be the responsibility of the Contractor.
- The Contractor is responsible for ensuring that all the above requirements are met for every individual worker utilized in work on LG&E and KU property or job sites. This includes all Sub-Contractors utilized directly or indirectly by a prime Contractor.
- The Prime Contractor will be responsible for ensuring that each Sub-Contractor has met all of the requirements regarding issuance of a Passport and for ensuring that all reporting requirements outlined in Step 5, below, are fulfilled.
- LG&E and KU reserves the right to revoke any individual's Passport. Refer to **Appendix E (Red List)**.
- LG&E and KU may monitor, audit, and request records or training and certifications required by regulations or company policy at any time.

Process Steps

STEP 1 – COMMERCIAL ONBOARDING

All Contractors working for LG&E and KU on LG&E and KU work sites must be commercially onboarded prior to entering such work sites. This process is administered by the Supply Chain and Commercial Operations groups or as part of the specific project competitive bid process.

As part of the certification process, Prime Contractors (Contractors entering into contracts directly with the LG&E and KU) must identify any and all Sub-Contractors they plan on utilizing in work for LG&E and KU. Each Prime Contractor is responsible for ensuring that those identified sub-Contractors complete the same information and meet the same performance criteria as the Prime Contractor is expected to meet. In the event not all Sub-Contractors have been identified prior to certification, the Prime Contractor shall notify LG&E and KU before engaging any Sub-Contractor.

STEP 2 – PASSPORT TRAINING**Bellar**

Employees of Contractors must complete Passport training prior to performing work for LG&E and KU. The Passport training program is designed to inform them of the importance of safety and the hazards associated with working in an industrial environment. This training will also identify additional OSHA, EPA and DOT compliance training that may be needed in certain situations.

Passport training, however, does not take the place of any of the compliance training required by the above listed agencies. It is the responsibility of the Contractor to provide any compliance training required for their employees.

There are two options available to Contractors for Passport Training:

- **Option 1 - Computer-Based Training**
 - Contractor employees should complete Passport training requirements through Avetta's Worker Management web-based platform. These training modules include both General Passport and site-specific training.

- **Option 2 – In-Person Training**
 - Any deviation from the Avetta computer-based training must be approved by Safety.

STEP 3 – PASSPORT ATTESTATION FORM

Contractors will be required to attest to the fact that each employee, including Sub-Contractors working on any LG&E and KU job site or performing any work on LG&E and KU project, has received the required Passport training prior to starting work. The Contractor will also attest that all employees are current on all required compliance training for the work that employee will be performing. LG&E and KU may monitor, audit, and request records or training and certifications required by regulations or company policy at any time.

Upon successful completion of the required Passport safety training by a Contractor's employee, the Contractor will ensure the employee's training information is visible within the Avetta Worker Management database.

The Passport does not serve as security clearance for an employee. The Passport merely attests to the fact that the Contractor employee has completed all required training. Site access will be handled in accordance with local site access procedures. For long-term Contractor s, a photo ID with a magnetic strip may also be issued to a Contractor's employee for security purposes. For all other employees of Contractor s, a sign-in sheet may be utilized to track individuals on site.

STEP 4 – SITE SPECIFIC ORIENTATION

Employees of a Contractor working on certain LG&E and KU property or job sites must complete a site-specific orientation training identifying conditions such as parking directions, security procedures, site map, emergency evacuation procedures, emergency contact names, medical facility locations, specific alarms, and site-specific hazardous materials.

STEP 5 - HIRING SUB-CONTRACTORS

Prime Contractor s are responsible for ensuring that any Sub-Contractors working for them in any capacity directly or indirectly are held to the same safety performance expectations as the Prime Contractor itself. The Prime Contractor shall request and review safety data prior to hiring any Sub-Contractors to assure they meet the standards for favorable under the following safety criteria (LG&E and KU emphasizes that these criteria are minimum standards):

- Safety Criteria – INCIDENT RATES

Favorable: The three most recent years recordable Incident Rates will be compared to the related industry average in such years for the Sub-Contractors' NAISC (or SIC) classification (as published by the Bureau of Labor Statistics). Sub-Contractors' Incident Rate shall not exceed the industry average in any related year.

Unfavorable: A single fatality identified within any of the three most recent year's statistics.

- Safety Criteria – EMR

Favorable: Workers Compensation Insurance Experience Modification Rate less than or equal to one (1.0).

Unfavorable: EMR greater than one (1.0)

Note: Contact LG&E and KU Safety for direction in situations where a particular Sub-Contractor does not meet the criteria due to extremely unique circumstances.

APPENDIX E

RED LIST

Passport Process
Contractor Red Listing Guidelines

LG&E and KU reserves the right to revoke an individual's Passport or discontinue doing business with a company as a result of the failure to comply with company health and safety rules and regulations or the existence of unresolved serious health and safety issues. Within the Passport process, the revoking of a Passport and the Passport privilege is called "Red Listing".

A. Reasons for Red Listing Contract Individuals

Individuals may be Red Listed for any of the following reasons:

1. Failure to comply with company rules, procedures or programs, including safety.
2. Failure to comply with either LG&E and KU's or the Contractor employer's drug and alcohol rules or testing requirements.
3. Creation of an unsafe condition that has the potential to result in serious injury, death or equipment damage. Including but not limited to: LOTO violation, failure to properly use fall protection or failure of competent person duties.
4. Failure to cooperate with LG&E and KU personnel in the course of an investigation resulting in serious injury, death or equipment damage.
5. Defacing company property.
6. Theft of company property.
7. Fighting or other acts of aggression.
8. Any action or behavior which displays a disregard for personal safety or the safety of others as determined by LG&E and KU.

B. Reasons for Red Listing Contract Company

A contract company "Contractor" may be Red Listed for any of the above reasons plus:

1. Failure of a Contractor to establish and maintain a safety culture that will enable their employees to follow LG&E and KU's safety rules, policies and procedures and regulatory standards as required by contract.
2. Failure of the Contractor to cooperate with LG&E and KU personnel to ensure the health and safety of their employees, LG&E and KU employees or others.
3. Failure of the Contractor to cooperate with LG&E and KU personnel in the course of an investigation.
4. Failure of the Contractor to satisfactorily meet all post incident health and safety corrective requirements as determined by the investigation.
5. Withholding of pertinent information related to an incident investigation from LG&E and KU representatives.

C. Procedure for Red Listing an Individual

1. Upon red listing, the individual will be notified of the infraction and LG&E and KU's intent to revoke Passport card by their employer.
2. Absent an emergency, the individual will be removed from premises or job site by their employer. LG&E and KU will notify appropriate personnel to prohibit the individual from reentering the premises.
3. Safety will immediately change the individual's status to "Red List" and place appropriate comment information in the Avetta Database.

D. Procedure for Red Listing a Contract Company

1. A contract company may be Red Listed for any of the reasons listed in Sections A or B of these Guidelines.
2. A Line-of-Business Director shall lead a review the Red Listing event(s) and determine the appropriate course of action up to and including red listing of the contract company. If Red Listing of the company is decided:
 - a. The Line-of-Business Director will initiate a letter to the contract company of LG&E and KU's decision that the contract company will not be used for future work.
 - b. Once the letter has been issued and receipt verified, Safety will follow up with Supply Chain to ensure that the contract company's certification is removed in system and appropriate documentation is made in the Avetta Database.

LG&E and KU Safety may be contacted for additional Red Listing guidance on a case-by-case basis.

LG&E and KU reserves the right to revoke any individual's Passport for any reason that does not violate applicable Federal, state or local law.

If a Contractor wishes to request that LG&E and KU reconsider a revocation decision, the request may be submitted in writing to the Contractor Proponent or Safety. LG&E and KU is not obligated to consider such requests.

A Passport may be reinstated at the discretion of LG&E and KU if the Contractor has satisfied the Proponent and Safety the reason for revocation has been corrected.

If an individual's Passport is revoked for a second time, the individual will not be allowed to reapply for an LG&E and KU Passport.

APPENDIX F

DRUG AND ALCOHOL REQUIREMENTS

LG&E and KU Contractor Drug and Alcohol Testing Requirements

Drug and Alcohol Testing of all Contractor Employees are required as follows:

1. For all contracts awarded before October 1, 2017, all required Drug and Alcohol Testing must at a minimum be 5-panel tests.

For all contracts awarded on or after October 1, 2017, all required Drug and Alcohol Testing must at a minimum be 9-panel tests.

2. Supplemental Work is work provided by a Contractor through its employees¹ (Supplemental Work Employees) to perform maintenance or operations tasks on one or more LG&E and KU² sites³, necessary to support day to day business operations on a regular and recurring schedule.
 - Contractors shall provide evidence that 100% of its Supplemental Work Employees have passed a Drug and Alcohol Test within seven days prior to starting work at an LKE site.
 - Contractors shall randomly Drug and Alcohol Test 5% of their total Supplemental Work Employee workforce working at all LKE sites each month.
3. Transient Work is work provided by a Contractor through its employees (Transient Work Employees) to perform limited duration or ad-hoc specialized tasks, at one or more LKE sites. If an employee is to be at one or more LKE sites on a regular basis or has a regular work schedule at or across one or more LKE sites (other than for limited duration or ad-hoc specialized tasks), that employee will be treated as a Supplemental Work Employee and not a Transient Work Employee.
 - All (100%) of Transient Work Employees will be Drug and Alcohol Tested within seven days prior to starting work at an LKE site.
 - Contractors shall randomly Drug and Alcohol Test 10% of their total Transient Work Employee- workforce working at all LKE sites each month.
 - Transmission and Distribution Transient Work Employees performing work during system restoration events (i.e. storms.) will be exempt from LG&E and KU Drug and Alcohol Testing requirements.
 - If Transient Work Employees are moving from LKE site to LKE site in work assignments, another pre-work Drug and Alcohol Test is not required. These employees will remain in the 10% per month random-testing pool of that Contractor, while working at LKE sites.
 - If a Transient Work Employee leaves all LKE sites, but returns to an LKE site within 30 days, another pre-work Drug and Alcohol Test is not required. These Transient Work Employees will remain in the 10% per month random-testing pool of that Contractor.

¹ As used in this document, the term "employees" means all individuals who perform work on behalf of a Contractor at one or more LG&E and KU sites, including, without limitation, employees of Contractor, independent Contractor s, leased employees, etc.

² As used in this document, the term "LKE" means Louisville Gas and Electric Company and/or Kentucky Utilities Company.

³ As used in this document, the term "LKE site" means any property owned or leased by LKE, any property on which LG&E and/or KU has an easement, license, or other right to enter or use or on which LG&E and/or KU has any facilities or equipment, and any property in the immediate vicinity of any of the foregoing.

4. Employees that fall under federal regulatory testing requirements dictated by the Department of Transportation (DOT), Federal Motor Carrier Safety Administration (FMCSA), or Department of Pipeline Hazardous Material and Safety Administration (PHMSA) will be subject to those requirements and will not be subject to the LG&E and KU Drug and Alcohol Testing requirements.
5. Contractor shall promptly perform a Drug and Alcohol test on each Supplemental Work Employee and each Transient Work Employee (i) who contributes to an incident or dangerous condition or cannot be completely discounted as a contributing factor to an incident or dangerous condition which involves actual or undue risk of death or off-site medical treatment of any individual or material property damage (ii) or for which there is reasonable suspicion or probable cause of use or impairment.
6. Pre-employment testing and the testing referred to in paragraphs 4 and 5, above will NOT be included in calculating the random testing percentages required above.
7. To determine the number of employees subject to random testing each month, the number of applicable employees will be multiplied by the applicable percentage and the result will be **rounded up** to the next whole employee. For example, if the result of the multiplication is 4.3, the Contractor should round up that number to 5 employees. Further examples: assume that a Contractor has 75 Supplemental Work Employees working on LKE sites in a given month. Contractor is required that month to randomly select and Drug and Alcohol Test 4 employees ($5\% \times 75 = 3.75$ rounds up to 4) of its Supplemental Work Employees and provide evidence of the results of the test for each. Assume that in the following month that same Contractor has 90 Supplemental Work Employees working on LKE sites. The number for that month will be 5 employees ($5\% \times 90 = 4.5$ rounds up to 5).
8. The Contractor is responsible for all testing and administration costs associated with LKE's Drug and Alcohol Testing requirements; provided, that for Supplemental Work Employees only, Contractor may bill LKE for the reasonable straight times hours for the time that such employee is away from scheduled duties to participate in a random Drug and Alcohol Test (Contractor may not bill Company any overtime hours associated with such test).
9. For Contractors with five or fewer Supplemental Work Employees or five or fewer Transient Work Employees, Contractor may seek a limited waiver for random testing requirements by consulting its LKE Safety Specialist.
10. Contractor shall submit evidence of compliance with these requirements in the Avetta Database (i) monthly for all random tests and (ii) prior to the employee entering (or re-entering) any LKE site for any other test.

APPENDIX G

Bellar

HAZARDOUS CHEMICAL COMMUNICATION

Hazard Chemical Communication

The following is a list of Hazardous Chemicals and atmospheric contamination that may be encountered at LG&E and KU sites. It should in no way be deemed as the only contamination that could be encountered at LG&E and KU. Always be aware of the contamination that could be encountered and become familiar with their Safety Data Sheets (SDS).

<u>Chemical Name</u>	<u>Formula</u>	<u>Trade Name</u>	<u>Description</u>
Anhydrous Ammonia	NH3 (99-100%)	Ammonia, Anhydrous	Liquid colorless gas or compressed liquid with extremely pungent odor. Targets eyes, skin, and respiratory system.
Arsenic	AS	Organic Arsenic	Targets skin, kidneys, liver, and resp. system.
Asbestos		Hydrated Mineral	Fibers found in insulation, gaskets, packing, vinyl asbestos flooring, roofing, and other materials. Targets respiratory system. May cause lung cancer.
Carbon Dioxide	CO2	Carbonic Acid Gas Dry Ice	Targets respiratory system and cardiovascular system
Carbon Monoxide	CO	Flue gas/ Monoxide	Colorless, odorless gas. Targets lungs, blood, can be immediately fatal.
Chromium Hexavalent	Cr(VI)	Hexavalent Chromium	Metal that targets the respiratory tract, skin, and eyes. Irritant.
Hydrogen Sulfide	H2S	Sewer gas Hydrosulfuric Acid	Colorless gas with strong rotten egg odor, quick loss of sense of smell, can be immediately fatal.
Hydrogen	H2	Liquid Gas	Colorless, odorless, targets eyes, skin respiratory system
Lead	Pb	Lead metal	Heavy soft gray metal. Targets eyes, kidneys, and blood.
Ozone	O3	Triatomic Oxygen	Colorless, targets eyes and respiratory sys.
Sulfur Dioxide	SO2	Sulfuric Acid	Targets eyes, skin, and respiratory sys.

APPENDIX H
JOB BRIEFING GUIDANCE

1. **Tasks - work procedures involved** – Identify the task that is to be performed and who will be performing the task including sufficient details.
2. **Hazards associated with job** – Identify the hazards associated with the task. (Ex. Line of fire, uneven/slippery working surfaces, working aloft in proximity of energized conductor, cold temperatures, driving vehicles etc.)
3. **Hazard control procedures** – Identify ways to mitigate each risk identified for the task. (Ex. Don't work under bucket while working aloft, be aware of slips and trips, ensure appropriate cover/MAD followed, appropriate speed for road and conditions, following distance for type of vehicle, eliminate distractions, cover exposed skin, take warm up breaks etc.)
4. **Personal Protective Equipment (PPE)** – Identify the proper PPE for the work procedures used to perform the task. (Ex. Hardhat, safety glasses, steel toe shoes, gloves/sleeves, overshoes, fall protection, cutting chaps, ear plugs, face shield etc.)
5. **Special precautions** – Identify any special precautions associated with the task. (Ex. Working with capacitors/regulators, traffic control, new equipment/tools, etc.)
6. **Energy source control** – Identify the circuit for the work being performed and explain the procedure to control the energy (Ex. Circuit # - Location, Caution #, Clearance # etc.)

Other tips to remember:

1. Provide job briefing to additional crew members and any visitors joining your job.
2. Re-brief if the job scope changes or if additional hazards are discovered during the course of the work.

Health & Safety *Manual*



PPL companies

Contents

LG&E and KU Health and Safety Vision	1
LG&E and KU Health and Safety Policy	3
Definitions	7
A. General Rules	A-1
A.1 Application of Safety Rules.....	A-1
A.2 Individual Responsibility.....	A-1
A.3 Supervisors’ Responsibility for Safety	A-2
A.4 Reporting Employee Injuries.....	A-3
A.5 General Precautions — Safeguarding the Public.....	A-3
A.6 Fire Prevention and Protection.....	A-4
A.7 Housekeeping.....	A-4
A.8 Exits and Egress	A-5
A.9 Electrical	A-6
A.10 Ignition Sources and Fuels.....	A-6
A.11 Fire Equipment.....	A-7
A.12 Fire Suppression and Emergency Response.....	A-7
A.13 Personal Protective and Lifesaving Equipment.....	A-8
A.14 Eye Protection	A-10
<i>Table A-1 — Eye And Face Protection Selection</i>	<i>A-10</i>
A.15 Head Protection.....	A-11
A.16 Hand Protection	A-11
A.17 Shoes.....	A-12
A.18 Hearing Conservation	A-12
<i>Table A-2 — Permissible Noise Exposure Levels</i>	<i>A-12</i>
A.19 Clothing	A-13
A.20 Working Near or Over Water	A-14
A.21 Fall Protection	A-14
A.22 Ladders and Scaffolds.....	A-16
A.23 Hold Card/Red Tag and Lockout Devices.....	A-18
A.24 Tools.....	A-19
A.25 Hand Tools	A-18
A.26 Electric Tools	A-19
A.27 Pneumatic Tools and Compressed Air Usage	A-20
A.28 Hydraulic Tools	A-21
A.29 Powder-Actuated Tools.....	A-22
A.30 Guards.....	A-22
A.31 Welding and Cutting.....	A-23
A.32 Power Lawn Mowers, Edgers, Chain Saws, etc.	A-25
A.33 Storage and Use of Compressed Gases.....	A-26

Contents

A.34	Chemicals and Harmful Substances.....	A-28
A.35	Painting	A-29
A.36	Explosives and Blasting.....	A-29
A.37	Confined Spaces.....	A-30
A.38	Warnings.....	A-30
A.39	Manual Lifting.....	A-30
A.40	Industrial Trucks	A-31
A.41	Cranes.....	A-32
	<i>Table A-3 — Wire Rope — Safe Loads</i>	A-33
	<i>Figure A-1 — U-Bolt Wire-Rope Clips</i>	A-33
	<i>Table A-4 — Minimum Working Clearance Distances</i>	A-34
	<i>Table A-5 — Min. Working Clearance Distances</i> <i>While Traveling With No Load</i>	A-34
A.42	Office Safety	A-34
A.43	Video Display Terminals	A-36
A.44	Customer Threats and Employee Personal Security	A-37
A.45	Excavation Safety	A-38

B. Power Generation.....B-1

B.1	General	B-1
B.2	Boilers.....	B-2
B.3	Hydrostatic Testing	B-3
B.4	Chemical Cleaning.....	B-3
B.5	Deleted.....	B-4
B.6	Hydrogen Cooling Systems.....	B-4
B.7	Chemicals.....	B-5
B.8	Chemical Storage.....	B-5
B.9	Handling Chemicals	B-6
B.10	Chlorine.....	B-6
B.11	Coal Handling	B-8
B.12	Conveyors and Crushers	B-8
B.13	Coal Storage.....	B-9
B.14	Car Shakers and Dumpers	B-9
B.15	Barges, Boats, Tugs and Docks.....	B-10
B.16	Railway Operations	B-11
B.17	Mechanized Equipment.....	B-13
B.18	High- and Low-Voltage Circuits and Equipment.....	B-14
B.19	Use and Care of Rubber Insulating Gloves — Class 0 Low-Voltage.....	B-16
B.20	Use and Care of Rubber Insulating Gloves — Class 2 High-Voltage.....	B-16
B.21	Batteries; Battery Rooms.....	B-17

B.22	Hydro Stations.....	B-18
B.23	Scrubbers; Sludge Process	B-18
B.24	Carbon Dioxide (CO ₂) — Combustion Turbines.....	B-19
B.25	Natural Gas (Methane) — Combustion Turbines.....	B-20
B.26	Scaffolds — Tagging.....	B-20
B.27	Radiation.....	B-21

C. Transmission.....C-1

C.1	Electrical Work Practices	C-1
C.2	Flexible and Rigid Insulated Protective Equipment (Rubber, Fiber, Synthetics, etc.).....	C-3
C.3	Use and Care of Rubber Goods.....	C-4
C.4	Personal Climbing Equipment.....	C-7
C.5	Working Live-Line Tools.....	C-9
C.6	Working On De-energized Lines and Equipment.....	C-10
C.7	Grounding	C-10
C.8	Deleted	C-11
C.9	Fuses.....	C-11
C.10	Rope (Synthetic Fiber and Manila).....	C-11
C.11	Telescopic Switch Sticks.....	C-12
C.12	Pole Hauling and Temporary Storage	C-12
C.13	Setting and Removing Poles.....	C-13
C.14	Hoisting Cables — Conductive Materials	C-13
C.15	Stringing Adjacent to Energized Lines	C-14
C.16	Stringing or Removing Across Energized Conductors.....	C-15
C.17	Working on Distribution Transformers.....	C-16
C.18	Capacitors	C-16
	<i>Table C-1 — AC Live-Line Work Minimum Approach Distance</i> <i>and Clear Hot Stick Distance</i>	C-17
	<i>Table C-2 — DC Live-Line Work Minimum Approach Distance</i> <i>with Over-Voltage Factor</i>	C-17
	<i>Table C-3 — AC Live-Line Work Minimum Approach Distance</i> <i>with Transient Over-Voltage Factor</i>	C-18

D. Distribution.....D-1

D.1	Electrical Work Practices	D-1
D.2	Flexible and Rigid Insulated Protective Equipment (Rubber, Fiber, Synthetics, etc.).....	D-3
D.3	Use and Care of Rubber Goods.....	D-4
D.4	Personal Climbing Equipment.....	D-7
D.5	Working Live-Line Tools.....	D-9

Contents

D.6	Working On De-energized Lines and Equipment.....	D-10
D.7	Grounding	D-10
D.8	Deleted	D-10
D.9	Fuses.....	D-11
D.10	Rope (Synthetic Fiber and Manila).....	D-11
D.11	Switch Sticks	D-12
D.12	Pole Hauling and Temporary Storage	D-12
D.13	Setting and Removing Poles.....	D-13
D.14	Hoisting Cables — Conductive Materials	D-14
D.15	Stringing Adjacent to Energized Lines	D-14
D.16	Stringing or Removing Across Energized Conductors.....	D-15
	<i>Table D-1 — AC Live-Line Work Minimum Approach Distance and Clear Hot Stick Distance.....</i>	<i>D-15</i>
	<i>Table D-2 — DC Live-Line Work Minimum Approach Distance With Over-Voltage Factor</i>	<i>D-16</i>
	<i>Table D-3 — AC Live-Line Work Minimum Approach Distance with Transient Over-Voltage Factor.....</i>	<i>D-16</i>
D.17	Working on Distribution Transformers.....	D-17
D.18	Capacitors	D-17
E.	Underground Residential Distribution.....	E-1
E.1	URD — General	E-1
E.2	Rubber Glove Use — URD.....	E-1
E.3	Opening and Closing Circuits — URD.....	E-1
E.4	Grounding — URD	E-1
E.5	Work on Energized Equipment — URD	E-2
E.6	Excavations — URD.....	E-3
E.7	Opening and Guarding Holes	E-6
E.8	Entering Underground Structures.....	E-6
E.9	Work on Energized Cables, Manholes or Vaults.....	E-7
E.10	Work on De-energized Cables (Underground Manholes or Vaults)....	E-7
E.11	Pulling Cables	E-8
E.12	Moving Energized Cables in Manholes and Vaults.....	E-8
E.13	Heating Materials in Manholes and Vaults.....	E-8
	<i>Table E-1 — Maximum Allowable Slopes for Excavations Less Than 20 Feet Deep.....</i>	<i>E-8</i>
F.	Substations.....	F-1
F.1	Working in Substations	F-1
F.2	Substation Climbing	F-4
F.3	Substation Barricades and Barriers.....	F-4

F.4	Lockout/Tagout.....	F-5
F.5	Batteries	F-5
F.6	SF ₆ Gas-Filled Equipment.....	F-6
F.7	Confined or Enclosed Space	F-6
F.8	Capacitors	F-6
F.9	Regulators.....	F-6
F.10	Testing	F-6
G.	Metering.....	G-1
G.1	General	G-1
H.	Gas.....	H-1
H.1	General	H-1
H.2	Working on Customers' Premises.....	H-1
H.3	Line-Stopping and -Tapping Work.....	H-2
H.4	Construction of Gas Pipelines and Services.....	H-2
H.5	Compressor Stations	H-2
H.6	Meter Shop, Storage and Proving Room	H-3
H.7	Drilling of Underground Storage Wells.....	H-3
H.8	Acidizing Storage Wells	H-4
H.9	Gas Well Operations	H-5
I.	Motor Vehicle	I-1
I.1	General	I-1
I.2	Operation	I-2
I.3	Parking.....	I-3
I.4	Backing.....	I-4
I.5	Traffic Incident Procedure.....	I-4
I.6	Operation of Trucks and Trailers	I-5
I.7	Aerial Lift Trucks.....	I-6
I.8	Radio Operations	I-8
I.9	Operation of Garages and Repair Shops	I-8
J.	Emergency Treatment.....	J-1
J.1	First Aid	J-1
J.2	Wounds and Control of Bleeding.....	J-1
J.3	Shock.....	J-2
J.4	Eye Injuries.....	J-3
J.5	Cardiopulmonary Resuscitation (CPR).....	J-3
J.6	Training.....	J-4

Contents

K. Telecommunications.....	K-1
K.1 Work Area Protection.....	K-1
K.2 Communication Cable and Open-Wire Lines and Equipment.....	K-1
K.3 Portable Power Equipment.....	K-1
K.4 Eye Protection.....	K-2
K.5 Body Harnesses.....	K-2
K.6 Hold Card, Lockout/Tagout.....	K-2
K.7 Excavations/Trenching.....	K-2
K.8 Microwave and Two-Way Radio Transmission.....	K-2
K.9 Use and Care of Rubber Goods.....	K-2
K.10 Storage Batteries.....	K-3
K.11 Electrical Safety.....	K-3
K.12 Powerline Carrier Tuner Maintenance.....	K-4
K.13 Fiber Optics.....	K-4
K.14 Contractor/Subcontractor Safety and Health.....	K-5
K.15 Tent Heaters, Torches and Open Flame.....	K-5
K.16 Tower Climbing.....	K-5

LG&E and KU

Health and Safety Vision:

To be recognized as a world-class leader in health and safety, supported by management leadership, employee participation and mutual responsibility.

At LG&E and KU, the health, safety and wellness of our employees, customers, contractors and business partners are our number one priority. Health and safety excellence is the core requirement of all business activities. There are "no compromises" for unsafe work practices or behaviors.

Health and Safety Policy

Health and safety are our first concerns and responsibilities. The company is committed to health and safety excellence and providing a healthful and safe work environment for all employees. Employees are responsible for their personal health and safety as well as for that of their co-workers and the general public. Accordingly, there is no job so important that health and safety policies and procedures or legal obligations are compromised.

An employee has the authority to stop any work practices he or she considers unsafe.

Scope

This policy applies to all LG&E and KU and subsidiary (company) employees, temporary workers and contractors (employees) while on work time or break time, on or off company property, or after hours.

General requirements

The company will ensure that its operations comply with company health and safety policies, established health and safety rules and procedures and applicable federal, state, and local regulations.

All facilities will be planned, designed, built, maintained, and operated to minimize the risk of employee injuries and property damage.

Employees shall report to their supervisor, manager or health and safety specialist instances in which a company business or employee may not be in compliance with health and safety regulations, rules, policies or procedures.

Employees shall immediately report to their supervisors hazards and unsafe work conditions in connection with their work.

Officers and senior managers will:

- ensure that health and safety are given consideration in the strategic plan;
- respect and advocate the humanitarian aspect of employees' health and safety concerns and provide prompt responses;
- provide necessary budget and human resources commitment; and
- provide appropriate emphasis on health and safety in the performance measurement system.

Managers will:

- establish health and safety goals and monitor and communicate progress;
- ensure Occupational Safety and Health Administration (OSHA) standards and requirements to maintain healthful and safe working conditions are met;

- actively encourage suggestions through health and safety committees, internal reviews and audits;
- ensure training guidelines are followed;
- promote off-the-job health and safety awareness;
- lead by example; and
- include safety engineering and planning as an integral part of the facility or equipment design and a necessary part for project or installation approval.

Supervisors will:

- ensure that employees are properly trained and policies and procedures are followed;
- lead by example;
- correct non-healthful and unsafe acts and conditions promptly;
- elicit employee participation in and encourage suggestions to improve the work environment through tailgate sessions, health and safety committees and focus groups;
- evaluate and implement suggestions for improvements when appropriate; and
- investigate all employee injuries, occupational illnesses, and property damage incidents.

Employees will:

- perform their work in accordance with established health and safety rules and procedures;
- be alert to hazards for themselves, their co-workers, and the general public;
- take an active part in company education and training programs to enhance their knowledge of healthful and safe work practices; and
- actively support and participate in company health and safety programs and initiatives.

Penalties for noncompliance

Employees who improperly or carelessly endanger themselves , other employees, the general public, or other parties will be subject to disciplinary action, up to and including discharge.

Definitions

The following terms and definitions of terms are applicable to these safety rules.

Aerial Device: Any piece of equipment utilizing a bucket or platform to place the worker(s) at an elevated worksite.

Affected Employee: An employee whose jobs requires him or her to operate or use a machine or equipment on which servicing or maintenance is being performed under lockout or tagout, or whose job requires him or her to work in an area in which such servicing or maintenance is being performed.

Alive or Live: Electrically connected to a source of potential difference, or electrically charged so as to have a potential significantly different from that of the earth in the vicinity. The term "live" is sometimes used in place of the term "current-carrying," where the intent is clear, to avoid repetition of the longer term.

Anchorage: A secure means of attachment for lifelines, lanyards, and straps.

ANSI: American National Standard Institute.

Approved: The term "approved," when used in connection with methods, tools, or equipment, refers to those methods, tools or equipment approved by the company.

Attendant: An employee assigned to remain immediately outside the entrance to an enclosed or other space to render assistance as needed to employees inside the space.

Authorized Person: One who has the authority to perform specific duties under certain conditions, or who is carrying out orders from responsible authority.

Automatic Circuit Recloser or Recloser: A self-controlled device for automatically interrupting and reclosing an alternating current circuit with a predetermined sequence of opening and reclosing followed by resetting, hold closed, or lockout operation.

Barrier: A physical obstruction which is intended to prevent access to energized lines, equipment or other hazardous conditions.

Barricade: A physical obstruction, such as tapes, screens, or cones intended to warn and limit access to a hazardous area.

Body Harness: Straps that are secured about an employee in a manner that distributes the arresting forces over at least the thighs, shoulders, and pelvis with provisions for attaching a lanyard, lifeline, or deceleration device.

Bond: The electrical interconnection of conductive parts designed to maintain a common electric potential.

Bonding Cable (bonding jumpers): A cable connecting two conductive parts to bond the parts together.

Cluster bar: A terminal temporarily attached to a structure that provides a means for the attachment and bonding of grounding and bonding cables to the structure.

Equipotential Zone: Temporary protective grounds shall be placed at such locations and arranged in such a manner that the employer can demonstrate will prevent each employee from being exposed to hazardous differences in electric potential.

Bus: A conductor or a group of conductors that serve as a common connection for two or more circuits.

Bushing: An insulating structure, including a through conductor or providing a passageway for such a conductor, with provision for mounting on a barrier, conducting or otherwise, for the purpose of insulating the conductor from the barrier and conducting current from one side of the barrier to the other.

Cable: A conductor with insulation, or a standard conductor with or without insulation and other coverings (single-conductor cable) or a combination of conductors insulated from one another (multiple-conductor cable).

Cable Sheath: A conductive protective covering applied to cables.

Catastrophic Release: A major uncontrolled emission, fire, or explosion involving one or more highly hazardous chemicals that present serious danger to employees in the workplace.

Circuit: A conductor or system of conductors through which an electric current is intended to flow.

Clearance — For Working: Certification by the proper authority that a specified line or piece of equipment is de-energized, drained, purged, depressurized or whatever is necessary to make equipment safe to work on or in, and that the line or equipment is being turned over to the qualified person.

Clearance — From Hazard: Adequate separation or protection by the use of devices to prevent accidental contact by persons or objects on approach to a point of danger.

Clearance — Hot Line: An assurance that the automatic reclosing features of a circuit have been made inoperative.

Clear Hot Stick Distance: The minimum distance for the use of live-line tools held by line technician when performing live-line work.

Attachment 2 to Response to KCA-2 Question No.19
Company: The employer. The entity having jurisdiction and control over the operation of the utility.

Communication Lines: The conductors and their supporting or containing structures that are used for public or private signal or communication services.

Competent Person: One who is capable of identifying existing and predictable hazards in the surroundings, or working conditions which are unsanitary, hazardous, or dangerous to employees, and who has authorization to take prompt corrective measures to eliminate them.

Conductor: A material, usually in the form of a wire, cable, or bus bar suitable for carrying an electric current.

Confined Space: A place that: 1) is large enough and configured so an employee can enter bodily and perform assigned work; 2) has limited or restricted means for entry or exit (examples include: tanks, vessels, silos, storage bins, hoppers, vaults, pits and dike areas); and 3) is not designed for continuous employee occupancy.

Covered Conductor: A conductor covered with a dielectric having no rated insulating strength or having a rated insulating strength less than the voltage of the circuit in which the conductor is used.

Current-Carrying Part: A conducting part intended to be connected in a electric circuit to a source of voltage. Non-current-carrying parts are those not intended to be connected.

De-energized: Free from any electrical connection from a source of potential difference and from electric charge; not having a potential different from that of the earth.

Designated Person: See *Authorized Person*.

Disciplinary Action: Administrative action taken by the employer against the employee. May vary from verbal reprimand to dismissal.

Disconnected: Disconnected from any electrical source of supply.

Effectively Grounded: Intentionally connected to earth through a ground connection or connections of sufficiently low impedance and having sufficient current-carrying capacity to prevent the buildup of voltage which may result in undue hazard to connected equipment or to persons.

Electric Line Truck: A truck used to transport personnel, tools, and material for electric supply line work.

Electric Supply Equipment: Equipment that produces, modifies, regulates, controls or safeguards a supply of electrical equipment.

Attachment 2 to Response to KCA-2 Question No.19

inadvertently touched or approached nearer than a safe distance by any person. The term is applied to objects not suitably guarded or isolated.

Page 134 of 232
Bellar

Electric Supply Lines: Conductors used to transmit electrical energy and their necessary supporting or containing structures. Signal lines of more than 400 volts are always supply lines within this section, and those with less than 400 volts are considered as supply lines if so run and operated throughout.

Emergency: An emergency occurs when an unusual condition exist that endangers life and/or property.

Employee: Any person employed by the company on either the permanent or temporary payroll.

Employer: See *Company*.

Enclosed: Surrounded by a case, cage, or fence, which will protect the contained equipment and prevent a person's accidental contact with live parts.

Enclosed Space: A working space such as a manhole, vault, tunnel, or shaft that has a limited means of egress or entry; that is designed for periodic employee entry under normal operating conditions; and that under normal conditions does not contain a hazardous atmosphere but may contain a hazardous atmosphere under abnormal conditions.

Energized (also *Alive* or *Live*): Electrically connected to a source of potential difference or electrically charged so as to have a potential different from that of the earth or different from that of adjacent conductors or equipment.

Energy Isolating Device: A physical device that prevents the transmission or release of energy, including but not limited to, the following: a manually operated electric circuit breaker, a disconnect switch, a manually operated switch, a slide gate, a slip blind, a line valve, blocks and any other similar device with the visible indication of the position of the device (push buttons, selector switches, and other control circuit-type devices are not energy isolating devices).

Energy Source: Any electrical, mechanical, hydraulic, pneumatic, chemical, nuclear, thermal or other energy source that could cause injury to personnel.

Equipment: A general term which includes fittings, devices, appliances, fixtures, apparatus, and the like, used as part of, or in connection with, an electrical power transmission and distribution system, or communication systems.

Excavations: Any opening made in the ground, street or sidewalk in connection with company work, such as holes, trenches, ditches, and tunnels.

Exposed: Exposed circuits or lines are those in a position that in case of failure of supports or insulation, contact with another circuit or line may result. Exposed equipment is an object or device that can be

Fall Arrest System (fall from one level to another): The assemblage of equipment such as line-worker's body belt or full body harness in conjunction with a deceleration device and anchorage to limit the forces a worker experiences during a fall from one elevation to another.

Fall Protection Program: A program intended to protect workers from injury due to falls when working at elevations.

Fall Prevention System (prevents fall from one level to another): A system intended to prevent a worker from falling from one elevation to another. Such systems include positioning devices, guardrail, barriers, and restraint systems.

Fall Protection System (hardware): Consists of either a fall prevention system or fall arrest system.

Fell: The process of severing a tree from the stump so that it falls to the ground. "Feller" is the person who fells the tree.

Flammable Liquid: Any liquid having a flash point less than 100 degrees F. and having a vapor pressure not exceeding 40 pounds per square inch (absolute) at 100 degrees F.

Flares: Flares, torches, fuses, red lanterns, reflectors or any other equipment that is adaptable for use as a visible warning.

Free Fall: The act of falling before the personal fall protection system begins to arrest the fall.

Governmental: Any type of political agency having control over an area. Included are federal, state, county, township, city, etc.

Ground: A conducting connection between an electric circuit or equipment and the earth, or to some body that serves in place of the earth.

Grounding Cable: A cable connected between a DE energized part and ground. Note that grounding cables carry fault current and bonding cables generally do not.

Grounding Electrode (Ground Electrode): A conductor embedded in the earth, used for maintaining ground potential on conductors connected to it, and for dissipating into the earth current conducted to it.

Grounding Mat: A temporarily or permanently installed metallic mat or grating that establishes an equipotential surface and provides connection points for attaching grounds.

Grounded System: A system of conductors in which at least one conductor or point (usually the middle wire, or neutral point of transformer or generator windings) is intentionally grounded, either solidly or through a current-limiting device (not a current-interrupting device).

Attachment 2 to Response to KCA-2 Question No.19

Hold Cards (also called *Red Tags*): A card or tag-type device, usually having a predominant color of red which warns against the operation of a particular switch, device, valve, circuit, tool or machine. These tags must be respected; equipment or items so tagged must not be activated or used without full and proper authority from the responsible person. (Refer to *Company Lockout/Tagout Procedures*.)

Hotline Tools and Ropes: Those tools and ropes which are especially designed for work on energized high voltage lines and equipment. Insulated aerial equipment especially designed for work on energized high voltage lines and equipment shall be considered hot line.

Immediately Dangerous to Life or Health (IDLH): Any condition that poses an immediate or delayed threat to life or that would cause irreversible adverse health effects that would interfere with an individual's ability to escape unaided from a permit space.

Insulated: Separated from other conducting services by a dielectric substance (including air space) permanently offering high resistance to the passage of current and to disruptive discharge through the substance or space.

Isolated: An object that is not readily accessible to persons unless special means of access are used.

Job Briefing: A short discussion of the work to be accomplished that shall cover at least the following topics: Hazards associated with the job, work procedures involved, special precautions, energy source controls and personal protective equipment requirements.

Job Site: The assembly point at the structure or equipment where the workers, tools, and vehicles are assembled to perform the climbing to the work site.

Lanyard (Strap): A flexible line used to secure a body belt or body harness to a lifeline or directly to a point of anchorage.

Lead Person or Supervisor: Used in a general sense to indicate any person, regardless of classification, who is directly in charge of a specific job or jobs.

Lifeline: A line provided for direct or indirect attachment to a worker's body belt, body harness, lanyard, or deceleration device. Such lifelines may be horizontal or vertical in application.

Line-Clearance Tree Trimmer: An employee who, through related training or on-the-job experience or both, is familiar with the special techniques and hazards involved in line clearance.

Line-Clearance Tree Trimming: The pruning, trimming, repairing, maintaining, removing or clearing of trees or the cutting of brush that is within 10 feet (305 cm) of electric supply lines and equipment.

Guarded: Protected by personnel, covered, fenced, or enclosed by means of suitable casings, barrier rails, screens, mats, platforms, or other suitable devices in accordance with standard barricading techniques designed to prevent dangerous approach or contact by persons or objects. (Note: Wires, which are insulated but not otherwise protected, are not considered as guarded).

Hazard Communication Program: Utility-developed program to ensure that information concerning hazardous chemicals (materials) is transmitted to employees through the use of warnings, procedures, material safety data sheets, and employee training.

