KCP&L GREATER MISSOURI OPERATIONS COMPANY

P.S.C. MO. No. _____1

6th

5th

Revised Sheet No. 1

Canceling P.S.C. MO. No. _____1

____ Revised Sheet No.____1

For Missouri Retail Service Area

	TABLE OF CONTENTS ELECTRIC	
Rate Schedule Title Table of Contents	Schedule	<u>Sheet No.</u> 1-2
Description of L&P Service Territory		3-8
Description of MPS Service Territory		9-17
Reserved For Future Use		18-40
L&P Municipal Street Lighting		41-42
L&P Street Lighting and Traffic Signals (FRO	ZEN) MO972, MO973	43-46
L&P Private Area Lighting		47-49
L&P Outdoor Night Lighting (FROZEN)	MO971	50
Reserved For Future Use	MO600	51-65 66
Residential Time of Day (FROZEN) General Service Time of Day (FROZEN)	MO600 MO610, MO620, MO630, MO640	67-69
Thermal Energy Storage Pilot Program	MO010, MO020, MO030, MO040 MO650, MO660	70-71
Reserved For Future Use		72
Real-Time Price (RTP)(FROZEN)	MO721, MO731, MO737	73-77
Reserved For Future Use		78-81
Reserved For Future Use		82-87
MPS Municipal Street Lighting		88-90
MPS Private Area Lighting		91-93
MPS Municipal Street Lighting and Private A		94
MPS Non-Standard Street and Area Light Fa	Cilities	95
Voluntary Load Reduction Rider Curtailable Demand Rider		96-98 99-101
CoGeneration Purchase Schedule	MO700	102
Special Isolated Generating Plant Service		103-104
Municipal Underground Cost Recovery Ride	r	105-107
Tax and License Rider		108
Reserved For Future Use		109
Net Metering Rider		110-119
Economic Development Rider		120-123
Fuel Adjustment Clause Rider (FAC)		124-127
Reserved For Future Use		128-132
Part Night Lighting	ting Diada Dilat	133 134-136
Municipal Street Lighting Service Light Emit Renewable Energy Standard Rate Adjustment		134-136
Demand Side Investment Mechanism Rider		137
Primary Discount Rider		140
Special Contract Rate		141-145
Residential Service	MORG, MORN, MORH, MORNH, MORO	146
	DSGS, MOSNS, MOSHS, MOSDS, MOSND, MOSGP	147
Large General Service	MOLGS, MOLNS, MOLGP, MOLNP	148
Large Power Service .MO	PGS, MOPNS, MOPGP, MOPNP, MOPSU, MOPTR	149

KCP&L GREATER MISSOURI OPERATION	S COMPANY		
P.S.C. MO. No1	<u>-10th</u>	Revised Sheet No.	2
Canceling P.S.C. MO. No1	9 <u>th</u>	Revised Sheet No.	2
		For Missouri Retail Se	ervice Area
TABLE OF 0	CONTENTS (Continued) ELECTRIC		
<u>Rate Schedule Title</u> Residential		<u>Schedule</u>	<u>Sheet No.</u>
Residential Service	MORG, MORN	I, MORH, MORNH	146
Residential – Space Heat (FROZEN)		MORH	146.1
Residential Other Use Residential Time of Day Service (FROZEN)		MORO MO600	146.3 66
Commercial & Industrial			
	MOSGS, MOSNS, MOSHS,	MOSDS, MOSGP	147
Small General Service - All Electric (FROZEN)		MOSHS	147.1
Large General Service		MOLGP, MOLNP	48
Large Power Service MOPGS, Real-Time Pricing (FROZEN)	MOPNS, MOPGP, MOPNP,	1, MO731, MO737	49 73
General Service Time of Day (FROZEN)		0, MO630, MO640	67
Primary Discount Rider		o, moooo, moo lo	140
Special Contract Rate			141
Lighting			
L&P Municipal Street Lighting Service L&P Street Lighting & Traffic Signals (FROZEN)		MO972, MO973	41 43
L&P Private Area Lighting		WO972, WO975	43
L&P Outdoor Night Lighting (FROZEN)		MO971	50
MPS Municipal Street Lighting Service			88
MPS Private Area Lighting			91
MPS Non Standard Street & Area Light		MON84, MON85	95
Part Night Lighting Municipal Street Lighting Service – LED Pilot Prog	rom		133 134
	lanı		134
Customer Generation Cogeneration Purchase Schedule		MO700	102
Special Isolated Generating Plant Electric Service		100700	102
Net Metering Rider			110
Net Metering Interconnection Agreement			117
Energy Efficiency & Demand Response			
Thermal Energy Storage Pilot Program		MO659, MO660	70
Voluntary Load Reduction Rider Curtailable Demand Rider			96 99
Demand Side Investment Mechanism Rider			138
Other Riders			
Tax And License Rider			108
Economic Development Rider Fuel Adjustment Clause Rider (FAC)			120 124
Renewable Energy Standard Rate Adjustment Me	chanism Rider (RESRAM)		137
Demand Side Investment Mechanism Rider (DSIM			138

KCP&L GREATER MISSOUR	I OPERATIO	NS COMPANY		
P.S.C. MO. No.	1	8 th	Revised Sheet No.	18
Canceling P.S.C. MO. No.	1	7 th	Revised Sheet No	18
			For Missouri Retail Ser	vice Area
		ELECTRIC		

KCP&L GREATER MISSOURI	OPERATIONS	COMPANY		
P.S.C. MO. No.	1	<u>8th</u>	Revised Sheet No.	19
Canceling P.S.C. MO. No.	1	<u> </u>	Revised Sheet No.	19
			For Missouri Retail Ser	vice Area
	E	ELECTRIC		
	RESERVE	D FOR FUTURE USE		

KCP&L GREATER MISSOURI	OPERATION	IS COMPANY		
P.S.C. MO. No.	1	<u>8th</u>	Revised Sheet No.	21
Canceling P.S.C. MO. No.	1	7 th	Revised Sheet No.	21
			For Missouri Retail Ser	rvice Area
		ELECTRIC		

KCP&L GREATER MISSOURI	OPERATIONS	COMPANY		
P.S.C. MO. No.	1	<u> </u>	Revised Sheet No.	22
Canceling P.S.C. MO. No.	1	<u>7th</u>	Revised Sheet No.	22
			For Missouri Retail Ser	vice Area
	E			
	RESERVE	D FOR FUTURE USE		

KCP&L GREATER MISSOURI	OPERATIO	NS COMPANY		
P.S.C. MO. No.	1	8 th	Revised Sheet No	23
Canceling P.S.C. MO. No.	1	7 <u>th</u>	Revised Sheet No	23
			For Missouri Retail Ser	vice Area

KCP&L GREATER MISSOURI	OPERATIONS	COMPANY		
P.S.C. MO. No.	1	8 th	Revised Sheet No.	24
Canceling P.S.C. MO. No.	1	7 th	Revised Sheet No.	24
			For Missouri Retail Ser	vice Area
	E	LECTRIC		
	RESERVED	OFOR FUTURE USE		

KCP&L GREATER MISSOURI	OPERATIONS	COMPANY		
P.S.C. MO. No.	1	<u> </u>	Revised Sheet No.	25
Canceling P.S.C. MO. No.	1	<u>7th</u>	Revised Sheet No.	25
			For Missouri Retail Ser	vice Area
	E	ELECTRIC		
	RESERVE	D FOR FUTURE USE		

KCP&L GREATER MISSOURI	OPERATIONS	COMPANY		
P.S.C. MO. No.	1	<u> </u>	Revised Sheet No.	28
Canceling P.S.C. MO. No.	1	7 th	Revised Sheet No.	28
			For Missouri Retail Ser	vice Area
	E			
	RESERVED	OFOR FUTURE USE		

KCP&L GREATER MISSOURI	OPERATIONS	COMPANY		
P.S.C. MO. No.	1	<u> </u>	Revised Sheet No.	29
Canceling P.S.C. MO. No.	1	<u>6th</u>	Revised Sheet No.	29
			For Missouri Retail Ser	vice Area
	I	ELECTRIC		
	RESERVE	D FOR FUTURE USE		

KCP&L GREATER MISSOURI	OPERATIONS	COMPANY		
P.S.C. MO. No.	1	4 <u>th</u>	Revised Sheet No.	30
Canceling P.S.C. MO. No	1	<u> </u>	_ Revised Sheet No	30
			For Missouri Retail Ser	vice Area
	E	ELECTRIC		
	RESERVE	D FOR FUTURE USE		

KCP&L GREATER MISSOURI	OPERATION	S COMPANY		
P.S.C. MO. No.	1	7 <u>th</u>	Revised Sheet No.	31
Canceling P.S.C. MO. No.	1	<u> 6th </u>	Revised Sheet No.	31
			For Missouri Retail Ser	vice Area
		ELECTRIC		
	RESERVE	ED FOR FUTURE USE		

KCP&L GREATER MISSOURI	OPERATIO	NS COMPANY		
P.S.C. MO. No.	1	2 <u>nd</u>	Revised Sheet No	32
Canceling P.S.C. MO. No.	1	<u>1st</u>	Revised Sheet No	32
			For Missouri Retail Ser	vice Area
		ELECTRIC		

KCP&L GREATER MISSOUR		NS COMPANY		
P.S.C. MO. No.	1	5 th	Revised Sheet No	33
Canceling P.S.C. MO. No.	1	4 th	Revised Sheet No	33
			For Missouri Retail Ser	vice Area
		ELECTRIC		

KCP&L GREATER MISSOURI	OPERATIONS	S COMPANY		
P.S.C. MO. No.	1	7 th	Revised Sheet No.	34
Canceling P.S.C. MO. No.	1	<u> </u>	Revised Sheet No.	34
			For Missouri Retail Ser	vice Area
		ELECTRIC		
	RESERVE	ED FOR FUTURE USE		

KCP&L GREATER MISSOURI	OPERATIONS	COMPANY		
P.S.C. MO. No.	1	<u> </u>	Revised Sheet No.	35
Canceling P.S.C. MO. No.	1	6 th	Revised Sheet No.	35
			For Missouri Retail Ser	vice Area
	E	ELECTRIC		
	RESERVE	D FOR FUTURE USE		

KCP&L GREATER MISSOURI	OPERATIONS	COMPANY		
P.S.C. MO. No.	1	<u>3rd</u>	Revised Sheet No.	36
Canceling P.S.C. MO. No	1	<u>2nd</u>	Revised Sheet No	36
			For Missouri Retail Ser	vice Area
	E	ELECTRIC		
	RESERVE	D FOR FUTURE USE		

