## Louisville Gas and Electric Company

## P.S.C. Electric No. 8, Original Sheet No. 105

Ke	accordance with and subject to the rules and regulations on ntucky, Company shall have the right to refuse or discontinue ler the following conditions:			
A.	When Company's or Commission's rules and regulations has service may be discontinued or refused only after Compa induce Customer to comply with its rules and then only after ten (10) days written notice of such intention, mailed to his la	ny has made a reasonabler Province the second	e effort to	
B.	When a dangerous condition is found to exist on the custom case service will be discontinued without notice or refused, notify the customer or applicant immediately of the reason the corrective action to be taken before service can be restor	as the case might be. Con for the discontinuance or re	mpany will	
C.	When a customer or applicant refuses or neglects to provide reasonable access and/or easements to and on his premises for the purposes of installation, operation, meter reading, maintenance, or removal of Company's property. Customer shall be given fifteen (15) days written notice of Company's intention to discontinue or refuse service.			
D.	When Applicant is indebted to Company for service furnish until indebtedness is paid.	hed. Company may refuse	e to serve	
E.	When customer or applicant does not comply with state, regulations applying to such service.	municipal or other codes,	rules <sup>Aand</sup> CELLI JAN 0 1 201	
F.	When directed to do so by governmental authority.		KENTUCKY PUE SERVICE COMMIS	
G.	Service will not be supplied to any premises if the applicant for service previously supplied at the same or any oth indebtedness shall have been made. Service will not b applicant or customer is indebted to Company for servic premises in accordance with 807 KAR 5:006, Section 144 rendered Final Bills may be transferred to any account for v and may be included on initial or subsequent bills for the acc Such transferred Final Bills, if unpaid, will be a part of the which they are transferred. When there is no lapse in serv subject to Company's collections and disconnect procedure. Section 14(1)(f). Final Bills transferred following a laps disconnection unless: (1) such service was provided p submitted by Customer, (2) Customer and Company have which allows for such a disconnection; or (3) the current acc service supplied at that point of delivery, at which time, all un paid prior to reconnect. Company shall have the right to tr and commercial with residential characteristics (e.g., servic any apartment building) revenue classifications.	er premises until paymer be continued to any premi ce previously supplied at (1)(f). Unpaid balances of which the customer has res- count to which the transfer v e past due balance of the a- ice, such transferred final k ice, such transferred final k is in accordance with 807 K is in accordance with 807 K is in service will not be oursuant to a fraudulent a- ount is subsequently discor- npaid and past due balance ansfer Final Bills between	account to previously sponsibility was made. account to pills will be CAR 5:006, subject to application agreement inected for es must be residential accounties or COMMISSION ROUEN	
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	f Issue: August 6, 2010 ffective: August 1, 2010	Bunt Kin	they	
	By: Longie E. Bellar, Vice President, State Regulation a	EFFECTIV		