Hazardous Atmosphere: An atmosphere that may expose employees to the risk of death, incapacitation, impairment of ability to self-rescue (escape unaided from an enclosed space), injury or acute illness from one or more of the following causes: 1. Flammable gas, vapor or mist in excess of 10% of its lower flammable level (LFL); 2. Airborne combustible dust at a concentration that meets or exceeds its LFL; 3. Atmospheric oxygen concentration below 19.5% or above 23.5 %; 4. Atmospheric concentration of any substance for which a dose or a permissible exposure limit is published in Subpart G, Occupational Health and Environmental Control, or in Subpart Z, Toxic and Hazardous Substances, and which could result in employee exposure in excess of its dose or PEL; or 5. Any other atmospheric condition that is immediately dangerous to life or health.

Hazardous Material (Substances): Any substance that is a physical hazard or health hazard. A substance is a physical hazard when there is scientifically valid evidence that it is a combustible liquid, a compressed gas, explosive, flammable, organic peroxide, an oxidizer, pyrophoric, unstable (reactive), or water reactive. The substance is a health hazard when it is considered to be a carcinogen, a toxic or highly toxic agent, a reproductive toxin, irritant, corrosive, sensitizer, hepatotoxin, nephrotoxic, neurotoxin, an agent that acts on the hematopoietic system, or an agent that damages the lungs, skin, eyes or mucous membrane.

Highly Hazardous Chemical: A substance possessing toxic, reactive, flammable, or explosive properties that are listed in OSHA standard 29 CFR 1910.119.

High-Current Test: Test in which fault currents, load currents and line-dropping currents are used to test equipment, either at the equipment's rated voltage or at lower voltages.

High-Voltage Test: Test in which voltages of approximately 1000 volts are used as a practical minimum and in which the voltage source has sufficient energy to cause injury.

Load Dispatcher, Power Dispatcher, System Operator: Person designated by the employer as having authority over switching and clearances of high voltage lines and station equipment.

Manhole: A subsurface enclosure which personnel may enter. It is used when installing, operating, and maintaining underground equipment or cable.

Manhole Opening: An opening through which persons may enter into a confined or restricted space.

Material Safety Data Sheet: A document provided by manufacturers and importers of chemicals to convey information to the users of their products. The information includes data on physical characteristics, fire and explosion hazards, reactivity, health hazards, special precautions, and fire and spill procedures.

Minimum Approach Distance: The closest distance an employee is permitted to approach an energized or ungrounded object.

Near Miss: An unintended, unplanned, and unexpected event that could have, but did not result in personnel injury or property damage.

Occupational Safety and Health Act (OSHA) of 1970: Requires employers to provide to employees a work place free from recognized hazards and to comply with safety and health standards established by the act. The act also charges each employee with a legal duty to comply with the act's safety and health standards. The federal act pertains to most employers but specifically excludes federal, state, and local government employees. Numerous states, however have developed safety and health standards that require compliance by all government entities.

Pad Mount: Equipment or device which is surface mounted and normally worked from the ground level.

PCBs (Polychlorinated Biphenyls): A hazardous nonconductive and noncombustible substance used in some transformers and capacitors. It has several trade names — Pyranol, Askarel, Inerteen, etc.

Positioning Device: A body belt or body harness system rigged to allow an employee to be supported on an elevated vertical surface such as a wall or pole and to work with both hands free.

Protective System: A method of protecting employees from cave-ins, from material that could fall or roll from an excavation face or into an excavation, or from the collapse of adjacent structures. Protective systems include support systems, sloping and benching systems, shield systems, and other systems that provide the necessary protection.

Primary Compartment: A compartment containing current carrying devices above 600 volts.

Attachment 2 to Response to KCA-2 Question No.19

Primary Voltage: An electrical circuit that normally operates at more than 600 volts.

Page 136 of 232

Bellar

Public: Any individual not an employee or representative of the company.

Reduced Visibility: Times when normal visibility is reduced because of adverse weather conditions such as fog, heavy rainfall, snow, dawn or dusk.

Road: The paved or unpaved surface of a roadway upon which vehicles are intended to travel.

Roadway: The road and the areas immediately adjacent, such as the shoulder of the road or the parking strip.

Rope Grab: A device that attaches to a lifeline as a anchoring point to provide a means for arresting a fall.

Safety Can: An approved closed container of not more than five-gallon capacity having a flash-arresting screen, spring-closing lid and spout cover and designed so that it will safely relieve internal pressure when subjected to fire.

Safety Rule: A positive rule requiring compliance by all employees. Deviation from safety rules is not permitted and may be subject to disciplinary action.

Secondary Compartment: A compartment containing current-carrying devices below 600 volts.

Secondary Voltage: Any supply voltage less than 600 volts.

Shall: When the word "shall" appears in the wording of a rule, the rule is to be obeyed as written.

Shield (Shield System): A structure that is able to withstand the forces imposed on it by a cave-in and thereby protect employees within the structure. Shield structures can be permanent or portable and moved along as work progresses.

Shoring (Shoring System): A structure such as a metal hydraulic, mechanical, or timber shoring system that supports the sides of an excavation and which is designated to prevent cave-ins.

Should: When the word "should" appears in the wording of a rule, the rule is recommended but is not compulsory.

Sloping (Sloping System): A method of protecting employees from cave-ins by excavating to form sides of excavation that are inclined away from the excavation so as to prevent cave-ins. The angle of incline required to prevent a cave-in varies with differences in such factors as the soil type, environmental conditions of exposure, and application of surcharge loads.

Attachment 2 to Response to KCA-2 Question No.19
Warning Signs: For the purpose of these rules, a warning sign is any sign or similar means of alerting an employee or the public of an actual or possible hazard. Included are "Danger" signs, "Caution" signs, traffic control signs, instructional signs and informational signs.

Page 137 of 232
 Bellar

Snap-Hook: A self-closing device with a keeper, latch, or other similar arrangement that will remain closed until manually opened. Such devices include self-closing, single-action, double-action, or double-locking snap-hooks.

Stable Rock: Natural solid mineral material that can be excavated with vertical sides and will remain intact while exposed. Unstable rock is considered to be stable when the rock material on the side or sides of the excavation is secured against caving in or movement by rock bolts or by another protective system that has been designed by a registered professional engineer.

Step Bolt: A bolt or rung attached at intervals along a structural member and used for foot placement during climbing or standing.

Switch: A device for opening and closing or changing the connection of a circuit. In these rules, a switch is understood to be manually operable, unless otherwise stated.

System Operator: A qualified person designated to operate the system or its parts.

Transferring: The act of moving from one distinct object to another.

Transitioning: The act of moving from one location to another on equipment or a structure while going around or over an object.

Underground Residential Distribution (URD): The facilities necessary to furnish underground service, generally to residential and commercial-type customers, usually through directly buried cable.

Unsafe Conditions: Dangerous, hazardous, defective, or unusual conditions which could cause incidents.

Vault: An enclosure above or below ground which personnel may enter. It is used for installing, operating, and maintaining equipment or cable.

Vented Vault: A vault that has provision for air changes using exhaust flue stacks and low level air intakes operating on differentials of pressure and temperature providing for air flow which precludes a hazardous atmosphere from developing.

Voltage: The effective (RMS) potential difference between any two conductors or between a conductor and ground. The voltage specified in this manual shall mean the maximum effective voltage to which the personnel or protective equipment may be subjected. *Low voltage* includes voltages up to 600 volts. *High voltage* shall mean voltages in excess of 600 volts.

Voltage of an Effectively Grounded Circuit: The voltage between any conductor and ground, unless otherwise indicated.

Attachment 2 to Response to KCA-2 Question No.19**A. General Rules****A.1 Application of Safety Rules Bellar**

- A.1.1.** These safety rules are designed to provide safety protection for all company employees. Retaining the safety rules book is the responsibility of the employee throughout his/her employment.
- A.1.2** Every employee shall carefully study and comply with (not merely read) the safety rules applicable to their assigned duties. Compliance with these safety rules is mandatory and is considered a requirement for employment. Violations will be considered sufficient grounds for disciplinary action.
- A.1.3** These rules represent minimum requirements, and are intended only to cover normal work conditions. Since it is impracticable to cover all conditions and emergencies, the earnest cooperation of all employees with their supervisors is required in meeting conditions not covered in these rules.
- A.1.4** The use of intoxicating or illegal substances on the job is prohibited. Employees shall not report to work while under the influence of such substances (see the Corporate Drug and Alcohol Policy).

A.2 Individual Responsibility

- A.2.1** It is the responsibility of each employee to perform assigned duties to assure:
- a. Safety to himself or herself.
 - b. Safety to fellow employees.
 - c. Protection of the public.
 - d. Protection of company property.
- A.2.2** If an employee is called upon to perform work that could be considered hazardous and proper protection is not provided, the matter should be brought to the attention of the supervisor before starting to work. If questions arise, interpretation rests finally with the supervisor.
- A.2.3** Practical joking or horseplay while on the job is prohibited.
- A.2.4** Employees are expected, as part of their job, to take an active part in the company's Safety Program and apply it in their everyday work.
- A.2.5** An employee who is unable to perform his or her job duties because of illness, the effects of medicines or prescription drugs, or other disabilities shall promptly report that condition to the supervisor.
- A.2.6** Exposed rings, loop or dangling earrings, necklaces, chains, bracelets, watches, or other jewelry shall not be worn by workers while climbing on or off structures or vehicles, or while performing any task where jewelry might be caught

under or snagged by a projecting item. Exposed jewelry and/or wristwatches with a metal case and watchbands are not to be worn while work is being performed on or near energized equipment or lines.

- A.2.7 When working with rotating machinery, employees are not to wear loose clothing (shirttails are to be tucked into pants), gloves or jewelry (especially bracelets and chains) that can become entangled in moving machinery.
- A.2.8 An employee who has been exposed to hazardous conditions, such as communicable diseases, infectious dog bites or radioactive poisoning, is to report those conditions to the supervisor.
- A.2.9 Before commencing any work that may be hazardous, care shall be taken to establish a safe procedure. Where more than one employee is engaged in the same job, all employees concerned shall understand the procedures to be followed (job briefings). Under no circumstances shall safety be sacrificed for speed.
- A.2.10 Employees are always expected to place themselves in a safe and secure position. The care exercised by others is not to be relied upon for one's own protection.

A.3 Supervisors' Responsibility for Safety

- A.3.1 Supervisors shall be responsible for the safety of the employees working under their direction and for the safety of the general public in connection with their work. The authority and responsibility for the action necessary to prevent accidents is an integral part of the supervisors' job.
- A.3.2 A job briefing/tailgate discussion shall be held prior to starting each job. The job briefing shall include at least the following subjects:
 - a. Hazards associated with the job.
 - b. Work procedures involved.
 - c. Special precautions.
 - d. Energy source controls.
 - e. Personal Protective Equipment requirements.
- A.3.3 The supervisor will issue such instructions as may be required to safely meet local conditions for which rules are not provided in this safety manual.
- A.3.4 The supervisor shall be responsible for seeing that employees have the proper instruction, training and safety equipment for performing their required job duties.
- A.3.5 If a difference of opinion arises with regard to the meaning or applications of any of these rules, or as to the means necessary to carry them out, the decision of the employee's supervisor shall be followed.

Attachment 2 to Response to KCA-2 Question No.19

A.4 Reporting Employee Injuries Page 140 of 232

- A.4.1 Injuries, no matter how slight, shall be properly treated and reported to the person in charge as soon as it is practical to do so; they are to be reported no later than the end of the employee's work shift.
- A.4.2 When professional medical services are necessary, a health care provider designated by the company should be used whenever possible. Such injuries shall be reported to management and the appropriate safety specialist immediately.
- A.4.3 Near misses (close calls) shall be reported.

A.5 General Precautions — Safeguarding the Public

- A.5.1 Before engaging in work that may endanger the public, warning signs or traffic control devices shall be placed conspicuously to approaching traffic. Where further protection is needed, suitable barricades shall be erected. Where the nature of the work and traffic requires it, an employee shall be stationed to warn traffic while the hazard exists.
- A.5.2 The public shall be kept away from locations where work activity presents hazards.
- A.5.3 Whenever openings or obstructions in the street, sidewalk, walkways or anywhere on private property are being worked on or left unattended during the day, danger signals such as warning signs and flags shall be effectively displayed. Under the same conditions at night, warning lights shall be prominently displayed and excavations shall be enclosed with suitable barriers.
- A.5.4 When working on customers' premises or public property, reasonable effort shall be made to avoid creating hazards to persons or causing unnecessary property damage. Signs, barricades, tools, equipment and excess materials shall be removed from the site when the job is completed and good housekeeping shall be maintained while work is being performed.
- A.5.5 When it is necessary to leave cable reels, poles, equipment or other obstructions on a roadway overnight, the following precautions shall be taken.
 - a. They shall not be left adjacent to fire hydrants or directly in front of entrances to areas or buildings, such as parks, playgrounds, churches, houses or schools.
 - b. They shall be locked, blocked or otherwise secured.
 - c. Adequate approved warning devices shall be placed where needed.
- A.5.6 Employees are not to permit the public to assist in the

performance of their work except in those emergencies when life is endangered.

- A.5.7** When working along streets or highways, employees shall exercise care to keep handlines, cables, other equipment or material from blowing or falling into the line of traffic.

A.6 Fire Prevention and Protection

- A.6.1** Work locations, vehicles and the inside and outside of buildings shall be kept clean and orderly at all times.
- a.** Combustible materials, such as oil-soaked rags, shall be kept in approved metal containers with metal lids.
- b.** Containers shall be emptied as soon as it is practical to do so.
- A.6.2** Grease and combustible waste are not allowed to accumulate in service pits, including elevator service pits, vehicle service pits and equipment vaults.
- A.6.3** Dumpsters and similar waste containers shall be maintained at a minimum spacing of 10 feet from combustible portions of buildings.
- A.6.4** Flammable liquids shall be properly stored in approved, marked containers.
- A.6.5** A minimum 36-inch clearance shall be maintained between heating equipment and storage of flammable or combustible materials.
- A.6.6** Inside storage shall be maintained in an orderly fashion and not closer than two feet from the ceiling.
- A.6.7** A minimum clearance of 18 inches is to be maintained between the top of storage and the bottom of sprinklers.
- A.6.8** Outside storage is limited to 20 feet in height and is to be kept in an orderly fashion.
- A.6.9** Weeds and other growth are to be controlled in or around ground structures, yards, buildings, tanks or storage areas. A regular procedure shall provide for periodic inspection and clean up of these areas.

A.7 Housekeeping

- A.7.1** Good housekeeping is to be maintained in shops, yards, buildings and job sites. Supervisors are responsible for proper housekeeping in and around the work they are supervising.
- A.7.2** Walks, aisles, stairways, fire escapes, elevators and other passageways are to be kept clear of obstructions and tripping hazards.
- A.7.3** Tools and materials are not to be placed where they may cause tripping or stumbling hazards, or where they may fall and strike anyone below.

Attachment 2 to Response to KCA-2 Question No.19

- A.7.4** Materials stored inside buildings under construction are not to be placed within six feet of hoisting or floor openings, nor within 10 feet of an exterior wall which does not extend above the top of the materials stored.

- A.7.5** All cleaning agents, chemicals and solvents are to be kept in approved, properly labeled containers.

- A.7.6** Spills of oil, paint, water, etc., are to be cleaned up promptly. Absorbent material should be used as a clean-up aid when needed. Until such time that repairs can be made and/or spills can be cleaned up, the area shall be properly guarded (see *Environmental Procedures Manual*).

- A.7.7** Nails in boards such as those removed from scaffolds, forms and packing boxes are to be removed, and the boards carefully stacked or stored if they are to be reused. If such boards are added to a scrap pile, nails should be bent over or removed.

- A.7.8** Nails that have been driven into barrels, kegs, packing boxes or crates to secure the head or lid are to be removed when the head or lid is removed.

- A.7.9** Scrap containers or scrap bins, where practical, shall be provided where needed for storage of materials such as broken glass, insulators, sheet metal scraps, aerosol spray cans, fluorescent light tubes, etc.

- A.7.10** Dirty and oily waste rags, shop towels, trash and other waste materials shall be deposited in approved containers and be disposed of as soon as practicable in accordance with proper procedures.

- A.7.11** Employees shall cooperate in keeping restrooms, drinking fountains, equipment, locker rooms, eating or vending areas and other facilities in a clean and sanitary condition.

- A.7.12** Employees shall not spit inside buildings, vehicles, elevators, equipment or other areas where another employee may be expected to work.

A.8 Exits and Egress

- A.8.1** Exit and fire doors, including hardware, shall be maintained in proper working order.

- A.8.2** Manual hold-open devices shall not be used on fire/smoke separation doors.

- A.8.3** Drapes, decorations, mirrors or other material shall not obstruct access to doors used for egress.

- A.8.4** All required exits are to be kept unlocked and unobstructed during occupancy hours.

- A.8.5** Corridor walls shall provide for an effective smoke barrier during occupancy hours.

- A.8.6 Adequate lighting shall be maintained for all means of egress when a building is occupied.
- A.8.7 Emergency lighting shall be provided to illuminate primary means of egress when a building is occupied during periods of darkness (night).
- A.8.8 Exit signs shall be provided over all exits. When the building is occupied during periods of darkness, exit signs shall be illuminated.
- A.8.9 In areas where access to exits is not easily visible, directional signs shall be provided.
- A.8.10 Exit and directional signs shall be kept free of obstructions.

A.9 **Electrical**

- A.9.1 A minimum 36-inch clearance shall be maintained around electrical equipment.
- A.9.2 All electric covers — including those for outlets or junction or panel boxes — shall be maintained unbroken and in place.
- A.9.3 All wiring — both permanent wiring and temporary extension cords — shall be protected from physical damage.
- A.9.4 Electrical equipment and motors shall be maintained free from accumulations of oil, waste, debris and other combustibles.
- A.9.5 Extension cords or temporary flexible cords shall not be used as permanent wiring.
- A.9.6 Defective or inadequate electric wiring shall be repaired, removed or replaced. Oversized fuses or oversized circuit breakers shall not be used. Fuse and circuit breaker boxes shall be kept closed except during maintenance or testing. Circuits shall be properly identified in breaker boxes to allow for emergency shutoff of circuit.

A.10 **Ignition Sources and Fuels**

- A.10.1 When pumping or filtering oil or flammable liquids from one container to another, metallic contact shall be maintained or an electrical bonding jumper shall be connected between the containers to minimize the possibility of static spark ignition.
- A.10.2 Smoking, open flames or other possible ignition sources shall not be permitted in areas where dangerous gases might be present; for example, when working around faulted transformer oil, oil rooms, hydrogen areas, acetylene storage or similar areas. Smoking is not permitted in storerooms, battery rooms, locations where flammable liquids are stored and used or in other areas where quantities of combustible materials are kept. Absence of "No Smoking" signs shall not excuse smoking in dangerous places.
Note: *Smoking shall also be in accordance with the company's smoking policy.*

Attachment 2 to Response to KCA-2 Question No.19

- Page 142 of 232
Bellar
- A.10.3 Matches, cigars, cigarettes and pipe tobacco shall be disposed of in suitable containers or in a safe manner.
 - A.10.4 Flammable liquids such as gasoline, naphtha and lacquer thinner are not to be used for cleaning purposes.
 - A.10.5 Proper precautions shall be used in the presence of material in the form of dust or powder to prevent an explosion.
 - A.10.6 When temporary combustion-type heating devices are used:
 - a. Adequate fresh air shall be available. Where it is inadequate, mechanical ventilation shall be provided.
 - b. They shall not be set directly upon wood floors or other combustible materials unless designed for that purpose.
 - c. They shall be located at least 10 feet from the vicinity of combustible tarpaulins, canvas, plastic film coverings, etc.
 - d. They shall be set horizontally level, unless otherwise permitted by the manufacturer's markings, and shall be securely placed to prevent overturning and the spillage of fuel.
 - A.10.7 Electrical tools shall not be used where there is a hazard of combustible vapors, gases or dust, unless the tools are designed for this application.
- ## A.11 **Fire Equipment**
- A.11.1 Portable fire protection equipment shall be provided and maintained.
 - A.11.2 Fire extinguishers must not be locked or hidden behind material or machines. All fire extinguishers shall be conspicuously marked and shall be located close to the fire hazard, but not so close that they would be damaged or cut off by the fire.
 - A.11.3 Fire protection equipment shall be inspected by qualified personnel at least once each month to be sure that it is in good operating condition. A written record of the inspections shall be maintained.
 - A.11.4 Fire hoses, fire extinguishers, axes, lifelines, etc., shall not be tampered with or removed from their designated locations for purposes other than firefighting or emergency operations.
 - A.11.5 Only employees trained in the proper use of fire protection equipment shall attempt its use during an emergency.
 - A.11.6 Fixed fire protection equipment shall not be taken out of service for other than maintenance or emergency conditions unless approved by proper authority.
- ## A.12 **Fire Suppression and Emergency Response**
- A.12.1 When properly trained, an employee may attempt to extinguish small "incipient" fires.
 - A.12.2 Incipient fires should be handled by using the "C.A.R.E." system:
 - a. Contain the fire by closing doors or partitions.

- b. Alert the necessary agencies and company personnel to initiate emergency procedures.
- c. Respond within the limits of your training to suppress the fire using available portable equipment.
- d. Evacuate if the fire expands beyond the incipient level or if imminent danger exists.

A.12.3 Fires beyond the incipient stage, or fires involving the structure, can be handled only by personnel properly trained in structural fire suppression and response procedures. The company, at its discretion, may train and maintain emergency response teams of individual response personnel to handle emergency situations.

A.13 *Personal Protective and Lifesaving Equipment*

- A.13.1** Employees shall use the personal protective equipment, protective devices and special tools provided for their work. Before starting work, the employee shall inspect these items to be sure that they are in safe operating condition.
- A.13.2** All safety equipment provided by the company shall not be changed or modified without proper authority.
- A.13.3** All employees subjected to a hazardous work condition that could result in an eye injury shall wear suitable approved industrial eye protection while performing their job function on any company property or work site.
- A.13.4** Appropriate and approved eye protection or eye and face protection shall be worn when an employee is engaged in the following work activities.
 - a. Drilling or chipping stone, brick, concrete, paint, pipe coatings or metal.
 - b. Power grinding, buffing or wire brushing.
 - c. Welding, cutting or burning. (Approved colored lenses shall be used.)
 - d. Hand-drilling or sawing of overhead objects.
 - e. Use of powered tools such as drills, saws or sanders.
 - f. Dust or flying particles. (Compressed air used for cleaning purposes must be less than 30 p.s.i., and then effective chip guarding and personal protection must be used.)
 - g. Gunniting, pouring hot lead or hot compounds or using other hot or injurious substances.
 - h. Handling acids, caustics, chlorines, ammonia or other similar liquids or gases, except when approved complete head coverings are worn. (Chemical goggles are necessary.)
 - i. Brush chippers.
 - j. Thermite (cadweld) type welders.
 - k. Flying particles caused by other workers, if employee is within

the range of such particles. (A suitable screen around the work may be used instead.)

- l. While using powder-actuated tools.
- m. Any time there is a possibility of electrical flash.
- n. Any other danger of injury to eyes, or at the direction of a supervisor or other person in charge, or as directed by the company's policy.
- o. At a minimum, safety glasses with fixed side shields shall be worn on power plant properties, with the exception of administrative areas, break rooms, locker rooms and company vehicles.

A13.5 Eye protection, foot protection and other protective devices shall be worn where there is a reasonable probability that injury can be prevented by such equipment.

A.14 Eye Protection

Table A-1 — Eye And Face Protection Selection		
Source	Assessment of hazard	Protection
Impact — Chipping, grinding, machining, masonry work, woodworking, sawing, drilling, chiseling, powered, fastening, riveting, and sanding.	Flying fragments, objects, large chips, particles, sand, dirt, etc.	Spectacles with side protection, goggles, face shields. ^{1,3,5,6} For severe exposure, use face shield.
Impact — Operating stationary or portable wire brush, grinders, drill press or drilling overhead.	Flying fragments, objects, large chips, particles, sand, dirt, etc.	Face shield worn over goggles or spectacles with side shields. ³
Heat — Furnace operations, pouring, casting, hot dipping and welding.	Hot sparks	Face shields, goggles, spectacles with side protection. For severe exposure, use face shield. ^{1,2,3}
	Splash from molten metals	Face shields worn over goggles. ^{1,2,3}
	High temperature exposure	Screen face shields; reflective face shields. ^{1,2,3}
Chemicals — Acid and chemicals handling, degreasing and plating.	Splash	Goggles (eyecup and cover types). For severe exposure, use face shield. ^{3,10}
	Irritating mists	Special-purpose goggles.
Dust — Woodworking, buffing and general dusty conditions.	Nuisance dust	Goggles (eyecup and cover types). ⁸
Light and/or radiation — Welding (electric arc).	Optical radiation	Welding helmets, or welding shields. Typical shades: 10-14. ^{3,11}
Light and/or radiation — Welding (gas).	Optical radiation	Welding goggles or welding face shield. Typical shades: gas welding, 4-8; cutting, 3-6; brazing, 3-4. ^{3,9}
Light and/or radiation — Welding (cutting, torch brazing, torch soldering).	Optical radiation	Spectacles or welding face shield. Typical shades: 1.5-3. ^{3,9}
Glare	Poor vision	Spectacles with shaded or special-purpose lenses, as suitable. ⁹

- 1) Care should be taken to recognize the possibility of multiple and simultaneous exposure to a variety of hazards. Adequate protection against the highest level of each of the hazards should be provided. Protection devices do not provide unlimited protection.
- 2) Operations involving heat may also involve light radiation. As required by the standard, protection from both hazards must be provided.
- 3) Face shields should only be worn over primary eye protection (spectacles or goggles).
- 4) As required by the standard, filter lenses are not filter lenses, unless they are marked or identified as such.
- 5) As required by the standard, persons whose vision requires the use of prescription lenses must wear either protective devices fitted with prescription lenses or protective devices designed to be worn over regular prescription eyewear.
- 6) Wearers of contact lenses must also wear appropriate eye and face protection devices in a hazardous environment. It should be recognized that dusty and/or chemical environments may represent an additional hazard to contact lens wearers.
- 7) Caution should be exercised in the use of metal-frame protective devices in electrical hazard areas.
- 8) Atmospheric conditions and the restricted ventilation of the protector can cause lenses to fog. Frequent cleansing may be necessary.
- 9) Welding helmets or face shields should be used only over primary eye protection (spectacles or goggles).
- 10) Ventilation should be adequate, but well protected from splash entry. Eye and face protection should be designed and used so that it provides both adequate ventilation and protects the wearer from splash entry.
- 11) Protection from light radiation is directly related to filter lens density. See note (4). Select the darkest shade that allows task performance.

A.15 Head Protection

Bellar

- A.15.1** In areas designated for hard hats, approved protective headgear shall be worn. This headgear shall have the headband properly adjusted to prevent the hat from falling off. It should be worn with the bill forward for optimum protection. If necessary, a chinstrap should be used to keep the hard hat in place.
- A.15.2** Safety headgear or headband assembly shall not be defaced or altered in any manner without approval.
- A.15.3** In order that maximum protection be obtained by company employees through the use of hard hats, and to comply with the Occupational Safety and Health Act, the following compulsory safety rules shall be observed, and hard hats shall be worn:
 - a. by all employees when in or near construction work of any kind.
 - b. by all employees while within the boundaries of a substation.
 - c. by all employees while working on or around electrical equipment.
 - d. by all employees while climbing or working on poles.
 - e. by all employees while working under or around poles or structures.
 - f. by all employees while working in or around cranes, derricks, aerial lifts, industrial trucks or other material handling equipment.
 - g. by all employees while working under or near any type of maintenance or repair work both overhead and underground work.
 - h. by all employees while engaged in handling explosives and blasting.
 - i. by all employees while engaged in supervising, inspecting or observing tree trimming or right-of-way clearing.
 - j. by all power plant employees at all times, except in the offices areas, control rooms, break rooms, locker rooms and company vehicles.
 - k. by all employees while working in storage areas where material could fall from overhead racks or storage compartments.
 - l. within the boundaries of a compressor station by employees at all times, except in the offices areas, control rooms, break rooms, locker rooms, parking lots and company vehicles.
- A.15.4** If in question about where a hard hat should be worn, ask the supervisor.

A.16 Hand Protection

- A.16.1** Each employee shall wear gloves suitable for the work being performed. Rubber glove protectors shall not be used as work gloves.

A.17 Shoes

- A.17.1 All workers except those working in an office environment shall wear shoes which meet the following standards.
 - a. They should have leather upper or leather-type outer construction.
 - b. They should have a stiff, non-skid sole and raised heel.
 - c. Must be mid- or high-cut (six inches or above).
 - d. They must be secured to the foot in a snug manner (shoelace, buckle or Velcro strap) unless the footwear is a partial- or full-ankle boot.
 - e. Where the work environment dictates, more stringent requirements may be mandated at the discretion of the management.
- A.17.2 The following types of footwear are unacceptable:
 - a. Tennis or other athletic shoes.
 - b. Canvas, cloth or thin-soled shoes.
 - c. Open-toe shoes or sandals.
- A.17.3 The above shoe policy applies to office personnel when they are working in or around an operating facility and/or job site.

A.18 Hearing Conservation

Duration per day, hours	Sound Level dBA Slow Response
8	85.0
7	86.25
6	87.5
5	88.75
4	90.0
3.5	91.25
3	92.5
2.5	93.75
2	95.0
1	100.0
0.5	105.0
0.25 or less	110.0

Note: For further information, reference the Hearing Conservation Program.

- A.18.1 Ear protection must be worn when there is a possibility of hearing damage, which can occur during continuous exposure to sound levels that exceed those shown in Table A-2 or exposure to loud impact noise.
- A.18.2 Specific areas where the noise levels are greater than 85 dbA shall be identified. Employees shall wear proper protective devices when exposed beyond allowable levels. In situations

where the hearing protection does not reduce the noise to an acceptable level, double protection — such earplugs and ear muffs — must be worn.

- A.18.3 Proper ear protection may consist of any of the following: ear muffs, earplugs, molded ear protectors or wax-type ear plugs. Plain cotton is not acceptable. Ear protective devices shall be worn properly to provide the required protection, and kept clean to reduce the possibility of ear infection.
- A.18.4 At a minimum, hearing protection shall be worn when entering a generation unit that is operating.

A.19 Clothing

- A.19.1 All employees shall always wear clothing that is suitable for the particular type of work which they are doing.
- A.19.2 Employees exposed to hazards or potential electrical arc/flame hazards including but not limited to (combustible dust(s), natural gas, switch gear, etc.) shall not wear garments that, when exposed to flames or electric arcs, could increase the extent of injury. Electrical ARC Flame-Resistant clothing that meets the requirements of either the National Fire Protection Association (NFPA) 70E — 2015 standard, or Section 41 of 2012 National Electrical Safety Code (NESC), or their most current revision, shall be worn when electrical arc hazards exist. Flame Resistant clothing meeting compliant with NFPA 2112 (most current edition) shall be worn when exposed to combustible dust and/or when employees are exposed to flammable or potentially flammable atmospheres.

FR/Arc/Flame Rated clothing (National Fire Protection Association (NFPA) 70E — 2015 standard, or Section 41 of 2012 National Electrical Safety Code (NESC) or NFPA 2112) must be inspected daily to maintain proper protection. Shirttails of FR shirts must be tucked in, or worn under FR bibs. When working on or near live-line parts where the possibility of an electric arc exists, protective clothing with full-length sleeves rolled down and buttoned shall be worn in addition to an electrical safety hat. When work is performed in the vicinity of exposed energized parts of equipment, employees shall remove all exposed conductive articles such as key or watch chains, rings, body piercings, wristwatches or bands, if such articles increase the hazards associated with inadvertent contact with the energized parts.

- A.19.3 Long-sleeve shirts rolled down and buttoned shall be required when there is a hazard such as low- and high-voltage contact, burn from electric arc, stings from insects, contact with poisonous plants and exposure to chemically treated poles. If

duties of an employee require work aloft on poles, structures, aerial devices (ladders, buckets, etc.) or work near energized line or equipment (low- or high-voltage), the long sleeves rolled down and buttoned are required.

A.20 Working Near or Over Water

- A.20.1** Where the danger of drowning exists, exposed employees shall wear personal flotation devices that are approved by the U.S. Coast Guard.
- A20.2** Personal flotation devices shall be maintained in a safe condition and inspected for defects frequently enough to ensure that conditions that would render it unusable — such as dry rot, mildew, water saturation, etc. — do not exist. Defective equipment shall not be used.
- A20.3** Ring buoys with at least 90 feet of line shall be readily available for emergency rescue operations. The distance between ring buoys shall not exceed 200 feet.
- A20.4** At least one skiff shall be immediately available at locations where employees are working over, or adjacent to, water.
- A20.5** Employees shall not be allowed to work or travel in a boat while on duty unless the boat meets the following criteria:
- The boat must be approved by the U.S. Coast Guard.
 - The boat must be suitable for, and capable of, carrying the personnel and tools/equipment needed for the job.
 - Weight restrictions must be strictly followed.
 - If used at night, the boat must be equipped with navigation lights.
 - The boat must be equipped with appropriate line and anchor to stabilize the boat.
 - The boat must be equipped with at least one paddle or oar.
 - The boat must be equipped with a means of manually bailing water.
- A20.6** Employees traveling or working on a boat shall have a means of communicating with personnel on the shore, such as a cell phone or two-way radio.
- A20.7** Employees shall cross streams or other bodies of water only if a safe means of passage is provided.

A.21 Fall Protection

- A.21.1** When an employee is exposed to a fall in excess of four feet and protective measures such as catch platforms, guardrails, and safety nets are not practical, the employee shall be protected by the use of fall-arrest equipment or positioning devices such as body harnesses, lanyards, lifelines and rope grabs.

Attachment 2 to Response to KCA-2 Question No.19

- A.21.2** Employees shall rig fall-arrest equipment so that they cannot free-fall more than six feet or contact any lower object. Anchoring points for fall-arrest equipment shall be capable of supporting at least 5,000 pounds per employee and must be located at least waist-high — and preferably overhead — in order to reduce free-fall to six feet or less and prevent contact with the lower level.
- A.21.3** Positioning devices shall be rigged such that an employee cannot free-fall more than two feet. Anchorage points shall be capable of supporting at least twice the potential impact load of an employee's fall, or 3,000 pounds — whichever is greater.
- A.21.4** Employees shall avoid the following lanyard snap-hook connections to help eliminate the possibility of accidental disengagement (rollout):
- Two (or more) snap-hooks connected to one D-ring, unless locking snap-hooks are used and that disconnecting any one snap-hook does not subject the user to a fall.
 - Two snap-hooks connected to each other.
 - A snap-hook connected back on its integral lanyard unless the manufacturer allows this practice..
 - Improper dimensions of the D-ring, rebar, or other connection to the snap-hook dimension.
- A.21.5** Snap-hooks may not be connected to loops made in webbing-type lanyards.
- A.21.6** When vertical lifelines are used, each employee shall be protected by a separate lifeline. The lifeline shall be properly weighted at the bottom and terminated to preclude a device such as a rope grab from falling off the line.
- A.21.7** Horizontal lifelines shall be used only as designed.
- A.21.8** Prior to each use, the employee shall visually inspect all fall-arrest equipment and positioning devices for cuts, cracks, tears or abrasions; undue stretching; overall deterioration; mildew; operational defects; heat damage; or damage from acid or other corrosion. Equipment showing any defect shall be withdrawn from service.
- A.21.9** All fall-arrest equipment and positioning devices subjected to impacts caused by a free-fall or by testing shall be removed from service.
- A.21.10** Employees should store all fall-arrest equipment and positioning devices in a dry place that is not subjected to direct sunlight.
- A.21.11** Employees shall not use fall-arrest equipment or positioning devices until they have been properly trained in the use of such devices.
- A.21.12 Deleted**

Attachment 2 to Response to KCA-2 Question No.19

A.22.21 While an employee is working on a stepladder (except a safety platform ladder) at a point 10 feet or more above ground or floor, the ladder shall be tied, blocked, secured or held in place to prevent its being displaced.

A.22.22 Stepladders' legs shall be fully spread and locked open when the ladder is in use.

A.22.23 Ladders shall be used only as intended by their manufacturer.

A.22.24 Scaffolds shall be used only if erected by individuals trained in scaffold erecting and dismantling, inspected by a competent person trained in scaffold design and tagged according to company scaffold-tagging procedures.

A.22.25 All scaffolds shall be of sufficient strength and rigidly braced to safely support four times the weight of personnel and material to which they may be subjected.

A.22.26 Employees shall not use a scaffold from four to 10 feet in height and less than 45 inches wide unless proper guardrails are present to provide adequate protection, or fall-protection equipment is used.

A.22.27 Employees shall not use a scaffold over 10 feet high unless there is a standard guardrail with a midrail and toeboard to provide adequate protection.

A.22.28 All scaffold planking and platforms shall be overlapped a minimum of 12 inches and must overhang bearers a minimum of six inches unless cleated or secured from movement boards.

A.22.29 Scaffolds shall not be moved without first removing all loose tools, materials and equipment resting on the scaffold deck.

A.22.30 All scaffolds shall be sufficiently secured and braced.

A.22.31 Scaffold poles, legs, posts, frames and uprights shall always bear on base plates or screw and base plates, unless casters are being used. Footing or anchorage for scaffolds shall be sound, rigid, and capable of carrying the maximum intended load without settling or displacement. Base plates shall rest on a firm foundation such as concrete flooring. Should environmental conditions dictate, and the surface foundation is not adequately solid, mud sills shall be used with the base plates.

A.22.32 Scaffolds shall not be altered or moved horizontally while being used or occupied except when specifically designed for such use. Moveable scaffolding shall have the casters or wheels locked to prevent movement.

A.22.33 The width of all scaffolds, ramps and platforms shall be sufficient to prevent congestion of persons, materials or equipment — and in no case shall they be less than 18 inches wide.

A.22 Ladders and Scaffolds

- A.22.1** All ladders and scaffolds shall be inspected frequently and regularly. Ladders with broken or missing steps, broken side rails or other defects shall be tagged and removed from service.
- A.22.2** When ascending or descending ladders, employees shall face the ladder and grip the sides or rungs with both hands.
- A.22.3** Boxes, crates, chairs, etc., shall not be used in place of a ladder.
- A.22.4** Only one employee shall work from a ladder (except hook ladders and other ladders specifically designed by the manufacturer to permit more than employee) at one time. If the work requires two employees, a second ladder shall be used.
- A.22.5** If a ladder is to be placed where the opening of a door may displace it, the door shall be locked or otherwise guarded.
- A.22.6** Metal ladders shall not be used near energized equipment or lines. (Conductive ladders may be necessary in specialized work. Conductive ladders shall be prominently marked).
- A.22.7** Ladders shall not be painted. They shall be treated only with a transparent, non-conducting material.
- A.22.8** Only approved ladders owned by the company shall be used by employees.
- A.22.9** Ladders and scaffolds shall be sufficiently strong for their intended use.
- A.22.10** Ladders shall not be used as scaffold platforms unless specifically designed for that purpose.
- A.22.11** Workload shall not exceed manufacturer's recommended loading.
- A.22.12** Straight ladders shall not be used unless equipped with non-slip bases, held in place or otherwise secured.
- A.22.13** Straight ladders shall be placed so that the distance from the foot of the ladder to the base of the wall or other support is approximately one-fourth the working length of the ladder.
- A.22.14** An employee shall not stand on either of the top two rungs/steps of a ladder.
- A.22.15** Ladders shall not be spliced together.
- A.22.16** A ladder shall never be placed against an unstable support.
- A.22.17** Ladders shall be placed on a substantial base.
- A.22.18** Portable ladders in use shall be tied, blocked or otherwise secured to prevent their being displaced.
- A.22.19** Employees shall belt-off to a ladder whenever both hands must be used for the job or a possibility of the employee falling from an elevated position exists.
- A.22.20** When transferring from a ladder to an elevated position, the ladder side rails shall extend at least 36 inches above the landing.

- A.22.34 Synthetic or natural-fiber rope shall not be used as guardrails.
- A.22.35 An independent lifeline, body harness and a lanyard shall protect employees working on suspended scaffolds.
- A.22.36 Safe access shall be provided for all scaffolds. Structural members should not be used as a mean of access.

A.23 Hold Card/Red Tag and Lockout Devices

- A.23.1 Before starting work on any circuit, machine, belting, shafting or other apparatus which is out of service, employees shall assure themselves that the apparatus is physically rendered inoperative, and a danger, hold card/red tag or lockout device is properly attached to the apparatus control.
- A.23.2 No device shall be operated while a hold card/red tag or lockout device is attached to it.
- A.23.3 A hold card/red tag or lockout device that has been placed for the protection of workers shall be removed only by authorization of the person in whose name it was placed — and then only after the work has been completed and all workers and tools are in the clear. (Follow all applicable company operating instructions pertaining to the equipment involved.)
- A.23.4 Each employee in charge of work on any equipment shall have his/her hold card/red tag or lockout device secured to the apparatus control.
Note: Refer to Company Policy/Procedure for lockout/tagout procedures.

