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LOUISVILLE GAS AND ELECTRIC COMPANY

General Rules and Regulations Governing the Supply of Electric Service Electric

All electric service furnished by the Company shall be subject to the following rules and regulations which shall be considered as constituting part of all applications and contracts for such service.

1. Rules and Regulations on File. A copy of the rates, rules and regulations under which electric service will be supplied is available for public inspection in the office of the Company and on file with the Public Service Commission of Kentucky.

2. Written Application or Contract Required. A written application or contract, properly executed, may be required by the Company from prospective customers before the Company will be required to supply electric service; provided, however, that the Company shall have the right to reject for valid reasons any such application or contract.

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

Except for temporary service and where a longer term is specified in the rate schedule, the fixed term contract shall be for at least one year, and after its expiration shall renew itself from month to month until one party or the other shall give notice of a desire to terminate it.

Customers desiring temporary suspension of service will be charged the cost of disconnecting and reconnecting the service before the service is reconnected. The minimum charge shall be one dollar (\$1.00) for disconnecting and one dollar (\$1.00) for reconnecting the service.

The Company may require special contracts for some specified term when unusual construction or equipment expense is necessary to furnish the customer with service.

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EFFECTIVE January 1, 1937

MONTH DAY YEAR

ISSUED BY

T. B. WILSON, President

Louisville, Ky.

LOCAL MAN

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Electric

- Transfer of Application. Applications for electric service are not transferable and new occupants of premises will be required to make application for service before commencing the use of electricity. Customers who have been receiving electric service shall notify the Company when about to move and shall pay for all service furnished until such notice has been given and final meter reading made by the Company.
- 4. Deposits. To insure the payment of bills the Company may require any customer or applicant for electric service to furnish satisfactory surety or make a minimum cash deposit of \$2.50 or a large amount not to exceed two-twelfths of the estimated annual bill of such customer or applicant.

The Company will evidence the receipt of such cash deposits by the issuance of certificates of deposit which shall bear interest at the rate of six per cent (6%) per annum until service is discontinued/but not-thereafter, such interest to be paid annually upon demard of the customer or upon return of the deposit.

The Company reserves the right to refund such deposit at any time it so desires or to require at any time an additional deposit sufficient to maintain the total deposit at an amount equivalent to two twelfths of the customer's annual bill.

The deposit will be returned to the customer by the Company upon discontinuance of service and upon payment by the customer of all unpaid bills.

5. Meter Readings. Meters will be read at regular monthly intervals. A month, as referred to herein and in the rate schedules, means the period between two consecutive meter readings, which shall be as nearly as feasible thirty days apart.

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T. B. WILSON, President

Louisville, Ky.

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LOUISVILLE GAS AND ELECTRIC COMPANY

General Rules and Regulations Governing the Supply of Electric Service

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

In the event that the Company is unable to read customer's meter after reasonable effort, such fact will be indicated on the customer's bill. At such time as a regular meter reading is available, the customer's bill for service during the two or more months intervening since the previous meter reading will be computed on the assumption that his consumption has been equally divided between such intervening months.

6. Readings of Separate Meters not Combined. For billing purposes each meter upon the customer's premises/will be considered separately and readings of two or more meters will not be combined/except where combinations of meter readings are specifically provided for in the applicable rate schedules, or where the company's operating convenience requires the installation of two or more meters upon the customer's premises instead of one meter.

Payment of Bills for Service. Bills for electric service will be rendered monthly and are due and payable in their net amount at the office of the Company during business hours, or at other locations designated by the Company, within ten days from date of rendition thereof. In the event bill is not paid on or before the final day of this ten day net period, the gross bill including forfeited discount or delayed payment charge shall become due and payable. Failure to receive bill will not entitle the customer to the net bill?

If customer's bill for electric service is not paid within five days after the last day of net bill as shown on customer's statement, customer after giving twenty-four (24) hours written notice of weather such intention.

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Electric

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General Rules and Regulations Governing the Supply of Electric Service Electric

Removal bills, special bills, bills rendered on vacation of premises, or bills rendered to customers discontinuing service are due and payable on presentation.