## Louisville Gas and Electric Company

P.S.C. Electric No. 8, Original Sheet No. 105.1

illegal means a customer has obtained unauthorized service or has diverted the service for unauthorized use or has obtained service without same being properly measured, the service to the customer may be discontinued without notice. Within twenty-four (24) hours after such discontinuance of service and of Customer's right to challenge the termination by filing a formal complaint with the Public Service Commission of Kentucky. Company's right of termination is separate from and in addition to any other legal remedies which the utility may pursue for illegal use or theft of service. Company shall not be required to restore service until Customer has complied with all rules of Company and regulations of the Commission and Company has been reimbursed for the estimated amount of the service rendered and the cost to Company incurred by reason of the fraudulent use. When service has been discontinued for any of the above reasons, Company shall not be or any damage that may result therefrom. Discontinuance or refusal of service shall be in addition to, and not in lieu of, any other rights or COM emedies available to Company. Company may defer written notice based on Customer's payment history provided Company continues to provide the required ten (10) days written notice prior to discontinuance of service.		10		
Service will not be supplied or continued to any premises if at the time of application for service the applicant is merely acting as an agent of a person or former customer who is indebted to Company for service previously supplied at the same or other premises until payment of such indebtedness shall have been made. Service will not be supplied where the applicant is a partnership or corporation whose general partner or controlling stockholder is a present or former customer who is indebted to Company for service previously supplied at the same premises until payment of such indebtedness shall have been made.				
of bills after Customer has been given at least ten days written notice separate from his original bill. Cut-off may be effected not less than twenty-seven (27) days after the mailing date of original bills unless, prior to discontinuance, a residential customer presents to Company a written certificate, signed by a physician, registered nurse, or public health officer, that such discontinuance will aggravate an existing illness or infimity on the affected premises, in which case discontinuance will aggravate an existing illness or infimity on the affected premises, in which case discontinuance. Company shall notify the customer, in writing, of state and federal programs which may be available to aid in payment of bills and the office to contact for such possible assistance. For fraudulent or illegal use of service. When Company discovers evidence that by fraudulent or illegal means a customer has obtained unauthorized service or has diverted the service for unauthorized use or has obtained service without same being properly measured, the service for unauthorized use or has obtained service. Within twenty-four (24) hours after such termination, Company shall send written notification to Customer of the reasons for such discontinuance of service. Company shall not be required to restore service until Customer has complied with the Public Service Commission of Kentucky. Company's right of service illegal use or thert of service. Company and regulations of the Commission and Company has been reimbursed for the estimated amount of the service rendered and the cost to Company has been or endued of the service is available to Company and regulations to customer's payment history provided Company and enduted to any other legal remedies writch and the cost to Company has been reimbursed for the estimated amount of the service prior to discontinuance of service.  Vhen service has been discontinued for any of the above reasons, Company shall not be provided the required the (10) days written notice prior to discontinuan	Service will not be supplied or continued to any premises if the applicant is merely acting as an agent of a person or Company for service previously supplied at the same or or indebtedness shall have been made. Service will not be partnership or corporation whose general partner or con former customer who is indebted to Company for service	f at the time of application former customer who is i ther premises until payme e supplied where the app trolling stockholder is a ce previously supplied at	indebted to ent of such plicant is a present or	
illegal means a customer has obtained unauthorized service or has diverted the service for unauthorized use or has obtained service without same being properly measured, the service to the customer may be discontinued without notice. Within twenty-four (24) hours after such discontinuance of service and of Customer's right to challenge the termination by filing a formal complaint with the Public Service Commission of Kentucky. Company's right of termination is separate from and in addition to any other legal remedies which the utility may pursue for illegal use or theft of service. Company shall not be required to restore service until Customer has complied with all rules of Company and regulations of the Commission and Company has been reimbursed for the estimated amount of the service rendered and the cost to Company incurred by reason of the fraudulent use.         When service has been discontinued for any of the above reasons, Company shall not be or any damage that may result therefrom.       CANCEL         Discontinuance or refusal of service shall be in addition to, and not in lieu of, any other reguired to restore service.       Ment rights or company company may defer written notice based on Customer's payment history provided Company continues to provide the required ten (10) days written notice prior to discontinuance of service.         VIEWELIC SERVICE COMMISSION Berterive: February 6, 2009 ed By: Lonnie E. Bellar, Vice President, State Regulation and Rates, Louisville, for Minicky 8/1/2010	of bills after Customer has been given at least ten days writ bill. Cut-off may be effected not less than twenty-seven original bills unless, prior to discontinuance, a residentia written certificate, signed by a physician, registered nurse discontinuance will aggravate an existing illness or infirmity case discontinuance may be effected not less than thirty discontinuance. Company shall notify the customer, in will which may be available to aid in payment of bills and the	b discontinue service for non-payment ritten notice separate from his original n (27) days after the mailing date of al customer presents to Company a se, or public health officer, that such ity on the affected premises, in which by (30) days from the original date of writing, of state and federal programs		
When service has been discontinued for any of the above reasons, Company shall not be responsible of any damage that may result therefrom.       esponsible of service shall be in addition to, and not in lieu of, any other rights or company emedies available to Company.         Company may defer written notice based on Customer's payment history provided Company continues to provide the required ten (10) days written notice prior to discontinuance of service.       KENTUCKY FUBLIC SERVICE COMMISSION         JEFF R. DEROUEN       EXECUTIVE DIRECTOR         TARIFF BRANCH       Sunt Kalluy         of Issue: August 6, 2010       Bunt Kalluy         Effective: February 6, 2009       A company for the Regulation and Rates, Louisville, Kertucky         8/1/2010       8/1/2010	illegal means a customer has obtained unauthorized serving unauthorized use or has obtained service without same bein the customer may be discontinued without notice. Within termination, Company shall send written notification to discontinuance of service and of Customer's right to challed complaint with the Public Service Commission of Kentucky separate from and in addition to any other legal remedies we use or theft of service. Company shall not be required to complied with all rules of Company and regulations of the G reimbursed for the estimated amount of the service rendered	vice or has diverted the ing properly measured, the in twenty-four (24) hours Customer of the reason nge the termination by fili y. Company's right of ter which the utility may pursu o restore service until Cu Commission and Compan	service for e service to after such is for such ing a formal rmination is ue for illegal stomer has by has been any incurred	
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