A.24 Tools

- A.24.1 Employees shall use only approved tools and equipment (whether owned by the employee or the company) which are in safe condition. The supervisor shall be notified if proper and safe tools or equipment are not available.
- A.24.2 No one may remove, disconnect or otherwise modify a safety device on any tool or equipment.
- A.24.3 All tools shall be inspected frequently and maintained in safe condition. Those which are found to be unsafe shall be removed from service, tagged "defective" and not used again until repaired.
- A.24.4 Tools shall be used for only the purposes for which they have been designed, manufactured and approved.
- A.24.5 Tools shall not be thrown from place to place or from person to person. Tools that must be raised or lowered from one elevation to another shall be placed in tool buckets or firmly attached to hand lines.
- A.24.6 Tools shall never be placed unsecured or on elevated places such

A.25 Hand Tools

- A.25.1 Sharp-edged or pointed tools shall be stored and handled so that they will not cause injury or damage. They shall not be carried in pockets.
- A.25.2 Tools and equipment shall not be used for unsafe practices such as substituting a knife for a screwdriver or chisel.
- A.25.3 Impact tools — such as chisels, drills, hammers and wedges — with mushroomed heads shall not be used until they have been reconditioned. Pneumatic tool bits should be used only in pneumatic tools and shall not be used as hand tools.
- A.25.4 Hammers, axes, shovels and similar tools shall not be used if the handles are loose, cracked, splintered or taped.
- A.25.5 Defective wrenches — such as open-ended and adjustable wrenches — with sprung jaws, or pipe wrenches will dull teeth, shall not be used.
- A.25.6 Shims shall not be used to make a wrench fit.
- A.25.7 Adjustable wrenches shall be kept properly adjusted while being used.
- A.25.8 Pipes or other extensions shall not be used on a wrench handle to increase the leverage unless the wrench is specifically designed for use of such extension.
- A.25.9 Metallic rulers, metal tape lines or tape lines containing wires shall not be used near energized electric conductors or equipment.
- A.25.10 Chisels, drills, punches, hammer/slugging wrenches, ground rods and pipes shall be held with suitable holders or tongs (not with hands) while being struck with a hammer by another employee.
- A.25.11 When using a screwdriver, knife or other tool, employees shall place themselves in such a position that they will avoid injury if the tool slips.
- A.25.12 The insulation on hand tools shall not be depended upon to protect users from electrical shock.

A.26 Electric Tools

- A.26.1 The non-current-carrying metal parts of portable electric tools, such as drills, saws and grinders, shall be effectively grounded when connected to a power source unless:
 - a. the tool is an approved, double-insulated type.
 - b. the tool is connected to the power supply by means of an isolating transformer, or other isolated power supply such as a 24V DC system.

maintained on pneumatic impact (percussion) tools to prevent attachments from being accidentally expelled.
 Page 149 of 232

Bellar

- A.26.2** The employee shall adequately secure the work — and shall not hold small work in his/her hands, but shall use a clamp, jig or vise — when using an electric drill.
- A.26.3** Employees shall not sweep away chips from electric drills with their bare hands.
- A.26.4** Eye and face protection shall be worn whenever an electric drill is in use.
- A.26.5** Employees shall be sure that the chuck key or drift has been removed from the chuck before an electric drill is started.
- A.26.6** When installing a grinding wheel, the employee shall be sure that the rated speed of the wheel exceeds the maximum speed of the spindle. The employee shall also closely inspect the wheel and give it a “ring” test by supporting it freely and tapping it lightly with a wooden object. If the wheel is not defective, it should produce a clear, metallic sound.
- A.26.7** Most defective wheels break when first started. New wheels shall be run at full operating speed for at least one minute before work is applied. Employees shall stand to one side, away from the wheel, each time the grinder is started.
- A.26.8** Employees using abrasive wheels, chipping or grinding, shall wear a face shield in addition to goggles or safety glasses.
- A.26.9** Extension-cord hand lamps shall be of the molded composition type, or other type approved for the purpose. Hand lamps shall be equipped with a handle and a substantial guard over the bulb. Metallic bulb guards shall be grounded.
- A.26.10** Extension-cord hand lamps used in an explosive-type dust or gaseous atmosphere shall be of the explosion-proof type.
- A.26.11** When a portable hand lamp is used near energized electrical equipment or circuits, special precautions shall be taken to prevent accidental electrical contact.
- A.26.12** When employees are entering confined spaces with explosion hazards (such as coal bunkers, breaker tanks, transformer tanks, etc.), the operating voltage of temporary electric lighting (not hand-held) shall not exceed 32 volts. The operating voltage of portable electric lighting (hand-held) used in such locations shall not exceed 12 volts.

A.27 *Pneumatic Tools and Compressed Air Usage*

- A.27.1** Compressed air and compressed-air tools shall be used with care.
- A.27.2** Pneumatic tools shall never be pointed at another person.
- A.27.3** Pneumatic power tools shall be secured to the hose or whip by some positive means to prevent the tool from becoming accidentally disconnected.
- A.27.4** Safety clips or retainers shall be securely installed and

- A.27.5** Compressed air shall not be used for cleaning purposes, except where reduced to less than 30 psi — and then, only with effective chip guarding and personal-protective equipment.
- A.27.6** Compressed air shall not be used to blow dust or dirt from clothing.
- A.27.7** The manufacturer’s stated safe operating pressure for hoses, pipes, valves, filters and other fittings shall not be exceeded.
- A.27.8** The use of hoses for hoisting or lowering tools shall not be permitted.
- A.27.9** All compressed air hoses shall have a safety device at the source of supply or branch line to reduce pressure in the event of hose failure.
- A.27.10** Before making adjustments or changing air tools, unless the tool is equipped with quick-change connectors, the operator shall shut off the air at the air-supply valve ahead of the hose. The hose shall be bled at the tool before breaking the connection.
- A.27.12** Pneumatic tools shall be operated only by competent persons who have been trained in their use. Training shall include proper use, potential hazards and means of protection.
- A.27.13** Conductive hose shall not be used near energized equipment.
- A.27.14** Employees shall not use any part of their bodies to locate or attempt to stop an air leak.
- A.27.15** When underground electric lines are present, appropriate class rubber gloves or rubber gloves and sleeves shall be worn while operating a jackhammer or rock drill. If the voltage is unknown, class 2 rubber gloves and sleeves shall be worn.

A.28 *Hydraulic Tools*

- A.28.1** Manufacturers’ safe operating pressures for hydraulic tools, hoses, valves, pipes, filters or fittings shall not be exceeded.
- A.28.2** Pressure shall be released before connections are broken, unless quick-acting, self-closing connectors are used.
- A.28.3** Employees shall not use any part of their bodies to locate or stop a hydraulic leak.
- A.28.4** All hydraulic lines longer than 35 ft. should have check valves or provide for loss of insulating value due to partial vacuum when used where they may come into contact with exposed live parts.
- A.28.5** All hoses shall be made of insulated material.
- A.28.6** Frayed or damaged hose will not be used.
- A.28.7** Fittings shall be clean and undamaged.
- A.28.8** All shutoff valves shall be operational.
- A.28.9** Only qualified and authorized persons shall repair hydraulic equipment.

Attachment 2 to Response to KCA-2 Question No.19

ground;

Page 150 of 232

Bellar

- b. mounted wheels, used in portable operations, that are two inches or smaller in diameter; and
- c. types 16, 17, 18, 18R and 19 cones, plugs, and threaded-hole pot balls where the work offers protection.

A.29 Powder-Actuated Tools

- A.29.1 Only those employees who have been trained in their use shall operate these tools.
- A.29.2 Explosive charges shall be carried and transported in approved containers.
- A.29.3 Operators and assistants using these tools shall be safeguarded by means of appropriate eye protection (approved safety glasses or goggles), face protection (a face shield), head protection (a hard hat) and appropriate hearing protection.
- A.29.4 Tools shall be maintained in good condition and serviced regularly by qualified persons. The material upon which these tools are to be used shall be examined before work is started to determine its suitability and to eliminate the possibility of hazard to the operator and others.
- A.29.5 Prior to using the tool, the operator shall inspect the tool to be sure that it is clean, moving parts operate freely and the barrel is free from obstructions.
- A.29.6 A defective tool shall be tagged and immediately removed from service.
- A.29.7 Powder-actuated tools shall not be used in an explosive or flammable atmosphere.
- A.29.8 Tools shall not be loaded until just prior to the intended firing.
- A.29.9 Only cartridges with an explosive charge adequate for the job and with proper penetration shall be used.
- A.29.10 Tools and cartridges shall never be left unattended.
- A.29.11 Tools shall never be pointed at any person.
- A.29.12 In case of misfiring, the operator shall hold the tool in place for 30 seconds. The employee shall then try to operate the tool a second time, and if unsuccessful, shall wait another 30 seconds. Misfired cartridges shall be disposed of properly. (Place in metal container and return to supervisor).
- A.29.13 Only powder charges, studs or fasteners specified by the manufacturer for the specific tool shall be used.

A.30 Guards

- A.30.1 No guard shall be removed from any machine or piece of equipment except to perform required maintenance.
- A.30.2 Guards removed to perform maintenance shall be replaced immediately when the maintenance is completed. Machines shall not be operated while the guards are removed except for maintenance certification.
- A.30.3 Abrasive wheels shall be used only on machines provided with safety guards except under the following situations:
 - a. wheels used for internal work while within the work being

A.31 Welding and Cutting

- A.31.1 Welding and cutting shall be performed only by experienced and properly trained persons. Before grinding, welding or cutting is started, the area shall be inspected for potential fire or explosion hazards.
- A.31.2 When welding or cutting in elevated positions, precautions shall be taken to prevent sparks or hot metal from falling onto people or flammable material below.
- A.31.3 Suitable fire-extinguishing equipment shall be immediately available at all locations where welding and cutting equipment is used.
- A.31.4 Matches and compressed-gas lighters shall not be carried by welders or their helpers when engaged in welding or cutting operations.
- A.31.5 A fire watch shall be maintained wherever welding or cutting is performed in locations where combustible materials present a fire hazard. A fire check shall be made of the area one-half hour after completion of welding.
- A.31.6 Where combustible materials such as paper clippings or wood shavings are present, the floor shall be swept clean for a radius of 35 feet before welding. Combustible floors shall be kept wet or protected with fire-resistant shields. Where floors have been wet down, personnel operating arc-welding equipment shall be protected from possible shock.
- A.31.7 To protect eyes, face and body during welding and cutting, the operator shall wear an approved helmet or goggles, proper protective gloves and clothing. Helpers or attendants shall wear proper eye protection. Other employees shall not observe welding operations unless they use approved eye protection.
- A.31.8 Proper eye protection shall be worn to guard against flying particles when the helmet or goggles are raised.
- A.31.9 Machinery, tanks, equipment, shafts or pipes that could contain explosive or highly flammable materials shall be thoroughly cleaned and decontaminated prior to the application of heat.
- A.31.10 Where there is a possibility of an explosion from dusts or gases, grinding, welding or cutting equipment shall not be used until the space is adequately ventilated.
- A.31.11 Welders shall place welding cables, hoses and other equipment

Attachment 2 to Response to KCA-2 Question No.19

conducting objects.

- so that they are clear of passageways, ladders and stairways.
- A.31.12** Where the work permits, the welder should be enclosed in an individual booth or shall be enclosed with noncombustible screens. Workers or other persons adjacent to the welding areas shall be protected from rays by shields, or shall be required to wear appropriate eye and face protection.
- A.31.13** After welding or cutting operations are completed, the welder shall mark the hot metal or provide other means of warning other workers.
- A.31.14** Potentially hazardous materials in fluxes, coatings, covering and filler metals are released to the atmosphere during welding or cutting operations. While welding or cutting, adequate ventilation or approved respiratory protection equipment shall be used. Special precautions shall be taken when using materials that contain cadmium, fluorides, mercury, chlorinated hydrocarbons, stainless steel, zinc, galvanized materials, beryllium and lead. Employees shall refer to Material Safety Data Sheets for specific requirements pertaining to the above listed hazardous materials.
- A.31.15** Employees welding or cutting in confined spaces shall conform to the requirements of confined spaces.
- A.31.16** Only approved gas welding or cutting equipment shall be used.
- A.31.17** Approved backflow check valves shall be used on gas welding rigs in both gas and oxygen lines.
- A.31.18** Welding hose shall not be repaired with tape.
- A.31.19** Matches shall not be used to light a torch; a torch shall not be lighted on hot work. A friction lighter or other approved device shall be used.
- A.31.20** Oxygen or fuel gas cylinders shall not be taken into confined spaces.
- A.31.21** For welding carts only, when welding equipment is not in use, the cylinder valves shall be closed and the pressure in the hose released. If cylinders are removed from the welding cart, the hoses and regulator must be removed and the cylinders secured and capped.
- A.31.22** Only approved electric welding equipment shall be used.
- A.31.23** The electric welding machine shall be properly grounded before use.
- A.31.24** Rules and instructions supplied by the manufacturer, or those affixed to the machine, shall be followed.
- A.31.25** Welders shall not strike an arc with an electrode whenever persons are nearby who might be affected by the arc.
- A.31.26** When electrode holders are to be left unattended, the electrodes shall be removed, and the holders shall be placed or protected so that they cannot make electrical contact with employees or

- A.31.27** When the welder must leave the work or stop for any appreciable length of time, or when the welding machine is to be moved, the power supply switch to the equipment shall be opened.

A.32 Power Lawn Mowers, Edgers, Chain Saws, etc.

- A.32.1** The engine shall be allowed to cool before refueling.
- A.32.2** Any spilled oil or fuel shall be wiped off the equipment before use.
- A.32.3** Employees operating powered trimming equipment shall wear suitable eye protection, full-length pants and long-sleeve shirts rolled down and fastened.
- A.32.4** For information on hearing protection while using power mowers, edgers, and chain saws, see section A.18, *Hearing Conservation*.
- A.32.5** Employees shall insure that all applicable guards are in place prior to using power lawn mowers, and that the guards remain in place while the mower is operating.
- A.32.6** Prior to making adjustments, inspections or repairs, the employee shall turn off the mower, permit it to come to a complete stop and remove the spark plug wire.
- A.32.7** When operating a power mower, the operator shall:
- Remove any rocks, pieces of wire or other foreign objects from the area to be mowed.
 - Avoid placing the body in front of the discharge opening.
 - Mow across the face of a slope or incline.
- A.32.8** When starting a chain saw, it shall be placed on or against a solid support.
- A.32.9** The operator shall grip the chain saw with both hands during the entire cutting operation.
- A.32.10** Saw bumper shall be placed against tree or limb before starting a cut.
- A.32.11** Chain saw operators shall, when necessary, clear the immediate area around their work to make certain that brush will not interfere with either the chain saw or operator.
- A.32.12** All chain saws shall be equipped with "dead man" controls so that the saw cannot lock in the "on" position.
- A.32.13** The chain saw engine or motor shall be stopped:
- When working on any part of the chain or cutting bar.
 - While the saw is being moved from one location to another.
 - While unit is unattended.
- A.32.14** A gasoline-driven chain saw shall not be used above shoulder level.
- A.32.15** Employees shall not approach chain saw operator within the

reach of the saw while the saw is in operation.

- A.32.16 When operating a chain saw on ground level, chaps shall be worn.
- A.32.17 Powered tools shall not be left unattended while connected to a power source.
- A.32.18 Powered tools shall not be adjusted or repaired while connected to a power source.

A.33 Storage and Use of Compressed Gases

- A.33.1 Cylinders shall be securely stored in an upright position in a safe and well-ventilated place prepared and reserved for that purpose.
- A.33.2 Cylinders shall not be stored near elevators, walkways, stairways nor in other places where they can be knocked over or damaged.
- A.33.3 Cylinders shall have the valve cap or valve protection device in place at all times, except when in actual use or connected to a welding set.
- A.33.4 Cylinders shall have their contents properly identified.
- A.33.5 Cylinders not having fixed hand wheels shall have keys, handles or non-adjustable wrenches on the valve stem while the cylinder is in service.
- A.33.6 Oxygen cylinders in storage shall be separated from fuel-gas cylinders or combustible materials (especially oil or grease) a minimum distance of 20 feet, or by a non-combustible barrier at least five feet high.
- A.33.7 Cylinders shall not be stored near sources of heat such as radiators or furnaces.
- A.33.8 Hydrogen and fuel-gas cylinders shall not be stored inside any operating building. Separate storage buildings or sheltered storage areas shall be used.
- A.33.9 To prevent rusting, cylinders stored outdoors should be protected from contact with the ground and against extremes of weather, such as accumulations of ice and snow in winter and continuous direct rays of the sun in summer.
- A.33.10 Empty cylinders shall be conspicuously marked "empty" or placed in an area reserved and identified for empty cylinders. The valves shall be closed and the valve protection cap replaced. Empty cylinders shall not be stored with full cylinders.
- A.33.11 Serious accidents may result from the misuse, abuse or mishandling of compressed gas cylinders. Observance of the following rules will help control the hazards in the handling of cylinders.
 - a. Cylinders shall not be dropped or allowed to strike each other violently.

- b. When cylinders are transported by powered vehicles, they shall be secured in a vertical position (with the exceptions of grade D breathing air, nitrogen and SF₆ cylinders, which may be transported in the horizontal position) with valve protection caps in place.
 - c. Unless cylinders are firmly secured on a special carrier intended for this purpose, regulators shall be removed and valve protection caps put in place before cylinders are moved.
 - d. Cylinders shall not be lifted with a magnet or choker slings. They shall never be lifted by the valve or valve protection cap. When cylinders must be handled by hoisting equipment, they shall be secured on a cradle, sling board or pallet and extreme care shall be taken to prevent them from being dropped.
 - e. If the valve outlet of a cylinder becomes clogged with ice, it may be thawed with warm (not boiling) water. Flames shall not be used.
 - f. Cylinders shall not be placed where they might become part of an electrical circuit or within five feet of an electrical outlet.
 - g. A torch shall not be used in such a way that its flame is reflected from the work to the tank of the torch or that radiant heat from the work can strike the tank. This may furnish sufficient heat to develop a dangerous pressure in the tank. If there is a possibility of heat being reflected, the tank shall be protected with a suitable heat-proof shield.
- A.33.12 Compressed gases and gas cylinders shall be used and handled only by experienced or properly instructed persons.
 - A.33.13 With the exception of fire extinguishers, compressed gas cylinders shall not be taken into confined spaces.
 - A.33.14 Leaking, damaged or defective cylinders or accessories shall not be used. A flame shall not be used to detect gas leaks; a soap solution or other approved leak detecting solution or device shall be used. Leaking cylinders shall be moved to a safe outdoor area and the valve opened to allow the gas to escape slowly. The supervisor shall be notified.
 - A.33.15 Before a regulator is removed from a cylinder, the valve shall be closed and all pressure released from the regulator.
 - A.33.16 Employees shall not tamper with safety relief devices in cylinder valves or regulators.
 - A.33.17 Employees shall not attempt to interchange regulators, hoses or other equipment with similar equipment that has been used with other gases. They shall not force connections that do not fit properly.
 - A.33.18 Smoking, welding or open flames shall be prohibited at, or in

the near vicinity of, combustible compressed gas storage or operations. Such areas shall be conspicuously posted with "No Smoking" signs.

- A.33.19 When full gas cylinders are connected to a header or manifold with other cylinders, their temperatures should be approximately the same.
- A.33.20 No attempt shall be made to mix gases in a cylinder or to transfer gas from one cylinder to another except for approved methods.
- A.33.21 Pure oxygen shall **never** be used for ventilation.
- A.33.22 Oil, grease or similar materials shall not be allowed to come in contact with any valve, fitting, regulator or gauge of oxygen cylinders.
- A.33.23 When an oxygen cylinder is in use, the valve should be opened fully to prevent leakage around the valve stem.
- A.33.24 Acetylene cylinder valves shall not be opened more than one-and-one-half turns of the spindle, and preferably no more than three-fourths of a turn.
- A.33.25 Employees shall not use acetylene in a free state at pressures higher than 15 pounds per square inch (psi).
- A.33.26 While releasing carbon dioxide from cylinders (including fire extinguishers), employees shall avoid direct contact with the gas and with system fitting or piping downstream from the gas expansion location. The expansion of this gas produces a refrigerating effect, which may freeze any exposed portion of the human body.

A.34 **Chemicals and Harmful Substances**

- A.34.1 A Material Safety Data Sheet (MSDS) shall be available for any chemical used or stored in the workplace.
- A.34.2 Employees required to handle or use chemicals (e.g., poisons, caustics, flammable liquids) or other harmful substances shall be instructed in the safe methods of using and handling these substances. They also should be aware of the potential hazards, personal hygiene and personal protective measures upon their initial assignment, and whenever a new hazard is introduced into the work area.
- A.34.3 Containers for storing and handling of chemicals, or flammable and combustible liquids, shall be of the approved type and clearly marked to identify their contents.
- A.34.4 Chemicals, or flammable and combustible liquids, shall not be stored in areas used for exits, stairways or in areas normally used for the safe passage of people.
- A.34.5 Adequate ventilation shall be provided or approved respiratory protective equipment shall be used when using chemicals.

Attachment 2 to Response to KCA-2 Question No.19

A.34.6 Some cleaning fluids may present a fire or health hazard. Only approved cleaning fluids shall be used.

Page 153 of 232

Bellar

- A.34.7 With the exception of consumer products, the application and purchase of pesticides and herbicides shall be performed only by employees holding a valid applicator's license or under their supervision.

A.35 **Painting**

- A.35.1 Employees using paints, lacquers, epoxies and other coatings or thinners should avoid inhaling the vapors, and avoid getting these materials into their mouths by washing their hands carefully before eating. Thinners shall not be used to wash painting residues from the body.
- A.35.2 Spray-painting operations shall require the use of approved respirators and eye protective equipment.
- A.35.3 Employees wearing clothing contaminated with paint or thinner shall not use or go near open flames.
- A.35.4 Spraying areas in which dangerous quantities of flammable vapors, mists, combustible residues, dusts or deposits are present shall be provided with adequate mechanical ventilation which exhausts to a safe location. This ventilation shall be kept in operation while spraying operations are being conducted, and for a sufficient time thereafter to allow vapors to be exhausted.

A.36 **Explosives and Blasting**

- A.36.1 Handling, storing, transporting and using of explosives shall be done in accordance with local, state and federal regulations and shall follow the latest edition of the list of "Do's and Don'ts" Instructions and Warnings by the Institute of Makers of Explosives.
- A.36.2 All loading and firing of explosives shall be directed and supervised by competent persons holding a "blaster's" license. Explosives and explosive materials shall not be used except with specific permission from supervisors.
- A.36.3 Only persons authorized by the company shall use explosives or explosive materials. These persons shall be appropriately licensed, qualified by training or experience in the handling and use of explosives, and shall have a working knowledge of applicable state and local laws.
- A.36.4 Because electric blasting caps — when not shielded by a closed metal box — have been detonated by the operation of two-way radios in vehicles, as well as by regular radio transmitter stations, no vehicle equipped with radio transmitter shall be allowed within 100 feet of blasting operations or exposed electric caps while the transmitter is in operation.

- A.36.5** When electric blasting caps are used, adequate signs warning against the use of mobile radio transmitters shall be prominently displayed.

A.37 Confined Spaces

Note: The following is a summary of the Confined Spaces entry procedures. The entire procedures should be referred to prior to entry.

- A.37.1** A brief description of a confined space is "an enclosed space with limited or restricted means of entry/or exit which is not meant for continuous human occupancy." Confined spaces shall be entered only by properly trained employees. (See *Confined Space Work Procedures*.)
- A.37.2** Unauthorized personnel shall not enter a barricaded area where confined-space work is being done.

A.38 Warnings

- A.38.1** Warning signs shall be heeded. Persons seen in a dangerous situation shall be warned without being startled. Employees not required to be near potentially dangerous places shall keep away from them.

A.39 Manual Lifting

- A.39.1** An employee shall obtain assistance in lifting heavy objects or shall use power equipment.
- A.39.2** When two or more persons carry a heavy object that is to be lowered or dropped, there shall be a prearranged signal for releasing the load.
- A.39.3** When two or more persons are carrying one object, each employee, if possible, shall face the direction in which the object is being carried.
(Avoid strains from lifting objects by being sure of footing, bending the knees and keeping the back almost perpendicular. When ready to lift, straighten the legs slowly, thus taking the strain on the stronger muscles of the body.)
- A.39.4** Employees should avoid twisting or excessive bending when lifting or setting down loads.
- A.39.5** When moving a load horizontally, employees should push the load rather than pull it.
- A.39.6** When performing a task that requires repetitive lifting, the load should be positioned to limit bending and twisting. The use of lift tables, pallets and mechanical devices should be considered.
- A.39.7** When gripping, grasping or lifting an object such as a pipe or board, the whole hand and all the fingers should be used. Gripping, grasping and lifting with just the thumb and index finger should be avoided.

- A.39.8** Employees shall exercise caution when moving materials near energized lines or equipment.

A.40 Industrial Trucks

- A.40.1** Industrial trucks shall be operated only by authorized persons who are qualified and trained in their use.
- A.40.2** Industrial trucks shall be inspected prior to use. Need for repairs shall be reported immediately.
- A.40.3** Equipment shall always be operated at a safe speed for existing conditions.
- A.40.4** Before moving the equipment, the operator shall make sure that no persons or objects are in the path of the vehicle. Clearances in all directions shall always be checked — particularly overhead clearances.
- A.40.5** Industrial trucks shall not be fueled while the engine is running.
- A.40.6** When picking up a load, forks shall be set squarely and placed under the load as far as possible. Loads should not be raised or lowered while traveling. Loaded or empty forks should be carried as low as possible, but high enough to clear uneven surfaces.
- A.40.7** The load shall not be suspended or swung over other persons. No one should be allowed to stand or walk under elevated forks.
- A.40.8** The operator shall always face in the direction of travel.
- A.40.9** Whether ascending or descending inclines, all types of loaded lift trucks shall be driven with the load on the upgrade side of the driver.
- A.40.10** Sudden stops that might spill the load shall be avoided.
- A.40.11** All loads shall be securely fastened or safely positioned to prevent tipping or falling.
- A.40.12** Movable or replaceable lift bars on forklift trucks shall be held firmly in place by a proper securing pin.
- A.40.13** Only attachments provided by or approved by the manufacturer may be used. All attachments shall be properly secured. Improvised methods shall not be used.
- A.40.14** No one other than the operator shall be allowed to ride on the truck, forklift or other equipment except when seats are provided for this purpose.
- A.40.15** When an industrial truck is left unattended (operator is 25 feet away or the vehicle is not in his view), the load-engaging means shall be fully lowered, controls shall be neutralized, power shall be shut off and brakes set. Wheels shall be chocked when the truck is parked on an incline.
- A.40.16** Equipment with internal combustion engines shall not be operated in enclosed areas for prolonged periods of time so as not to exceed the allowable levels of carbon monoxide.

A.40.25 When loading or unloading trucks or railroad cars, approved dock boards, properly secured, shall be used. The wheels of the truck or railroad car shall be blocked.

A.41 Cranes

- A.41.1** Only authorized persons shall be permitted in the cab or on the equipment. Only those designated persons who are qualified and trained shall operate the hoisting equipment.
- A.41.2** No person shall be permitted to ride the hook, sling or load of any hoisting equipment.
- A.41.3** Load limits, as specified by the manufacturer, shall not be exceeded under any circumstances.
- A.41.4** Operating and maintenance procedures, as specified by the manufacturer, shall be followed.
- A.41.5** The following are the minimum checks to be made daily prior to use.
 - a.** Check all control mechanisms for maladjustment that may be interfering with proper operation.
 - b.** Check all safety devices for malfunction.
 - c.** Look for deterioration or leakage on hydraulic systems.
 - d.** Examine hooks, slings and load-attachment devices.
 - e.** Make sure fire extinguisher is available.
- A.41.6** Before a lift is attempted, the lifting mechanism shall be level and firmly supported with the hoist line centered over the center of gravity of the load to be lifted.
- A.41.7** No load shall be lifted until its weight has been determined.
- A.41.8** For the first lift of each day, the load shall be test-lifted and the brakes checked (lift load several inches, and then test brakes).
- A.41.9** With every load, the slings and bindings shall be checked and shall be readjusted as necessary to insure safety and stability.
- A.41.10** All slings and other fittings shall be of sufficient strength and proper style, and shall be safe for their intended use.
- A.41.11** Signals to the equipment operator shall be given by a trained and qualified signal person designated to perform this task. The operator shall obey a stop signal given by anyone.
- A.41.12** When mobile hoists, cranes or similar lifting devices are used near energized lines or equipment, the lifting device shall be:
 - a.** properly grounded, or
 - b.** insulated, or
 - c.** isolated, or
 - d.** considered as energized.
- A.41.13** No employee shall be under a suspended load or inside the angle of a winch line. No employee shall stand or work near a cable, chain or rope under tension unless the nature of the work requires it.
- A.41.14** Winch lines, ropes or wire cables shall not be guided by hand

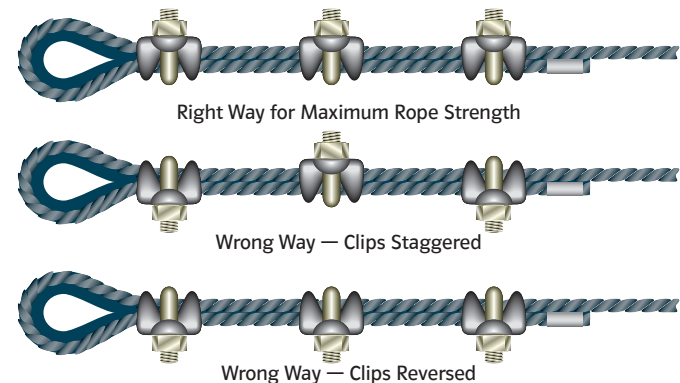
- A.41.15** Wire-rope loops shall be made by proper splicing or mechanical clamping of the tail section. Wire-rope clips shall not be used to form eyes in wire-rope bridles or slings. Knots shall not be used in wire ropes for any purpose.
- A.41.16** When U-bolt wire-rope clips are used to form eyes in winch lines, the number used and the spacing provided shall be in accordance with the illustration in Figure A-1. The U-bolt shall be applied so that the U-section is in contact with the dead end of the rope.
- A.41.17** Operators shall not leave their position at the controls of cranes, hoists, derricks or other lifting devices while the load is suspended.

Table A-3 — Wire Rope — Safe Loads

Size	Stranding	Improved plow		Plow	
		Breaking strength (tons)	Permissible working loads (pounds)	Breaking strength (tons)	Permissible working loads (pounds)
7/16"	6 x 19	8.27	3,308	7.19	2,876
	8 x 19	7.09	2,836	6.17	2,468
	6 x 37	7.82	3,128	6.80	2,720
1/2"	6 x 19	10.70	4,280	9.35	3,740
	8 x 19	9.23	3,692	9.02	3,208
	6 x 37	10.20	4,080	8.85	3,540
5/16"	6 x 19	13.50	5,400	11.80	4,720
	8 x 19	11.60	4,640	10.10	4,040
	6 x 37	12.90	5,160	11.20	4,480
5/8"	6 x 19	16.70	6,680	14.50	5,800
	8 x 19	14.30	5,720	12.40	4,960
	6 x 37	15.80	6,320	13.70	5,480

All permissible work loads are based on a safety factor of five.

Figure A-1 — U-Bolt Wire-Rope Clips



- A.42.3 Bulky objects shall not be carried in such a way as to obstruct the view ahead or interfere with the free use of handrails on stairways. Employees shall get help when necessary.
- A.42.4 Proper shoes shall be worn by employees to prevent slipping on floors or tripping on stairways.
- A.42.5 Water, oil or other substances spilled on floors present a dangerous slipping hazard and should be cleaned up at once.
- A.42.6 When floors are polished or waxed, care shall be taken to prevent the creation of a slipping hazard.
- A.42.7 Loose objects shall not be left on stairs or floors.
- A.42.8 Electrical, communication or other cords shall not be strung across aisles or walkways where someone may trip or fall over them.
- A.42.9 Employees shall not stand on boxes, chairs or other makeshift supports to reach objects overhead. A ladder or step-stool shall be used when needed.
- A.42.10 Doors should be opened slowly to avoid striking someone on the other side. Swinging doors, or other doors which present similar hazards, should be equipped with see-through panels within code limits.
- A.42.11 Running in aisles, in corridors or on stairways is prohibited. Hand rails should be used by employees when going up or down stairways.
- A.42.12 When walking, particularly at blind corners, employees shall keep to the right.
- A.42.13 Desk drawers, file drawers or drawer slides shall be closed when not in use and unattended.
- A.42.14 Care shall be used by employees when opening file cabinet drawers. Opening of heavily loaded upper drawers — particularly more than one at a time — may cause the cabinet to tip over. Where more than one tier of cabinets are used at one location, they should be fastened together.
- A.42.15 When using electrically operated office machines, employees shall avoid touching grounded metal objects such as radiators or water pipes. Electrically defective machines, or machines with defective cords, shall not be used.
- A.42.16 When using paper shredders, employees shall pay particular attention to keeping hands and loose pieces of clothing away from the feed area to prevent accidental shredding.
- A.42.17 Pins shall not be used to fasten papers together. Employees shall use fasteners such as paper clips, clamps or staples for this purpose.

- A.41.18 Operators of cranes, derricks, hoists and other hoisting equipment shall exercise extreme caution when in close proximity to energized lines or equipment.
 - a. When performing power transmission or distribution construction, see applicable clearance requirements.
 - b. When work does not involve power transmission or distribution construction and maintenance, minimum clearance distances shall be the following.

Table A-4 — Minimum Working Clearance Distances	
Voltage (nominal, kV, alternating current)	Minimum clearance distance (feet)
up to 50	10
over 50 to 200	15
over 200 to 350	20
over 350 to 500	25
over 500 to 750	35
over 750 to 1,000	45
over 1,000	(as established by the utility owner/operator or registered professional engineer who is a qualified person with respect to electrical power transmission and distribution).

Note: The value that follows "to" is up to and includes that value. For example, over 50 to 200 means up to and including 200kV.

Table A-5 — Min. Working Clearance Distances While Traveling With No Load	
Voltage (nominal, kV, alternating current)	Minimum clearance distance (feet)
up to 0.75	4
over 0.75 to 50	6
over 50 to 345	10
over 345 to 750	16
over 750 to 1,000	20
over 1,000	(as established by the utility owner/operator or registered professional engineer who is a qualified person with respect to electrical power transmission and distribution).

- A.41.19 Trucks on which derricks or booms are erected above traveling height shall not be moved except under the immediate direction of a designated employee, who shall give undivided attention to the movement.

A.42 Office Safety

- A.42.1 Serious strains often result from improper handling of boxes and bundles of office supplies, ledgers, portable filing cases and office machines. Lifting should be done with the back erect by using the more powerful leg muscles.

- A.42.18** Pointed objects, such as uncapped pens, pencils, knives or scissors, should be carried by employees so as to not cause injury to themselves or others.
- A.42.19** Gummed strips of envelopes should be moistened with a suitable device, not the tongue or lips. Employees should avoid opening envelopes with their fingers and sliding their fingers along edges of paper.
- A.42.20** Razor blades shall not be used for cutting paper or sharpening pencils. Employees shall not keep razor blades or similar sharp instruments unprotected in desk drawers.
- A.42.21** Used pressurized containers (such as aerosol spray cans), fluorescent light tubes, broken glass or other sharp objects shall not be loosely discarded in wastebaskets, but shall be wrapped and identified for safe removal.
- A.42.22** Employees shall keep their fingers away from the cutting edge of paper cutters. The cutting knife on hand-operated cutters shall never be left raised and shall always be closed and secured when not in use. Machine-operated cutters shall be properly guarded to prevent inadvertent operation or contact with the cutter.
- A.42.23** Exposed edges of wooden desks, tables or other furniture shall be protected as needed to prevent injuries from splinters.
- A.42.24** All employees shall know the building's exit routes.
- A.42.25** Walks, aisles, stairways, fire escapes, elevators and other passageways shall be clear of obstructions and tripping and slipping hazards.
- A.42.26** Workstations shall be clutter-free.
- A.42.27** All employees shall know all disaster plans for the building.
- A.42.28** All employees should know the location of the "First Aid" and "Bloodborne Pathogen" kits.
- A.43 Video Display Terminals**
- A.43.1** Employees using video display terminals for extended periods of time should consider the following.
- Keep back straight, with feet resting firmly on the floor.
 - Use a back-support cushion for lower back.
 - Position video display terminal so the operator's eyes are level with the top of the screen.
 - Position the video display terminal directly in front of the user, and adjusted to avoid glare.
 - Adjust the height of the chair or keyboard so that shoulder-elbow-arm angle is at 90 degrees.
 - Use a cushioned wrist rest to keep user's hands and fingers in the same plane as the forearm.
- A.43.2** Users of video display terminals should adjust position frequently to avoid muscle stiffness.

- A.44.1** Customer threats are a serious safety concern. They occur in the field, at LG&E and KU facilities and by phone — particularly at call centers. Employees shall be aware of these potential threats and the actions to take to ensure their personal safety and security.
- A.44.2** No employee is immune to these threats. Some threats are aimed at the specific person interacting with the customer, while others occur because of dissatisfaction with the company.
- A.44.3** Traditionally, customer threats have been motivated by an interruption in service or a disconnection. However, these types of situations are not all-inclusive and any perceived wrongdoing by the company can serve as motivation to threaten an employee.
- A.44.4** Human behavior is unpredictable; therefore, employees must be prepared to deal with potentially threatening individuals.
- A.44.5** Employee responsibility regarding customer threats and personal security
- As with safety, planning ahead and situational awareness will help ensure an employee's security and safety by addressing routine actions that may leave an individual vulnerable. To that end, employees shall follow these guidelines.
 - Employees shall practice effective situational awareness planning, when representing or performing work for LG&E and KU to minimize risks associated with customer threats or violence. The employee shall be familiar with the environment in which he or she works, and know normal behaviors, sights, sounds and activity within the scope of the work area. The employee shall be alert to abnormal conditions or circumstances that could cause a customer's emotion to escalate to a threatening or violent situation. The employee shall know in advance all entrances, exits and possible barriers to escape. These procedures are particularly important when interacting with strangers on the street. By understanding what is perceived to be normal, an employee can easily identify warning signs that may trigger the employment of de-escalation skills or the ability to safely exit the scene completely.
 - De-escalation skills, which are verbal and non-verbal communication skills, can be used to calm an aggressive or potentially threatening, abusive or violent individual. Some verbal de-escalation skills are voice tone and volume. Non-verbal communication skills can aid in the de-escalation process if it matches the employee's verbal communication. Reacting in a calm demeanor will potentially send a message to the threatening customer that the employee is listening

to the perceived grievance. Also, head nodding indicates an understanding of or empathy with the customer's situation. De-escalation skills shall be used in a quick attempt to calm an individual exhibiting a threatening demeanor and provide time to reassess the situation. An employee shall only proceed with job duties if the situation feels safe. If de-escalation tactics do not work, the employee shall quickly move to a safe place away from the threatening situation and contact his or her supervisor or law enforcement.

- d. Report every case of threatening, abusive or violent behavior to a supervisor and law enforcement when appropriate. Contact Corporate Security to complete the proper internal paperwork as well.

A.45 Excavation Safety

- A.45.1** Excavation hazards include exposure to cave-ins, natural gas ignition, high voltage electric utility lines, storm and sanitary sewer effluent. Ensuring the safety of the excavation prior to entry is critical. A trained Excavation Competent person (OSHA 1926.650) must evaluate every excavation regardless of the excavation's depth.
- A.45.2** PPE includes — but is not limited to — hard hat, safety glasses, gloves and steel-toed safety boots. Environment, or company policy, may require additional PPE such as traffic vests, full flame-resistant clothing and/or respirators.
- A.45.3** Monitor the excavation for combustible gas at 2 feet above the excavation floor. Hard Hats must be worn at all times in an excavation — the only exception is for welders who are making welds.
- A.45.4** Locate all foreign utilities using Kentucky 811. Allow sufficient time for utility locating companies to locate their facilities. If facilities have not been located within allotted window, make a second request.
- A.45.5** Outside of the Louisville Metro Area, calls to individual utilities may have to be made to nonmember utilities. A list may be found on the Kentucky 811 website.
- A.45.6** If excavating on private property, or within an LG&E easement, private utility locates may be required.
- A.45.7** Spot utilities as applicable. Hand- or vacuum-excavate 18 inches to each side of the marks. While the excavation is open, underground installations shall be protected, supported or removed as necessary to safeguard employees.
- A.45.8** Spoils and all surcharge loads (equipment, vehicles, etc.) must be kept at least 2 feet away from the edge of the excavation.

A.45.9 Any excavation over 20 feet in depth, or where normal shoring or sloping would not be feasible, must be designed by a registered professional engineer.

