Kentucky Utilities Company

P.S.C. No. 15, Original Sheet No. 98

TERMS AND CONDITIO Company Responsibili		
NETERING		
The electricity used will be measured by a meter or me Company at its expense and all bills will be calculated upon service is supplied by Company at more than one delive delivery point will be metered and billed separately on the measuring instruments. Meters will be located outside whe be located as near as possible to the service entrance and clean, dry, safe and easily accessible place, free from vibra	n the registration of said me ery point on the same prer ne rate applicable. Meters enever possible. Otherwise on the ground floor of the b	eters. When mises, each s include all , meters will puilding, in a
POINT OF DELIVERY OF ELECTRICITY The point of delivery of electrical energy supplied by designated by Company, where Company's facilities Customer, irrespective of the location of the meter.		
EXTENSION OF SERVICE		
The main transmission lines of Company, or branches the provide sufficient load to justify such extensions or in lieu of such definite and written guarantees from a customer, or minimum payments required by the Tariff as may be need made covering the repayment, within a reasonable time, of for light or power service or both.	of sufficient load, Company group of customers, in add essary. This requirement <u>r</u>	may require dition to any nay also be xisting lines CANCEL
COMPANY'S EQUIPMENT AND INSTALLATION		JAN 0 1 2
Company will furnish, install, and maintain at its expense to service line required to deliver electricity at the voltage facilities.	he necessary overhead ser contracted for, to Custom	KENTUCKY P vice drop proomi er's electric
Company will furnish, install, and maintain at its expense term meter as used here and elsewhere in these rules a include all associated instruments and devices, such a installed for the purpose of measuring deliveries of electric for Company's meter, including an adequate protective en be made by Customer. Title to the meter shall remain operate, maintain, and remove same. Customer shall pu loss or damage, and no one who is not an agent of Co damage, or tamper with the same. Customer shall execu- agreement as may be required by Company.	and regulations shall be co as current and potential t ity to the customer.) Suital inclosure for the same if reg in Company, with the right rotect such property of Com- pompany shall be permitted	onsidered to ransformers ole provision quired, shall ht to install, mpany from to remove,
Notwithstanding the provisions of 807 KAR 5:006, Section allowed subsequent to Customer's service application to the facilities required for such service. In order that Commenlargement, extension or alteration of its facilities, each service shall furnish Company with realistic estimates of provide the service of the service shall furnish company with realistic estimates of provide the service shall furnish company with realistic estimates of provide the service shall furnish company with realistic estimates of provide the service shall furnish company with realistic estimates of provide the service shall furnish company with realistic estimates of provide the service shall furnish company with realistic estimates of provide the service shall furnish company with realistic estimates of provide the service shall furnish company with realistic estimates of provide the service shall furnish company with realistic estimates of provide the service shall furnish company with realistic estimates of provide the service shall furnish company with realistic estimates of provide the service shall furnish company with realistic estimates of provide the service shall furnish company with realistic estimates of provide the service shall furnish company with realistic estimates of provide the service shall furnish company with realistic estimates of provide the service shall furnish company with realistic estimates of provide the service shall furnish company with realistic estimates of provide the service shall furnish company with realistic estimates of provide the service shall furnish company with realistic estimates of provide the service shall furnish company with realistic estimates of provide the service shall furnish company with realistic estimates of provide the service shall furnish company with realistic estimates of provide the service shall furnish company with realistic estimates of provide the service shall furnish company with realistic estimates of provide the service shall for the service shall for service	enable Company to Enable pany may make States of a applicant for company of	ent or install could on Seron erdindustrial
	TARIFF BR	ANCH
of Issue: August 6, 2010 Effective: February 6, 2009	Bunt K	illey
ed By: Lonnie E. Bellar, Vice President, State Regulation	and Rates, Lexington, K 2/6/20 PURSUANT TO 807 KAR)09
1 10 mar Della	9- 00548 dated July 30, 20	

Kentucky Utilities Company



TERMS AND CONDITIONS Company Responsibilities

COMPANY NOT LIABLE FOR INTERRUPTIONS

Company will exercise reasonable care and diligence in an endeavor to supply service continuously and without interruption but does not guarantee continuous service and shall not be liable for any loss or damage resulting from interruption, reduction, delay or failure of electric service not caused by the willful negligence of Company, or resulting from any cause or circumstance beyond the reasonable control of Company.

COMPANY NOT LIABLE FOR DAMAGE ON CUSTOMER'S PREMISES

Company is merely a supplier of electricity delivered to the point of connection of Company's and Customer's facilities, and shall not be liable for and shall be protected and held harmless for any injury or damage to persons or property of Customer or of third persons resulting from the presence, use or abuse of electricity on Customer's premises or resulting from defects in or accidents to any of Customer's wiring, equipment, apparatus, or appliances, or resulting from any cause whatsoever other than the negligence of Company

LIABILITY

In no event shall Company have any liability to Customer or any other party affected by the electrical service to Customer for any consequential, indirect, incidental, special, or punitive damages, and such limitation of liability shall apply regardless of claim or theory. In addition, to the extent that Company acts within its rights as set forth herein and/or any applicable law or regulation, Company shall have no liability of any kind to Customer or any other party. In the event that the customer's use of Company's service causes damage to Company's property or injuries to persons, Customer shall be responsible for such damage or injury and shall indemnify, defend, and hold Company harmless from any and all suits, claims, losses, and expenses associated therewith.

CANCELLED JAN 0 1 2013 KENTUCKY PUBLIC SERVICE COMMISSION

KENTUCKY PUBLIC SERVICE COMMISSION
JEFF R. DEROUEN EXECUTIVE DIRECTOR
TARIFF BRANCH

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

Date of Issue: August 6, 2010 Date Effective: February 6, 2009 Issued By: Lonnie E. Bellar, Vice President, State Regulation and Rates, Lexing Ford, Revitucky

Issued by Authority of an Order of the KPSC in Case No. 2009-00548 dated July 30, 2010