- 8. Weekly Billings. When warranted by special conditions, the Company may read meters and render bills for electric service on a weekly rather than on a monthly basis, in which event the energy blocks and minimum bills of the applicable rate schedules shall be taken as seven-thirtieths of the corresponding monthly figures, and the weekly demand charges in the case of demand and energy schedules shall be seven-thirtieths of the amount which would be paid on a monthly basis; provided, however, that in no case shall the demand for weekly billing purposes be taken as less than the highest demand recorded during the three preceding weeks.
- 9. Failure of Meter. In the event the Company's electric meter installed in the customer's premises fails to properly register by reason of damage, accident, etc. the Company reserves the right to estimate the customer's consumption during such period of failure on the basis of such factors as the customer's connected load and his consumption during a previous corresponding period and during a test period immediately following replacement of the defective meter.

10. Discontinuance of Service. The Company reserves the right to discontinue service to the customer for non-payment of bills within fifteen days from date of rendition thereof, for fraudulent use of the Company's service or for non-compliance with or violation of the Company's rules and regulations. In the event of discontinuance of service for any of the foregoing reasons all amounts

(Continued on following sheet)

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May 24, 1937

MONTH DAY YEAR

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T. B. WILSON, President

Louisville, Ky.

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LOCAL MANAGER

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LOUISVILLE	GAS	AND	ELECTRIC	COMPANY

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Electric

owed by the customer to the Company shall immediately become due and payable and must be paid in full before service is restored.

Where a dangerous condition is found to exist on customer's premises the Company reserves the right to discontinue service without notice.

- 11. Reconnection Charge. A reconnection charge of One Dollar (\$1.00) will be made and collected by the Company before service is re-established after having been discontinued for nonpayment of bills or for violation of the Company's rules and regulations.
- 12. Customer Indebtedness. The Company reserves the right to refuse to furnish service at any premises to any applicant for such service who is indebted to the Company for similar service at the same or other premises until such applicant shall have paid such indebtedness to the Company and conformed to Company's Rule No. 4 relating to deposits.
- 6-6-62 13. Equipment on Customer's Premises. All wiring, appliances and other electrical equipment or apparatus, except the meter or meters, within the customer's premises shall be furnished, installed and maintained by the customer at his own expense, in conformity with applicable statutes, laws or ordinances and with the rules and regulations of the constituted authorities having jurisdiction, and shall be subject to the Company's inspection and approval. Customer shall not install wiring, adopt or use any motor or other translating or electrical current using devices, which in the opinion of the Company are objectionable or detrimental to itself or to the service of other patrons of the Company.

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January 1, 1937 MONTH

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LOUISVILLE GAS AND ELECTRIC COMPANY

General Rules and Regulations Governing the Supply of Electric Service Electric

14. Manner in Which Service May be Used. Electric service shall not be used for purposes other than set forth in customer's application or contract, nor in such manner as to cause unnecessary disturbance or harmful conditions on the generating and/or distributing system of the Company.

In case of hoists, elevators, furnaces, welding machines and other installations where the use of electricity is intermittent or subject to violent fluctuations, the Company reserves the right to require the customer to install at his own expense fly-wheel, motor generator, or other suitable equipment to reasonably limit such intermittent fluctuations.

Electric service for lighting must not be used from power circuits nor electric service for power from lighting circuits, except as expressly provided in the customer's application or contract or the Company's rate schedules, or except as may be further authorized by written consent of the Company.

15. / Notice to Company of Changes in Customer's Load. The service/connections, transformers, meters and appurtenances supplied by the Company for the rendition of electric service to its customers have a definite capacity which may not be exceeded without damage, and in the event that the customer shall contemplate any material addition to his connected load he shall immediately give the Company written notice of this fact so as to enable it to enlarge the capacity of such equipment. In case of failure to give such notice the customer may be held liable for any damage done to the meters, transformers or other equipment of the Company caused by such material increase in the customer's connected load. 6-6-62

16. Company Not Liable for Damages on Customer's Premises. The Company is merely a supplier of service delivered at the damages to persons or property of the customer or of third persons.

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T. B. WILSON, President

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resulting from the presence, use or abuse of electricity on the customer's premises or resulting from defects in or accidents to any of the wiring, equipment or appliances located on such premises.

Company Not Liable for Interruptions. The Company will use reasonable care in its endeavor to furnish the customer with a continuous and adequate supply of electric energy, but does not guarantee continuous service and shall not be liable for any loss or damage of any nature whatsoever resulting from interruption or failure of service which may occur by reason of the making of repairs, betterments, or extensions to any part of the Company's system or on account of strikes, riots, labor troubles, fire or accidents, breakdowns or injury to machinery or distributing systems, acts of God, governmental action or interference or any cause or circumstances over which the Company has no control; nor shall any such interruption or failure invalidate any of the covenants of the contract between Company and Customer.