P.S.C. MO. No1		<u> </u>	Revised Sheet No. 43
Canceling P.S.C. MO. No1		6 th	Revised Sheet No. 43
			For Territory Served as L&
STREET LIGH		FFIC SIGNALS (F	ROZEN)
	ELEC	TRIC	
AVAILABILITY Available to all incorporated munic minimum period of ten (10) years f places. This applies where the Cu street lighting and traffic signals; th requirements.	for street lightin Istomer shall ov	g and traffic signals vn, operate and mai	for streets, alleys, parks and public ntain fixtures and facilities for both
This schedule is not available to ne	ew customers a	fter December 22, 2	2016.
Meter installation with curr	o the following s stallation, per m rent transformen nonth, per kWh. etered fixtures Il be determined	eter s, per meter by the following tak	\$3.17 \$5.50 \$11.71 \$0.06346 ble for street lighting fixtures and
Incandescent Fixtures	<u>Watts</u> 295	Lumens 4,780	<u>kWh/month</u> 100
Mercury Vapor Fixtures	175 250 400 1,000	7,650 11,000 19,100 47,500	77 106 170 410
High Pressure Sodium Fixtures	100 150 250 400 1,000	8,550 14,400 24,750 45,000 126,000	42 63 116 180 410
The kWh's/month of sizes and type needed. Mercury vapor fixtures an			

P.S.C. M	O. No	1		7 <u>th</u>	Revised Sheet No.	44
Canceling P.S.C. M	O. No	1		6 th	Revised Sheet No.	44
					For Territory Serve	ed as L&I
	STREE	ET LIGHTING &		SIGNALS (FRO	DZEN)	
		E	LECTRIC			
BASE RATE (continue						
Section B, MC	<u>)973</u> :					
This schedule	is not availa	ble to new custon	ners after D	ecember 22, 201	6.	
		d sell the electric of the following sche		irements for Cus	stomer owned and main	tained
Net Rate for e						
Meter Charge Secor			oer meter		\$3.1	7
Meter	installation v	with current transf	ormers, per	meter	\$5.5	0
Energy Charg	e for all kWh	's per month, per	kWh		\$0.0762	22
		non-metered fixt				
		Wh's will be deter om metered traffic			for traffic signal fixtures	in areas
and locations		om metered train	signal circ	uns.		
Description			F	Partial Operation	Continuous Operat	tion
<u>Description</u> 3-section	8" signal fac	e (R Y G) (90 Wa	tts)	<u>KVVN/montn</u>	<u>kWh/month</u> 66	
3-section	12" signal fa	ice (R,Y,G)			77	
	(2 @ 90 w	vatts 1 @ 135 wat	tts)			
3-section	signal face (R,Y,G) rogrammed (3 @	116 Watte)	71 '		
3-section	signal face (R,Y,G)				
	optically p	rogrammed (3 @	150 Watts)			
5-section				64 ¹		
		arrow, G arrow) atts, 1 @ 135 wat	He)			
2-section	signal face (Walk/Don't Walk)		44 ²		
	(2 @ 90 w	atts)				
1-section				15 ²	22	
1-section	(1 @ 90 w	atts)				
1-Section	(1 @ 90 w					
2-section		al (2 @ 90 watts)		4 ³		
1-section	school signa	al (1 @ 90 watts).		2 ³		
	¹ 16 hours	continuous opera	tion, 8 hours	s partial operatio	n	
	² 16 hours	continuous opera	tion, 8 hours	s no operation		
	³ 3 hours p	er day for 5 days	a week for s	9 months per yea	ar	
The kWh's/mc needed.	onth of sizes	and types of fixtu	res not liste	d above will be e	stablished by the Comp	any as

KCP&L GREATER MISSOURI				
P.S.C. MO. No		8 th		50
Canceling P.S.C. MO. No.	1	7 th	Revised Sheet No.	50
			For Territory Served	as L&P
(HT LIGHTING (FROZE ELECTRIC	N)	
AVAILABILITY Available for all overhead o loads only. This schedule is not availal				to lighting
BASE RATE, MO971				
Service Charge for each bi Energy Charge per kWh				
LATE PAYMENT CHARGE See Company Rules and F	Regulations			
requirements of the	e customer.	a seasonal or annual sch tax-exempt status.	nedule in accordance with t	the
SPECIAL RULES The voltage, frequency, an Company.	d phase of all ser	vice under this schedule s	shall be only as specified b	by the
Service will be furnished ur	nder, and this sch	edule shall be subject to	Company Rules and Regu	lations.
Service is furnished for the There shall be no resale or			described in the service ap	oplication.
Service on this schedule is stands and other uses will will provide a transformer, the customer's installation. maintenance of the lighting	be served under t transformer pole a The customer w	the applicable business el and a maximum of one (1 ill assume full responsibili	lectric service rate. The Co) span of single-phase prin	ompany

The above rate or minimum bill does not include any franchise or occupations tax. The Company Tax and License Rider, Renewable Energy Standard Rate Adjustment Mechanism Rider, and Fuel Adjustment Clause are applicable to all charges under this schedule.

MEEIA TRUE-UP, PRUDENCE REVIEW, AND MEEIA & PRE-MEEIA OPT-OUT PROVISIONS See Company Rules and Regulations (Sheet Nos. R-63.01.1 and R-63.01.2)

ADJUSTMENTS AND SURCHARGES

The rates hereunder are subject to adjustment as provided in the following schedules:

- Fuel Adjustment Clause (Schedule FAC)
- Renewable Energy Standard Rate Recovery Mechanism (RESRAM)
- Tax and License Rider

REGULATIONS

Subject to Rules and Regulations filed with the State Regulatory Commission

KCP&L GREATER MISSOUR	I OPERATIC	ONS COMPANY		
P.S.C. MO. No	1	<u> </u>	Revised Sheet No.	51
Canceling P.S.C. MO. No.	1	5 th	Revised Sheet No.	51
			For Missouri Retail Ser	rvice Area
		ELECTRIC		

KCP&L GREATER MISSOURI	OPERATIONS	S COMPANY		
P.S.C. MO. No.	1	7 <u>th</u>	Revised Sheet No.	52
Canceling P.S.C. MO. No.	1	<u>6th</u>	Revised Sheet No.	52
			For Missouri Retail Ser	vice Area
		ELECTRIC		
	RESERVE	D FOR FUTURE USE		

KCP&L GREATER MISSOUR	I OPERATIO	NS COMPANY		
P.S.C. MO. No.	1	6 th	Revised Sheet No	53
Canceling P.S.C. MO. No.	1	5 th	Revised Sheet No	53
			For Missouri Retail Ser	vice Area
		ELECTRIC		

KCP&L GREATER MISSOURI	OPERATIO	NS COMPANY		
P.S.C. MO. No.	1	6 th	Revised Sheet No.	54
Canceling P.S.C. MO. No.	1	5 th	Revised Sheet No	54
			For Missouri Retail Ser	rvice Area
		ELECTRIC		

KCP&L GREATER MISSOU	RI OPERATIO	ONS COMPANY		
P.S.C. MO. No	1	5 <u>th</u>	Revised Sheet No.	55
Canceling P.S.C. MO. No.	1	4 th	Revised Sheet No.	55
			For Missouri Retail Ser	vice Area
		ELECTRIC		

KCP&L GREATER MISSOUR	I OPERATIO	NS COMPANY		
P.S.C. MO. No.	1	6 th	Revised Sheet No	56
Canceling P.S.C. MO. No.	1	5 th	Revised Sheet No	56
			For Missouri Retail Ser	rvice Area
		ELECTRIC		

KCP&L GREATER MISSOUR	I OPERATION	NS COMPANY		
P.S.C. MO. No.	1	6 th	Revised Sheet No.	57
Canceling P.S.C. MO. No.	1	5 th	Revised Sheet No.	57
			For Missouri Retail Ser	rvice Area
		ELECTRIC		

KCP&L GREATER MISSOURI	OPERATIONS	S COMPANY		
P.S.C. MO. No.	1	<u>3rd</u>	Revised Sheet No.	58
Canceling P.S.C. MO. No.	1	2 nd	Revised Sheet No.	58
			For Missouri Retail Ser	vice Area
		ELECTRIC		
	RESERVE	D FOR FUTURE USE		

KCP&L GREATER MISSOUR	I OPERATIO	NS COMPANY		
P.S.C. MO. No.	1	6 th	Revised Sheet No	59
Canceling P.S.C. MO. No.	1	5 th	Revised Sheet No	59
			For Missouri Retail Ser	vice Area
		ELECTRIC		

KCP&L GREATER MISSOURI	OPERATIONS	S COMPANY		
P.S.C. MO. No.	1	<u>7th</u>	Revised Sheet No.	60
Canceling P.S.C. MO. No.	1	<u> </u>	Revised Sheet No.	60
			For Missouri Retail Ser	vice Area
		ELECTRIC		
	RESERVE	D FOR FUTURE USE		

KCP&L GREATER MISSOURI	OPERATIONS	COMPANY		
P.S.C. MO. No.	1	<u>8th</u>	Revised Sheet No	61
Canceling P.S.C. MO. No.	1	<u> </u>	Revised Sheet No.	61
			For Missouri Retail Ser	vice Area
	E	ELECTRIC		
	RESERVEI	D FOR FUTURE USE		

KCP&L GREATER MISSOURI OPERATIONS COMPANY P.S.C. MO. No. 1 7th Revised Sheet No. 66 Canceling P.S.C. MO. No. 1 6th Revised Sheet No. 66 For Territory Served as MPS RESIDENTIAL SERVICE TIME-OF-DAY (FROZEN) ELECTRIC

This schedule is available to all residential customers at their request. The customer agrees to provide access to a telephone line for transmitting data from the meter. All customers accepting service under this schedule must remain on this schedule for at least one (1) year.

This schedule is not available to new customers after December 22, 2016.

CHARACTER OF SERVICE

Alternating current at approximately 60 Hertz, single-phase and at such voltage as Company may have available for the service required.

BILLING PERIODS

	<u>Summer</u>	Winter
<u>Weekdays</u>		
Peak	1:00 PM - 8:00 PM	7:00 AM - 10:00 PM
Shoulder	6:00 AM - 1:00 PM	
Shoulder	8:00 PM - 10:00 PM	
Off-Peak	10:00 PM - 6:00 AM	10:00 PM - 7:00 AM
Weekends		
Shoulder	6:00 AM -10:00 PM	
Off-Peak	10:00 PM - 6:00 AM	All hours

RATE, MO600

	<u>Summer</u>	<u>Winter</u>
A. Customer Charge (per month)	\$18.46	\$18.46
B. Energy Charge		
Peak	\$0.20449 per kWh	\$0.13122 per kWh
Shoulder	\$0.11362 per kWh	•
Off-Peak	\$0.06823 per kWh	\$0.05238 per kWh
	•	•

SUMMER AND WINTER BILLING PERIOD

The four (4) summer months shall be defined as the four (4) monthly billing periods of June through September. The eight (8) winter months shall be defined as the eight (8) monthly billing periods of October through May.