- A.45.10** Prior to entry of excavation by **any** personnel:
- A competent person must visually and physically examine the excavation site regardless of the depth of the excavation.
 - The competent person shall determine the soil classification A, B, C (or stable rock) by manually testing the soil, the sloping/benching or protective system required, based on the soil classification and visual observation of the excavation site, and have the authority to take prompt corrective measures to eliminate the hazards.
 - Examination of the excavation is required daily by a competent person, at the start of the shift, and as necessary to verify safety of the excavation throughout the day.
 - The competent person shall monitor and account for surcharge loads.
 - Each person entering an excavation shall, prior to entry, determine who the competent person onsite is and shall verbally confirm with the competent person that the excavation is safe to enter.
 - Any excavation over 5 feet in depth must be sloped, benched, or shored (shielded), regardless of the soil classification.
 - Every excavation over 4 feet in depth must have a means of access and egress which could be steps, ramps or a ladder. If a ladder is used, it must be secured (prevent movement; tie-off the ladder) and must be located to require no more than 25 feet of travel laterally within the excavation to reach the ladder. It must extend 3 feet above the top of the excavation.
 - Shoring or shield systems must extend 18 inches above the adjacent grade (or sloped excavation).
- A.45.11** Excavations must be made safe at the end of every shift (cease of work). This shall include the use of positive barriers such as fencing, plates, linked traffic barricades, etc.
- A.45.12** Every individual on the job site should be able to identify the competent person. The competent person must be able to answer the following questions.
- What type of soil?
 - How soil type was determined?
 - Is it safe to go in?

B.1 *General*

- B.1.1** Visitors or uninstructed workers shall be accompanied by a qualified employee in stations and around utility properties.
- B.1.2** All employees entering an attended station — except employees working their shift at such station — shall immediately report their presence and purpose according to plant procedure.
- B.1.3** No switch, breaker, disconnect or other device used to put a circuit or equipment into service in a station shall be operated while a station hold card/red tag or similar device is attached to it.
- B.1.4** Before beginning work on valves, flanges or other apparatus associated with boilers, pressure vessels or pressure piping, the pressure must be relieved and the system hold-carded/red-tagged according to established procedure. Special care shall be used when loosening bolts, nuts or other fasteners until it is certain that pressure does not exist. When pressure cannot be relieved prior to beginning work, consult plant management.
- B.1.5** Wiping rags shall not be used close to moving parts where they might be caught and cause a personal injury. Extreme caution must be observed to prevent loose clothing — particularly shirt sleeves, gloves and trouser cuffs — from being caught in moving machinery.
- B.1.6** When insulation has been removed from hot piping, it shall be protected by barricading or the use of signs.
- B.1.7** The number of available personnel who are trained in CPR and first aid shall be sufficient to ensure that each employee exposed to electric shock can be reached in four minutes by a trained person. Where the existing number of employees is not sufficient to meet this requirement (at a remote substation, for example), all employees at the work location shall be trained.
- B.1.8** All employees shall stay clear of pressurized oil, steam or air escaping from leaking lines or fittings. No attempt shall be made by an employee to stop or slow such a leak by using hands, feet or other parts of the body. The equipment shall be stopped as soon as practical.
- B.1.9** Inlet and outlet circulating water valves shall be hold-carded/red-tagged and, as an option, locked out before employees enter the water box of a condenser. If these valves are electrically operated, their main breakers shall be opened, hold-carded/red-tagged and, as an option, locked out. Follow established confined-space procedures.
- B.1.10** No one shall be at the opposite end of tubes being cleaned or

plugged. If absolutely necessary, however, shielding shall be installed at tube ends.

- B.1.11 During work on or above open grating, a suitable covering shall be used to cover the grating in order to prevent tools or parts from dropping to a lower level.
- B.1.12 A barrier such as a handrail or an attendant shall provide protection for the work area when gratings are removed.

B.2 **Boilers**

- B.2.1 Employees shall not work on gauge glasses until pressure has been relieved. Gauge glasses shall be pressurized carefully according to manufacturer's recommendation or written plant procedure.
- B.2.2 Adequate ventilation shall exist when welding or burning is being performed inside a boiler drum or similar vessel. Follow established confined-space and welding-and-cutting procedures. Oxygen shall never be used for ventilation because of the danger of fire or explosion.
- B.2.3 On all water-tube boilers where drums are equipped with manheads at each end, both manheads shall be removed from each drum before workers enter the boiler drum. For inspection purposes, only one manhead need be removed if a worker is stationed outside during period of inspection. Follow established confined-space procedures.
- B.2.4 Boilers should be satisfactorily cleaned or de-slagged when out of service for furnace or ash-hopper work. Protection against falling materials or tools may be required, such as erecting a temporary roof over the ash pit or hopper.
- B.2.5 When the blowdown line of a boiler being worked on is connected to a common blowdown line with other boilers and it becomes necessary to open the blowdown valves of the boiler being worked on, a hold card/red tag shall be attached to the blowdown valves from all boilers. These hold cards/red tags shall not be removed until the valves of the boiler being worked on have been reclosed. Follow established hold card/red tag procedure.
- B.2.6 Employees shall not work on safety valves while a boiler is under pressure. An exception would be to make necessary adjustments performed only by personnel who are fully trained to do so, and with plant management's authorization.
- B.2.7 Leaky manheads, handhole plates and bolted flanges on steam lines shall not be worked on under pressure without specific approval from plant management.
- B.2.8 When lancing boilers, employees shall wear a long-sleeved shirt

Attachment 2 to Response to KCA-2 Question No.19

buttoned at the collar (or slagging jacket), gloves and a face shield — in addition to the standard uniform and required safety equipment.

Page 161 of 232
Bellar

- B.2.9 Before opening an inspection port or door on a boiler:
 - a. Notify control room operator. If necessary, the ID and FD fans should be placed on "hand" control to lessen the danger of positive pressure within the boiler.
 - b. Ensure that the control room operator will not be operating a soot blower near the port.
 - c. Ensure the aspirating air is valved into the header (positive-pressure boilers only).
 - d. Use appropriate eye and face protection (face shield over safety glasses or goggles).
 - e. Use work gloves or take other measures to avoid burns while opening the port.
 - f. Do not stand in front of the port while it is being opened.
- B.2.10 While working or pounding on hoppers to aid the removal of fly ash or siftings, employees shall wear dustproof goggles, gloves and long-sleeved shirt buttoned at the collar. Respiratory protection may also be necessary.
- B.2.11 Use caution when inspection plugs are removed from hoppers. To avoid injury, dustproof goggles, gloves and dust respirator shall be worn.
- B.2.12 Use caution when opening ash-pit doors and gates. To avoid injury due to hot ash, water or boiler gas:
 - a. Wear chemical goggles and a face shield, long sleeved shirt and gloves.
 - b. Open ash pit/ash hopper gates/doors according to plant or manufacturer's guidelines.
 - c. Position yourself in such a way to avoid being hit by the rod should a large clinker strike the rod causing the outer end to rise.
- B.3 **Hydrostatic Testing**
 - B.3.1 During hydrostatic testing:
 - a. **Do not** enter a boiler while pressure is being applied.
 - b. **Do not** grind, cut, or weld on pressurized boiler parts.
 - c. When pressure is reached, only designated inspectors are to enter the boiler.
 - d. Safety-valve gags will only be applied as directed by the plant management.
- B.4 **Chemical Cleaning**
 - B.4.1 Do not create, nor permit, a fire ignition source within approximately 25 feet of boiler vents or drum vents or near

chemical mixing stations. (Examples: lit smoking materials, matches, open flames and carbon-brush, motor-driven tools, which create sparks.)

- B.4.2** Become familiar with the locations of chemical cleaning operations.
- B.4.3** Exercise caution to avoid tripping over condensate, steam and chemical lines placed in paths of travel.
- B.4.4** Be alert to the possibility of leaks in supply piping or boiler chemicals. Exercise caution to avoid physical contact with identified chemical leaks.
- B.4.5** Do not work inside a boiler while chemical cleaning is in progress.
- B.4.6** Areas where chemical cleaning is in progress shall be barricaded to restrict access during cleaning.
- B.4.7** The number of personnel in the restricted area shall be limited to those necessary to accomplish the task safely.
- B.4.8** Employees in restricted areas shall wear — as a minimum — protective clothing, boots, goggles, and gloves.
- B.4.9** If flammable liquids, gases, vapors or combustible materials will be used or produced, the following shall apply.
 - a. The area shall be posted with signs restricting entry and warning of the hazards of fire and explosions.
 - b. Smoking, welding and other possible ignition sources are prohibited in these restricted areas.

B.5 Deleted

B.6 Hydrogen Cooling Systems

- B.6.1** Open flames shall be kept away from hydrogen cylinders, and employees shall not smoke in the vicinity of cylinders or the manifolds to which they are connected. No smoking will be allowed in the immediate vicinity of the hydrogen seal oil unit or hydrogen dryers.
- B.6.2** Purge hydrogen from the generator and remove the spool piece from the hydrogen supply line, blank the hydrogen supply line, and hold-card/red-tag the hydrogen system:
 - a. Before performing any welding on the cooling system or any other generator component where hydrogen may be present.
 - b. Before opening the water side of a hydrogen cooler for cleaning.
 - c. Before an access door or coverplate is removed from the generator.
 - d. A sufficient quantity of carbon dioxide shall be available at all times to purge the hydrogen from the generator.
 - e. Never mix hydrogen and air in a generator; always:

Attachment 2 to Response to KCA-2 Question No.19

- Page 162 of 232
Bellar
1. Purge hydrogen from the generator with carbon dioxide, then purge the carbon dioxide with air.
 2. Purge air from the generator with carbon dioxide, then purge the carbon dioxide with hydrogen.
- f. Only non-sparking tools shall be used on hydrogen systems.

B.7 Chemicals

- B.7.1** Employees required to handle or use chemicals, caustics, acids, flammable liquids or other harmful substances shall be instructed in the methods of their safe handling and use, and be made aware of the potential hazards and personal hygiene and personal protective measures required. Material Safety Data Sheets shall be on file at the plant before receiving or working with any hazardous materials.
- B.7.2** Employees must be familiar with and follow the guidelines supplied in the Material Safety Data Sheets when using a chemical.
- B.7.3** Labels on chemical containers must be maintained in a readable condition.
- B.7.4** Open flames and smoking are prohibited within 25 feet of acid in metal containers such as tanks, condensers or boilers, except in compliance with established hot-work procedure. Spark-proof tools shall always be used where there is the danger of accumulated hydrogen.

Note: Certain acids in contact with metal produce explosive hydrogen.

B.8 Chemical Storage

- B.8.1** Acids — in any quantity — shall be kept in an approved carboy or other container, prominently labeled. These containers shall not be used for any other purpose.
- B.8.2** Appropriate identification/warning signs must be maintained at acid-and caustic-storage areas.
- B.8.3** Acids shall not be stored near heaters, steam pipes or other sources of heat.
- B.8.4** Acids kept on shelves shall not be stored higher than waist level.
- B.8.5** If acids or caustics are spilled, they shall be flushed away with an ample supply of water and never wiped up.
- B.8.6** Employees handling acids, caustics or other corrosive, toxic chemicals shall wear approved gloves, aprons and eye and face protection, and shall take precautions to prevent personal injury.
- B.8.7** The use and toxic quality of new materials shall be investigated thoroughly, and personnel shall be advised of any hazards involved.
- B.8.8** Chemical pumps shall be washed externally before re-packing or performing maintenance work.

- B.8.9** Areas where acid cleaning is to be done shall be barricaded by suitable means, and no smoking or open flames permitted.
- B.8.10** Suitable procedures shall be established to avoid explosions from released hydrogen or injuries from the chemicals.
- B.8.11** Contact lenses shall not be worn by anyone working in a laboratory or handling acids, caustics or other corrosive chemicals.

B.9 Handling Chemicals

- B.9.1** Only qualified employees or suppliers' personnel shall operate valves or other equipment that control the movement of chemicals.
- B.9.2** Approved protective equipment and clothing shall be worn whenever acids or caustics in harmful quantities may spill, splash, fly or drip upon the person handling them. The quantity of acid or caustic handled shall determine the kind and quantity of clothing and equipment. Minimum protection shall be chemical goggles, acid-proof gloves and apron.
- B.9.3** Safety shower/eye-wash units must be located in the immediate vicinity of any acid or caustic unloading, transfer or pumping station, and they must be tested before acid or caustic transfer begins.
- B.9.4** After handling large quantities of caustics, employees shall take a shower to avoid skin irritation.
- B.9.5** Before lifting or moving a carboy or any other acid container, it shall be examined carefully to see that it is not in a leaky or defective condition. The wire holding the carboy stopper in place shall be checked to see that it has not corroded, and that the stopper is secure. All movements shall be made slowly to avoid excessive agitation of the acid.
- B.9.6** Before starting to unload acid or caustic from a tank car or tank truck, check the indication or manually gauge the storage tank to ensure that it will not overflow.
- B.9.7** When tank cars or trucks are unloaded, warning signs shall be prominently posted and barriers placed so as to warn all personnel of the potential danger.
- B.9.8** Only approved methods, tools and equipment shall be used to extract acids and caustics from a container.
- B.9.9** Acid in railroad tank cars or tank trucks shall be unloaded in accordance with the regulation of the Interstate Commerce Commission.

B.10 Chlorine

- B.10.1** Only employees who have been properly trained shall operate and work on chlorine lines or equipment.

Attachment 2 to Response to KCA-2 Question No.19

- B.10.2** Move chlorine cylinders with care. Use the special lifting devices designed for one-ton cylinder handling. A well-balanced hand truck equipped with a clamp or chain should be used to move upright cylinders. Keep valve protection caps and hoods in place when moving cylinders. Cylinders should not be dropped or struck with force.
- B.10.3** One-ton cylinders should be stored on cradles that act as chocks to prevent shifting and rolling.
- B.10.4** Never store cylinders where they could be struck by falling objects or mobile equipment.
- B.10.5** When storing cylinders outdoors, avoid placing them near elevators or ventilating systems, and provide a roof or shield covers for protection against the weather.
- B.10.6** If cylinders are stored indoors, the building should comply with the recommendations of the Chlorine Institute.
- B.10.7** Always make sure the ventilation systems are operating before working in an indoor chlorine storage area.
- B.10.8** Report defective ventilation and chlorine detection system immediately.
- B.10.9** Never alter, modify or attempt to repair a chlorine cylinder.
- B.10.10** Never try to use regular pipe-threaded devices on a chlorine cylinder valve. Use equipment approved by the Chlorine Institute.
- B.10.11** Never use water on a chlorine leak. The corrosive action of chlorine and water will make the leak worse.
- B.10.12** If chlorine contacts the eyes, immediately flush with copious quantities of running water for at least 15 minutes. Then, see a physician.
- B.10.13** In the event a chlorine cylinder leaks, only properly trained employees with the necessary personal protective equipment shall attempt to stop the leak. If the leak cannot be stopped, the cylinder shall be moved to the open air and placed a safe distance from all personnel. Leaky cylinders shall be turned so that the leak is on top.
- B.10.14** A chlorine-system enclosure or shelter shall have available two units of approved, self-contained breathing apparatus and protective clothing. They shall be located outside the shelter or enclosure at a sufficient distance to make them approachable in the event of a chlorine leak.
- B.10.15** Chlorine-system enclosures shall be posted with signs restricting entry and warning of hazards to health and the hazards of fire and explosion.
- B.10.16** Emergency repair kits shall be available near the shelter or enclosure to allow for the prompt repair of leaks in chlorine lines, equipment or containers.

- B.10.17** Before repair procedures are started, chlorine tanks, pipes and equipment shall be purged with dry air and isolated from other sources of chlorine when possible.

B.11 Coal Handling

- B.11.1** Use extreme caution when working near conveyor belts and rollers, when near rotating or reciprocating machinery and around heavy mobile coal handling equipment.
- B.11.2** Use extreme caution when maintaining rotating or reciprocating machinery. Examples:
- Making alignment adjustments to an operating conveyor or drag chain.
 - Lubricating and operating conveyor, crusher or drag chain.
 - Clearing blocked/plugged chutes when the system is operating.
 - Following the established hold card/red tag procedure when clearing blocked/plugged chutes, which cause the worker to be in a hazardous position (examples: standing on conveyor belts; entering chutes, surge bins and hoppers).
- B.11.3** Ensure that nuclear devices are disabled before entering a bunker, silo or chute.
- B.11.4** Follow established confined-space procedure before entering a bunker, silo or chute.
- B.11.5** Coal dust shall not be cleaned up in a manner that will create a hazardous, dusty atmosphere. Use of compressed air is especially prohibited.
- B.11.6** Follow established rules when breakers must be opened or closed.
- B.11.7** Be aware of eye and respiratory hazards when coal is dry and dusty. Use proper personal protective equipment.
- B.11.8** Before cutting/welding in coal-handling areas, follow established hot-work procedures. Do not smoke in coal-handling areas.

B.12 Conveyors and Crushers

- B.12.1** Operate conveyors, crushers and stacker/reclaimers according to established procedures.
- B.12.2** Employees shall stay clear of conveyors, which may start at any time.
- B.12.3** Employees shall not ride conveyor belts or buckets.
- B.12.4** Employees shall not attempt to clear a blocked conveyor or crusher, or loosen any material therein (except from established positions outside the equipment) without first shutting off the power and following established hold card/red tag procedures.
- B.12.5** Employees shall not clean around conveyor rollers while belt is in operation.

Attachment 2 to Response to KCA-2 Question No.19

- B.12.6** Belt conveyors shall be equipped with emergency stop cords for their entire exposed lengths.
- B.12.7** Repairs shall not be made to conveyors or crushers except when the electrical system is isolated and hold-carded/red-tagged. Never rely on the emergency trip cord for personal protection.
- B.12.8** Employees shall cross over or under conveyors only where permanent walkways with railings have been installed.
- ### **B.13 Coal Storage**
- B.13.1** When it is necessary to enter a coal bunker or silo, the isolation gate must be closed and hold-carded/red-tagged, or the associated mill feeder must be shut down and hold-carded/red-tagged. Follow established confined-space procedures.
- B.13.2** Should a bunker or silo have to be entered for the purpose of dislodging coal, or for inspection, the entrant must wear an approved harness with the proper fall protection attached to an approved anchor point. An approved rescue device must also be attached to the harness. The entrant must never go below lodged coal and must use non-sparking tools.
- B.13.3** Rescue equipment — consisting of self-contained breathing apparatus, air-pac mask and either a mechanical or power hoisting device — shall be available and ready for use for quick removal of a stricken or injured employee. Follow established confined-space procedures.
- B.13.4** Employee shall not smoke in coal-storage buildings or buildings housing coal-crushing and -handling equipment, including the thaw sheds.
- B.13.5** Only portable lights and extension cord lights meeting dust-proof requirements shall be used in coal-storage buildings or buildings housing coal-crushing and -handling equipment. Portable electrical tools and appliances shall not be operated in these areas unless special precautions are taken to eliminate explosion hazards.
- B.13.6** When welding or use of open flame is required in the coal conveyor system, follow established hot work/cutting and welding procedures.
- ### **B.14 Car Shakers and Dumpers**
- B.14.1** Only tools approved by the company shall be used for releasing doors on hopper-type cars.
- B.14.2** Car shakers shall be shut off before employees climb onto the car, and car shall not be moved until all personnel are out of the car.
- B.14.3** Employees engaged in car-shaker operations shall use suitable eye protection, hearing protection and respiratory equipment, as prevailing conditions dictate.

- B.14.4 Cars shall not be moved through the car dumper for refueling purposes.
- B.14.5 Only coal cars shall be permitted on the car-dumper and car-shaker tracks.

B.15 *Barges, Boats, Tugs and Docks*

- B.15.1 Before boarding any vessel or other floating equipment, all persons shall be wearing an approved flotation device that is properly fastened. Inspect flotation devices regularly and immediately replace defective devices.
- B.15.2 Only qualified employees shall operate company boats.
- B.15.3 The lifeboat and workboats shall, at all times, be equipped with a pair of oars and a ring buoy attached to a 90-foot, coiled, half-inch line attached to the boat.
- B.15.4 Docks and walkways shall be maintained in safe condition at all times. All walkways shall be appropriately positioned and secured.
- B.15.5 Employees shall stay clear of barge cables while barges are being moved.
- B.15.6 When barges are moored at docks, the mooring lines shall be loose enough to allow sufficient movement of the barge to keep sway from passing boats from breaking lines — yet shall be tight enough to permit the passage of personnel from dock to barge.
- B.15.7 When material unloading is in progress:
 - a. Do not enter the machinery room unless it is absolutely necessary.
 - b. Do not walk under any area where you could be hit if the bucket dumps prematurely.
- B.15.8 Follow established procedures for pulling barge covers.
- B.15.9 Cargo boxes are confined spaces. Follow the established confined-space procedures.
- B.15.10 Tugboat decks shall be clean and free of tripping hazards. Barge gunwales, walkways and end decks shall be cleared of loose coal.
- B.15.11 Do not attempt to operate a tug unless you have been trained and hold a pilot's license issued by the U.S. Coast Guard.
- B.15.12 Only trained personnel will serve as deckhands.
- B.15.13 Unloader buckets shall always be lowered before the unloader is left unattended.
- B.15.14 Tugs shall be equipped with a lifeboat that has two oars available.
- B.15.15 Ensure that all tug and barge unloader guardrails or chains are in good condition.
- B.15.16 Inspect barge and tug cables/ropes/sheaves frequently and report any defective equipment.

Attachment 2 to Response to KCA-2 Question No.19

- Page 165 of 232
Bellar
- B.15.17 Exercise extreme caution when walking or working on barges, and watch for ice, loose coal or open hatches. Always step over — never on — manhole covers.
 - B.15.18 Keep away from lines and cables that are under tension; don't step over lines and cables.
 - B.15.19 Do not lean over the side of a barge to grab a line. Use a pike pole.
 - B.15.20 Keep hands and feet from between barges, and from between barges and docks.
 - B.15.21 If a mooring rope must be cut, use extreme caution and use tools that will allow you to stay clear of the swing of the rope when it is cut.
- ### **B.16 *Railway Operations***
- B.16.1 Only authorized employees shall operate locomotives.
 - B.16.2 Operate locomotives according to established procedures.
 - B.16.3 Before moving a locomotive, the operator shall give a proper warning. The operator shall always sound a warning when approaching a walk or driveway, when passing cars on an adjacent track or when passing any structure obscuring the operator's vision.
 - B.16.4 When manually operating a locomotive, operators shall not move the locomotive when they are unable to see or communicate with their switchperson.
 - B.16.5 Employees shall not ride on the footboards of locomotives.
 - B.16.6 Switchpersons shall use adequate signaling devices and standard railroad signals when working in conjunction with locomotive engineers — hand signals or appropriate flag for daytime use, or lantern or red flares at night — for switching purposes.
 - B.16.7 Employees shall use the steps when boarding or alighting from a railroad locomotive or car. A close lookout shall be kept for trains or cars on adjacent tracks and for obstructions which might cause injury.
 - B.16.8 Only in emergencies shall a locomotive be returned from empty yard through the car shaker — and then only after the operator has obtained clearance from the car-shaker operator.
 - B.16.9 Work (except testing procedures) shall not be performed on locomotives while they are moving. Employees shall not walk on top of railroad cars in motion.
 - B.16.10 Locomotives shall not be operated at unsafe speeds. The train shall be kept under control at all times.
 - B.16.11 Whenever the locomotive engines are shut off, the hand brake shall be set. The operator key (lever) shall not be left in an unattended locomotive.

- B.16.12** Locomotive operators shall follow all signals carefully. If signals are not fully understood, operators shall not move the train until clarification has been made.
- B.16.13** Employees engaged in switching or dumping cars shall not line up drawheads with their feet.
- B.16.14** Drawheads or knuckles shall not be shifted while locomotives or cars are in motion.
- B.16.15** Flying switches shall not be made.
- B.16.16** Employees shall not jump from one car to another while either is in motion.
- B.16.17** Cars shall not be spotted where they will foul another track.
- B.16.18** When shoving cars, the operator shall protect the front end of the train.
- B.16.19** Employees shall not go between cars, or board or leave locomotive cranes or cars while such equipment is in motion.
- B.16.20** When a car is spotted for unloading on other than level ground, it shall be held in place by approved blockers in addition to setting the brakes.
- B.16.21** Cars and equipment marked with a blue flag shall not be moved.
- B.16.22** When a string of cars has been separated at a crossing or walkway, the cars shall not be re-coupled unless the operator is at the crossing.
- B.16.23** Employees shall not walk, stand or sit on tracks except when necessary for the proper performance of duty. Caution shall be used when working or walking along railroad tracks.
- B.16.24** Employees shall cross or walk on tracks at a safe distance from cars or locomotives.
- B.16.25** Employees should expect trains, engines and cars to move at any time.
- B.16.26** Approved car movers shall be used for moving cars by hand.
- B.16.27** Companion ways and catwalks must be kept free of tools and materials.
- B.16.28** Employees shall not crawl under or work beneath cars or locomotives unless the wheels have been blocked in both directions and warning flags are placed at both ends.
- B.16.29** Emergency safety keyswitches and pull-ropes should be checked frequently and maintained in good condition.
- B.16.30** Pulley drives, gearing, motor couplings and idlers at sealing strips shall be adequately guarded.
- B.16.31** When a railroad car is stopped for unloading, the car shall be secured from displacement that could endanger employees.

- B.16.34** Follow established procedures when connecting 110-volt power to the locomotive charging system.

B.17 *Mechanized Equipment*

- B.17.1** Operate mechanized equipment only after receiving thorough training and instruction.
- B.17.2** Operate equipment according to the manufacturer's instructions and only from the operator's position with the seat belt in use.
- B.17.3** Exercise caution while climbing on or off the equipment, especially during slippery conditions. Face the equipment; ensure secure hand and foot placement and use the hand-hold and the steps or rungs as provided.
- B.17.4** Check safety devices and operating mechanisms before use for proper operation (examples: controls, fluid levels and hydraulic systems).
- B.17.5** Use only the attachments provided by — or approved by — the manufacturer or supervisor.
- B.17.6** Make modifications or repairs and replace parts only as approved by the manufacturer or supervisor.
- B.17.7** Whenever possible, position the equipment so as to avoid backing.
- B.17.8** When backing a piece of equipment which has an obstructed view to the rear:
 - a. The equipment shall have a reverse signal alarm audible above the surrounding noise level; or
 - b. The equipment is to be backed only when an observer signals that it is safe to do so.
 - c. Carefully check any blind areas.
 - d. Watch both sides but **do not** depend entirely on the mirror(s).
 - e. Back up slowly.
- B.17.9** When possible, position the equipment to obtain a clear view of the operation (examples: digging, hauling, dumping and pushing material).
- B.17.10** Ensure sufficient clearance between the equipment and overhead or other energized electrical equipment.
- B.17.11** Maintain a sufficient distance from unsafe conditions which might result in equipment rollover. Consider the degree of the slope and the surface condition.
- B.17.12** When personnel are in the work area, establish adequate verbal or visual communications.

- B.17.13 Do not use the blade, bucket, boom or fork as a brake unless emergency conditions prevail.
- B.17.14 Do not dismount equipment until it has been brought to a complete stop.
- B.17.15 When parking on an incline is unavoidable, chock the equipment.
- B.17.16 Do not ride or permit riders except on seats provided by the manufacturer.
- B.17.17 Tools and materials shall be secured to prevent their movement when transported in the same compartment with employees.
- B.17.18 Haul roads shall be sprinkled, watered or chemically treated, as needed, to minimize dust and maintain visibility when the road is in use.

B.18 **High- and Low-Voltage Circuits and Equipment**

See written Energy Services Electrical Safety Program for:

- **specific PPE requirements for exposure to electrical shock and/or arc flash;**
- **energized electrical work permit requirements; and**
- **shock and arc flash protective barriers.**

- B.18.1 Before beginning work on any electrical system or equipment:
 - a. Live electrical parts to which an employee might be exposed shall be put into an "electrically safe work condition" — applying energy isolation procedures before performing work — unless de-energizing is infeasible due to equipment design or operational limitations, or it introduces an additional or increased hazard.
 - b. A voltage test shall be conducted. **Note:** *Always verify proper operation of the testing equipment and its leads.*
 - c. The equipment shall be grounded when applicable.

Note: *In order to declare the existence of an "electrically safe work condition," the following shall be accomplished:*

 - a. Determine all possible sources of energy, to include temporary and back-up power sources.
 - b. After properly interrupting the load, open all disconnecting devices for the circuit.
 - c. Where possible, visually verify that all disconnect devices are open.
 - d. Apply energy isolation procedures, LOTO.
 - e. Voltage test shall be conducted to verify the absence of voltage on each point where physical contact is expected.
 - f. Where possible induced voltage or stored energy exists, ground when applicable.
- B.18.2 Only qualified employees shall work on or near energized lines or equipment.

Attachment 2 to Response to KCA-2 Question No.19

- Page 167 of 232
Bellar
- B.18.3 Any defective electrical equipment or tool should be immediately reported to plant management.
 - B.18.4 All housings, enclosures and cabinets shall be labeled to indicate the voltages contained within. Arc flash hazard danger labels shall also be affixed.
 - B.18.5 Never use a portable metal ladder in the vicinity of energized equipment.
 - B.18.6 Eye and face protection, arc-rated face shield with chin guard, hard hat and low-voltage rubber insulating gloves with protectors shall be worn when working on, or in the vicinity of, lines or equipment for which one may be exposed to voltages between 50 volts and 600 volts phase-to-phase. The same shall apply for operating open knife switches.
 - B.18.7 Only insulated tools and/or handling equipment shall be used for making energized low-voltage connections, or when work is performed within energized switch breaker compartments.
 - B.18.8 When work is to be done on energized lines or equipment, all energized and grounded conductors that may be shorted with tools or may be touched by the worker should be insulated or barricaded with a nonconductive material when possible.
 - B.18.9 Only approved low-voltage (six- or 12-volt) lighting, or 110-volt lighting operated through a circuit protected by a GFCI (ground fault circuit interrupter), shall be used in boilers, tanks and other pressure vessels and in wet/damp areas. The low-voltage transformer or the GFCI must always be located on the outside of the vessel or wet/damp area.
 - B.18.10 Eye and face protection shall be worn during soldering of electrical components.
 - B.18.11 Portable electric power hand tools and test equipment used for electrical work shall be:
 - a. double-insulated, or
 - b. grounded and used in conjunction with a GFCI.
 - B.18.12 All electrical power tools shall be examined prior to use to insure general serviceability and the presence of all applicable safety devices.
 - B.18.13 When working in the vicinity of energized conductors and equipment, employees shall not wear exposed metal articles such as key or watch chains, necklaces, rings, wrist watches, bands, bracelets or metal hearing-protector bands.
 - B.18.14 Manual switches and disconnects shall always be closed by a continuous motion. Care should be exercised when opening switches to avoid serious arcing.
 - B.18.15 Molded-case switches, circuit breakers or other devices

designated and designed for operation under the load involved — including molded-case breakers, lighting panels, and welding outlet disconnect switches — may be operated without the use of electrical gloves, as long as no energized exposed conductor greater than 50 volts is within four feet of the employee.

- B.18.16** Fuses shall be installed and/or removed by use of insulating handles and electrical gloves rated for the voltage involved.

B.19 ***Use and Care of Rubber Insulating Gloves — Class 0 Low-Voltage***

- B.19.1** Only qualified employees or those under the continuous supervision of a qualified technician shall work on or use test equipment on lines or equipment energized in excess of 50 volts.
- B.19.2** Class 0 low-voltage gloves with leather protectors shall be worn when working on lines or using test equipment or equipment energized at voltages between 50 volts and 600 volts phase-to-phase.
- B.19.3** Low-voltage gloves shall never be worn inside-out or without leather protectors. They shall be exchanged at any time they become damaged or the integrity is suspect.
- B.19.4** Class 0 low-voltage gloves shall not be used for purposes other than electrical work. Damaged gloves shall be returned to the Glove Lab.
- B.19.5** Low-voltage gloves shall be inspected each day for damage, and shall be given an air test before each use.
- B.19.6** When not in use, low-voltage gloves shall be kept in an approved storage bag or container. Gloves shall not be exposed to sharp objects or direct sunlight. Gloves shall never be folded during storage. Gloves should be stored with the cuffs down to permit drainage and ventilation.
- B.19.7** Low-voltage gloves shall be tested and date-stamped at intervals not to exceed 90 days. The expiration date is stamped on the cuff.

B.20 ***Use and Care of Rubber Insulating Gloves — Class 2 High-Voltage***

- B.20.1** Only qualified employees or those under the continuous supervision of a qualified technician shall work on or use test equipment on lines or equipment energized in excess of 50 volts.
- B.20.2** Class 2 high-voltage gloves with leather protectors and rubber sleeves shall be worn when working on lines or using test equipment or equipment energized at voltages above 600 volts phase-to-phase.
- B.20.3** High-voltage gloves shall never be worn inside-out or without leather protectors. They shall be exchanged at any time they become damaged or the integrity is suspect.

- B.20.5** High-voltage gloves and sleeves shall be inspected each day for damage, and the high-voltage gloves shall be given an air test before each use.
- B.20.6** When not in use, high-voltage gloves shall be kept in an approved storage bag or container. Gloves shall not be exposed to sharp objects or direct sunlight. Gloves and sleeves shall never be folded during storage. Gloves should be stored with the cuffs down to permit drainage and ventilation.
- B.20.7** High-voltage gloves and sleeves shall be tested and date-stamped at intervals not to exceed 90 days. The expiration date is stamped on the cuff.

B.21 ***Batteries; Battery Rooms***

- B.21.1** Enclosed areas used to charge or store batteries shall be adequately ventilated. Report any defective ventilation equipment.
- B.21.2** Smoking and the use of open flames, cutting, welding and the use of tools that could produce sparks in battery rooms and enclosures that contain batteries shall be avoided (exception: when following plant cutting/welding or hot-work procedures). "No Smoking" signs shall be conspicuously posted in such areas.
- B.21.3** Employees shall wear adequate clothing (i.e., protective apron and overshoes, approved gloves, eye/face protection) when installing or servicing storage batteries. Such apparel shall be made of non-conductive materials.
- B.21.4** Precautions shall be taken to avoid shock or electric arc when working within battery-charging areas.
- B.21.5** Lighting fixtures, ventilating ducts, communication equipment and other fixtures having parts that may be dropped or which might work loose in service should not be installed directly over batteries. If such an installation cannot be avoided, care shall be taken to protect the battery from a short circuit.
- B.21.6** Whenever work must be performed in a location or position from which items such as tools and equipment may be accidentally dropped upon a station storage battery, proper measures shall be taken to protect the battery before the work is started.
- B.21.7** When electrolyte is made for storage batteries, the acid shall be poured slowly into the water. Water shall not be poured into the acid.
- B.21.8** If battery acid gets into an employee's eye(s), the eye(s) shall be flushed immediately at an eye-wash station for several minutes. Do not rub the eye. Seek medical treatment promptly.

- B.21.9 If battery acid contacts one's body or clothing, the employee shall promptly wash with plenty of water.
- B.21.10 Good housekeeping practices shall be maintained in battery-storage and -charging areas.
- B.21.11 Water for drenching eyes shall be kept unobstructed within 25 feet of battery-handling areas.

B.22 *Hydro Stations*

- B.22.1 Whenever it is necessary to work in a location where there is a possibility of falling into dangerous water, employees shall wear a life jacket approved by the U.S. Coast Guard.
- B.22.2 Rigging equipment shall be inspected before and after use.
- B.22.3 Employees shall be protected from falling by secured guardrails or the use of approved harness and lanyards.
- B.22.4 The hold card/red tag and confined-space procedure shall be implemented before entering penstocks, scroll cases and similar water passages.
- B.22.5 Internal work performed on a generator shall be under the protection of the station hold card/red tag procedure.
- B.22.6 Employees working on or close to water gates, valves, intakes, forebays, flumes or other locations where increased or decreased water flow or levels may pose a significant hazard shall be warned before water flow changes are made.
- B.22.7 Employees using boats shall wear life jackets approved by the U.S. Coast Guard.
- B.22.8 Work performed inside tanks, tunnels, conduits, deep manholes or other confined spaces shall conform to established confined space procedures.

B.23 *Scrubbers; Sludge Process*

- B.23.1 Entry into absorber modules, booster fans or tanks, etc., shall be in accordance with established confined space procedures.
- B.23.2 Prior to performing any inspection or repair work on any equipment, one shall insure that the necessary valves, switches, control devices and any other operating mechanisms have been positioned, secured, electrically disconnected and carded in accordance with established hold card/red tag procedure.
- B.23.3 Employees shall use low-voltage lights or ground fault circuit interrupters while working in such places as absorber modules, booster fans, tanks, etc.
- B.23.4 Prior to closing up equipment such as absorber modules, booster fans, I.D. fans or tanks and making them ready for operation, a careful check shall be made to ensure no one has been left inside.
- B.23.5 During yard operating and maintenance work, appropriate

Attachment 2 to Response to KCA-2 Question No.19

personal protective equipment shall be used, including goggles, face shield, safety harness, etc., as deemed necessary for the work activity.

- B.23.6 Areas that contain scrubber slurry such as thickeners, thickener return tanks, sumps, etc., have the potential for hydrogen sulfide being formed. Appropriate precautions shall be taken when this condition exists.
- B.23.7 Extreme caution shall be used when performing clean-up work in and around any conveyor belts. Jewelry or loose clothing shall not be worn when work is performed around moving conveyor belts.
- B.23.8 One shall not climb on or over conveyor belts at any time, unless equipment is otherwise made safe. Follow established hold card/red tag procedures.
- B.23.9 When preparing a slurry barge for unloading:
 - a. Always connect the ground cable first, and remove it last when connecting or disconnecting electrical leads.
 - b. At least two employees shall board the work dock; never one alone.

B.24 *Carbon Dioxide (CO₂) – Combustion Turbines*

Note: Carbon dioxide is a colorless, odorless and electrically nonconductive gas. CO₂ extinguishes fire by reducing the concentration of oxygen in the air to the point where combustion stops. For this reason, CO₂ is considered an asphyxiate. CO₂ has specific gravity of 1.65, and high concentrations can gather and exist in below-grade areas. The current OSHA PEL (8 hr. TWA) is 5,000 ppm; concentrations of 10 percent (100,000 ppm) or more can cause unconsciousness or death. Lower concentrations may cause headaches, nausea, vomiting, rapid breathing, increased heart rate, dizziness and visual disturbances. Discharge of pressurized CO₂ into the atmosphere results in release of extremely cold CO₂ snow particles (dry ice). Skin contact with these particles can cause frostbite or cryogenic "burns."

- B.24.1 Leaks and emergencies shall be handled only by qualified persons. Ventilate adjacent enclosed areas to prevent the formation of lethal concentrations of CO₂. Personnel — including rescue workers — shall not enter areas in which the CO₂ content exceeds three percent by measurement, unless wearing a self-contained breathing apparatus or air-line respirator.
- B.24.2 If a person has inhaled large amounts of CO₂ and is exhibiting adverse effects, move the exposed individual to fresh air at once. If breathing has stopped, perform artificial respiration. Keep the person warm and at rest. Summon medical attention at once. Fresh air and assisted breathing are appropriate for all cases of overexposure to gaseous carbon dioxide.

B.25 Natural Gas (Methane) — Combustion Turbines

Note: *Natural gas is a naturally occurring, colorless, odorless (unless commercially odorized) and highly flammable material. Natural gas is non-toxic, but can act as a simple asphyxiate by displacing air. The specific gravity of natural gas is .55 (air =1). That means it is approximately half as light as air, and will dissipate in well-ventilated areas. The lower explosive limit is 3.6 percent; the upper explosive limit is 17 percent. The NFPA Hazard Rating for natural gas is: Health = 1; Fire = 4; and Reactivity = 0. Signs of exposure include rapid fatigue, nausea and vomiting.*

- B.25.1** Monitors shall be utilized for detecting leaks. Alternatively, leak detection solutions will indicate leakage through bubble formation.
- B.25.2** Eliminate all sources of ignition until leaks have been repaired.
- B.25.3** Shut off the sources of gas and lower the pressure in the system prior to repairing a leak.
- B.25.4** Leak-test systems prior to returning system to service.
- B.25.5** Fire fighting procedures should include elimination of gas supply before attempting to extinguish.
- B.25.6** Only personnel specifically trained and wearing appropriate personal protective equipment shall be permitted to work at the fire scene.
- B.25.7** Inhalation of low concentrations can be remedied by promptly going to an uncontaminated area and inhaling fresh air or oxygen. If breathing has stopped, perform artificial respiration. Oxygen should be administered after breathing has been restored.

B.26 Scaffolds — Tagging

- B.26.1** The intent of scaffold tagging is to assure that personnel perform their work from a scaffold that is complete and constructed in accordance with safety and health rules and OSHA regulations. If there is a conflict between LG&E and KU safety and health rules, contractor's safety program rules and governmental regulations, the most restrictive rules shall apply.
- B.26.2** All personnel shall comply with this scaffold tagging requirement. Scaffolds not displaying a signed scaffold tag shall not be used.
- B.26.3** In addition to these guidelines, all employees are subject to the OSHA scaffold requirements.
- B.26.4** The company's authorized representative shall be responsible to ensure contractors tag their scaffolds in accordance with the scaffolding-tagging requirement.
- B.26.5** Scaffold tags shall conform to the following color codes and wording.