18. Permits. The customer shall obtain or cause to be obtained all permits or certificates, except street permits, necessary to give the Company or its agents access to the customer's premises and equipment and to enable its service to be connected therewith or for other purposes proper under application for service. In case the customer is not the owner of the premises or of intervening property between the premises and the Company's distribution lines, the customer shall obtain from the proper owner or owners the necessary consent to the installation and maintenance in said premises and in or about such intervening property of all such Checker 1953 mgg. wiring or other electrical equipment as may be necessary or convenient for the supply of electric service to the customer.

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January 1, 1937 MONTH

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LOUISVILLE GAS AND ELECTRIC COMPANY

General Rules and Regulations Governing the Supply of Electric Service Electric

The Company shall make or cause to be made application for any necessary street permits, and shall not be required to supply service under the customer's application until a reasonable time after such permits are granted.

19. Diversion of Service. When the Company discovers that a customer has obtained service, in whole or in part, without such service having been registered on the meter as evidenced by mechanical contrivances retarding meter registration, or any method which interferes with the proper metering of such service, or where a comparison of registration by an outside check meter discloses a discrepancy or irregularity of registration not due to any inherent defect in the customer's meter, the Company may immediately disconnect the service to the customer, and by written notice to the customer may require him at his own expense to install protective equipment and make proper changes in the service entrance facilities of approved type, all of which shall be done as may be required by the Company before service is restored.

In addition to the foregoing the Company may require the customer/to pay to the Company the following:

- The cost of any and all damage to the Company's equipment due to such interference with its metering.
- The deficiency in revenue occasioned by such interference with the proper metering of service, for the entire period of such diversion as determined from inspection Continued on following sheet)

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 Checked 1953 of the customer's meter record and/or the customer's admission of the duration of such interference, or any other evidence indicating the duration and extent of such interference.

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MONTH

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T. B. WILSON, President

Louisville, Ky.

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Electric

- The cost incurred by the utility in the correction of the diversion, such as the cost of removal and installation of meters, and the cost incident to the restoring of the service.
- 20. Resale of Electric Energy. Electric energy furnished under the Company's standard application or contract is for use of the customer only and no customer shall resell such energy to any other person, firm or corporation on the customer's premises or for use on any other premises, except that, subject to the written consent of the Company, owners of large office buildings may resell energy to tenants provided such tenants occupy the premises designated in the contract between the customer and the Company. and provided further that the rates at which such energy is resold to such tenants are identical with the rates which would be charged by the Company for like and contemporaneous service.
- 21. Choice of Optional Rates. When two or more rate schedules are available for the same class of service as indicated by the complete copy of the Company's rates open to public inspection in the Company's office, and the customer is undecided as to which schedule will result in the lowest annual cost, the Company will assist the customer in the choice of the most favorable schedule, the customer then to designate the schedule he desires. In those cases in which decision as to the most favorable schedule is difficult of pre-determination the customer will be given reasonable opportunity to change to another schedule after trial of the schedule originally designated, provided, however, that the Company may not be required to make a change in schedule after the first change more often than once in twelve months.

While the Company will endeavor to assist customers in the

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January 1, 1937 MONTH

ISSUED BY

T. B. WILSON, President

Louisville, Ky.

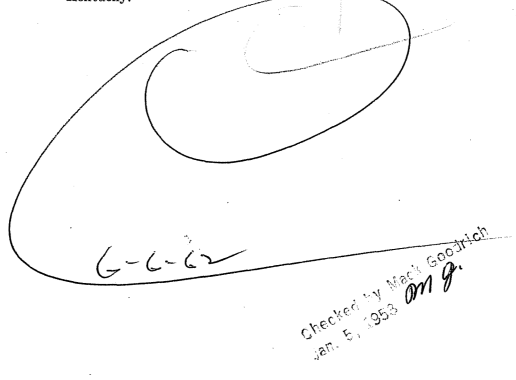
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choice of the most advantageous schedule it does not guarantee that customers will at all times be served under the most favorable rate, nor will the Company make refunds representing the difference in charges between the rate under which service has actually been billed and another rate applicable to the same class of service.

22. Modification of Rules. No agent or employe of the Company shall have authority to modify these rules and regulations, but the Company reserves the right to make such amendments thereof or additions thereto as it may deem necessary from time to time subject to approval by the Public Service Commission of Kentucky.



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ISSUED BY_____T.B. WI

T. B. WILSON, President

Louisville, Ky.

LOCAL MANAGE

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APPROVED BY Public Service Commission of Ky. DATE December 11, 1936