MINIMUM MONTHLY BILL

The minimum monthly bill shall be the customer charge.

MEEIA TRUE-UP, PRUDENCE REVIEW, AND MEEIA & PRE-MEEIA OPT-OUT PROVISIONS See Company Rules and Regulations (Sheet Nos. R-63.01.1 and R-63.01.2)

ADJUSTMENTS AND SURCHARGES

The rates hereunder are subject to adjustment as provided in the following schedules:

- Fuel Adjustment Clause (Schedule FAC)
- Renewable Energy Standard Rate Recovery Mechanism (RESRAM)
- Demand-Side Program Investment Mechanism Rider (DSIM)
- Tax and License Rider

REGULATIONS

Subject to Rules and Regulations filed with the State Regulatory Commission

KCP&L GREATER MISSOURI OPERATIONS COMPANY

P.S.C. MO. No. _____1

Canceling P.S.C. MO. No. _____1

Revised Sheet No. 67

Revised Sheet No. 67

For Territory Served as MPS

GENERAL SERVICE TIME-OF-DAY (FROZEN) ELECTRIC

6th

5th

AVAILABILITY

This schedule is available to all general service customers at their request. The customer agrees to provide access to a telephone line for transmitting data from the meter. All customers accepting service under this schedule must remain on this schedule for at least one (1) year.

This rate is not available for standby, breakdown, supplementary, maintenance or resale service.

This schedule is not available to new customers after December 22, 2016.

CHARACTER OF SERVICE

Alternating current at approximately 60 Hertz, single-phase or three-phase service and at such voltage as Company may have available for the service required.

BILLING PERIODS

<u>Weekdays</u>	<u>Summer</u>	Winter
Peak	1:00 PM - 8:00 PM	7:00 AM -10:00 PM
Shoulder	6:00 AM - 1:00 PM	
Shoulder	8:00 PM -10:00 PM	
Off-Peak	10:00 PM - 6:00 AM	10:00 PM - 7:00 AM
<u>Weekends</u>		
Shoulder	6:00 AM -10:00 PM	
Off-Peak	10:00 PM - 6:00 AM	All hours

MONTHLY RATE FOR SINGLE-PHASE SERVICE, MO610

A.	Customer Charge	<u>Summer</u> \$24.86 per month	<u>Winter</u> \$24.86 per month
В.	Energy Charge Peak	\$0.20906 per kWh	\$0 13556 per kWb
	Shoulder		

F	P.S.C. MO. No1	6 th	Revised Sheet No. 68
Canceling P.S.C. MO. No1		5 th	Revised Sheet No. 68
			For Territory Served as MP
	GENERAL S	ERVICE TIME-OF-DAY (FRC ELECTRIC	ZEN)
MONTHLY R	ATE FOR SINGLE-PHASE SEF	RVICE WITH DEMAND CHARGE	<u>E, MO620</u>
A.	Customer Charge	<u>Summer</u> \$24.86	<u>Winter</u> \$24.86
А.	Customer Charge	φ24.00	φ24.00
В.	Peak Demand Charge	\$10.694 per kW	\$0.000 per kW
C.	Energy Charge		
		\$0.12783 per kWh \$0.07099 per kWh	\$0.10634 per kWh
		\$0.04278 per kWh	\$0.04278 per kWh
MO620	regardless of whether or not the	n of being served on either CIS+ y have a demand meter installed	
MO620 MONTHLY R	regardless of whether or not the	y have a demand meter installed VICE WITH SECONDARY VOL	l at their premise. <u>TAGE, MO630</u> <u>Winter</u>
MO620 MONTHLY R A. (regardless of whether or not the RATE FOR THREE-PHASE SER Customer Charge	y have a demand meter installed <u>VICE WITH SECONDARY VOL</u> <u>Summer</u> \$80.66	l at their premise. <u>TAGE, MO630</u> <u>Winter</u> \$80.66
MO620 MONTHLY R A. (regardless of whether or not the RATE FOR THREE-PHASE SER Customer Charge	y have a demand meter installed VICE WITH SECONDARY VOL	l at their premise. <u>TAGE, MO630</u> <u>Winter</u> \$80.66
MO620 MONTHLY R A. (B. F	regardless of whether or not the RATE FOR THREE-PHASE SER Customer Charge	y have a demand meter installed <u>VICE WITH SECONDARY VOL</u> <u>Summer</u> \$80.66	l at their premise. <u>TAGE, MO630</u> <u>Winter</u> \$80.66
MO620 MONTHLY R A. (B. F	regardless of whether or not the RATE FOR THREE-PHASE SER Customer Charge Peak Demand Charge Energy Charge Peak	y have a demand meter installed <u>VICE WITH SECONDARY VOL</u> <u>Summer</u> \$80.66 \$10.362 per kW \$0.12391 per kWh	l at their premise. <u>TAGE, MO630</u> <u>Winter</u> \$80.66 \$0.000 per kW \$0.10313 per kWh
MO620 MONTHLY R A. (B. F	regardless of whether or not the RATE FOR THREE-PHASE SER Customer Charge Peak Demand Charge Energy Charge Peak Shoulder	y have a demand meter installed <u>VICE WITH SECONDARY VOL</u> <u>Summer</u> \$80.66 \$10.362 per kW	l at their premise. <u>TAGE, MO630</u> <u>Winter</u> \$80.66 \$0.000 per kW
MO620 MONTHLY R A. (B. F C. E	regardless of whether or not the RATE FOR THREE-PHASE SER Customer Charge Peak Demand Charge Energy Charge Peak Shoulder Off-Peak	y have a demand meter installed <u>VICE WITH SECONDARY VOL</u> <u>Summer</u> \$80.66 \$10.362 per kW \$0.12391 per kWh \$0.06878 per kWh	l at their premise. <u>TAGE, MO630</u> <u>Winter</u> \$80.66
MO620 MONTHLY R A. (B. F C. E	regardless of whether or not the RATE FOR THREE-PHASE SER Customer Charge Peak Demand Charge Energy Charge Peak Shoulder Off-Peak	y have a demand meter installed <u>VICE WITH SECONDARY VOL</u> <u>Summer</u> \$80.66 \$10.362 per kW \$0.12391 per kWh \$0.06878 per kWh \$0.04147 per kWh	l at their premise. <u>TAGE, MO630</u> <u>Winter</u> \$80.66
MO620 MONTHLY R A. (B. F C. E	regardless of whether or not the RATE FOR THREE-PHASE SER Customer Charge Peak Demand Charge Energy Charge Peak Shoulder Off-Peak	y have a demand meter installed <u>VICE WITH SECONDARY VOL</u> <u>Summer</u> \$80.66 \$10.362 per kW \$0.12391 per kWh \$0.06878 per kWh \$0.04147 per kWh	l at their premise. <u>TAGE, MO630</u> <u>Winter</u> \$80.66
MO620 MONTHLY R A. (B. F C. F MONTHLY R A. (regardless of whether or not the <u>RATE FOR THREE-PHASE SER</u> Customer Charge Peak Demand Charge Energy Charge Peak Shoulder Off-Peak RATE FOR THREE-PHASE SER Customer Charge	y have a demand meter installed <u>VICE WITH SECONDARY VOL</u> <u>Summer</u> \$80.66 \$10.362 per kW \$0.12391 per kWh \$0.06878 per kWh \$0.06878 per kWh <u>VICE WITH PRIMARY VOLTAG</u> <u>Summer</u>	l at their premise. <u>TAGE, MO630</u> <u>Winter</u> \$80.66
MO620 MONTHLY R A. (B. F C. E MONTHLY R A. (B. F	regardless of whether or not the <u>RATE FOR THREE-PHASE SER</u> Customer Charge Peak Demand Charge Energy Charge Peak Shoulder Off-Peak RATE FOR THREE-PHASE SER Customer Charge	y have a demand meter installed VICE WITH SECONDARY VOL <u>Summer</u> \$80.66 \$10.362 per kW \$0.12391 per kWh \$0.06878 per kWh \$0.06878 per kWh \$0.04147 per kWh VICE WITH PRIMARY VOLTAG <u>Summer</u> \$80.66	l at their premise. <u>TAGE, MO630</u> <u>Winter</u> \$80.66
MO620 MONTHLY R A. (B. F C. E MONTHLY R A. (B. F	regardless of whether or not the <u>RATE FOR THREE-PHASE SER</u> Customer Charge Peak Demand Charge Energy Charge Peak Shoulder Off-Peak RATE FOR THREE-PHASE SER Customer Charge Peak Demand Charge Energy Charge	y have a demand meter installed VICE WITH SECONDARY VOL <u>Summer</u> \$80.66 \$10.362 per kW \$0.12391 per kWh \$0.06878 per kWh \$0.06878 per kWh VICE WITH PRIMARY VOLTAG <u>Summer</u> \$80.66 \$7.079 per kW	l at their premise. <u>TAGE, MO630</u> <u>Winter</u> \$80.66

KCP&L GREATER MISSOURI OPERATIONS COMPANY

P.S.C. MO. No. _____1

Canceling P.S.C. MO. No. _____1___

Revised Sheet No. 69 3rd

Revised Sheet No. 69

For Territory Served by Aquila Networks – MPS

GENERAL SERVICE TIME-OF-DAY (FROZEN) ELECTRIC

MONTHLY BILLING DEMAND

Monthly billing demand for customers on CIS+ rate codes MO620, MO630 and MO640 shall be the customer's maximum 15-minute integrated demand measured during the Peak billing periods of the month.

DEMAND METERS

When energy usage of the customer exceeds five thousand four hundred (5,400) kWh per month or Company has reason to believe that the customer's demand exceeds thirty (30) kW regardless of the energy usage, Company shall install a demand meter.

MINIMUM MONTHLY BILL

The minimum monthly bill shall be the customer charge.