Attachment 2 to Response to KCA-2 Question No.19

- a. Green Tag** — "This scaffold was built to meet Federal OSHA scaffold regulations; it is safe to use."
- b. Yellow Tag** — "This scaffold does not meet Federal OSHA scaffold regulations; body harness shall be worn."
- c. Red Tag** — "This scaffold is not complete; DO NOT USE."

- B.26.6** The competent person whose crew constructed the scaffold shall inspect the scaffold for compliance with OSHA requirements and shall sign the tag.
- B.26.7** All scaffolds that cannot be equipped with standard top rail, midrail and toeboard because of interference with structures or equipment shall be marked with a yellow tag stating that "body harness must be used." Scaffolds being constructed or torn down, or which are incomplete, shall be marked with a red tag.
- B.26.8** The competent person shall periodically monitor all scaffolds. The auditing shall ensure that all scaffolds are properly tagged and in compliance with OSHA standards.
- B.26.9** Scaffolds and scaffold components shall be inspected for visible defects by a competent person before each work shift and after any occurrence which could affect a scaffold's structural integrity.
- B.26.10** In the event that a work group chooses to use another contractor's or crew's scaffold, they shall obtain permission to use the scaffold and insure the competent person has inspected and tagged the scaffold before use.
- B.26.11** For additional or specific scaffold requirements, see Section A.22.

B.27 Radiation

- B.27.1** The use, handling, transporting or storing of radioactive materials shall be restricted to those employees who are properly authorized to do so, or to qualified persons under the direction and supervision of a licensee.
- B.27.2** Radioactive materials not in use shall be stored in a safe, approved place and be adequately secured against unauthorized removal.
- B.27.3** The loss of radioactive materials, or damage to their containers, shall be reported immediately to the proper company authorities.
- B.27.4** Unauthorized persons shall be kept at a safe distance from areas in which radioactive materials are used or stored.
- B.27.5** Areas where radioactive materials are used or stored shall be conspicuously and adequately posted with approved signs and labels.
- B.27.6** Adequate protection, including monitoring equipment, shall be provided for, and used by, personnel handling radioactive materials.

- B.27.7** Special precautions shall be taken to prevent accidental fires in areas where radioactive materials are used or stored. Should a fire occur, responding personnel must be notified of exposure hazards.
- B.27.8** If an employee inadvertently handles — or is exposed to — unshielded radioactive materials, that employee shall immediately report the incident so that proper medical attention can be provided.
- B.27.9** Consult your facility's radiation emergency procedure in the event of a radiation emergency. Take the following steps immediately for a radiation incident.
 - a.** All unnecessary personnel shall leave the area.
 - b.** Shut off ventilation fans.
 - c.** Barricade the area.
 - d.** Notify plant management and the radiation officer.
 - e.** Those with possible exposure shall be checked for contamination.
 - f.** Regulate entry to the scene.
 - g.** Maintain complete records of the incident.

C.1 Electrical Work Practices

- C.1.1** Before work is commenced, a job briefing (tailgate conference) shall be held with all employees to orient each employee as to:
- The hazards associated with the job.
 - The work procedures involved.
 - Any special precautions to be taken.
 - All energy source controls.
 - Personal protective equipment required.
- The job briefing shall be documented and a copy maintained for a minimum of 30 calendar days.
- C.1.2** Electrical equipment and lines shall always be considered as energized unless they are positively known to be dead and grounded. Before work is started on energized equipment or circuits, a preliminary inspection (or test) shall be made to determine existing conditions.
- C.1.3** When employees are working and find a condition that they cannot handle safely, they shall call for assistance.
- C.1.4** Only qualified employees and trainees working under their direct supervision may work on or with exposed energized lines or parts of equipment operating at 50 volts or more, and must be familiar with the minimum working clearance and approach distances.
- (See Table C-1 — Minimum Approach Distance.)
- C.1.5** Two employees shall not contact separate energized primary phases while working from the same pole, structure or aerial lift.
- C.1.6** At least two employees shall be present while the following types of work are being performed:
- Installation, repair or removal of lines energized at more than 600 volts.
 - Installation, repair or removal of de-energized lines or equipment such as transformers, capacitors and regulators, if an employee is exposed to contact with other parts energized at more than 600 volts.
 - Work involving the use of mechanical equipment, other than insulated lifts, near parts energized at more than 600 volts.
 - Any other work that exposes an employee to electrical hazards greater than or equal to those listed above.
- C.1.7** At least two employees do not need to be present in the following operations.
- Routine switching of circuits.
 - Work performed with insulated switch sticks or live-line tools,

if the employee is positioned so that he/she is not within reach of — or otherwise exposed to — energized parts.

- c. Emergency repairs necessary to safeguard the general public, as long as approved tools and proper protective equipment are used.

- C.1.8 No employee may approach or take any conductive object without an insulated handle closer to exposed energized parts than the clearances set forth in Tables C-1, C-2 and C-3, unless:
 - a. The employee is insulated from the energized part.
 - b. The energized part is insulated from the employee and any other conductive object at a different potential.
 - c. The employee is insulated from any other conductive object, as during live-line work.
- C.1.9 Employees shall avoid working on circuits or equipment from such a position that a shock or slip might bring his/her body toward exposed energized parts. Whenever practicable, work on energized lines and equipment shall be performed from below.
- C.1.10 In connecting de-energized equipment or lines to an energized circuit by means of a conducting wire or device, employees shall first attach the wire to the de-energized part. When disconnecting, employees shall remove the source end first. Loose conductors shall be kept away from exposed energized parts.
- C.1.11 Employees shall immediately report to the nearest supervisor any defective line, apparatus, tool or other condition which, in their judgment, may be dangerous — either to persons or property — or likely to interrupt or delay service.
- C.1.12 Employees shall use extreme caution when removing or replacing fuses which are energized on either side. Cartridge fuses shall be removed and replaced with approved fuse pullers, fuse tongs or rubber gloves. Screwdrivers, pliers, etc., shall not be used for this purpose.
- C.1.13 Extreme caution shall be exercised when handling common-neutral conductors, as high voltage may be encountered. Whenever needed, temporary jumpers of adequate size shall be properly connected and secured before energized equipment grounds and energized circuit neutrals are opened.
- C.1.14 Employees fighting fires near exposed energized electrical parts shall use fire extinguishers or materials which are suitable for this purpose. If this is not possible, the adjacent and affected equipment shall first be de-energized.
- C.1.15 When two or more employees are performing work on — or associated with — exposed lines or equipment energized at 50 volts or more (except as noted in C.1.7), at least two persons

Attachment 2 to Response to KCA-2 Question No.19

trained in first aid and cardiopulmonary resuscitation (CPR) shall be available. (Only one trained person needs to be available if all new employees on the job are to be trained in first aid and CPR within three months of their hiring dates.)

C.2 Flexible and Rigid Insulated Protective Equipment (Rubber, Fiber, Synthetics, etc.)

- C.2.1 Employees shall not touch or work on any energized lines or equipment except when wearing protective equipment for the voltage to be contacted.
- C.2.2 Whenever any part of an employee's body may touch a conductor, or if an employee is to handle a conductive device or tool within the minimum working and clear hot-stick distances, he/she shall cover, with insulating protective equipment, the conductor, conductive device or tool within reach of any part of the body except that part of the conductor or equipment on which he/she is working.
- C.2.3 When working on an energized line or apparatus — including the installation or removal of protective devices — work should be done from below if possible.
- C.2.4 In applying insulating protective equipment, employees shall always protect the nearest and lowest wires first, providing protection as progress is made. In removing insulating protective equipment, the reverse order shall be maintained.
- C.2.5 Flexible blankets should not be used on the ground without protecting them from physical damage and moisture by means of a tarpaulin canvas or protective mat.
- C.2.6 Line hoses, hoods, blankets, line guards, etc., shall be visually inspected before each use. Hoses, hoods, blankets and other cover-up materials shall be maintained in a clean, safe condition.
- C.2.7 All insulating protective equipment shall be thoroughly cleaned (with approved cleaning agents) periodically, as needed, to remove foreign substances, and shall be wiped clean of oil, grease or other damaging substances as soon as practicable.
- C.2.8 Flexible protective devices shall be stored in special compartments, on trucks and elsewhere, where they will not be subjected to damage from tools, sunlight or other equipment.
There shall be a sufficient quantity of insulating protective devices as may be required by the person or crew for the job being done.
- C.2.9 Suitable lines and tool bags shall be used for raising and lowering materials, tools and protective equipment. Employees shall not throw anything from a pole or structure or permit anything to be thrown to them.
- C.2.10 If a job requires an employee to stand on a rubber protective

blanket, it shall not be used again until tested by the Glove Lab.

- C.2.11** Bare communication conductors shall be treated as energized or grounded and shall be protected accordingly.

C.3 Use and Care of Rubber Goods

- C.3.1** Only qualified employees, or those under the continuous supervision of a qualified employee, shall work on energized lines or equipment.

- C.3.2** Employees shall wear Class 0 rubber gloves with leather protectors when working on lines or equipment energized at 50 to 600 volts. Low-voltage gloves are required personal protective equipment when:

- a. Working in an energized meter base or panel, making contact with the energized terminal or parts.
- b. Working with bottom-connect-type meters.
- c. Removing or installing energized three-phase, self-contained meters. **Note:** *Face shields are required additional personal protection for 480-volt meter change-outs.*
- d. Working on the test block for PT and CT metering installations.
- e. Working energized services and secondary.

- C.3.3** Low-voltage gloves are not required personal protective equipment when:

- a. Working a turn-on or turn-off and changing out a meter (involving single-phase, self-contained socket-type meters).
- b. Relamping street lights.
- c. Making ampere and voltage checks with approved test equipment on circuits or equipment energized at 300 volts or less, provided no physical contact is being made with energized parts.

- C.3.4** Employees shall wear Class 2 rubber gloves with leather protectors and Class 2 rubber sleeves when working on lines or equipment energized at 600 to 15,000 volts.

- C.3.5** **Five-Foot Rule:** When working on lines or equipment which are energized or may become energized at voltages from 600 to 15,000 volts, Class 2 rubber gloves and sleeves shall be used. They shall be put on before the employee comes within five feet of such lines or equipment, regardless of whether or not such lines or equipment are covered by insulating protective equipment. They shall not be removed for any reason until the employee is entirely out of the five-foot clearance of such circuits or apparatus. The *Five-Foot Rule* takes precedence over the clearance Table C-1 for voltages up to 15KV.

Exception: *In certain applications, such as installing or removing transformers on straight-line poles (single- or three-phase), there*

Attachment 2 to Response to KCA-2 Question No.19

is an exception to the Five-Foot-Rule. After the circuits have been adequately covered or guarded with insulating protective equipment, the qualified employee in charge may allow employees to remove rubber gloves and sleeves outside of the two-foot-one-inch minimum approach distance referenced in Table C-1 for voltages up to 15KV. Under no circumstances can the person in charge be the person doing the work.

- C.3.6** Class 2 rubber gloves with leather protectors and Class 2 rubber sleeves shall be worn when:
- a. Working on — or within five feet of — any electrical equipment or metal surfaces (cross-arms, cross-arm braces or transformer cases, etc.) which are not effectively grounded, and which may be — or may become — energized from 600 to 15,000 volts.
 - b. Working during wet or stormy weather within five feet of any conductor or equipment which may become energized at any voltage.
 - c. Required by supervisor.
 - d. Operating manually controlled air-break switches. The handle and other parts of air-break switches shall not be contacted with any part of the body except the parts protected by rubber gloves and sleeves.
 - e. Opening, closing, removing or replacing hot line clamps, fuses or fuse door on cutouts, even when using an approved switch stick. **Exception to the previous statement:** *A properly maintained, heavy-duty fiberglass extendo stick that has been tested and labeled with a test date may be used while standing on the ground without rubber gloves and sleeves, except in inclement weather.*
 - f. Making tests to determine if lines are energized and applying or removing grounding devices.
 - g. Working on or near series street lighting circuits even though they are disconnected from their source.
 - h. Repairing series fixtures or attachments with the circuit exposed to energized conductors. One exception would be if the fixtures are disconnected from the line.
 - i. Pulling in wire or handling other conductive materials near circuits, apparatus or equipment which is or may become energized.
 - j. Working on or near telephone or other circuits which are subject to induced voltages from energized high-voltage circuits, unless the circuits to be worked are adequately grounded.

- k. Making the initial voltage check on new transformer installations.
- l. Connecting driven grounds to neutrals or static wires when circuits are energized.

See rules for underground residential distribution, Section D.

- C.3.7** Rubber gloves, sleeves and blankets shall be subjected to approved electrical tests at intervals not to exceed 90 days.
- C.3.8** Rubber gloves and sleeves shall be inspected daily for corona cracks or other damage and shall be given an air test at least once a day while in use. This should be done at the beginning of the work period and at any other time when their condition is in doubt. They shall be visually checked before each use.
- C.3.9** Rubber gloves and sleeves shall never be worn inside-out or without leather protectors. Rubber gloves or sleeves shall be exchanged at any time they become damaged or the employee to whom they are assigned becomes suspicious of damage.
- C.3.10** Leather protectors shall not be worn except when in use over Class 2 or Class 0 rubber gloves.
- C.3.11** Rubber gloves and sleeves, when not in use, shall be kept in canvas bags or other approved containers and stored where they will not become damaged from sharp objects or exposed to direct sunlight. They shall never be folded while stored, nor shall other objects be placed upon them.
- C.3.12** Rubber gloves shall be stored in a glove bag with the cuffs down to permit drainage and better ventilation, and reduce the possibility of damage due to objects falling into the glove.
- C.3.13** When working with rubber protective equipment on energized circuits or apparatus where the voltage between any two conductors is more than 600 volts, the following minimum conditions shall be met in addition to all other rules governing the use of protective equipment.
 - a. Class 2 rubber gloves and sleeves shall be used.
 - b. Employees shall not make physical contact with protective devices installed on energized primary conductors with other than their rubber gloves and sleeves.
 - c. Employees shall be isolated from all grounds (wooden poles shall be considered as grounds), by using approved supplementary insulation such as aerial baskets, insulated platforms, hook ladders or other approved means of isolation.
- C.3.14** When it is necessary to pass through or near circuits energized at 600 volts and above in order to reach a working area above (for example, to work on transmission circuits underbuilt by these lower-voltage circuits) they must be tied out with live-

line maintenance tools or covered with approved protective equipment (rubber or fiber). Approved protective equipment must be properly installed with live-line maintenance tools or from an insulated platform (aerial basket, insulated platform or hook ladder).

- C.3.15** If the circuits to be passed through are energized at voltages above 15,000 volts between phases, they must be tied out with live-line maintenance tools.

C.4 Personal Climbing Equipment

Body belts

- C. 4.1** Only approved belts and approved fall protection equipment (FPE) shall be used.
- C.4.2** All equipment shall be inspected before each use. Any found damaged or excessively worn shall not be used.
- C.4.3** Climbing belts shall comply with the standards described by KOSHA 1926.959, which states that when tool loops are placed on a line technician's body belt, the maximum shall be no greater than four. Tool loops on a body belt shall be placed on the belt in such a way as to allow four inches in the back center of the belt to remain unobstructed by loops or other attachments (measuring from D-ring to D-ring) so that in case of a fall, the chance of injury will be lessened.
- C.4.4** FPE having double-locking snap hooks shall be worn by employees working at elevated locations on poles, ladders, towers, or other structures except where such use creates a greater hazard to the safety of the employee — in which case, other safeguards shall be used.
- C.4.5** Before an employee trusts his/her weight to a climbing belt or a similar device, a determination shall be made that the double-locking snaps are properly engaged, and that the employee is secure on the structure.
- C.4.6** Metal hooks, chains, etc., for holding tools or tape shall not be attached to body belts. Leather or other non-conducting material shall be used for this purpose.

Climbers

- C.4.7** Climbers shall be inspected before each use. Damaged or excessively worn straps, or missing or broken screws, shall be replaced before climbers are used.
- C.4.8** Gaffs shall be kept within safe length limits (1¼ inches, minimum), properly shaped, sharp and free of burrs. Gaffs shall be tested for wear and shape by using a gauge recommended by the manufacturer.

- C.4.9 Pole gaffs shall not be used for tree climbing.
- C.4.10 Employees shall not wear their climbers while driving, riding in vehicles, working on the ground or working on ladders (except hook ladders). Climbers shall be put on and removed as close to the pole as safety permits.
- C.4.11 When climbers are stored in the truck or tool room, the sharp gaff points shall be covered with suitable gaff guards so they will not damage other equipment or cause personal injury.

Body Harnesses

- C.4.12 A harness attached to a lanyard with a double-locking snap hook shall be worn while working from or riding in an aerial device. Lanyards shall be made of nylon and equipped with a double-locking snap, and shall be no longer than six feet.

Working on Poles

- C.4.13 Before any pole is climbed, employees shall first:
 - a. Inspect all equipment before each use. If any equipment is found to be damaged or worn, it shall be repaired or replaced.
 - b. Inspect the pole to determine if it is safe to climb and that it is capable of sustaining the additional or unbalanced stresses to which it will be subjected.
- C.4.14 Poles that are determined to be unsafe to climb shall be made safe by guying, bracing or other adequate means. If the pole to be climbed is being replaced and the new pole is set adjacent to it, the old pole may be lashed to it in lieu of guying.
- C.4.15 **Deleted**
- C.4.16 Fall-protection equipment shall be used in accordance with the manufacturer's direction when ascending or descending.
- C.4.17 A handline shall be taken aloft whether climbing or using an aerial device.
- C.4.18 Employees shall not climb or work on an elevated pole or structure without first securing themselves with FPE.
- C.4.19 The safety strap shall not be put around a pole above the uppermost pole attachment, except where the pole top or attachment is above eye level. It shall not be used on pole steps, crossarm braces, insulators, insulator pins, conductors, rotten or otherwise weak crossarms or on attachments that are being moved. When it is necessary to attach to a crossarm, the safety strap shall never be placed beyond the outside crossarm attachment. It shall be so placed that it will not be cut by line equipment or twisted or fouled by material that may give way under strain.

Attachment 2 to Response to KCA-2 Question No.19

- C.4.20 Employees shall not trust their weight to guy wires, pins, braces, conductors or other such equipment that might prove unstable.
 - C.4.21 When two or more employees are to work on the same pole at the same time, each individual shall reach the working position before the next leaves the ground. Only one may unhook a safety strap at a time. They shall descend the pole one at a time.
- #### C.5 Working Live-Line Tools
- C.5.1 Planned work with live-line tools shall not be started during unfavorable weather.
 - C.5.2 Only tools approved by the company shall be used in live-line maintenance. All live-line tools shall be made of fiberglass and shall be visually inspected and wiped with cloth before being used. Any tools with possible defects shall be removed from service.
 - C.5.3 Before work with live-line maintenance tools is begun, the dispatcher or person having jurisdiction shall be notified. If, during live-line tool work, an interruption of service occurs, the dispatcher or other person having jurisdiction shall be notified immediately.
 - C.5.4 The automatic reclosing feature of circuit interrupting devices shall be made inoperative before work begins.
 - C.5.5 Lines of #6 copper, #6 ACSR and #8A copperweld or smaller shall not be worked with live-line sticks.
 - C.5.6 A careful check shall be made to see that the condition of the structure and lines at the point of the work is such that the job may be performed safely. In addition, the adjacent spans and structures shall be carefully checked for defects in conductors, tie wires, insulators and other equipment.
 - C.5.7 Positive control shall be maintained during the movement of any conductor. Under no circumstances shall an employee depend on another employee to hold an energized conductor clear of said employee.
 - C.5.8 While live-line work is in progress, no other work of any nature shall be performed on the same pole or structure.
 - C.5.9 Live-line tools shall never be laid directly on the ground or against sharp objects such as barbed-wire fences. Special tool holders or tarpaulins shall be used for this purpose.
 - C.5.10 All live-line tools, when not in use, shall be kept in canvas bags or weatherproof boxes provided for that purpose; these containers shall be stored in a dry — and, if possible, warm — place.
 - C.5.11 Live-line tools, including the extendo sticks, are used as primary protection and shall be removed from service every two years for examination, cleaning, repair if needed, service and testing.

C.6 Working On De-energized Lines and Equipment

- C.6.1** All conductors and equipment shall be treated as energized until tested with an approved voltage detector to be de-energized and grounded.
- C.6.2** *New Construction:* New lines or equipment may be considered de-energized and worked as such where:
- the lines or equipment are grounded; or
 - the hazard of induced voltages is not present and adequate clearances or other means are implemented to prevent contact with energized lines or equipment and the new lines or equipment (see *Five-Foot Rule*, C.3.5.)
- C.6.3** Bare communication conductors on power poles or structures shall be treated as energized lines or ground unless protected by insulating materials.

C.7 Grounding

Note: See the "LG&E/KU Transmission Protective Temporary Grounding Procedures" to determine ground sizes. This document can be found at <http://intranet1.lgeenergy.com/corph&s/oshaprograms.htm>, on the LG&E and KU Corporate Health and Safety intranet, under the 'Programs' section.

- C.7.1** Electrical equipment and conductors shall always be considered as energized unless they are positively proven by approved methods to be de-energized and properly grounded. ***If it isn't grounded, it isn't dead.***
- C.7.2** Proper grounding procedures shall be followed when grounding a distribution or transmission line in preparation for working the line without insulated tools and rubber gloves and sleeves. Thoroughly plan and review the grounding requirements of the work to be performed.
- C.7.3** Protective grounding may be accomplished utilizing one of two methods, depending on the physical requirements of the work location. The two methods are:
- Equipotential Zone (Single-Point Grounding)** — Generally includes one conductor ground set in conjunction with a personal protective jumper. **Note:** LG&E and KU's preferred method of grounding.
 - Bracket Grounding** — Generally includes two conductor ground sets, one on either side of the work area, with all sources of backfeed between the ground sets eliminated.
- C.7.4** All lockout/tagout and appropriate switching procedures shall be followed before grounding.
Refer to company construction standards or safety procedures manual for approved grounding procedures and equipment.

C.8 Deleted**C.9 Fuses**

- C.9.1** Class 2 rubber gloves and sleeves shall be worn while opening, closing, removing or replacing hot line clamps, fuses or fuse doors on cutouts even when using an approved switch stick (except when using an approved, tested extendo stick from the ground). Approved eye protection shall also be used during these procedures.

C.10 Rope (Synthetic Fiber and Manila)

- C.10.1** A rope shall not be overloaded or dragged over rough or sharp objects.
- C.10.2** Short bends over sharp-edged surfaces should be avoided.
- C.10.3** Kinks shall be removed before any strain is put on a rope.
- C.10.4** When not in use, ropes shall be dried and stored properly and kept free from mechanical damage, excessive heat and dryness.
- C.10.5** The outward appearance of rope shall not be accepted as proof of quality or strength.
- C.10.6** Ropes shall be examined regularly for cuts, worn spots, burns and rot. The rope shall be untwisted at various places and inspected for poor fiber and dry rot.
- C.10.7** Safe loads, as specified by the manufacturer, shall not be exceeded. Ropes used for hoisting heavy equipment such as transformers shall be rated for the work being performed.
- C.10.8** Eyes and splices shall be made in accordance with the instructions given by the rope manufacturer.
- C.10.9** Ropes used for energized work must be maintained in a safe, clean, dry condition. An approved hot line tool link stick between the conductor and the rope shall be used.
- C.10.10** Handlines shall:
- Be a minimum of one half inch.
 - Be maintained and used so they are safe for pole-top rescue.
 - Be used on poles to raise or lower materials and equipment except those heavy enough to require the use of blocks, bull lines or winch lines. Generally, materials or equipment weighing 75 pounds or less should be handled with a handline. Do not subject rope to shock loading.
 - Be made up of a three-inch, single-sheave block with a hook equipped with a snap and at least a half-inch sling. The half-inch rope handline shall have a handline snap on one end and a ring or a handline hook on the other.
- C.10.11** A minimum 3/8-inch dropline or throw line may be used instead of a handline for service work on a ladder at a building or for transmission climbing inspections.

Attachment 2 to Response to KCA-2 Question No.19

are to be set, they should be placed so that they will not interfere with traffic. If poles are left near streets, highways or walkways overnight where they create a hazard, they shall be safeguarded by amber lights or well-lighted warning signs.

Page 178 of 232
Bellar

C.11 Telescopic Switch Sticks

- C.11.1 Heavy duty telescopic switch sticks and all other sticks used for primary protection shall be tested and labeled with the test date every two years.
- C.11.2 Telescopic sticks are to be used only by persons wearing a hard hat, proper eye protection, approved clothing and leather gloves if the stick has been tested and labeled. Class 2 rubber gloves and sleeves shall be worn when using the stick in inclement weather, and if the stick has not been tested or if the test date has expired.
Note: Eliminating the use of gloves and sleeves does not apply in distribution or transmission substations.
- C.11.3 Telescopic sticks are not to be used to lower or raise the doors or fuse barrels of cutouts through congested areas, or when the wind velocity is sufficient to render it awkward or impossible to control.
- C.11.4 Telescopic sticks are not to be used by persons standing on a ladder or standing on or in a vehicle.
- C.11.5 Telescopic sticks are not to be used unless clean and in good operating condition, and should be carried and stored in an approved case to prevent physical damage.
- C.11.6 Telescopic sticks, other than the heavy-duty type, shall not be used in distribution or transmission substations for operating disconnects or power fuses, and shall not be used on lines or equipment rated over 35 KV phase-to-phase.

C.12 Pole Hauling and Temporary Storage

- C.12.1 The trailing end of a load of poles shall be marked by a red flag during the day, and by an amber flashing light at night. As an additional precaution, warning flags or lights may be placed in the center of long loads. An employee shall be used for flagging when necessary.
- C.12.2 The wheels of the transporting vehicle shall be chocked and securely braked prior to loading.
- C.12.3 Poles loaded on a truck or trailer shall be securely fastened in at least two places.
- C.12.4 Employees shall not ride on pole dollies or trailers.
- C.12.5 When a load of poles is within working distance of the ground, load binders shall be installed so that they can and will be operated by employees while standing on the ground.
- C.12.6 Employees shall not remain on a pole pile while poles are being hoisted.
- C.12.7 Poles shall be placed or blocked so they will not roll.
- C.12.8 If it becomes necessary to store poles at the location where they

C.13 Setting and Removing Poles

- C.13.1 While setting or removing poles between or near conductors energized above 600 volts:
 - a. If safe clearances cannot be maintained, the conductors shall be de-energized, covered with protective devices, or spread apart — or a pole guard shall be used to minimize accidental contact.
 - b. Employees handling the butt of the pole shall wear Class 2 rubber gloves and sleeves whether or not cant hooks, peaveys or slings are used.
 - c. Until a pole is positively secured from moving against an energized conductor, no one shall step on or off the truck, nor shall an employee standing on the ground touch any part of the truck without using Class 2 rubber gloves and sleeves.
 - d. Ground wires shall not be attached on the pole higher than 10 feet from the ground.
- C.13.2 Employees engaged in handling or working on poles shall wear suitable gloves and a long-sleeve shirt with the sleeves rolled down and cuffs buttoned.
- C.13.3 All persons not engaged in pole-setting operations shall keep out of the work area.
- C.13.4 Employees shall not stand or pass under a suspended load. Employees shall not stand adjacent to or over or under a loaded winch line.
- C.13.5 Hoisting equipment operators shall accept signals only from the employee specifically designated. The operator shall obey a stop signal from anyone.
- C.13.6 No one shall be on a gin pole when it is being used to raise another pole.
- C.13.7 When pikes are used to hold poles in place while holes are being backfilled, they shall be firmly secured until the backfill is sufficient to hold. When a pole is being canted or hooked, the pikes shall be held.
- C.13.8 If any holes are left unfilled at the end of the work period, they shall be protected with substantial coverings.

C.14 Hoisting Cables — Conductive Materials

- C.14.1 Wire rope and other conductive materials shall not be used to raise transformers, poles or any other equipment or materials near energized lines, except:

- a. When the wire rope is rigged a sufficient distance below all energized wires to prevent the possibility of electrical contact between the energized wires and the wire rope or conductive material being raised.
- b. When the wire rope and any conductive material being raised are adequately protected.
- c. When the energized line and equipment are adequately protected.

C.14.2 Positive control of wire rope shall be maintained at all times.

C.14.3 Use of wire rope as a hoist line shall be discontinued when it becomes worn, deteriorated or damaged.

C.14.4 Metallic slings (chain or cable) shall not be used near energized equipment. Whenever possible, chain slings should not be used for hoisting purposes — but if they are used for lifting, they shall be tagged with proper information.

C.14.5 Synthetic hoisting/pulling lines and rope shall not be considered as non-conductive unless properly maintained to preserve their insulating qualities.

C.15 *Stringing Adjacent to Energized Lines*

C.15.1 Prior to stringing parallel to an existing energized transmission line, a competent determination shall be made by the qualified person in charge to ascertain whether dangerous induced-voltage buildups will occur, particularly during switching and ground fault conditions. When there is a possibility that dangerous induced voltage may exist, the following provisions shall be followed.

- a. When stringing adjacent to energized lines, the tension stringing method, or any other methods that preclude unintentional contact between the lines being pulled, shall be used.
- b. All pulling and tensioning equipment shall be isolated, insulated or effectively grounded.
- c. A ground shall be installed between the tensioning reel setup and the first structure in order to ground each bare conductor and overhead ground conductor during stringing operations.
- d. During stringing operations, each bare conductor and overhead ground conductor shall be grounded at the first tower adjacent to both the tensioning and pulling setup, and in increments so that no point is more than two miles from the ground.
- e. The grounds shall be left in place until the conductor installation is completed.
- f. Such grounds shall be removed as the last phase of aerial clean-up.
- g. Except for moving-type grounds, the grounds shall be placed and removed with an approved shotgun stick or switch stick.

h. Conductors and overhead ground conductors shall be grounded at all deadend or catch-off points.

i. A ground shall be located at each side and within 10 feet of working areas where conductors or overhead ground conductors are being spliced at ground level. The two ends to be spliced shall be bonded to each other.

j. All conductors and overhead ground conductors shall be bonded to the tower at any isolated tower where it may be necessary to complete work on the transmission line.

k. Work on deadend towers shall require grounding on all de-energized lines.

l. Grounds may be removed as soon as the work is completed, provided that the line is not left open-circuited at the isolated tower at which work is being completed.

m. When performing work from the structures, clipping crews and all others working on conductors or overhead ground conductors shall be protected by individual grounds installed at every work location.

C.16 *Stringing or Removing Across Energized Conductors*

C.16.1 Prior to stringing operations, a job briefing shall be held, setting forth the plan of operation and specifying the type of equipment to be used, grounding devices, procedures to be followed, crossover methods to be followed and clearance authorizations required.

C.16.2 Where there is a possibility of the conductor accidentally contacting an energized circuit or receiving a dangerous induced-voltage buildup, to further protect the employee from the hazards of the conductor, the conductor being installed or removed shall be grounded and provisions made to insulate or isolate the employee.

C.16.3 If the existing line is de-energized, proper clearance authorization shall be secured, and the line grounded on both sides of the crossover, or the line being strung or removed shall be considered and worked as energized.

C.16.4 When crossing over energized conductors in excess of 300 volts, rope nets or guard structures shall be installed, unless provision is made to isolate or insulate the worker or the energized conductor. Where practical, the automatic reclosing feature of the circuit interrupting device shall be made inoperative. In addition, the line being strung shall be grounded on either side of the crossover or considered and worked as energized.

C.16.5 Conductors being strung in or removed shall be kept under positive control by the use of adequate tension reels, guard structures, tielines, or other means to prevent accidental contact with energized circuits.

Table C-3 AC Live-Line Work Minimum Approach Distance with Transient Overvoltage

Voltage (kV)	Phase-to-Ground Exposure		Phase-to-Phase Exposure	
	Feet-Inches	Meters	Feet-Inches	Meters
72.6 to 121.0	3'8"	1.10	4'11"	1.48
121.1 to 145.0	4'2"	1.26	5'8"	1.71
145.1 to 169.0	4'8"	1.41	6'8"	2.02
169.1 to 242.0	6'5"	1.95	10'7"	3.22
242.1 to 362.0	11'0"	3.33	19'0"	5.78
362.1 to 420.0	13'9"	4.17	23'5"	7.13
420.1 to 550.0	16'6"	5.00	28'4"	8.64
550.1 to 800.0	22'6"	6.84	39'2"	11.93

For voltages over 72.5 kV, employees/contractors shall utilize the minimum approach distances in Table C-3 or contact engineering for calculated distances.

Transient Overvoltage

- Selected 3.5 for 72.6 to 420.0 voltage based on R-9 table in OSHA 1910.269
- Selected 3.0 for 420.1 to 550.0 voltage based on R-9 table in OSHA 1910.269
- Selected 2.5 for 550.1 to 800.0 voltage based on R-9 table in OSHA 1910.269

C.16.6 A transmission crew shall have a minimum of two structures clipped in between the crew and the conductor being sagged. When working on bare conductors, clipping and tying crews shall work between grounds at all times. The grounds shall remain intact until the conductors are clipped-in, except on deadend structures.

C.17 Working on Distribution Transformers

C.17.1 The primary leads of a distribution transformer shall be considered energized at full voltage until both the primary and the secondary leads have been disconnected, or it has been determined that the secondary circuit to which it is attached is not energized from other transformers or other sources.

C.17.2 The cases of all transformers connected to a source of supply shall be considered as being energized at the full primary unless they are adequately grounded.

C.17.3 Employees shall not stand on, or otherwise contact, transformer cases while working on or near energized circuits.

C. 18 Capacitors

See Section F.8.

Table C-1 AC Live-Line Work Minimum Approach Distance and Clear Hot Stick Distance

Voltage in Kilovolts Phase-to-Phase	Phase-to-Ground Exposure		Phase-to-Phase Exposure	
	Feet-Inches	Meters	Feet-Inches	Meters
0 to 0.3	Avoid Contact		Avoid Contact	
0.31 to 0.75	1'1"	0.33	1'1"	0.33
0.751 to 5.0	2'1"	0.63	2'1"	0.63
5.1 to 15.0	2'2"	0.652	2'3"	0.684
15.1 to 36.0	2'7"	0.778	3'	0.904
36.1 to 46.0	2'10"	0.852	3'4"	0.999
46.1 to 72.5	3'5"	1.02	4'1"	1.23

Table C-2 DC Live-Line Work Minimum Approach Distance with Over-Voltage Factor

Max. Anticipated Per-Unit Transient Over-Voltage	Distance in Feet-Inches				
	Maximum Line-to-Ground Voltage in Kilovolts				
	250	400	500	600	750
1.5 or lower	3'8"	5'3"	6'9"	8'7"	11'10"
1.6	3'10"	5'7"	7'4"	9'5"	13'1"
1.7	4'1"	6'0"	7'11"	10'3"	14'4"
1.8	4'3"	6'5"	8'7"	11'2"	15'9"

Note 1: The distances specified in this table may be applied only where the maximum anticipated per-unit transient over-voltage has been determined by engineering analysis and has been supplied by the employer. If, however, the transient over-voltage factor is not known, a factor of 1.8 shall be assumed.

Note 2: The distances specified in this table are the air, bare-hand and live-line tool distances.

D.1 ***Electrical Work Practices***

- D.1.1** Before work is commenced, a job briefing (tailgate conference) shall be held with all employees to orient each employee as to:
- a.** The hazards associated with the job.
 - b.** The work procedures involved.
 - c.** Any special precautions to be taken.
 - d.** All energy source controls.
 - e.** Personal protective equipment required.
- The job briefing shall be documented and a copy maintained for a minimum of 30 calendar days.
- D.1.2** Electrical equipment and lines shall always be considered as energized unless they are positively known to be dead and grounded. Before work is started on energized equipment or circuits, a preliminary inspection (or test) shall be made to determine existing conditions.
- D.1.3** When employees are working and find a condition that they cannot handle safely, they shall call for assistance.
- D.1.4** Only qualified employees and trainees working under their direct supervision may work on or with exposed energized lines or parts of equipment operating at 50 volts or more, and must be familiar with the minimum working clearance and approach distances.
- (See Table D-1 — Minimum Approach Distance.)
- D.1.5** Two employees shall not contact separate energized primary phases while working from the same pole, structure or aerial lift.
- D.1.6** At least two employees shall be present while the following types of work are being performed:
- a.** Installation, repair or removal of lines energized at more than 600 volts.
 - b.** Installation, repair or removal of de-energized lines or equipment such as transformers, capacitors and regulators, if an employee is exposed to contact with other parts energized at more than 600 volts.
 - c.** Work involving the use of mechanical equipment, other than insulated lifts, near parts energized at more than 600 volts.
 - d.** Any other work that exposes an employee to electrical hazards greater than or equal to those listed above.
- D.1.7** At least two employees do not need to be present in the following operations.
- a.** Routine switching of circuits.
 - b.** Work performed with insulated switch sticks or live-line tools,

if the employee is positioned so that he/she is not within reach of — or otherwise exposed to — energized parts.

- c. Emergency repairs necessary to safeguard the general public, as long as approved tools and proper protective equipment are used.

- D.1.8** No employee may approach or take any conductive object without an insulated handle closer to exposed energized parts than the clearances set forth in Tables D-1, D-2 and D-3, unless:
- a. The employee is insulated from the energized part.
 - b. The energized part is insulated from the employee and any other conductive object at a different potential.
 - c. The employee is insulated from any other conductive object, as during live-line work.
- D.1.9** Employees shall avoid working on circuits or equipment from such a position that a shock or slip might bring his/her body toward exposed energized parts. Whenever practicable, work on energized lines and equipment shall be performed from below.
- D.1.10** In connecting de-energized equipment or lines to an energized circuit by means of a conducting wire or device, employees shall first attach the wire to the de-energized part. When disconnecting, employees shall remove the source end first. Loose conductors shall be kept away from exposed energized parts.
- D.1.11** Employees shall immediately report to the nearest supervisor any defective line, apparatus, tool or other condition which, in their judgment, may be dangerous — either to persons or property — or likely to interrupt or delay service.
- D.1.12** Employees shall use extreme caution when removing or replacing fuses which are energized on either side. Cartridge fuses shall be removed and replaced with approved fuse pullers, fuse tongs or rubber gloves. Screwdrivers, pliers, etc., shall not be used for this purpose.
- D.1.13** Extreme caution shall be exercised when handling common-neutral conductors, as high voltage may be encountered. Whenever needed, temporary jumpers of adequate size shall be properly connected and secured before energized equipment grounds and energized circuit neutrals are opened.
- D.1.14** Employees fighting fires near exposed energized electrical parts shall use fire extinguishers or materials which are suitable for this purpose. If this is not possible, the adjacent and affected equipment shall first be de-energized.
- D.1.15** When employees are performing work on — or associated with — exposed lines or equipment energized at 50 volts or more

Attachment 2 to Response to KCA-2 Question No.19

(except as noted in D.1.7), at least two persons trained in first aid and cardiopulmonary resuscitation (CPR) shall be available. (Only one trained person needs to be available if all new employees on the job are to be trained in first aid and CPR within three months of their hiring dates.)

D.2 Flexible and Rigid Insulated Protective Equipment (Rubber, Fiber, Synthetics, etc.)

- D.2.1** Employees shall not touch or work on any energized lines or equipment except when wearing protective equipment for the voltage to be contacted.
- D.2.2** Whenever any part of an employee's body may touch a conductor, or if an employee is to handle a conductive device or tool within the minimum working and clear hot-stick distances, he/she shall cover, with insulating protective equipment, the conductor, conductive device or tool within reach of any part of the body except that part of the conductor or equipment on which he/she is working.
- D.2.3** When working on an energized line or apparatus — including the installation or removal of protective devices — work should be done from below if possible.
- D.2.4** In applying insulating protective equipment, employees shall always protect the nearest and lowest wires first, providing protection as progress is made. In removing insulating protective equipment, the reverse order shall be maintained.
- D.2.5** Flexible blankets should not be used on the ground without protecting them from physical damage and moisture by means of a tarpaulin canvas or protective mat.
- D.2.6** Line hoses, hoods, blankets, line guards, etc., shall be visually inspected before each use. Hoses, hoods, blankets and other cover-up materials shall be maintained in a clean safe condition.
- D.2.7** All insulating protective equipment shall be thoroughly cleaned (with approved cleaning agents) periodically, as needed, to remove foreign substances, and shall be wiped clean of oil, grease or other damaging substances as soon as practicable.
- D.2.8** Flexible protective devices shall be stored in special compartments, on trucks and elsewhere, where they will not be subjected to damage from tools, sunlight or other equipment.
There shall be a sufficient quantity of insulating protective devices as may be required by the person or crew for the job being done.
- D.2.9** Suitable lines and tool bags shall be used for raising and lowering materials, tools and protective equipment. Employees shall not throw anything from a pole or structure or permit anything to be thrown to them.

- D.2.10 If a job requires an employee to stand on a rubber protective blanket, it shall not be used again until tested by the Glove Lab.
- D.2.11 Bare communication conductors shall be treated as energized or grounded, and shall be protected accordingly.

