P.S.C. Electric No. 7, Original Sheet No. 100

TERMS AND CONDITIONS

Residential Rate Specific Terms and Conditions

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

- 1. Residential rates are based on service to single family units and are not applicable to multi-family dwellings served through a single meter. Where two or more families occupy a residential building, Company will require, as a condition precedent to the application of the residential rate, that the wiring in the building be so arranged as to permit each family to be served through a separate meter. In those cases where such segregation of wiring would involve undue expense to Customer, Company will allow service to two or more families to be taken through one meter, but in this event the minimum bills of the applicable residential rate shall be multiplied by the number of families thus served, such number of families to be determined on the basis of the number of kitchens in the building. At Customer's option, in lieu of the foregoing, electric service rendered to a multi-family residential building through a single meter will be classified as commercial and billed on the basis of service to one customer at an appropriate non-residential rate.
- 2. Single family unit service shall include usage of electric energy customarily incidental to home occupations, such as the office of a physician, surgeon, dentist, musician or artist when such occupation is carried on by Customer in his residence.
- 3. A residential building used by a single family as a home, which is also used to accommodate roomers or boarders for compensation, will be billed at the residential rate provided it does not exceed twelve (12) rooms in size. Such a residential building of more than twelve (12) rooms used to accommodate roomers or borders for compensation will be classified as commercial and billed on the appropriate rate. In determining the room rating of rooming and boarding houses, all wired rooms shall be counted except hallways, vestibules, alcoves, closets, bathrooms, lavatories, garrets, attics, storage rooms, trunk rooms, basements, cellars, porches and private garages.
- 4. Service used in residential buildings occupied by fratemity or sorority organizations associated with educational institutions will be classified as residential and billed at the residential rate.
- 5. Where both residential and general or commercial classes of service are supplied through a single meter, such combined service shall be billed at the appropriate non-residential rate.

 Customer may arrange his wiring so as to separate the general service from the residential rate service, in which event two (2) meters will be installed by Company and separate residential and general service rates applied to the respective classes of service.

 AUG 0 1 201
- 6. If Customer's barns, pump house or other outbuildings are located at such distance from this Public T residence as to make it impracticable to supply service thereto through his residential meter, the MMIS SION separate meter required to measure service to such remotely located buildings will be considered a separate service contract and billed as a separate customer on the applicable non-residential rate.
- 7. Single-phase power service used for domestic purposes will be permitted under Sciential SIO Rate RS when measured through the residential meter subject to the conditions set of the below:

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

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

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

Maeur Intucky

Executive Director

Т

P.S.C. Electric No. 7, Original Sheet No. 100.1

TERMS AND CONDITIONS

Residential Rate Specific Terms and Conditions

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

AUG 0 1 2010

KENTUCKY FOLIAG SERVICE COMMISSION

PUBLIC SERVICE COMMISSION OF KENTUCKY

EFFECTIVE 2/6/2009

PURSUANT TO 807 KAR 5:011

SECTION 9 (1)

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

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

Intucky

xecutive Directo

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

T