MEEIA TRUE-UP, PRUDENCE REVIEW, AND MEEIA & PRE-MEEIA OPT-OUT PROVISIONS See Company Rules and Regulations (Sheet Nos. R-63.01.1 and R-63.01.2)

ADJUSTMENTS AND SURCHARGES

The rates hereunder are subject to adjustment as provided in the following schedules:

- Fuel Adjustment Clause (Schedule FAC) •
- Renewable Energy Standard Rate Recovery Mechanism (RESRAM) •
- Demand-Side Program Investment Mechanism Rider (DSIM)
- Tax and License Rider

REGULATIONS

Subject to Rules and Regulations filed with the State Regulatory Commission
KCP&L GREATER MISSOURI OPERATIONS COMPANY P.S.C. MO. No. 1 6th Revised Sheet No. 70 Canceling P.S.C. MO. No. 1 5th Revised Sheet No. 70 For Missouri Retail Service Area

THERMAL ENERGY STORAGE PILOT PROGRAM ELECTRIC

AVAILABILITY

This schedule is available for electric service when used for thermal storage equipment to provide space conditioning requirements. Thermal storage equipment as defined herein must incorporate storage mediums of water, ice, or other phase change materials and would normally utilize loads of chillers, boilers, pumps or fans. The customer agrees to provide Company access to a telephone line suitable for transmitting data from the meter.

This pilot program is not available for residential, standby, breakdown, supplementary, maintenance or resale service. Company reserves the right to approve all customers receiving service under this rate schedule based on the customer's ability to demonstrate they can reduce their on-peak demand by more than fifty (50) kW per a feasibility study.

CHARACTER OF SERVICE

Alternating current at approximately 60 Hertz, three-phase service and at such voltage as Company may have available for the service required.

BILLING PERIODS

	<u>Summer</u>	<u>Winter</u>
<u>Weekdays</u>		
Peak	1:00 PM - 8:00 PM	7:00 AM -10:00 PM
Shoulder	6:00 AM - 1:00 PM	
Shoulder	8:00 PM -10:00 PM	
Off-Peak	10:00 PM - 6:00 AM	10:00 PM - 7:00 AM
<u>Weekends</u>		
Shoulder	6:00 AM -10:00 PM	
Off-Peak	10:00 PM - 6:00 AM	All hours

MONTHLY RATE FOR SECONDARY VOLTAGE, MO650

	<u>Summer</u>	Winter
Customer Charge	\$201.74 per month	\$201.74 per month
Demand Charge	\$10.232 per kW	\$7.491 per kW
Energy Charge		•
Peak	\$0.08144 per kWh	\$0.04569 per kWh
Shoulder	\$0.04569 per kWh	
Off-Peak	\$0.04097 per kWh	\$0.04096 per kWh

KCP&L GREATER MISSOURI OPERATIONS COMPANY

P.S.C. MO. No. _____1

7th

6th

Revised Sheet No. 71

Canceling P.S.C. MO. No. 1

Revised Sheet No. 71

For Missouri Retail Service Area

THERMAL ENERGY STORAGE PILOT PROGRAM ELECTRIC

MONTHLY RATE FOR PRIMARY VOLTAGE, MO660

	<u>Summer</u>	Winter
Customer Charge		
Demand Charge	\$8.535 per kW	\$5.483 per kW
Energy Charge		•
Peak	\$0.08144 per kWh	\$0.04569 per kWh
Shoulder	\$0.04569 per kWh	
Off-Peak	\$0.04097 per kWh	\$0.04096 per kWh

DEFINITION OF SUMMER AND WINTER BILLING PERIOD

The four (4) summer months shall be defined as the four (4) monthly billing periods occurring June through September. The eight (8) winter months shall be defined as the eight (8) monthly billing periods occurring October through May.

MONTHLY BILLING DEMAND

Monthly billing demand shall be the customer's maximum fifteen (15) minute integrated demand measured in the peak billing period during the billing month.

MINIMUM MONTHLY BILL

The minimum monthly bill shall be the customer charge.

MEEIA TRUE-UP, PRUDENCE REVIEW, AND MEEIA & PRE-MEEIA OPT-OUT PROVISIONS See Company Rules and Regulations (Sheet Nos. R-63.01.1 and R-63.01.2).

RULES AND REGULATIONS

Service will be furnished under, and this schedule shall be subject to, Company Rules and Regulations.

ADJUSTMENTS AND SURCHARGES

The rates hereunder are subject to adjustment as provided in the following schedules:

- Fuel Adjustment Clause (Schedule FAC)
- Renewable Energy Standard Rate Recovery Mechanism (RESRAM)
- Demand-Side Program Investment Mechanism Rider (DSIM)
- Tax and License Rider

This rate schedule is considered a pilot program and Company may, by subsequent filing, limit the availability, modify, or eliminate this rate option as additional information is gathered regarding thermal energy storage technology.

KCP&;L GREATER MISSOURI OPERATIONS COMPANY

P.S.C. MO. No. _____1

1<u>st</u>

Revised Sheet No. 73

Canceling P.S.C. MO. No. 1

____ Original Sheet No. 73

For Territory Served by Aquila Networks – MPS

REAL-TIME PRICE (RTP) PROGRAM (FROZEN) ELECTRIC

<u>PURPOSE</u>

Real-time pricing (RTP) offers customers electricity at marginal-cost based prices. This offers customers the ability to more accurately respond to the true costs of providing power. Customers benefit from the opportunity to consume more power during relatively frequent low-cost hours, while reducing usage during the relatively few high-cost hours.

Hourly prices under the RTP program will be provided on a day-ahead basis to customers. Prices become binding at 4:00 p.m. for the following day. Prices for weekends, holidays, and the business day following them will normally be provided on the preceding business day. Power under the RTP program is firm.

AVAILABILITY

This service is available to all customers who agree to abide by the terms and conditions of the service agreement.

This program is not available for resale, standby, back-up, or supplemental service.

This schedule is not available to new customers after December 22, 2016.

CHARACTER OF SERVICE

Single-phase, 60 Hertz, nominally 120/240 volt firm electric service, provided from the Company secondary distribution system. Three-phase secondary service shall be available where three-phase facilities are available without additional construction or may be made available at additional charge at voltages not exceeding 480 volts. Three-phase primary distribution service shall be available where primary distribution facilities are available without additional construction or may be made available at additional charge at additional charge at 2,400, 12,470, or 24,900 nominal volts. Primary service may be served from Company's 69,000 volt or 34,500 volt systems, at Company's option, through Company owned transformation. The customer may request contractual service from the 69,000 volt or 34,500 volt systems, if such systems are available at the customer's point of delivery without additional construction, and the customer provides transformation.

MONTHLY RATE

RTP Bill = Base Bill + Incremental Energy Charge + RTP Service Charge + Reactive Demand Adjustment.

The components of the RTP Bill are defined below.

Base Bill = Standard Tariff Bill + β^* (Standard Tariff Bill - Σ_h ($P_h^{RTP} * CBL_h$))

Standard Tariff Bill is the customer baseline load (CBL, defined below) for the billing month, billed under the current prices of the customer's standard tariff, (the tariff under which the customer was billed prior to joining the RTP program). The Standard Tariff Bill excludes the Reactive Demand Adjustment.

 β is an adjustment to the Standard Tariff Bill. Company will offer Basic RTP Service with β equal to zero and may offer Premium RTP Service with β equal to 0.05

KCP&L GREATER MIS	SOURI C	PERAT	TIONS COM	MPANY				
P.S.C. MO. N	lo	1		<u> </u>	<u>h</u>	Revised Sheet	No	74
Canceling P.S.C. MO. N	lo	1		<u> </u>	<u></u>	Revised Sheet	No	74
						For Territory	Served	as MPS
	REAL	TIME P	RICE (RTF ELEC	P) PROGF TRIC	RAM (FROZ	ZEN)		
MONTHLY RATE (continu Incremental		harge	$= \Sigma_h P_h$	RTP * (Actua	al Load _h - C	BL _h)		
			ation across sustomer's a			month. hour (kWh).		
CI	BL _h is the	baseline	hourly ener	gy use. (S	ee below.)			
P	P _h ^{RTP} , the re	eal-time p ^{TP} = α	orice, is calc * MC _h +(1	ulated as: I - α) * P _h ^S	TD			
M m	issouri reta arginal cos	ail custor st of real	ners, includi	ing provisio operating r	ons for line lo eserves and	ginal cost of provid osses. Marginal c I a proxy for the m /.)	osts ind	clude the
ca St	lculated fr	om the a	applicable st	andard (no	n-RTP) pric	mer's Standard Ta e schedule. It is tl des both energy ai	he char	nge in the
			arginal cost i RTP Premiu			with value of 0.8 fc	or regul	ar RTP
th ch kV cc ac Sy te	rough 7 Pl harge of \$0 Vh will be onsumption ljustment f /stem Ope rritory, this	M during).04770 p applied f n above t for energ erator (IS s tariff co	the months ber kWh will for secondar the CBL.) F ly loss rate o O) may com	of June th be applied y voltage le or custome differences he into exis I be subject	rough Augus I for primary evel. (This c er service at will be appli tence with ju	oliday, weekday h st a transmission o voltage level, and harge applies only other voltage leve ed. Since an Inde urisdiction over Co that comes into fo	conges I \$0.04 / for els an epende ompany	tion 900 per nt 's service
RTP Servi	ce Charge	9 =	(CBL) pea consecutiv	ik demand ve months.	exceeds five	s whose customer e hundred (500) k\ eustomers.		
						riff that served the Irrent price under t		

KCP&L GREATER MISSOURI OPERATIONS COMPANY

P.S.C. MO. No. _____1

1st ____ Revised Sheet No. 75

Canceling P.S.C. MO. No. _____1

Original Sheet No. 75

For Territory Served by Aquila Networks – MPS

REAL-TIME PRICE (RTP) PROGRAM (FROZEN)

ELECTRIC

CUSTOMER BASELINE LOAD

The customer baseline load (CBL) represents the electricity consumption pattern typical of the RTP customer's operations were they to remain on the standard tariff. The CBL is specific to each individual customer and includes hourly load plus billing aggregates such as peak demand necessary to calculate the base bill under the customer's standard tariff. The CBL is determined in advance of the customer's taking RTP service and is part of the customer's service agreement.

The CBL will be based, whenever possible, on existing load information. Company reserves the right to adjust the CBL to allow for special circumstances. The CBL is used to ensure revenue neutrality on a customer-specific basis, and must be mutually agreed upon by both the customer and Company before service commences. The CBL will be in force for the duration of the customer's RTP service agreement.

TRANSMISSION AND DISTRIBUTION

Transmission and distribution charges are currently bundled into Standard Tariff Bill charges.

If Company is required to either increase the capacity or accelerate its plans for increasing capacity of the transmission or distribution facilities or other equipment necessary to accommodate a customer's increased load, then an additional facilities charge will be assessed.

REACTIVE DEMAND ADJUSTMENT

The Reactive Demand Adjustment will be billed, where applicable, in accordance with the customer's otherwise applicable, non-RTP, standard tariff. The customer's Standard Tariff Bill does not include any reactive demand charges.

