P.S.C. Electric No. 8, Original Sheet No. 97

TERMS AND CONDITIONS	
Customer Responsibilitie	s
PLICATION FOR SERVICE A written application or contract, properly executed, may be re to render electric service. Company shall have the right to application or contract.	
All applications for service shall be made in the legal name of	the party desiring the service.
Where an unusual expenditure for construction or equipment manner of using electric service is clearly outside the s schedules, Company may establish special contracts circumstances. Customer accepts that non-standard service maintenance or, in the case of outages, restoration of service	scope of Company's standard rate giving effect to such unusual e may result in the delay of required
RANSFER OF APPLICATION Applications for electric service are not transferable and r required to make application for service before commencing who have been receiving electric service shall notify Compar desired, and shall pay for all electric service furnished until s meter readings made by Company.	g the use of electricity. Customers by when discontinuance of service is
Source of the system for determining Contract Demand minimums are done of the system for determining of the system for determining contract of the system for determining contract Demand minimum company's system for determining Contract Demand minimum contract Demand min	d data sheet or other written load determine the maximum load on
PTIONAL RATES	IAM 0 1 20
If two or more rate schedules are available for the same responsibility to determine the options available and to de customer desires to receive service.	
Company will, at any time, upon request, advise any custome for existing or anticipated service requirements as defined by assume responsibility for the selection of such rate or for the cost under the rate selected.	y Customer, but Company does not
In those cases in which the most favorable rate is difficult to p the opportunity to change to another schedule, unless other under which Customer is currently served, after trial of t however, after the first such change, Company shall not	wise prevented by the rate schedule
schedule more often than once in twelve months.	JEFF R. DEROUEN
	EXECUTIVE DIRECTOR
	TARIFF BRANCH
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of Issue: August 6, 2010	Dunt rulling
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Effective: August 1, 2010 By: Longie E. Bellar, Vice President, State Regulation at	d Rates, Louisville, Kentucky
Effective: August 1, 2010 d By: Lonnie E. Bellar, Vice President, State Regulation and	d Rates, Louisville, Kentucky 8/1/2010
ffective: August 1, 2010 I By: Longie E. Bellar, Vice President, State Regulation and Regulation an	

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TERMS AND CONDITIONS		·····
Customer Responsibilities		
From time to time, Customer should investigate Customer's or desirable change from one available rate to another. Compa that may occur at any time in Customer's operating condition that customers will at all times be served under the most benefit	any, lacking knowledge of ns, does not assume resp	ermine a changes
In no event will Company make refunds covering the different rate in effect and those under any other rate applicable to the s		nder the
CUSTOMER'S EQUIPMENT AND INSTALLATION Customer shall fumish, install and maintain at Customer's ex- wiring to connect with Company's service drop or service lin shall be installed and maintained in conformity with applicable with the rules and regulations of the constituted authorities h not install wiring or connect and use any motor or other el- opinion of Company is detrimental to its electric system or to Company. Company assumes no responsibility whatsoever electrical wiring, apparatus, or appliances, nor for the maint thereof.	he. All such apparatus ar e statutes, laws or ordinar having jurisdiction. Custor ectricity-using device which the service of other custor or for the condition of Cu	nd wiring nees and ner shall ch in the omers of stomer's
In the event Customer builds or extends its own transmission Customer owns, controls, or has rights to, and said system service territory of another utility company, Customer will ne advance of the commencement of construction.	n extends or may extend	into the
OWNER'S CONSENT TO OCCUPY Customer shall grant easements and rights-of-way on and act to Company.	ross Customer's property a	
And the second second second second		JAN 0 1 20
ACCESS TO PREMISES AND EQUIPMENT Company shall have the right of access to Customer's prem purpose of installing, meter reading, inspecting, repairing, of connection with its supply of electric service or for the purpose supply of electricity when necessary and for all other prop construct or permit the construction of any structure or devic Company to its equipment for any of the above purposes.	or removing its equipments or of tuming on and shutting or purposes. Customer	t used in ng off the shall not
PROTECTION OF COMPANY'S PROPERTY Customers will be held responsible for tampering, interfering v other equipment of Company installed on Customer's prems according to law. Customer hereby agrees that no one except be allowed to make any internal or external adjustments of apparatus which shall be the property of Company.	es, and will be held liable pt the employees of Comp	Tor same Bry shallon Diece of DUEN ECTOR
e of Issue: August 6, 2010 e Effective: August 1, 2010 ued By: Lonnie E. Bellar, Vice President, State Regulation an	8/1/201	0
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TERMS AND CONDITIONS Customer Responsibilities

POWER FACTOR

Company installs facilities to supply power to its customers at or near unity power factor.