D.3 **Use and Care of Rubber Goods**

- D.3.1 Only qualified employees, or those under the continuous supervision of a qualified employee, shall work on energized lines or equipment.
- D.3.2 Employees shall wear Class 0 rubber gloves with leather protectors when working on lines or equipment energized at 50 to 600 volts. Low-voltage gloves are required personal protective equipment when:
 - a. Working in an energized meter base or panel, making contact with the energized terminal or parts.
 - b. Working with bottom-connect-type meters.
 - c. Removing or installing energized three-phase, self-contained meters. **Note:** *Face shields and balaclava are required additional personal protection for 480-volt meter change-outs. Additional PPE may be required, contact supervisor or safety specialist before energized work.*
 - d. Working on the test block for PT and CT metering installations.
 - e. Working energized services and secondary.
- D.3.3 Low-voltage gloves are not required personal protective equipment when:
 - a. Working a turn-on or turn-off and changing out a meter (involving single-phase, self-contained socket-type meters).
 - b. Relamping street lights.
 - c. Making ampere and voltage checks with approved test equipment on circuits or equipment energized at 300 volts or less, provided no physical contact is being made with energized parts.
- D.3.4 Employees shall wear Class 2 rubber gloves with leather protectors and Class 2 rubber sleeves when working on lines or equipment energized at 600 to 15,000 volts.
- D.3.5 **Five-Foot Rule:** When working on lines or equipment which are energized or may become energized at voltages from 600 to 15,000 volts, Class 2 rubber gloves and sleeves shall be used. They shall be put on before the employee comes within five feet of such lines or equipment, regardless of whether or not such lines or equipment are covered by insulating protective equipment. They shall not be removed for any reason until the employee is entirely out of the five-foot clearance of such circuits or apparatus. The Five-Foot Rule takes precedence over the clearance Table D-1 for voltages up to 15KV.

- D.3.6 Class 2 rubber gloves with leather protectors and Class 2 rubber sleeves shall be worn when:
 - a. Working on — or within five feet of — any electrical equipment or metal surfaces (cross-arms, cross-arm braces or transformer cases, etc.) which are not effectively grounded, and which may be — or may become — energized from 600 to 15,000 volts.
 - b. Working during wet or stormy weather within five feet of any conductor or equipment which may become energized at any voltage.
 - c. Required by supervisor.
 - d. Operating manually controlled air-break switches. The handle and other parts of air-break switches shall not be contacted with any part of the body except the parts protected by rubber gloves and sleeves.
 - e. Opening, closing, removing or replacing hot line clamps, fuses or fuse door on cutouts, even when using an approved switch stick. **Exception to the previous statement:** *A properly maintained, heavy-duty fiberglass extendo stick that has been tested and labeled with a test date may be used while standing on the ground without rubber gloves and sleeves, except in inclement weather.*
 - f. Making tests to determine if lines are energized and applying or removing grounding devices.
 - g. Working on or near series street lighting circuits even though they are disconnected from their source.
 - h. Repairing series fixtures or attachments with the circuit exposed to energized conductors. One exception would be if the fixtures are disconnected from the line.
 - i. Pulling in wire or handling other conductive materials near circuits, apparatus or equipment which is or may become energized.
 - j. Working on or near telephone or other circuits which are subject to induced voltages from energized high-voltage circuits, unless the circuits to be worked are adequately grounded.
 - k. Making the initial voltage check on new transformer installations.

- I. Connecting driven grounds to neutrals or static wires when circuits are energized.
- m. Using any type of switch stick in a distribution or transmission substation.

See rules for underground residential distribution, Section E.

- D.3.7** Rubber gloves, sleeves and blankets shall be subjected to an approved electrical test at intervals not to exceed 90 days.
- D.3.8** Rubber gloves and sleeves shall be inspected daily for corona cracks or other damage and shall be given an air test at least once a day while in use. This should be done at the beginning of the work period and at any other time when their condition is in doubt. They shall be visually checked before each use.
- D.3.9** Rubber gloves and sleeves shall never be worn inside out or without leather protectors. Rubber gloves or sleeves shall be exchanged at any time they become damaged or the employee to whom they are assigned becomes suspicious of damage.
- D.3.10** Leather protectors shall not be worn except when in use over Class 2 or Class 0 rubber gloves.
- D.3.11** Rubber gloves and sleeves, when not in use, shall be kept in canvas bags or other approved containers and stored where they will not become damaged from sharp objects or exposed to direct sunlight. They shall never be folded while stored, nor shall other objects be placed upon them.
- D.3.12** Rubber gloves shall be stored in a glove bag with the cuffs down to permit drainage and better ventilation, and reduce the possibility of damage due to objects falling into the glove.
- D.3.13** When working with rubber protective equipment on energized circuits or apparatus where the voltage between any two conductors is more than 600 volts, the following minimum conditions shall be met in addition to all other rules governing the use of protective equipment.
 - a. Class 2 rubber gloves and sleeves shall be used.
 - b. Employees shall not make physical contact with protective devices installed on energized primary conductors with other than their rubber gloves and sleeves.
 - c. Employees shall be isolated from all grounds (wooden poles shall be considered as grounds), by using approved supplementary insulation such as aerial baskets, insulated platforms, hook ladders or other approved means of isolation.
- D3.14** When it is necessary to pass through or near circuits energized at 600 volts and above in order to reach a working area above (for example, to work on transmission circuits underbuilt by these lower-voltage circuits) they must be tied out with live-line

Attachment 2 to Response to KCA-2 Question No.19

Page 185 of 232
 Bellar
 maintenance tools or covered with approved protective equipment (rubber or fiber). Approved protective equipment must be properly installed with live-line maintenance tools or from an insulated platform (aerial basket, insulated platform or hook ladder).

- D.3.15** If the circuits to be passed through are energized at voltages above 15,000 volts between phases, they must be tied out with live-line maintenance tools.

D.4 Personal Climbing Equipment

Body Belts

- D. 4.1** Only approved belts and approved fall protection equipment (FPE) shall be used.
- D.4.2** All equipment shall be inspected before each use. Any found damaged or excessively worn shall not be used.
- D.4.3** Climbing belts shall comply with the standards described by KOSHA 1926.959, which states that when tool loops are placed on a line technician's body belt, the maximum shall be no greater than four. Tool loops on a body belt shall be placed on the belt in such a way as to allow four inches in the back center of the belt to remain unobstructed by loops or other attachments (measuring from D-ring to D-ring) so that in case of a fall, the chance of injury will be lessened.
- D.4.4** FPE having double-locking snap hooks shall be worn by employees working at elevated locations on poles, ladders, towers, or other structures except where such use creates a greater hazard to the safety of the employee — in which case, other safeguards shall be used.
- D.4.5** Before an employee trusts his/her weight to a climbing belt or a similar device, a determination shall be made that the double-locking snaps are properly engaged, and that the employee is secure on the structure.
- D.4.6** Metal hooks, chains, etc., for holding tools or tape shall not be attached to body belts. Leather or other non-conducting material shall be used for this purpose.

Climbers

- D.4.7** Climbers shall be inspected before each use. Damaged or excessively worn straps, or missing or broken screws, shall be replaced before climbers are used.
- D.4.8** Gaffs shall be kept within safe length limits (1-1/4 inches, minimum), properly shaped, sharp and free of burrs. Gaffs shall be tested for wear and shape by using a gauge recommended by the manufacturer.
- D.4.9** Pole gaffs shall not be used for tree climbing.

- D.4.10** Employees shall not wear their climbers while driving, riding in vehicles, working on the ground or working on ladders (except hook ladders). Climbers shall be put on and removed as close to the pole as safety permits.
- D.4.11** When climbers are stored in the truck or tool room, the sharp gaff points shall be covered with suitable gaff guards so they will not damage other equipment or cause personal injury.

Body Harnesses

- D.4.12** A harness attached to a lanyard with a double-locking snap hook shall be worn while working from or riding in an aerial device. Lanyards shall be made of nylon and equipped with a double locking snap, and shall be no longer than six feet.

Working on Poles

- D.4.13** Before any pole is climbed, employees shall first:
- Inspect all equipment before each use. If any equipment is found to be damaged or worn, it shall be repaired or replaced.
 - Inspect the pole to determine if it is safe to climb and that it is capable of sustaining the additional or unbalanced stresses to which it will be subjected.
- D.4.14** Poles that are determined to be unsafe to climb shall be made safe by guying, bracing or other adequate means. If the pole to be climbed is being replaced and the new pole is set adjacent to it, the old pole may be lashed to it in lieu of guying.
- D.4.15** *Deleted*
- D.4.16** Fall-protection equipment shall be used in accordance with the manufacturer's direction when ascending or descending.
- D.4.17** A handline shall be taken aloft whether climbing or using an aerial device.
- D.4.18** Employees shall not climb or work on an elevated pole or structure without first securing themselves with FPE.
- D.4.19** The safety strap shall not be put around a pole above the uppermost pole attachment, except where the pole top or attachment is above eye level. It shall not be used on pole steps, crossarm braces, insulators, insulator pins, conductors, rotten or otherwise weak crossarms or on attachments that are being moved. When it is necessary to attach to a crossarm, the safety strap shall never be placed beyond the outside crossarm attachment. It shall be so placed that it will not be cut by line equipment or twisted or fouled by material that may give way under strain.
- D.4.20** Employees shall not trust their weight to guy wires, pins, braces,

Attachment 2 to Response to KCA-2 Question No.19

conductors, or other such equipment that might prove unstable.

- D.4.21** When two or more employees are to work on the same pole at the same time, each individual shall reach the working position before the next leaves the ground. Only one may unhook a safety strap at a time. They shall descend the pole one at a time.
- D.5** ***Working Live-Line Tools***
- D.5.1** Planned work with live-line tools shall not be started during unfavorable weather.
- D.5.2** Only tools approved by the company shall be used in live-line maintenance. All live-line tools shall be made of fiberglass and shall be visually inspected and wiped with cloth before being used. Any tools with possible defects shall be removed from service.
- D.5.3** Before work with live-line maintenance tools is begun, the dispatcher or person having jurisdiction shall be notified. If, during live-line tool work, an interruption of service occurs, the dispatcher or other person having jurisdiction shall be notified immediately.
- D.5.4** The automatic reclosing feature of circuit interrupting devices shall be made inoperative before work begins.
- D.5.5** Lines of #6 copper, #6 ACSR, and #8A copperweld or smaller shall not be worked with live-line sticks.
- D.5.6** A careful check shall be made to see that the condition of the structure and lines at the point of the work is such that the job may be performed safely. In addition, the adjacent spans and structures shall be carefully checked for defects in conductors, tie wires, insulators and other equipment.
- D.5.7** Positive control shall be maintained during the movement of any conductor. Under no circumstances shall an employee depend on another employee to hold an energized conductor clear of said employee.
- D.5.8** While live-line work is in progress, no other work of any nature shall be performed on the same pole or structure.
- D.5.9** Live-line tools shall never be laid directly on the ground or against sharp objects such as barbed-wire fences. Special tool holders or tarpaulins shall be used for this purpose.
- D.5.10** All live-line tools, when not in use, shall be kept in canvas bags or weatherproof boxes provided for that purpose; these containers shall be stored in a dry — and, if possible, warm — place.
- D.5.11** Live-line tools, including the extendo sticks, are used as primary protection and shall be removed from service every two years for examination, cleaning, repair if needed, service and testing.

D.6 Working On De-energized Lines and Equipment

- D.6.1** All conductors and equipment shall be treated as energized until tested with an approved voltage detector to be de-energized and grounded.
- D.6.2** *New Construction:* New lines or equipment may be considered de-energized and worked as such where:
- the lines or equipment are grounded; or
 - the hazard of induced voltages is not present and adequate clearances or other means are implemented to prevent contact with energized lines or equipment and the new lines or equipment (see *Five-Foot Rule*, D.3.5).
- D.6.3** Bare communication conductors on power poles or structures shall be treated as energized lines or ground unless protected by insulating materials.

D.7 Grounding

See grounding procedures and requirements.

- D.7.1** Electrical equipment and conductors shall always be considered as energized unless they are positively proven by approved methods to be de-energized and properly grounded. ***If it isn't grounded, it isn't dead.***
- D.7.2** Proper grounding procedures shall be followed when grounding a distribution or transmission line in preparation for working the line without insulated tools and rubber gloves and sleeves. Thoroughly plan and review the grounding requirements of the work to be performed.
- D.7.3** Protective grounding may be accomplished utilizing one of two methods, depending on the physical requirements of the work location. The two methods are:
- Equipotential Zone (Single-Point Grounding)** — Generally includes one conductor ground set in conjunction with a personal protective jumper. **Note:** *LG&E and KU's preferred method of grounding.*
 - Bracket Grounding** — Generally includes two conductor ground sets, one on either side of the work area, with all sources of backfeed between the ground sets eliminated.
- D.7.4** All lockout/tagout and appropriate switching procedures shall be followed before grounding.
- Refer to company construction standards or safety procedures manual for approved grounding procedures and equipment.***

D.8 Deleted**D.9 Fuses**

- D.9.1** Class 2 rubber gloves and sleeves shall be worn while opening, closing, removing or replacing hot line clamps, fuses or fuse doors on cutouts even when using an approved switch stick (except when using an approved, tested extendo stick from the ground). Approved eye protection shall also be used during these procedures.

D.10 Rope (Synthetic Fiber and Manila)

- D.10.1** A rope shall not be overloaded or dragged over rough or sharp objects.
- D.10.2** Short bends over sharp-edged surfaces should be avoided.
- D.10.3** Kinks shall be removed before any strain is put on a rope.
- D.10.4** When not in use, ropes shall be dried and stored properly and kept free from mechanical damage, excessive heat and dryness.
- D.10.5** The outward appearance of rope shall not be accepted as proof of quality or strength.
- D.10.6** Ropes shall be examined regularly for cuts, worn spots, burns and rot. The rope shall be untwisted at various places and inspected for poor fiber and dry rot.
- D.10.7** Safe loads, as specified by the manufacturer, shall not be exceeded. Ropes used for hoisting heavy equipment such as transformers shall be rated for the work being performed.
- D.10.8** Eyes and splices shall be made in accordance with the instructions given by the rope manufacturer.
- D.10.9** Ropes used for energized work must be maintained in a safe, clean, dry condition. An approved hot line tool link stick between the conductor and the rope shall be used.
- D.10.10** Handlines shall:
- Be a minimum of one half inch.
 - Be maintained and used so they are safe for pole-top rescue.
 - Be used to raise or lower materials and equipment on poles except those heavy enough to require the use of blocks, bull lines or winch lines. Generally, materials or equipment weighing 75 pounds or less should be handled with a handline. Do not subject rope to shock loading.
 - Be made up of a three-inch, single-sheave block with a hook equipped with a snap and at least a half-inch sling. The half-inch rope handline shall have a handline snap on one end and a ring or a handline hook on the other.
- D.10.11** A minimum 3/8-inch dropline or throw line may be used instead of a handline for service work on a ladder at a building or for transmission climbing inspections.

Attachment 2 to Response to KCA-2 Question No.19D.12.7 Poles shall be placed or blocked so they will not roll.
Page 188 of 232D.12.8 If it becomes necessary to store poles at the location where they are to be set, they should be placed so that they will not interfere with traffic. If poles are left near streets, highways or walkways overnight where they create a hazard, they shall be safeguarded by amber lights or well-lighted warning signs.
Bellar**D.11 Switch Sticks**

- D.11.1 Heavy duty telescopic switch sticks and all other sticks used for primary protection shall be tested and labeled with the test date every two years.
- D.11.2 Telescopic sticks are to be used only by persons wearing a hard hat, proper eye protection, approved clothing and leather gloves if the stick has been tested and labeled. Class 2 rubber gloves and sleeves shall be worn when using the stick in inclement weather, and if the stick has not been tested or if the test date has expired.
Note: Eliminating the use of gloves and sleeves does not apply in distribution or transmission substations.
- D.11.3 Telescopic sticks are not to be used to lower or raise the doors or fuse barrels of cutouts through congested areas, or when the wind velocity is sufficient to render it awkward or impossible to control.
- D.11.4 Telescopic sticks are not to be used by persons standing on a ladder or standing on or in a vehicle.
- D.11.5 Telescopic sticks are not to be used unless clean and in good operating condition, and should be carried and stored in an approved case to prevent physical damage.
- D.11.6 Telescopic sticks, other than the heavy-duty type, shall not be used in distribution or transmission substations for operating disconnects or power fuses, and shall not be used on lines or equipment rated over 35 KV phase-to-phase.
- D.11.7 Switch sticks such as shotgun and small telescopic sticks shall be a minimum length of eight feet.

D.12 Pole Hauling and Temporary Storage

- D.12.1 The trailing end of a load of poles shall be marked by a red flag during the day, and by an amber flashing light at night. As an additional precaution, warning flags or lights may be placed in the center of long loads. An employee shall be used for flagging when necessary.
- D.12.2 The wheels of the transporting vehicle shall be chocked and securely braked prior to loading.
- D.12.3 Poles loaded on a truck or trailer shall be securely fastened in at least two places.
- D.12.4 Employees shall not ride on pole dollies or trailers.
- D.12.5 When a load of poles is within working distance of the ground, load binders shall be installed so that they can and will be operated by employees while standing on the ground.
- D.12.6 Employees shall not remain on a pole pile while poles are being hoisted.

D.13 Setting and Removing Poles

- D.13.1 While setting or removing poles between or near conductors energized above 600 volts:
- If safe clearances cannot be maintained, the conductors shall be de-energized, covered with protective devices, or spread apart — or a pole guard shall be used to minimize accidental contact.
 - Employees handling the butt of the pole shall wear Class 2 rubber gloves and sleeves whether or not cant hooks, peaveys or slings are used.
 - Until a pole is positively secured from moving against an energized conductor, no one shall step on or off the truck, nor shall an employee standing on the ground touch any part of the truck without using Class 2 rubber gloves and sleeves.
 - Ground wires shall not be attached on the pole higher than 10 feet from the ground.
- D.13.2 Employees engaged in handling or working on poles shall wear suitable gloves and a long-sleeve shirt with the sleeves rolled down and cuffs buttoned.
- D.13.3 All persons not engaged in pole-setting operations shall keep out of the work area.
- D.13.4 Employees shall not stand or pass under a suspended load. Employees shall not stand adjacent to or over or under a loaded winch line.
- D.13.5 Hoisting equipment operators shall accept signals only from the employee specifically designated. The operator shall obey a stop signal from anyone.
- D.13.6 No one shall be on a gin pole when it is being used to raise another pole.
- D.13.7 When pikes are used to hold poles in place while holes are being backfilled, they shall be firmly secured until the backfill is sufficient to hold. When a pole is being canted or hooked, the pikes shall be held.
- D.13.8 If any holes are left unfilled at the end of the work period, they shall be protected with substantial coverings.

D.14 Hoisting Cables — Conductive Materials

- D.14.1 Wire rope and other conductive materials shall not be used to raise transformers, poles or any other equipment or materials near energized lines, except:
 - a. When the wire rope is rigged a sufficient distance below all energized wires to prevent the possibility of electrical contact between the energized wires and the wire rope or conductive material being raised.
 - b. When the wire rope and any conductive material being raised are adequately protected.
 - c. When energized line and equipment are adequately protected.
- D.14.2 Positive control of wire rope shall be maintained at all times.
- D.14.3 Use of wire rope as a hoist line shall be discontinued when it becomes worn, deteriorated or damaged.
- D.14.4 Metallic slings (chain or cable) shall not be used near energized equipment. Whenever possible, chain slings should not be used for hoisting purposes — but if they are used for lifting, they shall be tagged with proper information.
- D.14.5 Synthetic hoisting/pulling lines and rope shall not be considered as non-conductive unless properly maintained to preserve their insulating qualities.

D.15 Stringing Adjacent to Energized Lines

- D.15.1 Prior to stringing parallel to an existing energized transmission line, a competent determination shall be made by the qualified person in charge to ascertain whether dangerous induced voltage buildups will occur, particularly during switching and ground fault conditions. When there is a possibility that dangerous induced voltage may exist, the following provisions shall be followed:
 - a. When stringing adjacent to energized lines, the tension stringing method, or any other methods that preclude unintentional contact between the lines being pulled, shall be used.
 - b. All pulling and tensioning equipment shall be isolated, insulated or effectively grounded.
 - c. A ground shall be installed between the tensioning reel setup and the first structure in order to ground each bare conductor and overhead ground conductor during stringing operations.
 - d. During stringing operations, each bare conductor and overhead ground conductor shall be grounded at the first tower adjacent to both the tensioning and pulling setup, and in increments so that no point is more than two miles from the ground.

D.16 Stringing or Removing Across Energized Conductors

- D.16.1 Prior to stringing operations, a job briefing shall be held setting forth the plan of operation and specifying the type of equipment to be used, grounding devices, procedures to be followed, crossover methods to be followed and clearance authorizations required.

AC Live-Line Work Minimum Approach Distance and Clear Hot Stick Distance				
Voltage in Kilovolts	Phase-to-Ground Exposure		Phase-to-Phase Exposure	
Phase-to-Phase	Feet-Inches	Meters	Feet-Inches	Meters
0 to 0.3	Avoid Contact		Avoid Contact	
0.31 to 0.75	1'1"	0.33	1'1"	0.33
0.751 to 5.0	2'1"	0.63	2'1"	0.63
5.1 to 15.0	2'2"	0.652	2'3"	0.684
15.1 to 36.0	2'7"	0.778	3'	0.904
36.1 to 46.0	2'10"	0.852	3'4"	0.999
46.1 to 72.5	3'5"	1.02	4'1"	1.23

Attachment 2 to Response to KCA-2 Question No.19

D.16.5 Conductors being strung in or removed shall be kept under positive control by the use of adequate tension reels, guard structures, tielines, or other means to prevent accidental contact with energized circuits.

D.16.6 A transmission crew shall have a minimum of two structures clipped in between the crew and the conductor being sagged. When working on bare conductors, clipping and tying crews shall work between grounds at all times. The grounds shall remain intact until the conductors are clipped-in, except on deadend structures.

D.17 Working on Distribution Transformers

D.17.1 The primary leads of a distribution transformer shall be considered energized at full voltage until both the primary and the secondary leads have been disconnected, or it has been determined that the secondary circuit to which it is attached is not energized from other transformers or other sources.

D.17.2 The cases of all transformers connected to a source of supply shall be considered as being energized at the full primary unless they are adequately grounded.

D.17.3 Employees shall not stand on, or otherwise contact, transformer cases while working on or near energized circuit.

D.18 Capacitors

See Section F.8.

Table D-2

DC Live-Line Work Minimum Approach Distance with Over-Voltage Factor

Max. Anticipated Per-Unit Transient Over-Voltage	Distance in Feet-Inches				
	Maximum Line-to-Ground Voltage in Kilovolts				
	250	400	500	600	750
1.5 or lower	3'8"	5'3"	6'9"	8'7"	11'10"
1.6	3'10"	5'7"	7'4"	9'5"	13'1"
1.7	4'1"	6'0"	7'11"	10'3"	14'4"
1.8	4'3"	6'5"	8'7"	11'2"	15'9"

Note 1: The distances specified in this table may be applied only where the maximum anticipated per-unit transient over-voltage has been determined by engineering analysis and has been supplied by the employer. If, however, the transient over-voltage factor is not known, a factor of 1.8 shall be assumed.

Note 2: The distances specified in this table are the air, bare-hand and live-line tool distances.

Table D-3

AC Live-Line Work Minimum Approach Distance with Transient Over-Voltage

Voltage (kV)	Phase-to-Ground Exposure		Phase-to-Phase Exposure	
	Feet-Inches	Meters	Feet-Inches	Meters
72.6 to 121.0	3'8"	1.10	4'11"	1.48
121.1 to 145.0	4'2"	1.26	5'8"	1.71
145.1 to 169.0	4'8"	1.41	6'8"	2.02
169.1 to 242.0	6'5"	1.95	10'7"	3.22
242.1 to 362.0	11'0"	3.33	19'0"	5.78
362.1 to 420.0	13'9"	4.17	23'5"	7.13
420.1 to 550.0	16'6"	5.00	28'4"	8.64
550.1 to 800.0	22'6"	6.84	39'2"	11.93

D.16.2 Where there is a possibility of the conductor accidentally contacting an energized circuit or receiving a dangerous induced-voltage buildup, to further protect the employee from the hazards of the conductor, the conductor being installed or removed shall be grounded and provisions made to insulate or isolate the employee.

D.16.3 If the existing line is de-energized, proper clearance authorization shall be secured, and the line grounded on both sides of the crossover, or the line being strung or removed shall be considered and worked as energized.

D.16.4 When crossing over energized conductors in excess of 300 volts, rope nets or guard structures shall be installed, unless provision is made to isolate or insulate the worker or the energized conductor. Where practical, the automatic reclosing feature of the circuit interrupting device shall be made inoperative. In addition, the line being strung shall be grounded on either side of the crossover or considered and worked as energized.

Attachment 2 to Response to KCA-2 Question No.19
E. Underground Residential Distribution**E.1 URD — General**

- E.1.1 Before a URD transformer enclosure is opened, all unauthorized persons — including the public — shall be required to leave the work area and remain clear of all hazards involved in the work.

E.2 Rubber Glove Use — URD

- E.2.1 Class 2 rubber gloves and rubber sleeves shall be worn when any UG compartment or enclosure, containing primary of an unknown voltage, is opened.
- E.2.2 Class 2 rubber gloves and sleeves shall be worn when removing animals, vines, weeds, grass or vegetation of any kind that has grown into an energized URD installation, whether the equipment is opened or closed.
- E.2.3 Class 2 rubber gloves and sleeves shall be worn when energized primary cables are moved, handled or protected.
- E.2.4 Class 2 rubber gloves and sleeves shall be worn when covering all primary cable and terminations with proper protective equipment. After all primary cable and terminations are properly protected, Class 0 rubber gloves may be substituted when work is performed on secondaries and services energized at 600 volts or less.
- E.2.5 Class 2 rubber gloves and sleeves shall be worn when working on a primary neutral in an energized primary circuit.

E.3 Opening and Closing Circuits — URD

- E.3.1 Company switching procedures, including distribution switching tag practices, shall be followed when sectionalizing URD systems.
- E.3.2 When a URD circuit has opened, the route of the circuit shall be patrolled for obvious hazards before the circuit is reclosed.
- E.3.3 Any URD primary circuit shall be de-energized by opening one or more devices. De-energizing shall be done with load-break elbow connectors, load-break fuse cutout at the riser pole, load-break tool or other approved load-break device.
- E.3.4 Personal protective equipment, including approved eye protection, shall be worn when underground switching operations are performed. A full face shield may also be worn as added protection.

E.4 Grounding — URD

Note: A capacitance charge can remain in a URD cable after it has been disconnected from the circuit, and a static-type arc can occur when grounds are applied to such cables.

- E.4.1 All URD cables and equipment — including services — that have

been energized or could become energized from any source, shall be considered as energized until the equipment is positively proven to be de-energized by approved voltage detector, and has been grounded.

- E.4.2 Before doing work on de-energized primary circuits or equipment, (1) a visible open break shall be provided; (2) a voltage test shall be made; and (3) the equipment shall be grounded in an equipotential zone (EPZ) if applicable; (4) If grounding or insulating is not feasible, workers can isolate themselves from any possible transfer of potential difference by isolation. **Note:** *All applicable LOTO procedures shall be followed for voltages over 600 volts.*
- E.4.3 When work is to be done on equipment or cables of an underground system, precautions to prevent backfeed shall be taken. This shall include grounding, (EPZ), or isolation of the secondary conductors where applicable.
- E.4.4 De-energized cables shall be grounded at a point as close to the work as possible before work is started.
- E.4.5 All underground cables and apparatus carrying current at voltages above 600 volts shall be de-energized and grounded (EPZ) or isolated before cables are worked.

E.5 **Work on Energized Equipment — URD**

- E.5.1 All underground cables and apparatus carrying current at voltages above 600 volts shall be de-energized and grounded before work is done on the conductor, or before the cables are cut into or spliced.
- E.5.2 When work is performed on cables or apparatus carrying less than 600 volts, employees shall take extra precautions in the use of necessary rubber protective equipment, in observing adequate clearances and by using approved insulated tools in order to prevent short circuits.
- E.5.3 When energized pad-mounted transformers are unlocked and opened, they shall be directly attended by a qualified employee. They shall be kept closed and locked at all other times.
- E.5.4 A primary or secondary system neutral on any energized circuit shall not be opened under any circumstances.
- E.5.5 Elbow connectors provide a great deal of flexibility in switching and system sectionalizing; however, only those connectors designed and approved for load-break use shall be used to connect or disconnect an energized circuit.
- E.5.6 Only tools with 1KV insulated handles shall be used for making energized secondary connections at 600V or less, or when work is performed within energized pedestals, pad-mount

- E.5.7 Only one energized secondary or service conductor shall be worked on at any one time, and protective devices shall be used to insulate or isolate it from all others.
- E.5.8 An approved shirt or coveralls, with full-length sleeves rolled down and cuffs buttoned, shall be worn when work is performed on any energized UG cable or apparatus.

E.6 **Excavations — URD**

- E.6.1 Before opening an excavation, all interferences such as trees, sidewalks and foundations shall be removed or supported as necessary to protect employees and the public.
- E.6.2 The estimated location of utility and other underground installations that may be encountered during excavation work shall be determined before opening the excavation.
- E.6.3 When excavation operations approach the estimated location of underground installations, the exact location of the installations shall be determined by safe and acceptable means — usually by hand digging with insulated shovel and the use of suitable gloves.
- E.6.4 If electric cables are damaged, the following steps shall be taken.
 - a. If the damaged cable belongs to a utility other than the one performing the work, this utility shall be notified at once.
 - b. The area shall be barricaded and the public kept out until hazardous conditions can be eliminated.
- E.6.5 If gas lines are damaged, the following steps shall be taken as soon as possible:
 - a. The hole shall be left open to allow the gas to dissipate into the atmosphere. All possible ignition sources shall be eliminated.
 - b. Residents of the area shall be warned when necessary, and the public kept out of the area.
 - c. The local fire department shall be notified immediately.
 - d. The local gas supplier shall be notified at once.
 - e. The local police department shall be notified if necessary.
- E.6.6 If communication cables are damaged, the communication company shall be notified at once.
- E.6.7 While the excavation is open, underground installations shall be protected, supported or removed to safeguard employees.
- E.6.8 A stairway, ladder, ramp or other safe means of egress shall be located in trench excavations that are four feet or more in depth so as to require no more than 25 feet of lateral travel for employees.

- E.6.9** Employees exposed to vehicular traffic shall wear orange reflective vests or other suitable garment.
- E.6.10** No employee shall be permitted beneath loads handled by lifting or digging equipment. Employees shall stand away from any vehicle being loaded or unloaded to avoid being struck by any spillage or falling materials.
- E.6.11** When mobile equipment is operated adjacent to an excavation and the operator does not have a clear and direct view of the edge of the excavation, a warning system such as barricades, a spotter or stop logs shall be utilized.
- E.6.12** Employees shall not work in excavations in which there is accumulated water, or in excavations in which water is accumulating, unless adequate precautions have been taken to protect employees against the hazards posed by water accumulation.
- E.6.13** If excavation work interrupts the natural drainage of surface water (such as streams), diversion ditches, dikes, or other suitable means shall be used to prevent surface water from entering the excavation and to provide adequate drainage of the area adjacent to the excavation.
- E.6.14** Where the stability of adjoining buildings, walls or other structures is endangered by excavation operations, support systems such as shoring, bracing or underpinning shall be provided.
- E.6.15** Employees shall be protected from excavated materials or equipment that could fall or roll into excavations. Protection shall be provided by placing and keeping such materials or equipment at least two feet from the edge of excavations, or by using retaining devices that are sufficient to prevent materials or equipment from falling or rolling into the excavation.
- E.6.16** Daily inspections of excavations, the adjacent areas and protective systems shall be made by a competent person for evidence of a situation that could result in possible cave-ins, failure of protective systems, hazardous atmospheres or other hazardous conditions. Inspections shall be conducted before starting work, and as needed throughout the shift. Inspections shall also be made after every rainstorm. Where the competent person finds evidence of a situation that could result in a possible cave-in, failure of protective systems, hazardous atmospheres or other hazardous conditions, exposed employees shall be removed from the hazardous area until the necessary precautions have been taken to ensure their safety.
- E.6.17** Where employees or equipment are required or permitted to cross over excavations, walkways or bridges with standard guardrails shall be provided.

- E.6.19** At the end of each workday, as much of the excavation as practical shall be closed. No more trench shall be open at one time than is necessary.
- E.6.20** Mechanical excavating equipment that is parked or operating on streets or highways shall be protected by proper warning devices.
- E.6.21** When it is necessary to leave excavating equipment unattended, the blade, bucket or scoop shall be lowered to the ground and the ignition system locked.
- E.6.22** Each employee in an excavation shall be protected from cave-ins by an adequate protective system — either sloping or benching, shoring or shield system — unless excavations are made entirely in stable rock or are less than five feet in depth, and examination of the ground by a competent person provides no indication of a potential cave-in.
- E.6.23** When choosing a protective system, a competent person shall take into consideration soil type, vibration sources, previously disturbed soil, layered soil, presence of water, heavy equipment work adjacent to the excavation, limited work area and other hazard-increasing conditions.
- E.6.24** Shoring and shield systems shall be installed and removed in a manner that protects employees from cave-ins, structural collapses or from being struck by members of the shoring or shield system.
- E.6.25** Removal of shoring systems shall begin at — and progress from — the bottom of the excavation. Members shall be released slowly so as to note any indication of possible cave-ins on the side of the excavations, or possible failure of the remaining members.
- E.6.26** Shields shall be installed in a manner to restrict lateral or other hazardous movement of the shield in the event of the application of a sudden lateral load.
- E.6.27** Employees shall be protected from the hazards of cave-ins when entering or exiting the areas protected by shields.
- E.6.28** Employees shall not be allowed in shields when shields are being installed, removed or moved vertically.
- E.6.29** Sloping or benching, shoring or shielding for excavations greater than 20 feet deep shall be designed by a registered professional engineer. Refer to Table E-1 for soil type maximum slope requirements for excavations of less than 20 feet.

- E.6.30 For additional information on excavation requirements, refer to *OSHA Standard 29 CFR 1926, Subpart P, Excavations*.
- E.6.31 "Competent person" as used in this section is a person who meets all the requirements as set forth in the OSHA Standard 29 CFR 1926, Subpart P, Excavations.

E.7 **Opening and Guarding Holes**

- E.7.1 Whenever the cover is to be removed from a manhole or a vault, or whenever any other obstruction to traffic exists, the following precautions shall be taken.
- All obstructions to traffic shall be guarded by adequate signs, barricades, lights, flares or flags. Traffic shall be warned in advance through signs, high-level standards, flashing lights, traffic cones or flaggers as may be required by the situation.
 - Where permissible and practical, the truck shall be placed to guard the work area against oncoming traffic.
 - A blowtorch or other open flame shall never be used to melt around a manhole or vault cover.
 - Manhole vault and service box covers shall always be removed and replaced by means of approved hooks or hoists.

E.8 **Entering Underground Structures**

Note: Before entering a manhole or vault considered to be a confined space, employees shall be trained and follow confined-space procedures.

- E.8.1 Before an employee enters a street opening such as a manhole or an unvented vault, it shall be promptly protected a barrier, temporary cover or other suitable guard.
- E.8.2 No entry shall be permitted until the atmosphere is found to be safe by testing for oxygen deficiencies and the presence of explosive gases or fumes.
- E.8.3 Where unsafe conditions are detected, by testing or other means, the work area shall be ventilated and otherwise made safe before entry.
- E.8.4 Where factory-installed ladders are not in place, an approved nonconductive straight ladder shall be used in entering or leaving a manhole or vault. Climbing into or out of manholes by stepping on cables or hangers is forbidden.
- E.8.5 While work is being performed in manholes, a qualified employee trained in first aid and CPR shall be available in the immediate vicinity to render emergency assistance if required.
- E.8.6 Before any work is done on a cable, it shall be identified by an approved method. If there is any doubt as to the identification, work shall not be started until checked and identified by a qualified employee.

- E.9.1 No employee shall approach — or take any conductive object without an insulated handle — closer to exposed energized parts of line or equipment than indicated in table D-1 unless the employee is insulated from the energized parts, the energized part is insulated from the employee and any other conductive object at a different potential, or the employee is insulated from any other conductive object.
- E.9.2 Employees shall not work on equipment or lines in any position from which a shock or slip will tend to bring the employee's body toward exposed parts that are at a potential different from the employee's body.
- E.9.3 When work is performed in the vicinity of exposed energized parts of equipment or lines, employees shall remove all exposed conductive articles, such as key or watch chains, rings, wristwatches or bands, or such articles shall be rendered nonconductive.
- E.9.4 All underground cables and apparatus energized above 600 volts shall be de-energized before work is done on the conductor or before the cables are cut into or spliced.
- E.9.5 Before any work is done on an energized cable less than 600 volts, other cables — and all grounded equipment with which contact can be made while working on the energized cable — shall be covered with rubber blankets or approved insulating shields. (Cables with non-metallic sheaths and those with an insulating jacket over the metallic sheath need not be covered.)
- E.9.6 Because of the characteristics of a low-voltage network system, when work is performed on cables or apparatus carrying less than 600 volts, employees shall wear class 0 rubber gloves. Employees shall take extra precautions in the use of necessary rubber protective equipment, in observing adequate clearances and in using proper insulated tools in order to prevent short circuits.
- E.9.7 Immediately after each conductor of an energized cable less than 600 volts is cut in two, the ends shall be insulated before another conductor is cut. During the course of the work, only one insulated conductor shall be worked at any one time.
- E.9.8 Manholes containing circuits energized above 15 KV shall not be entered until cables have been de-energized.

E.10 **Work on De-energized Cables (Underground Manholes or Vaults)**

- E.10.1 When cables and apparatus are taken out of service to be worked on, the procedure outlined in Rule D-6 shall be followed.
- E.10.2 Before making an opening or removing a part of the sheath or sleeve of a cable, the line shall be grounded on the source side

and all possibility of backfeed shall be isolated and tested with an approved voltage detector to be de-energized.

- E.10.3 When primary cable is to be cut, the cable shall be speared at the work location by a remotely operated, grounded spear, or a short section of the shielding — if any — completely around the cable shall be removed and a test made with approved testing devices, to determine whether or not the cable is de-energized. If no indication of alive cable is detected, the employee may proceed with the work.

E.11 Pulling Cables

- E.11.1 Employees shall not handle pull-wires or pulling-lines within reaching distance of blocks, sheaves, winch drums or take-up reels.
- E.11.2 Pull-wires, steel pulling-lines or metal rodding shall not be pushed through ducts where energized equipment is present unless another employee is stationed at the end of the run.
- E.11.3 Employees shall not remain in a manhole or vault during pulling operations involving heavy pulling strains unless they can take a position clear of the pulling line.
- E.11.4 Communications between manholes shall be maintained.

E.12 Moving Energized Cables in Manholes and Vaults

- E.12.1 All cables operating at voltages greater than 600 volts shall not be moved under any circumstances.
- E.12.2 All energized cables shall be handled with Class 2 rubber gloves and sleeves.

E.13 Heating Materials in Manholes and Vaults

- E.13.1 Fuel tanks containing liquefied petroleum gas shall not be placed in a manhole.
- E.13.2 Lighted torches shall not be left unattended.
- E.13.3 Lighted torches must be kept at a safe distance from flammable materials.
- E.13.4 Leather work gloves shall be worn when heating or working with hot compound.

Soil or Rock Type	Maximum Allowable Slopes (H:V)
Stable Rock	Vertical (90 degrees) ²
Type A ³	¾:1 (53 degrees)
Type B	1:1(45 degrees)
Type C	1½:1 (34 degrees)

1) Sloping or benching for excavations greater than 20 feet deep shall be designed by a registered professional engineer.
 2) Numbers in parentheses are angles expressed in degrees from the horizontal. Angles have been rounded off.
 3) A short-term maximum allowable slope of ¾ H:1V (63 degrees) is allowed in excavations in Type A soil that are 12 feet (3.67 meters) or less in depth. Short-term maximum allowable slopes for excavations greater than 12 feet (3.67 meters) in depth shall be ¾ H:1V (53 degrees).

F.1 **Working in Substations** Bellar

- F.1.1 Approved warning signage shall be maintained on all premises, per company standards and policies.
- F.1.2 Access to substations is limited to qualified employees and company-authorized personnel. New employees, and those not familiar with the hazardous conditions inherent in a substation, shall be given a job briefing before being permitted to enter.
- F.1.3 When entering and before leaving a substation for work purposes, employees shall notify the appropriate control center operator, provided they can be reached by telephone or company radio. Work purposes are any activities that could affect the operation of the substation — including operating any transmission/distribution equipment, or working near transmission/distribution lines or equipment — if the possibility exists to affect the transmission/distribution system, or when entering any transmission/distribution substation building.
- F.1.4 **Deleted.**
- F.1.5 Company-issued hard hats and safety glasses shall be worn at all times working within the confines of any substation fence. **Exception:** *Hard hats may be removed while inside control houses, unless overhead work is being performed there.*
- F.1.6 Gates to stations shall be kept closed and locked when authorized personnel are not in the station. When authorized personnel are working in the station, the gate shall be kept closed and shall be locked where required. Doors to enclosures (other than control cabinets) containing exposed energized electrical equipment shall be kept closed and locked, or equipment shall be barricaded.
- F.1.7 Before work is to commence, a “job briefing” shall be held with all employees to orient each employee as to:
- a. The hazards associated with the job.
 - b. Work procedures involved.
 - c. Special precautions.
 - d. Energy source controls.
 - e. Personal protective equipment required.
 - f. Location of energized equipment in, or adjacent to, the work area.
 - g. Limits of any de-energized work area.
- F.1.8 When entering a substation where work is in progress, report your presence to the person(s) in charge for a safety briefing.
- F.1.9 Metal fences enclosing electrical equipment shall be adequately grounded and maintained in safe condition.