PRICE DISPATCH AND CONFIRMATION

Company will transmit hourly prices for the following day by no later than 4:00 p.m. Company may provide forecasts of prices several days in advance; however, these prices may subsequently be revised or updated as conditions warrant. Company is not responsible for failure of Customer to receive and act upon the Price Quote. It is Customer's responsibility to inform Company by 5:00 p.m. of failure to receive the Price Quote for the following day. The actions taken by the Customer based on the Price Quote are the Customer's responsibility.

CURTAILABLE CUSTOMERS

Curtailable customers can participate in RTP service using one of three options:

Option 1: Conversion to Firm Power Status: The customer can terminate their curtailability contract, revert to the applicable standard tariff and join RTP.

KCP&L GREATER MISSOURI	OPERATIONS C	OMPANY		
P.S.C. MO. No	1	<u> </u>	Revised Sheet No.	76
Canceling P.S.C. MO. No.	1	<u> </u>	Revised Sheet No.	76
			For Territory Served	d as MPS
REAI	-TIME PRICE (F	RTP) PROGRAM (FRO	OZEN)	
	EL		-	

CURTAILABLE CUSTOMERS (continued)

<u>Option 2: Retain Curtailable Contract but Add a Buy-through Option</u>: The customer retains their curtailable contract and obtains the privilege of "buying through" their firm power level at times of curtailment at the posted real-time price. The value of the curtailability discount will be reduced by fifty-percent (50%). At times of curtailment calls, the CBL of such a customer will be set to the lesser of the existing CBL value and the customer's firm power level. The customer will be able to exceed their firm power level during curtailment periods without penalty by purchasing incremental load at the real-time price and will be reimbursed at the same real-time price for reductions below the CBL.

<u>Option 3: Retain Curtailable Contract</u>: The Curtailment provisions of the rider will continue to apply as stated in the rider. The marginal cost of real power and operating reserves and the proxy for the marginal cost of transmission included in the hourly real-time price will not be applied to the interruptible portion of the Customer's Baseline Load. At times of curtailment calls, the CBL of such a customer will be set to the lesser of the existing CBL value and the customer's firm power level.

PRICE QUOTES FOR FIXED QUANTITIES

To further manage risks, customers will have the option to contract with Company for short-term power transactions at a price for pre-specified departures from the customer's previously established CBL. The duration of such contracts is not to exceed six months or be shorter than one (1) week. Company and Customer will mutually agree on the pricing structure and quantities to be used for the Price Quote, including but not limited to, hourly prices, prices by time period or seasons, price caps and floors, collars, etc.

Customer may contract through Company representative for quotes for fixed power levels at pre-specified fixed quantities. Company will solicit bids for power from neighboring suppliers that meet customer's schedule, quantities, and pricing structure. Upon agreement by Customer a transaction fee of \$223.33 per contract will be applied to recover costs to initiate, administer, and bill for hedging services.

All power is delivered and titled to Company and may be directed to meet system emergencies should such a need arise. Reasonable advance notice will be made to Customer and a corresponding credit will be applied to customer's bill in the event of such occurrences.

BILL AGGREGATION SERVICE

Customers will have the choice to aggregate the bills of multiple accounts under the RTP Program for the purposes of the application of the Incremental Energy Charge. Eligible customers will be limited to customers who become active participants in the RTP program who are legally or financially related to one another. The calculation of the aggregated Base Bill will be based on the application of the CBL on a non-aggregated basis for each individual account.

KCP&L GREATER MISSOURI OPERATIONS COMPANY

P.S.C. MO. No. _____1

1st ____ Revised Sheet No. 77 Original Sheet No. 77

Canceling P.S.C. MO. No. _____1

For Territory Served by Aquila Networks – MPS

REAL-TIME PRICE (RTP) PROGRAM (FROZEN) ELECTRIC

DURATION OF SERVICE AGREEMENT

Each RTP service agreement will be effective for a minimum of one year unless termination is agreed to by both parties.

SERVICE AGREEMENT TERMINATION

Written notice of sixty days in advance must be provided by the customer for termination of the service agreement. Once terminated, readmission will not be allowed for a period of one year. The CBL may be reassessed prior to readmission.

MEEIA TRUE-UP, PRUDENCE REVIEW, AND MEEIA & PRE-MEEIA OPT-OUT PROVISIONS See Company Rules and Regulations (Sheet Nos. R-63.01.1 and R-63.01.2)

ADJUSTMENTS AND SURCHARGES

The rates hereunder are subject to adjustment as provided in the following schedules:

- Fuel Adjustment Clause (Schedule FAC)
- Renewable Energy Standard Rate Recovery Mechanism (RESRAM)
- Demand-Side Program Investment Mechanism Rider (DSIM)
- Tax and License Rider

REGULATIONS

Subject to Rules and Regulations filed with the State Regulatory Commission

KCP&L GREATER MISSOURI	OPERATION	IS COMPANY		
P.S.C. MO. No.	1	1 <u>st</u> 1	Revised Sheet No	78
Canceling P.S.C. MO. No	1		Original Sheet No.	78
			For Missouri Retail Ser	vice Area
		ELECTRIC		
	RESERV	ED FOR FUTURE USE		

KCP&L GREATER MISSOUR	I OPERATION	NS COMPANY		
P.S.C. MO. No.	1	<u> </u>	Revised Sheet No.	79
Canceling P.S.C. MO. No.	1	5 th	Revised Sheet No	79
			For Missouri Retail Ser	vice Area
		ELECTRIC		

RESERVED FOR FUTURE USE

KCP&L GREATER MISSOUR	I OPERATIO	NS COMPANY		
P.S.C. MO. No.	1	<u> </u>	Revised Sheet No	80
Canceling P.S.C. MO. No.	1	5 <u>th</u> 5	Revised Sheet No	80
			For Missouri Retail Ser	vice Area
		ELECTRIC		

RESERVED FOR FUTURE USE

KCP&L GREATER MISSOURI	OPERATION	S COMPANY		
P.S.C. MO. No.	1	1 <u>st</u>	Revised Sheet No	81
Canceling P.S.C. MO. No.	1		Original Sheet No	81
			For Missouri Retail Ser	vice Area
		ELECTRIC		
	RESERVI	ED FOR FUTURE USE		

KCP&L GREATER MISSOUR		ONS COMPANY		
P.S.C. MO. No.	1	2 nd	Revised Sheet No.	82
Canceling P.S.C. MO. No.	1	1 st	Revised Sheet No	82
			For Missouri Retail Ser	vice Area
		ELECTRIC		

RESERVED FOR FUTURE USE

KCP&L GREATER MISSOU	RI OPERATIONS (COMPANY		
P.S.C. MO. No	1	1 st	Revised Sheet No	96
Canceling P.S.C. MO. No	1		_ Original Sheet No	96
			For Missouri Retail Ser	rvice Area
	VOLUNTARY LO	AD REDUCTION RID	FR	

ELECTRIC

AVAILABILITY

This Rider is available to any nonresidential Customer, except those on the Real Time Price Program, that has a peak demand in the past 12 months exceeding 500 kW and that has a contract with the Company for service under this Rider. Availability is further subject to the economic and technical feasibility of required metering equipment. The decision to execute a contract with any Customer under this Rider is subject to the sole discretion of the Company. The decision to reduce load upon request of the Company is subject to the sole discretion of each eligible Customer.

CONDITIONS

- 1. <u>Term of Contract</u>: Contracts under this Rider shall extend from the date the contract is signed until the immediate following September 30 after the date the Customer signs the contract and shall be automatically renewed in one (1) year increments thereafter unless terminated in writing by one party to the other six (6) months in advance of the next September 30. Execution of a contract between the Company and the Customer does not bind the Customer to reduce load in response to any specific Load Reduction request of the Company. However, a Customer's affirmative written response to Load Reduction requests, as described in the Notification Procedure section, determines the Load Reduction periods in which the Company will apply the billing provisions of this Rider for each Customer.
- 2. <u>Notification Procedure</u>: At its sole discretion, the Company may request that Customers having Voluntary Load Reduction contracts participate in Load Reduction at any time during the year. Since the Company may not need maximum participation in every instance, not all Customers with contracts under this Rider must be notified of any specific Load Reduction request. At the time of requesting a period of Load Reduction. After each request, a Customer desiring to participate in the requested Load Reduction must inform the Company in writing (including either fax or electronic mail) of the Customer's willingness to participate in the Load Reduction. Eligibility for a billing credit under this Rider shall be based upon the Company receiving such written notice within two hours of the time of the Company's request.
- 3. <u>Previous Daily Peaks</u>: The kW loads (on an average, fixed hourly basis) that the Customer used on the Company's system on the most recent non-holiday weekday on which no Voluntary Load Reduction was requested. Holidays are Memorial Day, Independence Day, and Labor Day.
- 4. <u>Credit Amount</u>: The amount of kWh eligible for Load Reduction credit shall be calculated as ninety (90%) percent of the Previous Daily Peaks corresponding to the hours of the requested Load Reduction, minus the Customer's actual load in each respective hour, and sum across all hours. If these net kWh values, when multiplied by the credit per kWh, result in a negative total credit value for the billing month, no credit shall be applied to the bill. Credits for performance under this Rider shall appear as a part of the Customer's regular monthly billing and shall be applied before any applicable taxes. All other billing, operational, and related provisions of other applicable rate schedules shall remain in effect. Application of a credit for Voluntary Load Reduction shall be independent of the tariff pricing otherwise applicable.

KCP&L GREATER MISSOU	RI OPERATIONS (COMPANY		
P.S.C. MO. No	1	<u> </u>	Revised Sheet No.	97
Canceling P.S.C. MO. No.	1	4	Revised Sheet No.	97
			For Missouri Retail Ser	vice Area
		AD REDUCTION RID	ER	

CONDITIONS (Continued)

- 5. Special Provisions for MPOWER Customers: At its discretion, the Company may request that Customers served on the MPOWER Rider also participate in Voluntary Load Reduction at any time during the year. A separate Contract for service on the Voluntary Load Reduction (VLR) Rider is not required for these customers. Such customers will be subject to the provisions of the VLR Rider except as specifically provided in this paragraph. If a MPOWER Rider occurs during the same period as a Voluntary Load Reduction, the amount of kWh to which the Voluntary Load Reduction credit will be applied shall be calculated by subtracting the Customer's actual load in each hour from the Firm Power Level (as defined in the MPOWER rider), setting the negative differences to zero, and summing these differences across all load reduction hours. If a MPOWER Rider does not occur during the same period as a Voluntary Load Reduction, the amount of kWh to which the Voluntary Load Reduction credit will be applied shall be calculated by subtracting the Customer's actual load in each hour from ninety (90) percent of the Estimated Peak Load (as defined in the MPOWER rider), and summing these differences across all load reduction hours in each calendar day. This sum of the net kWh values then will be multiplied by the credit value per kWh to derive the total bill credit for each day on which the Customer has responded affirmatively to the Company's load reduction request. If the sum of the net kWh values is negative for any calendar day, no credit shall be applied to the bill for that day.
- 6. <u>Company Equipment</u>: The Customer shall allow the Company to install and maintain the appropriate metering equipment necessary to ensure compliance under the Rider. Such equipment shall be owned and installed by the Company at no cost to the Customer. The Company may provide Customer with access to software for real-time meter information for \$102.35 per month. The Customer will provide a personal computer, telephone line, modem, and other items or personnel necessary to make use of the software.