Company expects any customer to use apparatus which shall result in a power factor near unity However, Company will permit the use of apparatus which shall result, during normal operation, in a power factor not lower than 90 percent either lagging or leading.

Where Customer's power factor is less than 90 percent, Company reserves the right to require the customer to furnish, at Customer's own expense, suitable corrective equipment to maintain a power factor of 90 percent or higher.

EXCLUSIVE SERVICE ON INSTALLATION CONNECTED

Except in cases where Customer has contracted with Company for reserve or auxiliary service, no other electric light or power service will be used by Customer on the same installation in conjunction with Company's service, either by means of a throw-over switch or any other connection.

LIABILITY

Customer assumes all responsibility for the electric service upon Customer's premises at and from the point of delivery of electricity and for the wires and equipment used in connection therewith, and will protect and save Company harmless from all claims for injury or damage to persons or property occurring on Customer's premises or at and from the point of delivery of electricity, occasioned by such electricity or said wires and equipment, except where said injury or damage will be shown to have been occasioned solely by the negligence of Company.

NOTICE TO COMPANY OF CHANGES IN CUSTOMER'S LOAD

The service connections, transformers, meters, and appurtenances supplied by Company for the rendition of electric service to its customers have a definite capacity which may not be exceeded without damage. In the event that Customer contemplates any material increase in Customer's connected load, whether in a single increment or over an extended period, Customer shall immediately give Company written notice of this fact so as to enable it to enlarge the capacity of such equipment. In case of failure to give such notice, Customer may be held liable for any damage done to meters, transformers, or other equipment of Company caused by such material increase in the Customer's connected load. Should Customer make a permanent change in the operation of electrical equipment that materially reduces the maximum load required by EL

PERMITS

KENTUCKY PUBLIC SERVICE COMMISSION

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

Customer shall obtain or cause to be obtained all permits easements, or certificates, except street permits, necessary to give Company or its agents access to Customers premises and equipment and to enable its service to be connected there with. Rollbase Scretching works and owner of the premises or of intervening property between the premises and compremy's distribution lines, Customer shall obtain from the proper owner or owners the precise and compremy to the installation and maintenance in said premises and in or about such intervening property of

Date of Issue: August 6, 2010 Date Effective: August 1, 2010 Issued By: Lonnie E. Bellar, Vice President, State Regulation and Rates, Louisville, Kentucky 8/1/2010

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Customer Responsib	IONS Ilities
PERMITS (continued)	
all such wiring or other customer-owned electrical equipr for the supply of electric service to customer. Prov easements, or certificates are necessary for the installati facilities, Company shall obtain the aforementioned cons	vided, however, to the extent permits, on and maintenance of Company-owned
The construction of electric facilities to provide service consistent with good engineering practice and the requires that certain wires, guys, poles, or other appu- used to supply service to neighboring customers. Accorr electric service shall grant to Company such rights on on necessary to furnish service to neighboring premises, su a reasonable manner and with due regard for the conven-	least public inconvenience sometimes rtenances on a customer's premises be dingly, each customer taking Company's or across his or her premises as may be ich rights to be exercised by Company in
Company shall make or cause to be made application fo not be required to supply service under Customer's appl permits are granted.	r any necessary street permits, and shall ication until a reasonable time after such
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	KENTUCKY PUBLIC
	SERVICE COMMISSIO
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	PUBLIC SERVICE COMMISSION JEFF R. DEROUEN
	EXECUTIVE DIRECTOR
of Issue: August 6, 2010	Bunt Kirtley
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