- F.1.10 Temporary fencing shall be properly grounded and bonded to the existing fence.
- F.1.11 Damaged fences, broken switches, and unlocked gates and control houses shall be promptly reported to the supervisor or person in charge.
- F.1.12 Access to station control houses and all switches shall be kept clear and accessible.
- F.1.13 The open space in switch houses, control centers and operating panels shall be kept clear of rubbish and shall not be used for storage except during construction or maintenance.
- F.1.14 Employees shall not enter electrical equipment rooms or enclosures unless they have been authorized or their duties require them to be there.
- F.1.15 Operating handles of disconnect switches, transformer no-load tap changers and other similar devices which could cause equipment damage if operated by unauthorized persons shall be locked with an approved lock.
- F.1.16 Removable handles for manual operation of circuit breakers shall not be left in their sockets and shall be properly stored.
- F.1.17 Class 2 rubber gloves and sleeves are not required in the substation if the work situation is to work solely on controls or apparatus not associated with the primary voltage of the breaker, transformers, regulator, etc., or such a situation where a tool or piece of equipment will not be carried or used within the clearance set forth in Table D-1.
- F.1.18 No employee may approach, or take any conductive object without an insulated handle, closer to exposed energized parts than the clearances set forth in Table D-1 unless:
 - a. The employee is insulated from the energized part.
 - b. The energized part is insulated from the employee and any other conductive object at a different potential.
 - c. The employee is insulated from any other conductive object, as during live line work.
- F.1.19 Electric equipment, lines and circuits shall be considered energized until determined by testing to be de-energized and grounded.
- F.1.20 An employee shall not begin work on equipment or lines until proper clearance is obtained from the responsible authority. Where these instructions are given by telephone or radio, each person shall satisfy herself/himself of the identity and authority of the other person.
- F.1.21 Metal ladders shall not be used in substations.
Exception: *In EHV substations (345KV and 500KV), metal ladders*

Attachment 2 to Response to KCA-2 Question No.19*will be permitted upon approval of the supervisor on the job.*

Page 198 of 232

Bellar

- F.1.22 When carrying long, conductive material, tools or equipment in energized areas of substations, they shall be held by at least two employees — one at each end — and carried below shoulder height.
- F.1.23 Steel tapes and rulers shall not be used in the energized areas of a substation. Fish tapes and steel tapes may be used on or below ground. Extreme caution shall be used when working in areas of energized underground cables.
- F.1.24 Safety interlocks shall not be bypassed or made inoperative without the approval of the responsible supervisor — and then only when absolutely necessary. It shall be the responsibility of this supervisor to be sure that the necessary procedures are set up to guard against an accident while the interlock is bypassed.
- F.1.25 Employees shall use special care when working in or around circuit breaker mechanisms, linkages, transformer tap changers, etc. This type of equipment shall be locked, blocked, tagged-out or otherwise disabled, if practicable, while work is being performed on it. If it cannot be so disabled or made inoperative, the work shall be performed in such a manner that employees will not be injured if the equipment operates.
- F.1.26 Lightning arresters, capacitors, capacitor bushings, generator surge protectors and similar equipment shall be properly discharged before work is performed on them.
- F.1.27 Explosions may occur during maintenance work because of ignition of acetylene or other combustible gases that may accumulate from arcing in oil circuit breaker tanks, transformers and transformer tap changers. Special precautions — including ventilation, grounding storage tanks and oil drums — shall be taken to guard against this hazard. No smoking, open flames or other ignition sources shall be permitted in the area.
- F.1.28 Before working on equipment that may have combustible gases present, equipment shall be force-ventilated with air or nitrogen until the air space tests below the LEL limit for combustible gases. Retests shall be made as needed.
- F.1.29 When transferring liquid, the vehicle or trailer pumping equipment must be properly grounded to the station ground grid, or while connected to a 120/240 VAC source.
- F.1.30 If any quantity of oil is spilled, it shall be reported to appropriate supervision.
- F.1.31 Before driving a vehicle into a substation, the driver shall check the overhead clearance of the vehicle (e.g., radio antenna, boom and basket) to prevent contact with low lines or other structures, or any energized equipment.

- F.1.32 Movement and operation of mechanical equipment within hazardous areas must be controlled by a qualified person, and at all times shall maintain safe clearances from energized bus and equipment.
- F.1.33 Only those designated persons who are qualified and trained shall operate the hoisting equipment. Refer to section D.8 pertaining to cranes, derricks and hoisting equipment.
- F.1.34 Adequate clearance from energized lines shall be maintained when vehicles and equipment are in substations. No materials, equipment or vehicles are to be stored under an energized bus, near energized equipment or in areas of ingress or egress. Other areas of the station may be used for storage with the approval of the substation manager.

F.2 **Substation Climbing**

- F.2.1 When working at elevated locations above four feet (with exception of stepladders, safety platform ladders and properly set-up scaffolds), employees shall comply with all substation fall protection guidelines.
- F.2.2 Employees shall not attach lanyards or safety belts to — or depend upon — lines, station bus work, station post insulators or lightning arresters to support their weight.
- F.2.3 Caution must be exercised to secure all equipment and tools when working aloft. Tools shall never be placed unsecured on elevated places or thrown from place to place or person to person.

F.3 **Substation Barricades and Barriers**

- F.3.1 When working on the ground or overhead, approaches to energized equipment adjacent to equipment on which work is to be done — and any similar equipment — shall be blocked off with approved barricades or barriers.
- F.3.2 When working overhead where barricades or barriers are not practical to install, red flags shall be used at all approaches to energized equipment.
- F.3.3 The supervisor or person in charge shall be responsible for determining what barricades, barriers or red flags are necessary, and for seeing that they are properly installed and maintained.
- F.3.4 All barriers, barricades and warnings signs shall be heeded. Persons seen in dangerous situations shall be warned without being startled. Employees not required to be near potentially dangerous places shall be kept away from them.
- F.3.5 Equipment with guards removed to perform maintenance operations shall not be operated while guards are removed (except for maintenance certification).

- F.4.1 Switching of equipment for clearance shall comply with Bellar company lockout/tagout procedure safety rules for Transmission and Distribution (de-energizing lines and equipment for employee protection).
- F.4.2 Servicing and maintenance of equipment shall comply with company lockout/tagout procedure safety rules (for servicing and maintenance of machines and equipment).

F.5 **Batteries**

- F.5.1 Approved company apparel — gloves, goggles and face shield, and aprons — shall be worn when installing, removing or servicing station storage batteries or making electrolyte, unless no splash hazard is present.
- F.5.2 Storage batteries produce hydrogen while being charged, and may create an explosive gas mixture. Enclosed areas used to charge or store batteries shall be adequately ventilated.
- F.5.3 Any equipment that could cause sparks or electric arcs shall not be taken into the battery charging area.
- F.5.4 Smoking, welding, spark-producing equipment and open flames shall not be permitted within 35 feet of battery charging areas. "No Smoking" signs shall be conspicuously posted in such areas. Adequate fire protection shall be available.
- F.5.5 Employees shall use special care when cleaning, testing or servicing batteries to prevent a short circuit. Employees should use insulated tools when working on substation batteries.
- F.5.6 Whenever work must be performed in a location or position from which items such as tools and equipment may be accidentally dropped upon a station storage battery, proper measures shall be taken to protect the battery before the work is started.
- F.5.7 When electrolyte is made for storage batteries, the acid shall be poured slowly into the water. Water shall not be poured into the acid, because an explosion may occur.
- F.5.8 If battery acid gets into an employee's eye, the eye shall be flushed immediately at an eye-wash station for several minutes. The eye should not be rubbed. The employee shall be given medical treatment promptly. Water for drenching eyes shall be kept unobstructed within 25 feet of battery handling areas.
- F.5.9 If battery acid contacts an employee's body or clothing, the employee shall promptly neutralize it with baking soda and wash with plenty of water.
- F.5.10 Good housekeeping practices shall be maintained in battery storage and charging areas.

F.6 SF₆ Gas-Filled Equipment

- F.6.1 Refer to company procedures for working with equipment filled with SF₆ gas. Some equipment may require the use of respirator procedures, which shall be followed.

F.7 Confined or Enclosed Space

- F.7.1 All substation employees shall be trained to identify equipment that is — or may become — a confined space.
- F.7.2 Prior to entering a confined or enclosed space, employees shall be trained and follow company rules of the Confined Space Procedures Program.

F.8 Capacitors

- F.8.1 Capacitors shall be disconnected from their source for a minimum of five minutes before shorting and grounding the terminals.
- F.8.2 Disconnected capacitors shall not be re-energized for at least five minutes.
- F.8.3 Capacitors and energized racks shall be considered at full rated voltage until they have been disconnected and discharged per company grounding standards.
- F.8.4 All new capacitors shall be capacitance-tested before being energized.
- F.8.5 Capacitors shall have a shorting wire in place during storage.
- F.8.6 Employees shall wear Class 2 rubber gloves and sleeves and use an approved shotgun or switch stick while shorting or grounding terminals.
- F.8.7 Employees shall not come in contact with an ungrounded capacitor case until the capacitor has been disconnected from the circuit and the terminals shorted.

Caution: *Substation capacitors with energized frames require special grounding procedures.*

F.9 Regulators

- F.9.1 When energizing or de-energizing a regulator, the “bypass” switch must never be opened or closed unless the regulator is at “0” (neutral position) and the controls turned off. A regulator neutral device should be used to determine the position of the regulator mechanism.

F.10 Testing

- F.10.1 High-Voltage Tests
- a. Doble or high-potential test sets: Employee handling high-voltage cables shall wear Class 2 rubber gloves and sleeves at all times. **Exception:** *When making connections in oily*

Attachment 2 to Response to KCA-2 Question No.19

environments, such as on vacuum bottles in LTC compartments — and then under supervision, all other steps of this section shall be followed.

- b. When employee is moving or changing connection of high-voltage cables where test voltage above 15,000 volts is available, the high-potential test set shall be visibly disconnected from its power source.
- c. The high-voltage cables of the Doble or high-potential test shall be barricaded from accidental contact by other employees who are not wearing class 2 rubber gloves and sleeves.
- d. When voltage-testing equipment in shop areas, equipment under test shall be case-grounded and barricaded.

F.10.2 High Current Test

- a. When employees are moving or changing high current cables on load box or recloser test sets, the employee shall wear class 0 rubber gloves.
- b. The high-current cables of the test set and equipment shall be barricaded from accidentally contacting other employees while testing.
- c. Equipment being tested shall be case-grounded while testing.

F.10.3 High Vacuum

- a. Employees shall avoid standing or climbing on equipment under high vacuum if possible.
- b. If employee must climb on equipment under high vacuum, care must be taken to not stand on any unsupported surface.

G. Metering**Bellar****G.1 General**

- G.1.1** Before entering customer property, employees should announce their presence and state their business, if practical.
- G.1.2** When approaching or working on customer property, employees shall watch for tripping hazards, defective stairs, and the presence of dogs, cats or other potentially dangerous animals.
- G.1.3** Employees shall not record meter readings or notations while walking.
- G.1.4** Proper gloves, proper FR/Arc/Flame-Rated Clothing (National Fire Protection Association (NFPA) 70E — 2015 standard, or Section 41 of 2012 National Electrical Safety Code (NESC) or NFPA 2112), company-issued hard hat and proper eye protection shall be worn when installing or removing single-phase meters from meter sockets, including turn-on or turn-off applications and voltage or amperage checks (any voltage).
- G.1.5** Company-issued hard hat, proper eye protection, proper arc-rated clothing and low voltage gloves are required personal protective equipment when:
 - a.** Working in an energized meter base or panel, making contact with the energized terminal or part.
 - b.** Working with bottom connected type meters.
 - c.** Working on the energized test block for PT and CT metering installations.
 - d.** Removing or installing energized three-phase, self-contained meters.
 - e.** Working on any 300- to 600-volt energized meter installations.
 - f.** Making ampere and voltage checks with approved test equipment on circuits or equipment energized at 300 to 600 volts.
 - g.** When working on energized circuits or equipment in wet, damp or other hazardous locations.
 - h.** Employees exposed to the hazards of flames or electrical arcs shall not wear clothing that, when exposed to flames or electric arcs, could increase the extent of injury. Flame-retardant clothing that meets the requirements of either the National Fire Protection Association (NFPA) 70E -2009 standard, or Section 41 of 2007 National Electrical Safety Code (NESC), or their most current revision, shall be used. When working on or near live-line parts where the possibility of an electric arc exists, protective clothing with full-length sleeves rolled down and buttoned shall be worn in addition to an electrical safety hat. When work is performed in the vicinity of exposed energized parts of equipment, employees shall

Attachment 2 to Response to KCA-2 Question No.19

G.1.15 Meter test equipment shall be inspected before use for broken or defective parts. It is the responsibility of the user to turn in all defective equipment.

Page 203 of 232
Bellar

- G.1.16 During testing, the energized socket or test terminal shall not be left unguarded. If a socket is to be left energized, a meter or approved socket cover shall be in place before the worker leaves the area.
- G.1.17 A check shall be made to ensure that all instrument transformer cases, secondary return wiring and associated enclosures are properly grounded.
- G.1.18 The secondary circuit of an energized current transformer shall never be opened under any circumstances. The transformer circuit shall be shunted or short-circuited before any meter, instrument or other device connected in the circuit is removed or disconnected.
- G.1.19 The secondary circuit of an energized-potential transformer shall never be shunted or short-circuited.
- G.1.20 *Primary meter installations:* The supervisor or lead person shall place or request a "Caution Card" and switch the recloser to non-reclosing on the circuit before bypassing primary metering equipment (where applicable) prior to the start of work.
- G.1.21 *Primary meter cubicles:* Visually inspect all bypass and disconnect switches before operating. After switching, test to insure transformers and switch blades are de-energized. Cover all energized parts with approved protective equipment.
- G.1.22 When possible, all primary metering equipment shall be de-energized, voltage-tested and grounded per company standards before work is performed on equipment.
- G.1.23 When making a comparative voltage test on potential transformers where voltages above 600 volts are present, a barrier to prevent contacting energized equipment shall enclose the test area. Walls or fences shall guard permanent test areas to keep employees out. Temporary test areas shall be guarded by barrier tape to which safety signs are attached.

remove all exposed conductive articles such as key or watch chains, rings, wristwatches or bands, if such articles increase the hazards associated with inadvertent contact with the energized parts.

- G.1.6 Face shields and balaclavas are required additional personal protection for 480-volt meter change-outs. **Note:** *Additional PPE may be required, contact supervisor or safety specialist before energized work.*
- G.1.7 All 480-volt meter installations shall be labeled "480 volt" on the inside and outside of the meter base. Also, a "480 volt" tag shall be attached to the meter seal.
- G.1.8 A meter-pulling device shall be used when removing or installing meters energized at 300 to 600 volts. Meters with smoked or apparent internal damage, or cracked or broken glass covers, shall be removed with a meter puller. Cracked or broken meter covers shall not be removed with bare hands.
- G.1.9 Meter sockets shall be inspected before the meter is installed and/or the service is energized. Checks shall be made to insure there is no socket damage, loose connection or foreign object present that could cause a short circuit or flashover.
- G.1.10 Before installing a socket meter or operating the bypass lever on a new service, or while reconnecting an old service, a test for proper voltage shall be made. Also, proper tests shall be made to insure there are no backfeeds, grounds, cross-phasing or phase-to-ground faults through the meter or meter socket.
- G.1.11 When setting socket-type meters, the load side terminal shall be entered first, followed by the source side where possible. The removal of the meter shall take place in reverse order. Care shall be taken to prevent the meter ring from coming into contact with socket terminals.
- G.1.12 Before removing a meter, a visual inspection shall be made to determine if the meter or meter socket is damaged. If damage is indicated, further investigation should be made to determine if the socket might need to be de-energized before removal of the meter.
- G.1.13 If the employee determines the load is sufficient to warrant reduction or disconnection of load on installations where bypassing methods are not available, one of the following methods may be used before the meter is removed or exchanged.
 - a. Using the facility's main switch.
 - b. De-energizing the service.
- G.1.14 Only approved volt meters or voltage testers shall be used for determining whether a circuit is energized.

H.1 *General*

Note: Natural gas is not poisonous; however, it contains no oxygen and, if present in sufficient quantities to displace the air, can cause suffocation due to lack of oxygen.

The explosive range of gases lies between two limits, which are:

- a. The lower explosion limit (4% LEL) of a flammable gas mixed with air is the percentage (by volume) of gas below which an explosion cannot occur because the mixture is too lean.
- b. The upper explosion limit (15% UEL) is the percentage of gas above which an explosion cannot occur because there is sufficient air, the mixture being too rich.

- H.1.1** Only approved methods shall be used to locate gas leaks.
- H.1.2** Employees shall eliminate all ignition sources, including smoking, where the possibility of escaping gas exists.
- H.1.3** Fire-extinguishing equipment, suitable in capacity and class for the area or condition, shall be made available and be positioned upwind from escaping gas.
- H.1.4** Special care shall be taken to remove recognized potential fire hazards so that fire extinguishers provided for protection against the primary hazard during a job will be suitable for that job.
- H.1.5** Precautions shall be taken to avoid static electricity, with particular attention to plastic pipe.
- H.1.6** Engine-driven equipment shall be placed on the job site upwind and away from possible gas leakage.
- H.1.7** Employees, when using road-boring equipment, shall take precautions to prevent injury from the rotating auger.

H.2 *Working on Customers' Premises*

- H.2.1** Open flames shall never be used for thawing frozen meters or piping.
- H.2.2** Employees shall wear approved eye protection when lighting gas pilots and burners.
- H.2.3** Precautions shall be taken when purging house lines and other interior gas piping:
- a. Ensure that all potential ignition sources have been identified and eliminated.
 - b. Ensure that there is a valve or device available to control the flow of gas during the purging operation.
 - c. Identify a safe area for the discharge of the gas released during the purging operation.

Attachment 2 to Response to KCA-2 Question No.19

done in accordance with approved established procedures.

Page 206 of 232

Bellar

H.3 Line-Stopping and -Tapping Work

- H.3.1 Experienced and qualified persons shall direct the use of line-stopping or -tapping equipment.
- H.3.2 An employee shall be in close attendance and immediately available to render emergency assistance to employees engaged in the use of line-stopping, -tapping or -plugging equipment.
- H.3.3 Care shall be taken to prevent damaging the stoppers by exposure to excessive heat during welding or flame cutting.
- H.3.4 When using "bag stoppers" to stop elevated and low pressure gas mains, the *Gas OM&I Procedures Manual* shall be followed.
- H.3.5 Purging of gas lines shall be done as outlined in the *Gas OM&I Procedures Manual*.

H.4 Construction of Gas Pipelines and Services

- H.4.1 The following precautions shall be taken when handling, loading, hauling or unloading pipe.
 - a. Employees shall use approved slings, skids or pick-up clamps on larger-diameter pipes. Skids, when used, shall be properly secured.
 - b. Employees shall use approved load-binders (boomers) to secure the pipe to the trailer or truck.
 - c. Stanchions or chocks shall not be removed so as to permit the pipe to roll off the truck or trailer.
- H.4.2 Operators are responsible for the daily inspection of their own equipment.
- H.4.3 The following precautions shall be taken when working with pipe coatings.
 - a. Both cold- and hot-applied products shall be used with care to avoid injury to skin, eyes or respiratory system.
 - b. Gasoline or other flammable liquids shall not be used for cleaning.
 - c. A cutting torch shall not be used to apply or remove pipe coating.
 - d. Primer or pipe coating shall not be applied to hot welds.

H.5 Compressor Stations

- H.5.1 A diagram of station piping shall be maintained on the premises, illustrating primary piping, valves and equipment. Emergency valves shall be represented so as to provide quick reference in case of an emergency.
- H.5.2 When stations are unattended, gates and outside doors shall be locked. When employees enter a locked station, gates and outside doors shall be left unlocked while the station is occupied.
- H.5.3 Temporary isolation of plant piping or compressor units shall be

- H.5.4 All machinery and energy sources, where unplanned motion or release of energy can cause injury, shall be blocked and/or locked and tagged as specified prior to any maintenance, inspection, cleaning, adjusting or servicing that requires entrance into, or potential contact by, personnel.

- H.5.5 Belt guards, flywheel and inspection covers shall be left in place while compressors are running.
- H.5.6 Before entering a non-permit-required confined space, an air quality determination shall be made.

H.6 Meter Shop, Storage and Proving Room

- H.6.1 Meters that are moved by hand trucks shall be placed so that they will not fall or topple over.
- H.6.2 Meters stored in tiers shall be stacked, blocked or otherwise secured to prevent sliding, falling or collapsing.
- H.6.3 Care shall be used in the placement of wooden racks or hand trucks so as to prevent persons from tripping or falling.
- H.6.4 Smoking or open flames shall not be permitted in the paint spray area of the meter shop during spraying operations. "No Smoking" signs shall be conspicuously posted in this area.
- H.6.5 Employees using chemicals shall be instructed in the proper use and the potential hazards involved, along with personal protective equipment (PPE) required.

H.7 Drilling of Underground Storage Wells

- H.7.1 Experienced and qualified persons shall direct the drilling of gas storage wells.
- H.7.2 Suitable approved personal protective equipment shall be used by persons (including contractors' employees) when working at or near a drilling rig.
- H.7.3 Employees shall stand clear while tools are being lowered into, or withdrawn from, the drilled hole.
- H.7.4 Adequate machine guards shall be placed on equipment, where needed, to protect the drill operator and other employees from hazards.
- H.7.5 After a well has been drilled to the top of the gas rock formation and the production casing has been installed, the following precautions shall be taken.
 - a. The drilling house shall be located at least 100 feet from the well.
 - b. Casing, drilling tools or other spark-producing items not being used in the drilling of the well shall be moved to a location at least 1,000 feet from the well.
 - c. When using a rotary drilling rig, a proper gas blow-out

preventer shall be in place while drilling through the gas storage formation.

- d. The water tank shall be located at least 100 feet from the well.
- e. If liquefied petroleum fuel — such as propane — is used, the storage tank shall be located at least 100 feet from the well.
- f. Vehicles shall not be allowed within 100 feet from the well while the drilling rig is operating.
- g. Flammable or combustible liquids shall be located at least 100 feet from the well.
- h. Matches or lighters shall not be permitted within 100 feet of the well.
- i. Smoking or open flames shall not be permitted within 100 feet of the well.
- j. An approved electrical bonding (a bonding jumper) shall be installed from the drilling rig to the welling casing.

H.7.6 When it is necessary to climb the drilling rig mast, the employee shall be protected by approved fall-protection equipment.

H.7.7 When gas is encountered while drilling a well or running the acid line, adequate fire extinguishers shall be placed approximately 150 feet upwind from the well.

H.8 Acidizing Storage Wells

H.8.1 Experienced and qualified persons shall direct the acidizing of gas storage wells.

H.8.2 Suitable, approved personal protective equipment shall be used by persons (including contractors' employees) when working at or near a well being acidized, or while transferring acid from storage to the acidizing rig.

H.8.3 Tanks, containers and vehicles used to store or transport acid shall be properly labeled.

H.8.4 Each acidizing rig shall be equipped with an adequate fire extinguisher, first aid supplies and personal protective equipment.

H.8.5 Hoses, valves and fittings shall be visually checked for damage or defects before each use, and shall also be observed during pumping operations for possible leaks.

H.8.6 A check valve shall be installed on the outlet of the high-pressure hose that is used to transfer acid from the acidizing rig to the storage well.

H.8.7 An approved electrical bonding device (a bonding jumper) shall be installed from the acidizing rig to the wellhead before starting pumping operations.

H.8.8 An automatic pressure-relief device and a pressure-indicating

gauge shall be installed on the outlet side of the high-pressure acidizing pump.

H.8.9 While a gas storage well is being cleared of acid, the following precautions shall be taken.

- a. Vehicles, other than those involved in acidizing, shall not be allowed within 100 feet of the well.
- b. When practicable, vehicles shall be located upwind from the well.
- c. Engines shall be turned off.
- d. Smoking or open flames shall not be permitted within 100 feet of the well.
- e. An approved electrical bonding device (a bonding jumper) shall be installed between the wellhead and the catch tank.

H.8.10 Hoses, valves, piping and fittings that are used between the high-pressure acidizing pump and the wellhead shall be hydrostatically tested at least once every year to a pressure equal to 1.5 times the maximum operating pressure for a minimum of four hours. The maximum pressure rating of the hose shall not be exceeded during the test.

H.8.11 Suitable facilities for quick drenching or flushing of the eyes and body shall be provided within the work area for immediate emergency use.

H.9 Gas Well Operations

H.9.1 Experienced and qualified persons shall direct the maintenance of gas wells.

H.9.2 Approved personal protective equipment shall be used by persons (including contractors' employees) when working at, or within 100 feet of, the well being worked on.

H.9.3 Gas readings shall be taken 10 feet from the well in a 360-degree circle when gas is present during operations. If the gas concentration exceeds 1%, fire suits must be worn; otherwise, long-sleeve fire-retardant shirts shall be worn within 100 feet of the well. All trucks shall have a fire suit in case it is needed.

H.9.4 If the possibility exists for H₂S to be present in excess of 10 ppm (by volume) in the breathing zone, the following shall apply.

- a. All personnel should be trained prior to the start of work.
- b. H₂S detection equipment will be fixed downwind on the rig floor.
- c. All personnel shall wear H₂S monitors when working on the well.
- d. Breathing equipment will be available.
- e. A contingency plan will be in place.
 1. Personnel will be assigned responsibilities.

Attachment 2 to Response to KCA-2 Question No.19

H.9.16 Well-service rigs shall be maintained in a workmanlike fashion.

H.9.17 Tripping hazards should be minimized to the extent feasible.

H.9.18 One-inch acid line shall not be removed from well until it has been ascertained that the well is dead. Well will be monitored at all times during the operation; if — at any time during the removal of the one-inch acid line — the well shows indications of coming back on gas, the removal operation shall cease and additional gel shall be added until the well is dead.

H.9.19 Wells being worked on within 100 feet of a roadway shall have gas and H₂S levels measured at the roadway. If natural gas levels exceed 1% or H₂S levels exceed 10 ppm, traffic control shall be instituted.

H.9.20 Wells being worked on within 100 feet of an occupied dwelling shall have gas and H₂S levels measured at the dwelling. If natural gas levels exceed 1% or H₂S levels exceed 10 ppm, the occupants shall be evacuated.

2. Emergency telephone numbers will be available.

3. Location of safety equipment will be noted.

f. An action plan will be in place.

1. Move away from H₂S.

2. Don breathing equipment.

3. Alert affected personnel.

4. Assist anyone in distress.

5. Proceed to designated assembly area.

g. Legible warning signs, such as **Hydrogen sulfide operations — Enter only when monitoring shows area to be safe** or **Respiratory protection equipment must be worn beyond this point** will be posted at appropriate locations when hydrogen sulfide may be encountered.

h. Wind direction indicators will be installed (flagging on guy lines or vertical poles).

i. PPE (breathing apparatus) is required if H₂S levels exceed 10 ppm weighted average over eight hours, or 15 ppm averaged over 15 minutes, or any time H₂S levels exceed 20 ppm.

H.9.5 Vehicles not involved in the operation should be located a minimum of 100 feet from the well.

H.9.6 A **No Smoking or Open Flame** sign shall be posted in the vicinity of operations that constitute a fire hazard.

H.9.7 Smoking or open flames shall not be permitted within 100 feet of the well.

H.9.8 Cell phones shall not be turned on within 100 feet of the well.

H.9.9 When wells are pumped, all non-essential personnel shall stay back 100 feet.

H.9.10 Fall protection shall be used for work at more than four feet above the ground.

H.9.11 Eye-wash equipment shall be available.

H.9.12 Well-service rigs shall have readily accessible a minimum of two 20-pound-capacity fire extinguishers with a Class BC rating.

H.9.13 Hoisting lines should be visually inspected once each day when in use. They should be taken out of service when:

a. three broken wires are found within one lay length of 6 by 7 wire rope;

b. six randomly distributed broken wires are found within one lay length of 6 x 8 construction; or

c. three broken wires are found within one lay length of 6 x 8 construction.

H.9.14 High-pressure hoses shall be properly secured when pressurized.

H.9.15 Appropriate guards or shields shall be in place on well-service units to prevent risk of injury.

- I.1** **General**
- I.1.1** It is the responsibility of every employee who drives a company vehicle to know and obey all local, state and federal laws and regulations covering the vehicle type and class that is driven. The employee shall be familiar with, and abide by, company rules and policies relative to the driving of company vehicles. The driver shall be personally responsible for fines and other penalties assessed.
- I.1.2** Employees shall not drive company vehicles on a public thoroughfare unless they have a proper and valid driver's license in their possession permitting them to drive the type and class of vehicle for which they have been assigned. They shall report any restriction, changes, convictions of all moving violations or loss of driver's license immediately to their supervisor.
- I.1.3** Supervisors shall not permit unauthorized employees or other unauthorized persons to drive vehicles for the company.
- I.1.4** The driver of a company vehicle shall not transport unauthorized persons.
- I.1.5** Vehicles shall be kept in safe condition and driven in a safe and courteous manner. Before driving a vehicle for the company, the driver shall assure himself/herself, insofar as can be determined, that the vehicle is in safe condition. Drivers shall be responsible for pre-trip/post-trip inspections as required by governmental regulations and shall be responsible for reporting vehicle defects to the garage or repair shop.
- I.1.6** The following precautions shall be observed when fueling a vehicle.
- a.** The engine shall be shut off.
 - b.** The fuel hose nozzle shall be kept in contact with the vehicle's fuel tank fill-pipe to avoid static sparks.
 - c.** Radio transmitters shall not be used.
 - d.** Overfilling of fuel tanks shall be avoided.
 - e.** The driver shall remain with the vehicle during fueling.
 - f.** Cell phones and company radios shall be turned off during the entire fueling process.
- I.1.7** A copy of the Kentucky Dept. of Transportation (DOT) accident reporting form — as well as any other forms required by company policies or local, state and federal laws and regulations — shall be carried in the vehicle at all times.
- I.1.8** The driver of a vehicle shall be familiar with the capacity and required clearances for the safe use of the vehicle.

Attachment 2 to Response to KCA-2 Question No.19

40 miles per hour. At greater speeds, add an additional second.

Page 211 of 232

Bellar

- I.1.9 The driver shall inspect windshield wipers frequently to insure they are in good operating condition, and make sure that windows and windshield have sufficient visibility for safe operation of vehicle.
- I.1.10 Objects or persons being transported shall be located so that the driver's view will not be obstructed and the safe operation of the vehicle will not be hindered.
- I.1.11 Drivers of radio-equipped vehicles shall be sure that proper clearance is maintained between the antenna and energized lines and equipment or other structures.

I.2 Operation

- I.2.1 Before the operation of a motor vehicle, the operator shall examine the area around the vehicle ("Circle of Safety").
- I.2.2 The operator of a motor vehicle shall clearly signal any intention of turning, passing or stopping.
- I.2.3 Drivers shall not permit more than two additional persons in the front seat, and seat belts shall be worn by all occupants while the vehicle is in motion.
- I.2.4 A driver shall not operate a vehicle when medically, physically or mentally unfit to do so.
- I.2.5 Drivers shall yield the right-of-way to emergency vehicles such as police cars, fire trucks, and ambulances.
- I.2.6 Low-beam headlights (not parking lights) shall be used from one-half hour before sunset to one-half hour after sunrise, or whenever visibility demands.
- I.2.7 Vehicles driven after dark shall not be operated at a speed that prevents stopping within the distance clearly illuminated by the headlights.
- I.2.8 The driver of a vehicle shall not attempt to pass another vehicle going in the same direction unless the driver can see far enough ahead to be sure that the vehicle can be passed safely. Proper signals shall be used to warn other drivers.
- I.2.9 Drivers shall keep a sharp lookout for children, especially in school zones or play areas. The driver shall reduce the vehicle's speed and be prepared for an immediate stop.
- I.2.10 The driver of a vehicle shall be courteous toward other operators and pedestrians. Drivers shall practice defensive driving — that is, make every effort to avoid an accident even though the other party may be in error. Do not insist on your so-called right-of-way.
- I.2.11 The operator of a vehicle shall maintain the vehicle under control so as to be able to bring it to a complete stop within the assured clear distance ahead. A following distance of at least one second for each 10 feet of vehicle length shall be allowed for speeds below

- I.2.12 While stopped in traffic, the driver shall maintain adequate distance from the vehicle in front. The forward vehicle's rear tires should be in view.
- I.2.13 Drivers of vehicles shall not permit anyone to ride on the running boards, fenders or any part of the vehicle except on the seats. Passengers shall not stand up in moving vehicles.
- I.2.14 Employees shall not ride on trailers.
- I.2.15 Employees shall not jump on or off vehicles in motion.
- I.2.16 Transporting personnel in the cargo bed of a pickup truck shall not be permitted.
- I.2.17 Drivers of vehicles shall approach railroad crossings cautiously and be prepared to stop clear of the tracks. When transporting hazardous materials, drivers shall bring the vehicle to a complete stop no closer than 15 feet from the nearest track. Drivers shall proceed only if the way is clear.
- I.2.18 Driver shall not shift gears when crossing railroad tracks.
- I.2.19 When approaching a school bus that has stopped to load or unload passengers (except on divided highways), the driver shall stop the vehicle and proceed only after the school bus is in motion.

I.3 Parking

- I.3.1 Except in an emergency, drivers shall park their vehicles only in positions permitted by law. Care shall be used in parking to avoid accidents or property damage.
- I.3.2 Where work requires that a vehicle or equipment be parked on the travel portion of a street or highway, or closer than 10 feet to the traveled road surface, traffic control procedures shall be used as needed to regulate, warn or guide traffic in accordance with Kentucky Department of Transportation guidelines.
- I.3.3 When a vehicle is temporarily parked along a highway at night, the parking lights shall be left on, and if the vehicle is so equipped, the flashing and/or rotating lights shall be turned on.
- I.3.4 To change a tire or make other necessary repairs along a highway, the driver shall pull off the pavement as far as possible. Flashing and/or rotating lights shall be turned on. Traffic-control procedures and emergency-warning devices shall be used as required.
- I.3.5 When a vehicle is parked on an incline, the driver shall be sure that the brakes are properly applied, the engine is shut off and the vehicle is in the lowest gear or in the "Park" position. The vehicle's front wheels shall be turned at an angle to the adjacent curb or the vehicle shall be chocked.

- I.3.6 Occupants should enter or leave a parked vehicle on the curb side. If doors must be opened on the road side, extreme caution should be exercised to avoid danger from other vehicles.
- I.3.7 When a vehicle is parked, the parking brake shall be set.
- I.3.8 When a vehicle is left unattended, the motor shall be stopped, the ignition key removed and the parking brake set. A vehicle is considered unattended when the driver is more than 100 feet away from the vehicle or the driver's view of the vehicle is obstructed or impaired.
- I.3.9 When an occupied vehicle is parked with the engine running, the windows shall be left partially open so as to provide adequate ventilation to prevent asphyxiation from carbon monoxide.
- I.3.10 A vehicle's engine shall not be operated, except for brief periods, in an enclosed structure unless adequate ventilation is provided.

I.4 **Backing**

- I.4.1. If possible, the vehicle shall be positioned to avoid the necessity of backing later.
- I.4.2. Extreme caution shall be exercised when backing a vehicle, to avoid injury to persons and to prevent property damage. If another employee is present, he/she shall be stationed at the rear of the vehicle to assist the driver in backing the vehicle safely.
- I.4.3. When backing a vehicle which has an obstructed view to the rear,
 - a. a reverse signal (backup alarm) audible above the surrounding noise level shall be used; or
 - b. an observer shall signal that it is safe to back.
- I.4.4. During all backing operations, the vehicle operator shall:
 - a. Keep a constant lookout during the entire time.
 - b. Carefully check any blind areas.
 - c. Back slowly.
 - d. Watch both sides. Do not depend entirely on mirrors.
 - e. Enlist the aid of another person to act as a guide, when such help is available.

I.5 **Traffic Incident Procedure**

- I.5.1 Employees shall not become involved in an argument or discussion as to who was responsible for the incident.
- I.5.2 Employees shall not admit responsibility for an incident, offer to make any kind of settlement or sign any statements at the scene of an incident. Representatives of the company or the insurance company will handle this.
- I.5.3 These instructions shall be followed by an employee if involved in a traffic incident while on duty.

- a. **Stop.** Whenever a police investigation of the incident is indicated, do not move the vehicle until directed to do so by the police.
- b. Do not leave the scene of an incident without first stopping to identify yourself and to render assistance if needed.
- c. Assist injured persons insofar as you are able. Do not move seriously injured persons unless necessary for their protection against further injury. Report the incident to the police and inform them of any injuries.
- d. Flag-persons should be used if needed. Set flags or other traffic control devices if available and considered necessary.
- e. Obtain the name, address and license number of the other driver; the vehicle's license number; the names of the vehicle's owner and insurance company; names and addresses of witnesses and passengers in the other vehicle; and other information needed on the incident reporting form. (See *Forms*).
- f. When requested, give your name, address, company name, driver's license information and the name of the insurance company to the other party.
- g. If the incident involves damage to an unattended vehicle or a fixed object, take reasonable steps to locate and notify the owner. If the owner cannot be found, leave a notice in a conspicuous place on the vehicle.

I.6 **Operation of Trucks and Trailers**

- I.6.1 Local, state, federal or other regulations shall be complied with governing lights, markers, length, width and loading of vehicles. This includes regulations pertaining to explosives, flammable or combustible liquids or other hazardous materials.
- I.6.2 Before a truck or trailer is moved, it shall be carefully inspected to see that materials and equipment are properly loaded and secure so they will not cause a hazard by shifting.
- I.6.3 When transporting materials that could be scattered during operation (such as earth, gravel, refuse or similar loose material in an open truck), the material shall be covered with a tarpaulin or other approved covering.
- I.6.4 Trucks or trailers shall not be loaded in excess of their rated capacity.
- I.6.5 Material which extends more than four feet beyond the front or back of the truck or trailer shall have warning devices attached. During the day, red flags shall be used; at night and during periods of poor visibility, amber lights shall be used.
- I.6.6 Trailers, while being towed, shall be securely coupled to the

towing vehicle. Trailers (except those attached to a tractor by a "fifth wheel") shall be secured by safety chains or cables. Trailers equipped with braking systems shall be properly connected to the towing vehicle before moving.

- I.6.7 While a truck is being loaded by a high-lift, power shovel, crane or other loading equipment, the truck should be positioned so that the load does not pass over the driver. If a truck cannot be so positioned, the driver shall stand clear of the truck and loading equipment.
- I.6.8 Before a truck is loaded or unloaded, the brakes shall be securely set and the wheels shall be blocked or chocked.
- I.6.9 The capacity of booms, derricks or other hoisting equipment mounted on trucks shall not be exceeded.
- I.6.10 Heavily loaded trucks proceeding down steep grades shall be shifted into a lower gear.

I.7 **Aerial Lift Trucks**

- I.7.1 A short daily inspection at the start of each shift shall be conducted to reveal maladjustments and unusual wear. The daily inspection should cover, but not be limited to, the following.
 - a. All attachment welds between actuating cylinders and booms or pedestals.
 - b. All pivot pins (for security of their locking devices).
 - c. All exposed cables, sheaves and leveling devices (for both wear and security of attachment).
 - d. Hydraulic system (for leaks and wear).
 - e. Lubrication of boom.
 - f. Boom and basket (for cracks or abrasions).
 - g. Operation of boom from ground controls through one complete cycle. Listen for unusual noises and look for deviations from normal operation.
 - h. Any other inspections recommended by the manufacturer.
 - i. Defects found should be reported and corrected before they develop into dangerous conditions.
- I.7.2 Only authorized persons who are properly trained and qualified shall use or operate this equipment.
- I.7.3 The operating and maintenance instruction manuals issued by the manufacturer shall be read and followed.
- I.7.4 Load limits of the boom and basket shall not be exceeded. Shock loading (sudden stops or starts) of the equipment shall be avoided.
- I.7.5 Aerial lifts shall not be field-modified unless such modification is certified by the manufacturer. The insulated portion shall not be altered in any manner that might reduce its insulating value.