KCP&L GREATER MISSOUR	I OPERATIONS COMPA	ANY	
P.S.C. MO. No.	1	<u> 1st </u>	evised Sheet No. 97.1
Canceling P.S.C. MO. No.	1	(Driginal Sheet No. 97.1
		For	Missouri Retail Service Area
	VOLUNTARY LOAD RE ELECTR		
	FORM OF CON	ITRACT	
This Agreement, made this KCP&L-Greater Missouri Operation	day of on Company, hereinafter re	ferred to as the "Comp	, by and between, and
	Customer n	ame	
			Customer Account #
	Address	3	
Customer Contact	Electronic Mail	Telephone	Fax Telephone
Customer Contact (Alt.)	Electronic Mail	Telephone	Fax Telephone
hereinafter referred to as the "Cus	stomer".		

WITNESSETH:

Whereas, the Company has on file with the Public Service Commission of the State of Missouri (Commission) a certain Voluntary Load Reduction Rider Schedule VLR (Rider), and;

Whereas, the Company has determined that the Customer meets the Availability provisions of the Rider, and;

Whereas, the Customer wishes to take electric service from the Company, and the Company agrees to furnish electric service to the Customer under this Rider and pursuant to all other applicable tariffs of the Company, and;

	P.S.C. MO. No1	1 <u>st</u>	Revised Sheet No	98
Canc	eling P.S.C. MO. No1		Original Sheet No.	98
			For Missouri Retail Ser	vice Area
	VOLUN	ARY LOAD REDUCTION F	RIDER	
	FOR	M OF CONTRACT (Continue	ed)	
	The Company and Customer agree	as follows:		
1.	Electric Service to the Customer's other applicable tariffs, and the Con as may be in effect from time to time	npany's General Rules and Re	egulations Applying to Electric	
2.	Contracts under this Rider shall exis September 30 after the date the Cu (1) year increments thereafter unler advance of the next September 30 metering equipment necessary to e Customer.	istomer signs the contract and ss terminated in writing by one Customer acknowledges tha	I shall be automatically renewed e party to the other six (6) month t any equipment required, exce	d in one hs in ept
3.	Participation in Load Reduction in reach individual Load Reduction reconstilled in writing (including, but no Company's request, if the Customera billing credit under this Rider shatimely basis.	uest directed specifically to th limited to, fax or electronic main r desires to participate in that	e Customer, the Company mus ail), within two hours of the time requested Load Reduction. Eli	at be e of the gibility for
4.	Customer further acknowledges that shall nevertheless inure to the bene law.			
5.	This Agreement shall be governed conflict of laws provisions), and by from time to time. Nothing containe	the orders, rules and regulatio	ons of the Commission, as they s divesting, or attempting to div	may exist
	Commission of any rights, jurisdicti		in it by iaw.	est, the
In witr	ness whereof, the parties have signed		-	est, the

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Ву_____

KCP&L GREATER MISSOURI OPERATIONS COMPANY

1

1

P.S.C. MO. No. _____

Canceling P.S.C. MO. No.

Revised Sheet No.

Revised Sheet No. 99

99

For Missouri Retail Service Area

CURTAILABLE DEMAND RIDER ELECTRIC

4<u>th</u>

3rd

APPLICATION

This rider is available to regular full-time Customers, with a demonstrated capability of curtailing two hundred (200) kW or greater of the Customer's "on-peak" demand served by the Company.

Customers must sign a curtailable contract and meet all special conditions listed below.

This rider shall not apply if a service curtailment results from system emergency operating conditions.

The Company reserves the right to limit the total curtailable load scheduled under this rider.

CURTAILMENT PERIOD (ON-PEAK)

The curtailment period shall be the four (4) summer months starting on June 1 and ending on September 30 of each year. When in effect, the curtailment period shall be up to eight (8) hours in duration and normally occur between 12:00 noon to 10:00 p.m. local standard or daylight savings time, as the case may be, for each weekday of the curtailment period, excluding holidays. For purposes of this rider, holidays shall mean Independence Day, Labor Day, or days celebrated as such on a Missouri statewide basis.

MONTHLY RATE

Credit on demand reduction \$2.64 per contracted kW per month

MULTI-YEAR CONTRACT SIGNING BONUS

Those Customers electing to contract for this rider for three (3) years shall receive a contract-signing bonus of \$4.31 per kW of contracted demand reduction, payable during the June billing month of each year the contract is in effect.

Those Customers electing to contract for this rider for five (5) years shall receive a contract-signing bonus of \$8.59 per kW of contracted demand reduction, payable during the June billing month of each year the contract is in effect.

If for any reason, the Customer is unable to fulfill the requirements of the multi-year requirement, any signing bonus will be refunded in its entirety to the Company.

BILLING

The Customer will be billed under the regular applicable service schedule.

DEMAND REDUCTION

The Customer's actual demand reduction shall be defined as the difference between the Customer's highest monthly actual "on-peak" demand and the Customer's maximum demand during the interruption periods for that month.

KCP&L GREATER MISSOUR	I OPERATION	IS COMPANY		
P.S.C. MO. No	1	4 <u>th</u>	Revised Sheet No.	100
Canceling P.S.C. MO. No.	1	<u>3rd</u>	Revised Sheet No.	100
			For Missouri Retail Ser	rvice Area
	CURTAIL	ABLE DEMAND RIDER ELECTRIC		

CREDIT

The Customer shall receive a monthly bill credit for each month of the contract year in which the Customer qualifies. The amount of this credit will be equal to the contracted demand reduction times \$2.64.

CREDIT QUALIFICATION

The Customer will be entitled to above credit, if the Customer's actual demand reduction for all reduction periods during the current billing month of the contract year is equal to or greater than the contracted reduction amount. If the Customer fails to reduce demand by the contracted amount, in any requested reduction in any given month, then the Customer is disqualified from receiving credit for that month and assessed a penalty of \$32.04 per kW for all contracted demand reduction quantity. To allow both the Company and Customer to gain experience, the charges for failure to reduce demand by the contracted amount during the first year of the first agreement with a customer shall not exceed the credits for the contract year.

The Customer shall receive the appropriate monthly credit even if the Company does not request a reduction in any given billing period.

SPECIAL CONDITIONS OF SERVICE

- This rider requires the Customer and Company to enter into a one (1) year, three (3) year, or five (5) yearat the option of the Customer-service contract that specifies the amount of demand contracted for reduction by the Customer. The contracted demand reduction shall not be less than two hundred (200) kW.
- 2. The contract year will run from June 1 to May 31 of the following year. The Company will notify the Customer before January 1 prior to the contract year of the amount of demand reduction available. The amount of demand reduction available to all Customers will be limited. The Customer shall sign and return the reduction contract by January 31 prior to the contract year.
- 3. The Customer will not be required to reduce demand more than twenty (20) times in any contract year. The maximum duration of any reduction shall be eight (8) consecutive hours.
- 4. Company reserves the right to cancel a scheduled curtailment within one (1) hour of start time, but if the cancellation occurs less than one (1) hour before scheduled start time, the cancelled curtailment shall be counted as a separate occurrence of curtailment as if the curtailment had proceeded as scheduled.
- 5. The Company reserves the right to assure itself that any contracted level of load subject to reduction has a reasonable probability of being on the Company's system during peak load periods and can be readily reduced.

KCP&L GREATER MISSOURI OPERATIONS COMPANY 1<u>st</u> P.S.C. MO. No. 1 Revised Sheet No. 101 Canceling P.S.C. MO. No. 1 Original Sheet No. 101 For Missouri Retail Service Area CURTAILABLE DEMAND RIDER ELECTRIC SPECIAL CONDITIONS OF SERVICE (Continued) 6. Company reserves the right to implement one (1) test curtailment each summer curtailment season, with all applicable curtailment credit payments and penalty provisions in effect. 7. The Customer will be responsible for monitoring the load prior to curtailment and during curtailment in order to comply with the terms of the contract. 8. The Company will give the Customer a minimum of four (4) hours notice prior to a demand reduction. 9. Except as provided herein, all terms and provisions of the applicable service schedule will be in full force and effect. 10. Credits shall be applied to bills the month after such credits are earned. 11. Penalties shall be applied to bills the month after such penalties are assessed.

- 12. The Company shall have no liability to the Customer or to any other person, firm, or corporation for any loss, damage, or injury by reason of any reduction as provided herein.
- 13. The Company "Tax and License Rider" is applicable to all charges or penalties assessed under this Rider.

KCP&L GREATER MISSOURI OPERATIONS COMPANY

P.S.C. MO. No. _____1

Canceling P.S.C. MO. No. ____1

Revised Sheet No. 102

Revised Sheet No. 102

For Missouri Retail Service Area

COGENERATION PURCHASE SCHEDULE
ELECTRIC

7<u>th</u>

6th

AVAILABILITY

This schedule is available to customers located within the Company's service territory and located on or adjacent to Company's secondary service lines and having cogeneration units of one hundred (100) kW or less. This service is not available to resale electric customers.

APPLICABLE

This schedule is applicable to Company electrical energy purchases from cogeneration customers of one hundred (100) kW or less that have been approved by Company and where a contract has been executed between Company and such cogeneration customers. Customer's cogeneration unit shall carry the same ratio of reactive to real power as is carried by Company's facilities at the customer's location and as determined by Company's measurements.

CHARACTER OF SERVICE

Alternating current, 60 cycles, sinusoidal waveform, and at the standard voltage and phase available at the location of the cogeneration unit.

CHARGES TO COGENERATION CUSTOMER, MO700

Cogeneration customers to whom this schedule is applicable shall pay Company a monthly charge of \$4.50 to pay for additional customer related costs of Company.

CHARGES TO COMPANY

- 1) Minimum There shall be no monthly minimum charge for purchases made by Company.
- 2) Rate Purchases shall be made by Company from a cogeneration customer at the rate of \$0.027 per kWh.

