

**TARIFF E.D.R. (Cont'd) (Economic
 Development Rider)**

SPECIAL PROVISION FOR CUSTOMERS ENGAGED IN COAL EXTRACTION OR PROCESSING ACTIVITIES.

Customers engaged in coal extraction or processing activities may receive IBDD for a one-year period or a two-year period upon the terms and conditions of this tariff, except as expressly provided below, by executing a special economic development rider agreement:

One-Year Economic Development Rider Agreement	
Contract Year	IBDD
1	10%

Two-Year Economic Development Rider Agreement	
Contract Year	IBDD
1	20%
2	10%

CANCELLED
 JAN 0 1 2020
 KENTUCKY PUBLIC SERVICE COMMISSION

Customers may reduce in whole or part the incremental billing demand that is the subject of the Economic Development Rider agreement at the expiration of the term of the Economic Development Rider agreement without further obligation. Customers wishing to maintain in whole or part the Economic Development Rider agreement billing demand following the expiration of the agreement shall enter into a new agreement for the incremental billing demand. Such incremental billing demand shall be subject to the applicable full tariff billing demand rate.

Nothing in this provision shall prevent the Company from entering into a special contract, subject to Commission approval, addressing requests to maintain existing load.

This Special Provision for Customers Engaged in Coal Extraction or Processing Activities shall expire on December 31, 2019.

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DATE OF ISSUE: February 13, 2019


DATE EFFECTIVE: Service Rendered On And After February 12, 2019

ISSUED BY: /s/ Ranie K. Wohnhas

TITLE: Managing Director, Regulatory & Finance

By Authority Of an Order of the Public Service Commission

In Case No. 2018-00426 Dated February 12, 2019

KENTUCKY PUBLIC SERVICE COMMISSION
Gwen R. Pinson Executive Director

EFFECTIVE 2/12/2019 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)