Attachment 2 to Response to KCA-2 Question No.19

- I.7.6 Articulation-boom and extensible-boom platforms, primarily designed as personnel carriers, shall have both platform (upper) and lower controls. Lower-level controls shall not be operated unless permission has been obtained from the employee in the lift, except in an emergency.
- I.7.7 The truck shall not be moved unless the boom is lowered, the basket cradled and secured and the outriggers retracted.
- I.7.8 Employees shall not ride in the bucket while the truck is traveling. **Exception:** Employee may ride in the basket for short moves at the work location if the basket is returned to the cradled position for each move.
- I.7.9 When employees are in the bucket of an aerial lift, the parking brake of the vehicle shall be set. Wheel chocks and outriggers shall be used to provide added protection. When the vehicle is on an incline, wheel chocks shall be used regardless of whether outriggers are used. The truck should sit approximately level when viewed from the rear.
- I.7.10 When outriggers are used, they shall be set on pads or a solid surface. Outriggers shall not be extended or retracted outside of clear view of the operator unless all employees are outside the range of possible equipment motion.
- I.7.11 When working from an aerial lift, employees shall wear a body harness, and a lanyard shall be attached to the boom.
- I.7.12 Employees shall not be permitted to transfer from a bucket to a pole or structure except with the permission of the supervisor.
- I.7.13 Safety rules governing the use of hot line tools, rubber goods, personal protective equipment and general safety practices shall also apply to work done from aerial baskets.
- I.7.14 When the boom must be maneuvered over a street or highway, necessary precautions shall be taken to avoid incidents with traffic and pedestrians.
- I.7.15 The operator shall always face in the direction in which the basket is moving and shall see that the path of the boom or basket is clear when it is being moved.
- I.7.16 Employees shall not stand or sit on the top or edge of the basket, or on ladders placed in the basket. Employee's feet shall remain on the floor while the employee is in the basket.
- I.7.17 When two employees are in the basket or baskets, one of them shall be designated to operate the controls. One employee shall give all signals, which shall be thoroughly understandable by all persons concerned.
- I.7.18 Climbers shall not be worn by employees while in the basket.
- I.7.19 When two employees are working from an aerial lift, extreme

care shall be taken to avoid one employee's contacting poles, crossarms or other grounded or live equipment while the second employee is working on equipment at a different potential.

- 1.7.20** No more than one energized conductor or phase shall be worked on at one time.
- 1.7.21** The aerial lift — together with the employees in the basket, and all tools and equipment — shall maintain proper clearances from unprotected energized conductors unless isolated or insulated. (See *Table D-1*.)
- 1.7.22** When using pneumatic or hydraulic tools in a bucket, the operator shall be sure that hoses or lines do not become entangled in the operational controls.
- 1.7.23** When working near energized lines or equipment, aerial lift trucks shall be barricaded and considered as energized equipment, or the aerial lift truck shall be insulated for the work being done. Unless they wear rubber protective equipment, employees on the ground must not approach the equipment if safe clearance is not maintained between the unprotected energized conductors or apparatus and conductive areas of the truck or its equipment. When safe clearance of uninsulated areas of the aerial lift cannot be maintained, the truck must be barricaded and considered as energized.
- 1.7.24** Personal rubber protective equipment must be available off of the truck for use by employees working on the ground.

1.8 Radio Operations

- 1.8.1** The radio in company vehicles shall be monitored except where prohibited or impractical.
- 1.8.2** In areas utilizing the Emergency Signal system, if the Emergency Signal is on, any transmission not directly related to the emergency is prohibited.
- 1.8.3** In areas utilizing the Emergency Signal system, the radio should be monitored when the Emergency Signal is on.
- 1.8.4** Radio transmissions within 1,000 feet of any rock-removal crew work site are prohibited without the consent of the rock-removal foreman.

1.9 Operation of Garages and Repair Shops

- 1.9.1** Garage and repair shops shall have adequate fire protection equipment.
- 1.9.2** Smoking is prohibited in garages and vehicle repair shops.
- 1.9.3** Cutting or welding is prohibited unless the work area is made fire-safe by removing combustibles or protecting combustibles from ignition sources.

- 1.9.5** Employees using chemicals shall be instructed in the proper use and of the potential hazards involved. Personal protective equipment shall be used when necessary (see *Chemicals and Harmful Substances*).
- 1.9.6** Employees shall be instructed in the proper use of power tools, equipment, machinery and testing equipment before using (see *A.24 — Tools*).
- 1.9.7** Compressed air shall not be used for cleaning purposes except where the pressure is reduced to less than 30 PSI — and then only when using effective chip-guarding and personal protective equipment.
- 1.9.8** Air hoses shall be maintained in safe condition. They shall be returned to their rack, or be properly stored, after each use.
- 1.9.9** Employees shall not use compressed air to clean dust or dirt from their clothing.
- 1.9.10** A safety tire rack, cage or equivalent protection shall be provided and used when employees are inflating tires installed on multi-piece rims.
- 1.9.11** Employees shall use a hose with sufficient length between the clip-on chock at the valve core and the in-line valve while inflating tires mounted on multi-piece rims to enable all persons to stand outside of the potential trajectory of the rim components should they come apart.
- 1.9.12** Tires on single-piece-rim wheels shall be contained within a restraining device during inflation unless bolted on the vehicle with the lugnuts fully tightened.
- 1.9.13** Adequate ventilation shall be provided for garages, repair shops and other enclosed areas to prevent the accumulation of vehicle fumes.
- 1.9.14** Adequate machine guards shall be placed on equipment, where needed, to protect the operator and other employees from hazards.
- 1.9.15** Employees shall use care to avoid being burned when removing pressurized radiator caps while a vehicle's engine is hot.
- 1.9.16** Care shall be used by employees to prevent injury when lifting, moving and handling large parts or heavy tire assemblies.
- 1.9.17** The manufacturer's rated capacity shall be legibly marked on jacks and shall not be exceeded. Jacks shall have a positive stop to prevent over-travel. When it is necessary to provide a firm foundation, the base of the jack shall be blocked or cribbed. Where there is a possibility of slippage of the metal cap of the jack, a wood block shall be placed between the cap and the load.

- I.9.18** When vehicles or equipment are raised for working underneath, they shall be adequately blocked or cribbed to prevent them from falling or shifting.
- I.9.19** Trucks with dump bodies shall be equipped with positive means of support, permanently attached and capable of being locked in position, to prevent accidental lowering of the body while maintenance or inspection work is being done.

Attachment 2 to Response to KCA-2 Question No.19**J. Emergency Treatment**

Page 216 of 232

J.1 First Aid Bellar

- J.1.1 Due to potential hazards associated with bloodborne pathogens that cause diseases such as hepatitis B and AIDS, care shall be taken, when administering any type of first aid, to limit or eliminate contact with blood and other potentially infectious materials.
- a. Use of gloves, eye protection, and CPR mask is recommended.
 - b. Employees shall wash hands and other exposed body areas with soap and water. If soap and water is not immediately available, a waterless anti-microbial waterless hand cleaner should be used until soap and water is available.
 - c. Remove all contaminated clothing immediately after exposure and immediately report all exposure to blood and other potentially infectious materials to their supervisors so post-exposure care can be initiated.
- J.1.2 Employees who are trained in first aid and CPR basics should provide emergency treatment to fellow employees. Personnel should be knowledgeable of the treatment for shock due to traumatic injury which includes the possibility of administering assisted ventilations and control of bleeding. Pre-planning for a potential emergency situation is most valuable. All employees should be aware of the medical services available and how to obtain them.
- J.1.3 Personnel engaged in overhead line work shall know the essential elements of pole-top rescue.
- J.1.4 Where first-aid kits are supplied, employees shall be familiar with the location, contents, and instructions given with the first-aid kit. Each employee shall learn to use this equipment so he/she can render treatment when needed. Except for minor injuries, the services of a physician shall be obtained. In the case of a more serious or life threatening event, call 911.
- J.1.5 The contents of first-aid kits shall be inspected each week and expended items replaced.
- J.2 Wounds and Control of Bleeding**
- J.2.1 A person can die from blood loss in a very short time — less than one minute. Therefore, in the event of an injury that results in significant bleeding, immediate steps must be taken to prevent the loss of blood.
- J.2.2 Bleeding may be controlled by the use of direct pressure applied to the wound with a clean dressing; elevating the extremity above the level of the heart will assist in controlling the bleeding. Secure the dressing in place with a bandage. There may be times when bleeding cannot be controlled with direct pressure and

elevation, and in those cases, the use of a tourniquet may be necessary.

- a. Applying a tourniquet
 1. The tourniquet material should be at least 2" in width.
 2. The tourniquet should be applied above the wound, as close to the wound as possible.
 3. The tourniquet should be tightened with the use of a windlass (stick or any other tool that can be twisted to draw the tourniquet tight).
 4. When bleeding has been controlled, secure the windlass so that it does not loosen.
 5. Write the letters *TK* on the patient's forehead with the time the tourniquet was applied.

J.2.3 Shock can be present in all cases of serious bleeding. Attention must be given to the prompt treatment for shock.

J.3 Shock

J.3.1 Shock usually occurs following a severe loss of blood or some type of serious injury. It can occur from a minor injury or even from anxiety or emotional stress. Regardless of the cause, the signs and symptoms are the same and similar treatment is required.

J.3.2 Shock is easier to prevent than to cure. Every injured person is potentially a shock victim and should be treated as such — whether the signs and symptoms of shock are present or not.

J.3.3 The following are signs and symptoms of shock.

- a. Chalk-like appearance.
- b. Dull or anxious expression.
- c. Rapid or irregular breathing.
- d. Weak or rapid pulse.
- e. Cool, moist skin.

J.3.4 Recommended treatment for shock includes the following.

- a. The victim should be kept warm and comfortable, but not hot. In many cases, the only first-aid necessary and possible is to cover the victim, underneath as well as on top, to prevent loss of body heat. It is best not to move the victim at all.
- b. Keep the victim's body horizontal or, if possible, position him/her so that the feet are at least six inches higher than the head. In any case, always keep the victim's head low. The single exception to this positioning is the case of a victim who obviously has an injury to the chest and has difficulty breathing — or if you suspect head, neck, or back injuries, or possible broken bones in the hips or legs. In this case, the victim should be kept horizontal.

Attachment 2 to Response to KCA-2 Question No.19

- c. Clear the victim's mouth of all foreign bodies and make sure he/she is breathing properly. Do not give the victim anything to eat or drink, even though he/she is likely to be thirsty. Call local emergency number immediately. Shock can't be managed effectively by first-aid alone. A victim of shock requires advanced medical care as soon as possible.
- d. Loosen tight clothing at the neck, chest and waist.
- e. Proper transportation is never more imperative than in the case of a person who may develop shock. It constitutes the most important single measure in the prevention and treatment of shock. Use an ambulance, if possible. If other means must be used, follow the above points as closely as possible.

J.4 Eye Injuries

J.4.1 *Foreign bodies*

- a. When a small foreign body — such as dust or wood flake — is on the eye or eyelid, the eye should be irrigated with an eyewash station, eyewash solution, or clean water. Never attempt to remove any object off the surface of the eye with anything other than a gentle stream of water as this may cause permanent damage to the eye.
- b. Objects in the eye must not be removed except by a physician. Both the eyes of the victim should be bandaged loosely and the person taken to the doctor immediately. The injured person should be instructed not to move the eyes.

J.4.2 *Chemical burns, acid or caustic:* Immediately irrigate the eye with large quantities of clean water. Flushing of the eye should be continued for 20 minutes.

J.4.3 All eye injuries — regardless of first-aid measures taken — should be taken to a physician to be checked, and applicable treatment administered.

J.5 Cardiopulmonary Resuscitation (CPR)

J.5.1 Whenever a person is found unconscious, call 911 immediately, then check to determine if the person is breathing. If the victim is not breathing, immediately start CPR, and summon for an automated external defibrillator (AED) if one is available.

J.5.2 In electric shock cases, do not rush in and become a victim. If possible, de-energize or isolate the power source. Move victim outside of the danger zone.

J.5.3 *CPR procedures*

- a. Determine if the patient is unconscious by tapping and shouting, "Are you okay?" If the person is unconscious, call or have someone phone 9-1-1 and get an AED.

- b. If you do not have a cell phone or no one responds to your call for help, you can leave the person briefly to call 9-1-1.
- c. Determine if the victim is breathing or only gasping. Scan from the head to waist repeatedly for at least 5 seconds (but no longer than 10 seconds). If unconscious and not breathing adequately, this person needs CPR.
- d. Make sure the victim is lying on his/her back on a firm, flat surface. Begin CPR.
- e. Quickly remove clothes out of the way.
- f. Put the heel of one hand on the center of the chest (over the lower half of the breastbone). Put your hand on top of the first hand. Push straight down at least 2 inches. Push at a rate of 100 to 120 compressions per minute. Count the compressions out loud. Let the chest come back up to its normal position after each compression. Try not to interrupt compressions for more than 10 seconds, even when giving breaths. Provide 30 hard and fast compressions.
- g. Immediately open the airway by the head-tilt/chin-lift maneuver and provide two rescue breaths, watching for the chest to rise.
- h. Repeat sets of 30 compressions and 2 breaths for 5 cycles, or about 2 minutes. Repeat cycles of compressions and ventilations until EMS arrives or someone arrives with an AED.
- i. After performing CPR for two minutes, if an AED is present, start AED procedures.
- j. Turn the AED on and follow prompts. Attach the AED pads to the AED and attach to the victim's bare chest. Let the AED analyze the heart rhythm. If a shock is not needed, resume CPR. Deliver a shock if needed. Loudly state, "*clear*" and make sure that no one is touching the victim. Push the shock button to deliver the shock. Immediately resume CPR.
- k. Repeat cycle of CPR and shocks until EMS arrives on scene or victim becomes responsive.

J.6 **Training**

- J.6.1 All employees engaged in electrical work shall receive training in resuscitation and in rescue from their working environment (poles, structures, manholes, boilers, aerial baskets, confined or enclosed spaces, etc.)

K.1 Work Area Protection **Bellar**

- K.1.1 Before work begins in the vicinity of vehicular or pedestrian traffic that may endanger employees, traffic warning signs, vehicle lights or other control devices shall be positioned to alert approaching traffic and used in accordance with the Telecommunications Traffic Safety Program.
- K.1.2 Employees exposed to vehicular traffic shall be provided with, and required to wear, Type III vests marked with, or made of, reflective, high-visibility materials.

K.2 Communication Cable and Open-Wire Lines and Equipment

- K.2.1 Electrical rubber gloves, rated for the specific voltage to be encountered, shall be worn when working on all wire lines or equipment above 50 VDC, unless the employee is adequately insulated from the ground and other conductors, or positively knows the line to be shorted and grounded. (This does not apply to communication equipment on the station side of telephone insulating transformers or other protection equipment on the communication terminal rack.)
- K.2.2 Power fuses shall not be removed or replaced except by the use of suitable insulated tools with electrical rubber gloves — rated for the specific voltage to be encountered — unless the fuse block is first entirely disconnected from the line or lines.

K.3 Portable Power Equipment

- K.3.1 All portable power equipment used in telecommunications work shall be grounded.
- K.3.2 Nominal 120V (or less) portable generators used for providing power at work locations do not require grounding if the output circuit is completely isolated from the frame of the unit.
- K.3.3 Grounding shall be omitted when using soldering irons, soldering guns or wire-wrap tools on telecommunication circuits.
- K.3.4 Portable lights, tools and appliances, when operated from commercial power, shall have their metal parts grounded unless these tools or appliances are double-insulated or are used with a GFCI. Double-insulated tools or appliances must be indicated on the manufacturer's label. When an extension cord is added, the cord shall be protected by a GFCI at the source/receptacle.
- K.3.5 When fueling portable, gasoline-driven generators, one shall:
 - a. Allow the engine to cool before refueling.
 - b. Wipe off any spilled oil or fuel on the equipment before use.
- K.3.6 Flammable liquids shall be properly stored in approved and clearly marked containers.

K.4 Eye Protection

- K.4.1** Microwave — Employees shall not look into an open waveguide which is connected to an energized source of microwave radiation.
- K.4.2** Fiber Optics — One shall not look:
- into the beam of an operating laser diode or LED beam; or
 - into the end of an optical fiber at any time.

K.5 Body Harnesses

- K.5.1** A harness attached to a lanyard with a double-locking snap hook shall be worn while working from or riding in an aerial device. Lanyards shall be equipped with a double locking snap and shall be no longer than six feet.

K.6 Hold Card; Lockout/Tagout

See Section A.23

K.7 Excavations/Trenching

- K.7.1** Prior to excavation or trenching work, all existing underground utility installations — sewer, telephone, fuel, water and electrical, shall be identified and marked.
- K.7.2** All regulatory excavations/trenching safety work practices shall be followed.

K.8 Microwave and Two-Way Radio Transmission

- K.8.1** Accessible areas associated with microwave or two-way radio communication systems where the radio-frequency (RF) electromagnetic radiation level may exceed the recommended radiation protection limits shall have a warning sign posted.
- K.8.2** When an employee works in an area where the RF electromagnetic radiation exceeds the FCC maximum permissible exposure limits, measures shall be instituted that will insure that the employee's exposure is not greater than that permitted by the radiation limits. Such measures shall include — but not be limited to — those of an administrative or engineering nature, or those involving personal protective equipment.

K.9 Use and Care of Rubber Goods

- K.9.1** Electrical rubber goods — rated for the voltage levels to be encountered — shall be provided, and the supervisor shall ensure that they are used by employees as required by this section.
- K.9.2** Only qualified employees, or those under the continuous supervision of a qualified employee, shall work on or use test equipment on equipment energized at 50 volts or greater.
- K.9.3** Class 0 low-voltage gloves with leather protectors shall be worn when working on equipment or using test equipment that is energized at 50 to 600 volts.

- K.9.5** Electrical rubber gloves shall be inspected before each use for corona cracks or other damage, and shall be given an air test at least once a day while in use. This should be done at the beginning of the work period and at any other time when their condition is in doubt.

- K.9.6** Electrical rubber gloves shall never be worn inside out or without leather protectors. They shall be exchanged at any time they become damaged or the employee to whom they are assigned becomes suspicious of damage.

- K.9.7** Electrical rubber gloves shall not be used for purposes other than electrical work. Damaged gloves shall be returned to the Glove Lab.

- K.9.8** Leather protectors shall not be worn except when in use over the Class 0 electrical rubber gloves.

- K.9.9** Electrical rubber gloves, when not in use, shall be kept in canvas bags or other approved container that is designated and used exclusively for them. Gloves shall be stored where they will not become damaged from sharp objects or exposed to direct sunlight. They shall never be folded while stored, nor shall other objects be placed upon them.

- K.9.10** Electrical rubber gloves shall be stored in a glove bag with the cuffs down to permit drainage and better ventilation, and to reduce the possibility of damage due to objects falling into the glove.

K.10 Storage Batteries

- K.10.1** Enclosed areas used to charge or store batteries shall be adequately ventilated. Report any defective ventilation equipment to your supervisor.

- K.10.2** Smoking and the use of open flames, cutting, welding and the use of tools that could produce sparks in enclosures that contain batteries shall be avoided.

- K.10.3** Precautions shall be taken to avoid shock or electric arc when working within battery charging areas.

- K.10.4** Whenever work must be performed in a location or position from which items such as tools and equipment may be accidentally dropped upon a storage battery, proper measures shall be taken to protect the battery before the work is started.

K.11 Electrical Safety

- K.11.1** Only trained and certified workers shall install, maintain or repair electrical equipment.

Attachment 2 to Response to KCA-2 Question No.19

K.13.5 Employees shall not look into ends of open fibers, unterminated fibers or the transmission parts of fiber equipment.

Page 221 of 232

Bellar

K.13.6 Employees shall take necessary precautions when working with flammable or combustible cleaning agents used in fiber-optic splice preparation.

K.14 Contractor/Subcontractor Safety and Health

K.14.1 Contractors/subcontractors are responsible for providing their employees, and affected members of the public, a work site that is free from safety and health hazards.

K.14.2 All contractors/subcontractors working at an LG&E/KU generating station site are required to attend the station's site-specific training/orientation prior to engaging in work activities. In addition, they shall also undergo an ammonia-awareness training/orientation, where applicable, prior to conducting work.

K.14.3 All contractors/subcontractors conducting work in a substation shall first complete a Substation Entry Training Program.

K.14.4 All contractors/subcontractors shall comply with the LG&E and KU Contractor/Subcontractor Safety Policy.

K.15 Tent Heaters, Torches and Open Flame

K.15.1 Open flames shall not be used within ground tents or on platforms within aerial tents unless:

- the tent covers are constructed of fire-resistant materials; and
- ventilation is provided in order to maintain safe oxygen levels and avoid harmful buildup of combustible gases.

K.16 Tower Climbing

K.16.1 All tower or structure climbing shall be in accordance with the LG&E and KU Telecommunications Communications Structure Climbing Policy.

K.16.2 Those workers who perform tower or elevated work shall be medically qualified, trained and certified as "Qualified" and have the appropriate equipment to perform those jobs.

K.16.3 Prior to commencement of such work, a Health and Safety Management Plan and a Hazard Analysis shall be developed (see *Contractor/Subcontractor Safety Policy*).

K.16.4 The supervisor, or person in charge, shall specify the fall-protection system to be used. He/she shall evaluate the physical condition of the climbers before allowing them to climb.

K.16.5 All climbing and fall-protection equipment shall be inspected prior to each use. Defective equipment shall be immediately removed from service and tagged.

K.16.6 All members of the work crew shall adhere to established fall-protection procedures and rules.

K.11.2 Only qualified employees shall work in areas containing unguarded, uninsulated energized lines, or parts of equipment, operating at 50 volts or more.

K.11.3 No qualified person shall come within four feet of an exposed, energized or conductive part unless:

- the worker is properly insulated from the energized part with electrical gloves — rated for the voltage levels to be encountered — or other approved insulation; or
- the energized part is properly insulated from the worker and any other conductive object; or
- the worker is properly isolated and insulated from any other conductive object.

K.11.4 Prior to conducting any electrical work, the worker shall de-energize the equipment and place the system in an "electrically safe work condition" according to energy isolation procedures (lockout/tagout).

K.11.5 Where equipment cannot be de-energized, the requirements of the electrical safe work practices program shall be followed.

K.12 Powerline Carrier Tuner Maintenance

K.12.1 Prior to opening the tuner cabinet, examine the associated trap and coupling capacitor for physical damage. Ensure the cabinet is grounded.

K.12.2 When opening the tuner cabinet, listen for arcing sounds that may indicate a problem. *See note under K.12.5.*

K.12.3 Visually inspect the interior of the cabinet for damage.

K.12.4 Close the ground switch during maintenance, or leave open for measurements or adjustments.

K.12.5 Return ground switch to the open position to restore PLC to service.

Note: *If, at any time, an unsafe condition exists, stop work and report the trouble to your supervisor. See Safety Manual for appropriate PPE.*

K.13 Fiber Optics

K.13.1 Only qualified and authorized personnel shall cleave or splice fiber cable.

K.13.2 Only approved eye protection with side-shields shall be worn to prevent loose fiber from entering the eyes.

K.13.3 Bare fiber shall be handled with extreme caution and disposed of properly to reduce injury from sharp ends or loose scrap pieces.

K.13.4 Employees shall avoid direct exposure to invisible laser radiation, which may emanate from unterminated fiber connections.

Attachment 2 to Response to KCA-2 Question No.19

- K.16.7** Head protection shall be worn at all times on the job site, whether one is on the ground or climbing the tower. Hard hats shall be equipped with a chin strap when climbing. **Page 222 of 232**
Bellar
- K.16.8** Steel-toed, reinforced-soled tower-climbing boots or shoes are recommended for tower climbers.
- K.16.9** Leather work gloves are recommended when climbing towers.
- K.16.10** Safety goggles or safety glasses shall be used when climbing.
- K.16.11** When climbing towers, workers shall wear suitable work clothes to offer protection from cuts and abrasions, weather conditions and tower structure hazards.
- K.16.12** Communication shall be maintained at all times between the climber and the ground personnel.
- K.16.13** Climbers shall wear a calibrated RF level monitoring device when working on a tower which may have active transmitters, or where the status of transmitters is unknown.
- K.16.14** During all climbing activities at least two qualified climbers shall be present on the job site.
- K.16.15** Climbing, moving, relocating, transitioning, and transferring activities performed on the tower require 100% attachment to an anchorage point.
- K.16.16** Only PPE certified by the manufacturer to meet all OSHA standards and regulations is authorized for use.
- K.16.17** All climbers shall have a current certification in first aid and CPR.
- K.16.18** Any climber who is ill and/or on medication which may inhibit actions or cause over-stimulation, dizziness, drowsiness, etc., shall not climb.
- K.16.19** Climbing shall not be conducted during adverse weather conditions.
- K.16.20** An emergency plan shall be established prior to each tower climbing assignment.

LG&E and KU Services Company Contractor Safety Management Job Performance Monitoring Tool

This form shall be filled in by LG&E and KU Services Company contract proponent or designee. The form shall be forwarded to the Health and Safety Specialist/Consultant and the results discussed with contractor management.

Monitoring performed by:

Employee #:

Date:

Location:

Check One

Job Briefing conducted Yes No
Hazard Analysis or accepted alternative presented Yes No

Housekeeping

Job site clean and free of excess trash and debris Yes No N/A
Walkways and passages are clear Yes No N/A
Material or equipment properly stored Yes No N/A
Electrical cords, hoses, welding, leads, and alike
(Elevated and protected to prevent hazards.) Yes No N/A
Scrap material free of protruding nails or other puncture hazards Yes No N/A
Trash receptacles are provided for work area Yes No N/A
Barricades installed, maintained, and disassembled if job completed Yes No N/A
Break areas, offices, trailers and like areas are specific to the contractor Yes No N/A

Equipment

Abrasive Wheel Machinery (Proper use / wheels adjusted) Yes No N/A
Aerial Work Platform Operation (Inspected and operated as required) Yes No N/A
Barricades (Installed as required) Yes No N/A
Excavation Equipment (Inspected and operated as required) Yes No N/A
Compressed Gas Cylinders (Stored, connected and used properly) Yes No N/A
Cranes (Area control, powerline safety, inspected daily and documents retained) Yes No N/A
Forklift Operation (Proper seat belts, speed & loading) Yes No N/A
Ground Fault Protection (Proper GFI's/GFCI's) Yes No N/A
Grounding devices and processes (Properly applied) Yes No N/A
Hand Tool / Power Tools / Wood Working Machinery (Proper use & guards) Yes No N/A
No safety features by-passed or defeated on any equipment? Yes No N/A

Hazardous Substances

Anhydrous Ammonia (related requirements and work practices complied with) Yes No N/A
Arsenic (Complying with required procedures) Yes No N/A
Asbestos (Complying with required procedures) Yes No N/A
Bloodborne Pathogens (Applies to all) (Complying with required procedures) Yes No
DOT Hazardous Materials (Complying with required procedures) Yes No N/A
EPA Hazardous Waste (Complying with required procedures) Yes No N/A
Flammable Atmosphere Yes No N/A
Hazard Communication (Applies to all) (MSDS's available) Yes No N/A
Radiation (Complying with required procedures) Yes No N/A
Lead and other toxic metals concerns (Complying with required procedures) Yes No N/A
Natural Gas Yes No N/A
Hydrogen Sulfide Yes No N/A
Oxygen Deficient Atmosphere Yes No N/A
Other / Specify: Yes No N/A

Bellar

Personal Protective Equipment

Low voltage gloves (Class 0, 50-600volts)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Arc Flash PPE	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Class 2, 600-15kv gloves/sleeves	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Rubber insulated blankets/hoses	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Eye Protection (Required at all times.)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	
Directly or Indirectly vented goggles; cutting goggles (Applied as required)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Welding Hood	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Fall Protection or Prevention (guards, guard rails, body harnesses properly worn, (lanyards and 5400# anchorage, perimeter guarding, static lines and rat lines installed)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Foot Wear (with steel toes) (Applied as required)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Foot wear (Electrical Hazard rated at > 50 volts)(Applied as required)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Gloves (Applied as required)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Hard Hats (Applies to all)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	
Hearing Protection (Applied as required)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Natural Gas Exposure PPE			
Fire Suit	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Positive Pressure Respirator	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Hood	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Harness	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Lifeline	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Gloves	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
PFD (personal flotation device)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Traffic Vest	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Respiratory Protection (Change schedule, proper storage and disposal)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
<input type="checkbox"/> Portable ventilation equipment (Air monitoring as required to substantiate)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>

Specific Work Requirements

Bulk Chemical Unloading (Proper barricades, communication, PPE, showers)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Confined Space Entry (Air monitoring, permit-if required, hot work permit, non-entry rescue)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Permit Required	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
CPR First Aid qualified person on site	Yes <input type="checkbox"/>	No <input type="checkbox"/>	
Cranes / Powerlines (proper clearances maintained by ASME B30.5 standards)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
DOT Commercial Driver's License (Applied as required)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Excavation/Trenching and Shoring (sloped and shored, access every 25ft., daily inspections)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Fire Protection (Hot work, welding, housekeeping, flammable materials & alike)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
(Oxygen and combustibles separated, containers labeled, fire extinguisher)			
(Hot work and welding screens, flammable storage cabinets)(Explosive Hazards)			
Gas Operator Qualifications	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Gas Repair Procedures	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Ladders (Proper angles, secured, exceeds landing by 3 ft.)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Lead work (abatement, personal protection, disposal, control of the area)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Lifting and Rigging (Slings tagged, softeners as required, area controlled)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Lighting (proper work area lighting)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Lockout/Tagout 147/269 (clothing, restricted areas at > 50 volts)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Marine Standard (Decks clear, equipment stored, life preservers, access/egress)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Scaffold Competent Builder (Proper access and egress, tagged, inspected prior to each shift)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Scaffold Competent User (Scaffolds inspected by each user)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Suspended Scaffolding (Inspected daily or at the start of each shift, torqued J clips)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Permits (air, water, environmental, asbestos, building, etc)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Permits (OSHA related: Dig permits, hot work, and alike)(Applied as required)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Traffic control/Work zone hazards properly marked	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>
Vehicles (Speed, lights working, seat belts, properly maintained, licenses and certificates as req.)	Yes <input type="checkbox"/>	No <input type="checkbox"/>	N/A <input type="checkbox"/>

Contractor Firm Name:

Employee(s) Name:

Valid Passport(s) presented?

Time:

Specific location:

Detail the specifics of any performance correction cited.

Detail:

What contractor Leadership / Management representative was notified and by whom?

**LG&E and KU
Contract Management
Quality Assurance Job Closure Form**

At the completion of any project, the contractor’s representative must inspect and attest to each of the following and shall return this form to their contract proponent prior to departure for the job site.

Work location _____

Work Description _____

Name of LG&E KU Contract Proponent _____

Question	YES	NO
Has the technical scope of the work been completed?		
Has the job site been cleaned and returned to original or better condition?		
Have all materials been properly disposed of and documented as required?		
Have all Lockout / Tagout clearances been removed and/or released?		
Have all required statistics been entered into the Contractor Safety Database (i.e. Avetta)?		

REQUIRED DETAIL

If a “NO” box is checked, specific details are required for submission of this job closure form. An explanation on each “NO” box may be added to reverse side of this form and/or a separate page may be attached.

Name of Contractor Firm _____

Name of Contractor Representative _____

Contractor Representative Phone Number _____

Contractor Signature _____ **Date** _____

LG&E KU USE ONLY:

Contract Proponent Comments _____

FOR INTERNAL REFERENCE ONLY

The following page(s) are included for internal reference only and were not attached to or included in the original returned to the Contractor.

Certificate Of Completion

Envelope Id: 11B3B9D4222D4219AFB628D5D3120050	Status: Completed
Subject: Complete with DocuSign: Contract# 1131447 - Solar OE - BMcD (reduced file size).pdf	
Source Envelope:	
Document Pages: 226	Signatures: 2
Certificate Pages: 5	Initials: 0
AutoNav: Enabled	Envelope Originator:
Envelopeld Stamping: Enabled	Jared Kelley
Time Zone: (UTC-05:00) Eastern Time (US & Canada)	220 W Main St Ste 1400
	Louisville, KY 40202-5301
	Jared.Kelley@lge-ku.com
	IP Address: 170.119.138.24

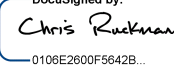
Record Tracking

Status: Original	Holder: Jared Kelley	Location: DocuSign
3/31/2023 10:23:11 AM	Jared.Kelley@lge-ku.com	

Signer Events

Chris Ruckman
 cruckman@burnsmcd.com
 Vice President
 Security Level: Email, Account Authentication (None)

Signature

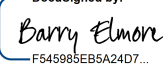
DocuSigned by:

 0106E2600F5642B...
 Signature Adoption: Pre-selected Style
 Using IP Address: 141.193.16.157

Timestamp

Sent: 3/31/2023 11:19:16 AM
 Viewed: 3/31/2023 1:42:21 PM
 Signed: 3/31/2023 1:42:40 PM

Electronic Record and Signature Disclosure:
 Accepted: 3/31/2023 1:42:21 PM
 ID: 9ce753d0-92f4-48cc-b426-d536b18fe99d

Barry Elmore
 barry.elmore@lge-ku.com
 Manager Contracts/Major Cap. Projects - PE
 Security Level: Email, Account Authentication (None)

DocuSigned by:

 F545985EB5A24D7...
 Signature Adoption: Pre-selected Style
 Using IP Address: 170.119.0.39

Sent: 3/31/2023 10:40:27 AM
 Resent: 3/31/2023 1:42:46 PM
 Viewed: 3/31/2023 11:06:20 AM
 Signed: 3/31/2023 2:38:19 PM

Electronic Record and Signature Disclosure:
 Accepted: 3/31/2023 2:37:59 PM
 ID: 3ce2b0a4-db74-42c4-8d75-306da20ae303

In Person Signer Events	Signature	Timestamp
Editor Delivery Events	Status	Timestamp
Agent Delivery Events	Status	Timestamp
Intermediary Delivery Events	Status	Timestamp
Certified Delivery Events	Status	Timestamp
Carbon Copy Events	Status	Timestamp

Diane Ware
 dianne.ware@lge-ku.com
 LG & E-KU Services Company
 Security Level: Email, Account Authentication (None)

COPIED

Sent: 3/31/2023 2:38:26 PM

Electronic Record and Signature Disclosure:
 Not Offered via DocuSign

Carbon Copy Events**Status****Timestamp Page 229 of 232**

Deltricia Smith
 Deltricia.Smith@lge-ku.com
 Coordinator of All Important Things
 Louisville Gas & Electric Company
 Security Level: Email, Account Authentication
 (None)

COPIED

Sent: 3/31/2023 2:38:27 PM **Bellar**
 Viewed: 3/31/2023 2:58:54 PM

Electronic Record and Signature Disclosure:

Accepted: 7/26/2018 11:05:41 AM

ID: bcb65d98-a872-4587-9f53-c6a9d86801b7

Witness Events**Signature****Timestamp****Notary Events****Signature****Timestamp****Envelope Summary Events****Status****Timestamps**

Envelope Sent	Hashed/Encrypted	3/31/2023 10:40:27 AM
Envelope Updated	Security Checked	3/31/2023 11:19:15 AM
Envelope Updated	Security Checked	3/31/2023 11:19:15 AM
Envelope Updated	Security Checked	3/31/2023 11:19:15 AM
Certified Delivered	Security Checked	3/31/2023 11:06:20 AM
Signing Complete	Security Checked	3/31/2023 2:38:19 PM
Completed	Security Checked	3/31/2023 2:38:27 PM

Payment Events**Status****Timestamps****Electronic Record and Signature Disclosure**

CONSUMER DISCLOSURE

From time to time, LG & E-KU Services Company (we, us or Company) may be required by law to provide to you certain written notices or disclosures. Described below are the terms and conditions for providing to you such notices and disclosures electronically through the DocuSign, Inc. (DocuSign) electronic signing system. Please read the information below carefully and thoroughly, and if you can access this information electronically to your satisfaction and agree to these terms and conditions, please confirm your agreement by clicking the 'I agree' button at the bottom of this document.

Getting paper copies

At any time, you may request from us a paper copy of any record provided or made available electronically to you by us. You will have the ability to download and print documents we send to you through the DocuSign system during and immediately after signing session and, if you elect to create a DocuSign signer account, you may access them for a limited period of time (usually 30 days) after such documents are first sent to you. After such time, if you wish for us to send you paper copies of any such documents from our office to you, you will be charged a \$0.00 per-page fee. You may request delivery of such paper copies from us by following the procedure described below.

Withdrawing your consent

If you decide to receive notices and disclosures from us electronically, you may at any time change your mind and tell us that thereafter you want to receive required notices and disclosures only in paper format. How you must inform us of your decision to receive future notices and disclosure in paper format and withdraw your consent to receive notices and disclosures electronically is described below.

Consequences of changing your mind

If you elect to receive required notices and disclosures only in paper format, it will slow the speed at which we can complete certain steps in transactions with you and delivering services to you because we will need first to send the required notices or disclosures to you in paper format, and then wait until we receive back from you your acknowledgment of your receipt of such paper notices or disclosures. To indicate to us that you are changing your mind, you must withdraw your consent using the DocuSign 'Withdraw Consent' form on the signing page of a DocuSign envelope instead of signing it. This will indicate to us that you have withdrawn your consent to receive required notices and disclosures electronically from us and you will no longer be able to use the DocuSign system to receive required notices and consents electronically from us or to sign electronically documents from us.

All notices and disclosures will be sent to you electronically

Unless you tell us otherwise in accordance with the procedures described herein, we will provide electronically to you through the DocuSign system all required notices, disclosures, authorizations, acknowledgements, and other documents that are required to be provided or made available to you during the course of our relationship with you. To reduce the chance of you inadvertently not receiving any notice or disclosure, we prefer to provide all of the required notices and disclosures to you by the same method and to the same address that you have given us. Thus, you can receive all the disclosures and notices electronically or in paper format through the paper mail delivery system. If you do not agree with this process, please let us know as described below. Please also see the paragraph immediately above that describes the consequences of your electing not to receive delivery of the notices and disclosures

electronically from us.

How to contact LG & E-KU Services Company:

You may contact us to let us know of your changes as to how we may contact you electronically, to request paper copies of certain information from us, and to withdraw your prior consent to receive notices and disclosures electronically as follows:

To contact us by email send messages to: jacque.english@lge-ku.com

To advise LG & E-KU Services Company of your new e-mail address

To let us know of a change in your e-mail address where we should send notices and disclosures electronically to you, you must send an email message to us at jacque.english@lge-ku.com and in the body of such request you must state: your previous e-mail address, your new e-mail address. We do not require any other information from you to change your email address..

In addition, you must notify DocuSign, Inc. to arrange for your new email address to be reflected in your DocuSign account by following the process for changing e-mail in the DocuSign system.

To request paper copies from LG & E-KU Services Company

To request delivery from us of paper copies of the notices and disclosures previously provided by us to you electronically, you must send us an e-mail to jacque.english@lge-ku.com and in the body of such request you must state your e-mail address, full name, US Postal address, and telephone number. We will bill you for any fees at that time, if any.

To withdraw your consent with LG & E-KU Services Company

To inform us that you no longer want to receive future notices and disclosures in electronic format you may:

- i. decline to sign a document from within your DocuSign session, and on the subsequent page, select the check-box indicating you wish to withdraw your consent, or you may;
- ii. send us an e-mail to jacque.english@lge-ku.com and in the body of such request you must state your e-mail, full name, US Postal Address, and telephone number. We do not need any other information from you to withdraw consent.. The consequences of your withdrawing consent for online documents will be that transactions may take a longer time to process..

Required hardware and software

Operating Systems:	Windows® 2000, Windows® XP, Windows Vista®; Mac OS® X
Browsers:	Final release versions of Internet Explorer® 6.0 or above (Windows only); Mozilla Firefox 2.0 or above (Windows and Mac); Safari™ 3.0 or above (Mac only)
PDF Reader:	Acrobat® or similar software may be required to view and print PDF files
Screen Resolution:	800 x 600 minimum
Enabled Security Settings:	Allow per session cookies

** These minimum requirements are subject to change. If these requirements change, you will be asked to re-accept the disclosure. Pre-release (e.g. beta) versions of operating systems and browsers are not supported.

Acknowledging your access and consent to receive materials electronically

To confirm to us that you can access this information electronically, which will be similar to other electronic notices and disclosures that we will provide to you, please verify that you were able to read this electronic disclosure and that you also were able to print on paper or electronically save this page for your future reference and access or that you were able to e-mail this disclosure and consent to an address where you will be able to print on paper or save it for your future reference and access. Further, if you consent to receiving notices and disclosures exclusively in electronic format on the terms and conditions described above, please let us know by clicking the 'I agree' button below.

By checking the 'I agree' box, I confirm that:

- I can access and read this Electronic CONSENT TO ELECTRONIC RECEIPT OF ELECTRONIC CONSUMER DISCLOSURES document; and
- I can print on paper the disclosure or save or send the disclosure to a place where I can print it, for future reference and access; and
- Until or unless I notify LG & E-KU Services Company as described above, I consent to receive from exclusively through electronic means all notices, disclosures, authorizations, acknowledgements, and other documents that are required to be provided or made available to me by LG & E-KU Services Company during the course of my relationship with you.