RULES AND REGULATIONS

Customer's system and cogeneration facilities shall be subject to any applicable Rules and Regulations of Company or of the Missouri Public Service Commission or any other authority having jurisdiction. Conditions of service shall be in accordance with Company's standard filed contract plus any applicable conditions for special circumstances. Conditions of service and contract modifications for special circumstances can provide greater flexibility in both the customer's and Company's operations.

KCP&L GREATER MISSOURI	OPERATIONS	COMPANY		
P.S.C. MO. No	1	7 <u>th</u>	_ Revised Sheet No	103
Canceling P.S.C. MO. No.	1	6 th	_ Revised Sheet No	103
			For Missouri Retail Ser	vice Area
SPECIA	AL ISOLATED G	ENERATING PLANT	SERVICE	
	E	LECTRIC		

AVAILABILITY

This schedule is available for any type service to isolated generating plants constructed or operating by a retail customer. Any such customer with an isolated generating plant that partially or completely fails who accepts service from Company for any period of time will be billed under this schedule for a minimum period of twenty (20) years. All customers receiving service under this schedule shall sign a contract covering the amount of special capacity to be furnished prior to Company purchasing or installing any of the necessary facilities. The maximum amount of capacity to be made available to any such customer under this rate schedule will be the amount that exists in the Company's system that can be provided without affecting service to other customers at the time or in the future.

Any customer who constructs an isolated generating plant, after such construction is completed, may receive under this schedule capacity and energy for sixty (60) days provided such party agrees to the operating procedures established by Company. If, after such sixty (60) day period, such customer continues to receive service, it will automatically be billed under this schedule for a minimum of twenty (20) years.

<u>APPLICABLE</u>

This service is not available for peaking, seasonal use, for resale or parallel operation. Construction of any isolated generating plant shall be deemed completed when the customer first uses such plant to carry all or part of its load. The terms of this schedule do not apply to customers receiving full service from Company who have a small emergency plant for use when Company's service is interrupted and such plant is approved by Company.

CHARACTER OF SERVICE

Service is to be 60 cycles, three-phase at the available primary voltage. The nominal voltage level of primary voltage will be established by Company.

CAPACITY CHARGE

The capacity charge shall be \$8.53 per kW per month times the capacity reserved by the customer but not less than \$8496.87 per month. If any service is furnished prior to the execution of the contract by the customer, it will be billed on the amount of his total connected load.

KCP&L GREATER MISSOURI OPERATIONS COMPANY 7<u>th</u> P.S.C. MO. No. 1 Revised Sheet No. 104 6th Canceling P.S.C. MO. No. 1 Revised Sheet No. 104 For Missouri Retail Service Area SPECIAL ISOLATED GENERATING PLANT SERVICE ELECTRIC EXCESS CAPACITY CHARGE All capacity delivered to the customer in excess of the contracted amount will be billed at \$10.92 per kW per month. Such a charge will continue the next eleven (11) months following the month in which the demand is established unless a new higher excess demand is established in which case such higher demand will be used for billing purposes and will also continue for the following eleven (11) consecutive months. ENERGY CHARGE All kWh used at \$0.06045 per kWh. FUEL ADJUSTMENT CLAUSE The Company "Fuel Adjustment Clause" is applicable to all charges under this schedule. LOCAL FACILITIES CHARGE The monthly charge for local facilities will be computed by multiplying twenty-percent (20%) times such investment estimated by Company divided by twelve (12). MINIMUM MONTHLY BILL The minimum monthly bill shall be the charge for the amount of capacity contracted for or the connected load capacity, plus any excess capacity charge and local facilities charge, but in no event shall it be less than \$8496.87. REACTIVE DEMAND ADJUSTMENT Company shall determine customer's maximum reactive demand in kVar. Each month a charge of \$0.420 shall be made for each kVar by which the maximum reactive demand is, greater or less than fifty-percent (50%) of customer's maximum kW demand for that month, The reactive demand adjustment will be based on the ratio of the customer's maximum monthly fifteen (15) minute reactive demand in kVar to the customer's maximum kW demand in that month. ADJUSTMENTS AND SURCHARGES The rates hereunder are subject to adjustment as provided in the following schedules: Fuel Adjustment Clause (FAC) Renewable Energy Standard Rate Adjustment Mechanism Rider (RESRAM) • Demand-Side Investment Mechanism Rider (DSIM) • Tax and License Rider REGULATIONS Subject to Rules and Regulations filed with the State Regulatory Commission

KCP&L GREATER MISSOURI OPERATIONS COMPANY P.S.C. MO. No. 1 1st Revised Sheet No. 105 Canceling P.S.C. MO. No. 1 Original Sheet No. 105 For Missouri Retail Service Area

MUNICIPAL UNDERGROUND COST RECOVERY RIDER ELECTRIC

APPLICABILITY

If any Municipality or other governmental subdivision (hereinafter referred to as the "Municipality"), by law, ordinance or regulation requires the Company to construct lines and appurtenances or other facilities designed for any Distribution or Transmission voltages (hereinafter referred to as "facilities") underground for any new or existing facilities in the Municipality when the Company, absent from such ordinance or regulation, would construct or continue to maintain the facilities overhead, and where the recovery of the additional cost for such underground is not otherwise provided for in the Company's General Rules and Regulations Applying to Electric Service, the cost of the additional investment required by the Company to construct the facilities underground shall be assessed against the Municipality.

Before the Company starts placing any facilities underground pursuant to this Rider, the Municipality shall provide adequate assurance to the Company that the Municipality's obligations to pay for such facilities are valid, lawful and enforceable against the Municipality.

INVESTMENT RECOVERY

The following shall be used in determining and recovering the additional investment from each Municipality.

- 1. The Company shall estimate the installed cost of the underground facilities and the installed cost of equivalent overhead facilities and shall provide these estimates to the Municipality to aid the Municipality in determining whether to proceed with the undergrounding of the facilities.
- 2. Where underground facilities will not replace existing overhead facilities, any actual cost of installing underground facilities in excess of the estimated cost of installing overhead facilities, plus the cost of estimating the installed cost of both facilities, shall be the additional investment.
- 3. Where underground facilities will replace existing overhead facilities the actual installation cost of underground facilities, plus all costs associated with the retirement of the existing overhead facilities, plus the costs of estimating the underground facilities and retirement of the existing facilities, shall be the additional investment. The costs associated with retirement of the facilities shall include all costs associated with retirement of such facilities, less accrued depreciation and salvage value.
- 4. The length of the recovery of this additional investment will be seven years or such term as agreed by the Municipality and the Company from the date of installation of each underground project. For recovery periods greater than ten (10) years, the Company must file for Commission approval.

KCP&L GREATER MISSOURI	OPERATION	S COMPANY		
P.S.C. MO. No.	1	1	Revised Sheet No.	106
Canceling P.S.C. MO. No.	1		Original Sheet No.	106
			For Missouri Retail Ser	vice Area
MUNICIP	AL UNDERG	ROUND COST RECOVE ELECTRIC	ERY RIDER	

INVESTMENT RECOVERY (Continued)

5. Monthly charges under this Rider shall be calculated by multiplying the additional investment by the Company's monthly fixed charge rate in effect as of the date the first monthly charge for that additional investment was billed. The monthly fixed charge rate shall include a component for equity return, debt return, depreciation, taxes, property taxes, and insurance. Monthly charges shall be shown as a separate line item on the monthly electric bill of the Municipality. If the Municipality does not take electric service from the Company, the Company shall render monthly bills for the charges to the Municipality.

The fixed charge shall be determined as follows:

FC = PVRR x
$$\begin{bmatrix} i \\ 1 - (1 + i)^{-N} \end{bmatrix}_{\div} 12$$

Where: FC = Levelized fixed charge

$$PVRR = \sum_{T=1}^{N} Revenue Requirement_{T} \qquad \left(\frac{1}{1+i}\right)^{T}$$

i = Composite Return (overall after-tax rate of return)

N = Number of years

T = Year

Revenue Requirement_T = Dbt + Pfd + Eq + Dpr + Tax + PropTax + Ins

Dbt = Return on Debt Pfd = Return on Preferred Eq = Return on Common Equity Dpr = Return of investment, depreciation Tax = Current & Deferred Income Taxes PropTax = Property Taxes Ins = Insurance

6. The monthly charge will appear on bills rendered to the Municipality thirty (30) days after placing in service the first facilities for each project that are subject to that Municipality's ordinance or regulation in service. The monthly charge may reflect the total estimated costs of undergrounding until the final actual costs of the additional facilities are known. The monthly charge shall be adjusted to reconcile the estimated costs to the actual costs. The amount of the monthly charge shall be reviewed and adjusted at least once annually or more often at the discretion of the Company to reflect the cost of additional facilities installed underground.

KCP&L GREATER MISSOURI C	PERATION	S COMPANY				
P.S.C. MO. No.	1	1 <u>st</u> 1	_ Revised Sheet No	107		
Canceling P.S.C. MO. No.	1		_ Original Sheet No	107		
			For Missouri Retail Ser	vice Area		
MUNICIPAL UNDERGROUND COST RECOVERY RIDER ELECTRIC						
INVESTMENT RECOVERY (Continu	ied)					

INVESTMENT RECOVERY (Continued)

- 7. All costs of the Company referenced in this Rider shall include applicable material and loaded labor costs, including allocation of indirect costs, plus legal, condemnation and private easement costs, whether public right-of-way is available or not. Indirect costs are comprised of, but not limited to, supervision, engineering, transportation, material handling, taxes, insurance and administrative cost functions that support actual construction and retirement. The amount of the allocation of indirect costs is derived by application of unit costs or allocation percentages, determined from historical experience. A copy of the Company's estimate of the cost of construction including direct and indirect costs shall be furnished to the Customer upon request prior to construction.
- 8. If the Municipality repeals or rescinds its requirements concerning underground facilities subject to this Rider, the monthly charges shall continue until all costs incurred pursuant to ordinance or regulation have been paid.
- 9. Failure by the Municipality to pay the monthly charges shall be grounds for disconnection of service to such Customer in accordance with the Company's General Rules and Regulations Applying to Electric Service.

KCP&L GREATER MISSOURI OPERATIONS COMPANY

P.S.C. MO. No. _____1

1st ____ Revised Sheet No. _____

Canceling P.S.C. MO. No. _____1

Original Sheet No. 108

For Missouri Retail Service Area

TAX AND LICENSE RIDER	
ELECTRIC	

APPLICABLE

This rider is applicable to all Company's electric rate schedules, except it shall not be applicable to revenues for service to the following revenue classifications unless specifically required by governmental authorities having jurisdiction:

- 1. Municipal
- 2. Other Public Authorities
- 3. Interdepartmental
- 4. Industrial

All gross receipts taxes, franchise taxes, franchise payments, occupational taxes, license taxes and taxes of a similar nature imposed by a city, town, village, or other local governmental agency shall be included as a separate item in the charges for electric service, furnished under all schedules, rendered to and for persons located within the limits of the city, town, village, or other local governmental agency's territory imposing such tax. This applies to taxes and other payments based on receipts, revenue, or income; or on taxes consisting of a stated amount in dollars and cents. A pro rata portion of such tax shall be included as a separate item in the customer's statement for service rendered and shall be calculated by applying thereto a percentage factor equivalent to the ratio of such tax to receipts or revenues on which tax may be applied for the same period.

RCFAL GREATER MISSOU	RIUPERATIONS	COMPANY		
P.S.C. MO. No	1	<u> </u>	Revised Sheet No	110
Canceling P.S.C. MO. No	1	<u> </u>	Revised Sheet No.	110
			For Missouri Retail Sei	rvice Area
		ETERING RIDER ELECTRIC		

DEFINITIONS:

- A. Avoided fuel cost means avoided costs described in 4 CSR 240-20.060 used to calculate the Company's cogeneration rate filed in compliance with 4 CSR 240-3.155. The information used to calculate this rate is provided to the commission biennially and maintained for public inspection.
- B. Commission means the Public Service Commission of the State of Missouri.
- C. Customer-Generator means the owner or operator of a qualified electric energy generation unit which:
 - (1) Is powered by a renewable energy resource;

- Is an electrical generating system with a capacity of not more than one hundred kilowatts (100 kW);
- (3) Is located on premises that are owned, operated, leased, or otherwise controlled by the Customer-Generator;
- (4) Is interconnected and operates in parallel phase and synchronization with the Company and has been approved for interconnection by said Company;
- (5) Is intended primarily to offset part or all of the Customer-Generator's own electrical energy requirements;
- (6) Meets all applicable safety, performance, interconnection, and reliability standards established by the National Electrical Code, the National Electrical Safety Code, the Institute of Electrical and Electronics Engineers, Underwriters Laboratories, the Federal Energy Regulatory Commission, and any local governing authorities; and
- (7) Contains a mechanism that automatically disables the unit and interrupts the flow of electricity onto the Company's electrical lines whenever the flow of electricity to the Customer-Generator is interrupted.
- (8) For purposes of qualified electric energy generation systems powered by solar energy, Customer-Generator also includes a customer with solar generating equipment that is owned or operated by a third party, located on the Customer's premises pursuant to an equipment lease, services agreement or other similar arrangement with such third party, and otherwise meets the requirements set forth in sections (1) - (7) above.
- D. Distribution system means facilities for the distribution of electric energy to the ultimate consumer thereof.
- E. Company or Supplier means KCP&L Greater Missouri Operations Company.
- F. Net metering means using metering equipment sufficient to measure the difference between the electrical energy supplied to a Customer-Generator by the Company and the electrical energy supplied by the Customer-Generator to the Company over the applicable billing period.
- G. REC means Renewable Energy Credit or Renewable Energy Certificate which is tradable, and represents that one (1) megawatt-hour of electricity has been generated from a renewable energy resource.

KCP&L GREATER MISSOU	RI OPERATIONS	COMPANY		
P.S.C. MO. No	1	<u>2nd</u>	Revised Sheet No	110.1
Canceling P.S.C. MO. No.	1	1	Revised Sheet No.	110.1
			For Missouri Retail Se	rvice Area
	NET M	ETERING RIDER		
	I	ELECTRIC		

DEFINITIONS (continued):

- H. Renewable energy resources means electrical energy produced from wind, solar thermal sources, hydroelectric sources, photovoltaic cells and panels, fuel cells using hydrogen produced by one (1) of the above-named electrical energy sources, and other sources of energy that become available after August 28, 2007, and are certified as renewable by the Missouri Department of Natural Resources.
- I. Staff means the staff of the Public Service Commission of the state of Missouri.

APPLICABILITY:

Applicable to Customer-Generators with a Company approved interconnection agreement. This schedule is not applicable where the Customer's electrical generating system exceeds 100 kW.

REC OWNERSHIP:

RECs created through the generation of electricity by the Customer-Owner are owned by the Customer-Generator unless the Customer-Generator receives a solar rebate from the Company. For rebates paid on and after August 28, 2013 and as a condition of receiving a rebate, customers shall transfer to the electric utility all rights, title, and interest in and to the renewable energy credits associated with the new or expanded solar electric system that qualified the customer for the solar rebate for a period of ten years from the date the electric utility confirmed that the solar electric system was installed and operational.

COMPANY OBLIGATIONS:

- A. Net metering shall be available to Customer-Generators on a first-come, first-served basis until the total rated generating capacity of net metering systems equals five percent (5%) of the Company's Missouri jurisdictional single-hour peak load during the previous year. The Commission may increase the total rated generating capacity of net metering systems to an amount above five percent (5%). However, in a given calendar year, the Company shall not be required to approve any application for interconnection if the total rated generating capacity of all applications for interconnection already approved to date by the Company in said calendar year equals or exceeds one percent (1%) of the Company's single-hour peak load for the previous calendar year.
- B. A tariff or contract shall be offered that is identical in electrical energy rates, rate structure, and monthly charges to the contract or tariff that the Customer would be assigned if the Customer were not an eligible Customer-Generator but shall not charge the Customer-Generator any additional standby, capacity, interconnection, or other fee or charge that would not otherwise be charged if the Customer were not an eligible Customer-Generator.

KCP&L GREATER MISSOURI	OPERATION	NS COMPANY		
P.S.C. MO. No.	1	6 th	Revised Sheet No	111
Canceling P.S.C. MO. No.	1	5 th	Revised Sheet No	111
			For Missouri Retail Se	rvice Area
	NET	METERING RIDER ELECTRIC		

COMPANY OBLIGATIONS (continued):

- C. The availability of the net metering program shall be disclosed annually to each Customer with the method and manner of disclosure being at the discretion of the Company.
- D. For any cause of action relating to any damages to property or person caused by the generation unit of a Customer-Generator or the interconnection thereof, the Company shall have no liability absent clear and convincing evidence of fault on the part of the Company.
- E. Any costs incurred under this tariff by the Company not recovered directly from the Customer-Generator, as identified in the Qualified Electric Customer-Generator Obligations section shall be recoverable in the Company's rate structure.
- F. No fee, charge, or other requirement not specifically identified in this tariff shall be imposed unless the fee, charge, or other requirement would apply to similarly situated Customers who are not Customer-Generators.

CUSTOMER-GENERATOR LIABILITY INSURANCE OBLIGATIONS:

- A. Customer-Generator systems greater than ten kilowatts (10 kW) shall carry no less than one hundred thousand dollars (\$100,000) of liability insurance that provides for coverage of all risk of liability for personal injuries (including death) and damage to property arising out of or caused by the operation of the net metering unit. Insurance may be in the form of an existing policy or an endorsement on an existing policy.
- B. Customer-Generator systems ten kilowatts (10 kW) or less shall not be required to carry liability insurance; however, absent clear and convincing evidence of fault on the part of the Company, the Company cannot be held liable for any action or cause of action relating to any damages to property or persons caused by the generation unit of a Customer-Generator or the interconnection thereof pursuant to section 386.890.11., RSMo. Further, Customer-Generators may have legal liabilities not covered under their existing insurance policy in the event the Customer-Generator's negligence or other wrongful conduct causes personal injury (including death), damage to property, or other actions and claims.

KCP&L GREATER MISSOUR	I OPERATION	IS COMPANY		
P.S.C. MO. No	1	5 <u>th</u> 5	Revised Sheet No	112
Canceling P.S.C. MO. No.	1	4 th	Revised Sheet No	112
			For Missouri Retail Se	rvice Area
	NETI	METERING RIDER ELECTRIC		

QUALIFIED ELECTRIC CUSTOMER-GENERATOR OBLIGATIONS:

- A. Each qualified electric energy generation unit used by a Customer-Generator shall meet all applicable safety, performance, interconnection, and reliability standards established by any local code authorities, the National Electrical Code, the National Electrical Safety Code, the Institute of Electrical and Electronics Engineers (IEEE), and Underwriters Laboratories (UL) for distributed generation; including, but not limited to, IEEE 1547 and UL 1741.
- B. The Company requires that a Customer-Generator's system contain a switch, circuit breaker, fuse, or other easily accessible device or feature located in immediate proximity to the Customer-Generator's metering equipment that would allow a Company worker the ability to manually and instantly disconnect the unit from the Company's distribution system.
- C. No Customer-Generator shall connect or operate an electric generation unit in parallel phase and synchronization with the Company without written approval by the Company that all of the requirements under paragraph C of the Interconnection Agreement section of this tariff have been met. For a Customer-Generator who violates this provision, the Company may immediately and without notice disconnect the electric facilities of said Customer-Generator and terminate said Customer-Generator's electric service.
- D. A Customer-Generator's facility shall be equipped with sufficient metering equipment that can measure the net amount of electrical energy produced and consumed by the Customer-Generator. If the Customer-Generator's existing meter equipment does not meet these requirements or if it is necessary for the Company to install additional distribution equipment to accommodate the Customer-Generator's facility, the Customer-Generator shall reimburse the Company for the costs to purchase and install the necessary additional equipment. At the request of the Customer-Generator, such costs may be initially paid for by the Company, and any amount up to the total costs and a reasonable interest charge may be recovered from the Customer-Generator over the course of up to twelve (12) billing cycles. Any subsequent meter testing, maintenance, or meter equipment change necessitated by the Customer-Generator shall be paid for by the Customer-Generator.
- E. Each Customer-Generator shall, at least once every year, conduct a test to confirm that the net metering unit automatically ceases to energize the output (interconnection equipment output voltage goes to zero (0)) within two (2) seconds of being disconnected from the Company's system. Disconnecting the net metering unit from the Company's electric system at the visible disconnect switch and measuring the time required for the unit to cease to energize the output shall satisfy this test.
- F. The Customer-Generator shall maintain a record of the results of these tests and, upon request, shall provide a copy of the test results to the Company.
 - (1) If the Customer-Generator is unable to provide a copy of the test results upon request, the Company shall notify the Customer-Generator by mail that the Customer-Generator has thirty (30) days from the date the Customer-Generator receives the request to provide the results of a test to the Company.

KCP&L GREATER MISSOURI	OPERATION	S COMPANY	
P.S.C. MO. No.	1	<u>6th</u>	Revised Sheet No. 113
Canceling P.S.C. MO. No.	1	5 th	Revised Sheet No113
			For Missouri Retail Service Area
	NET N	IETERING RIDER ELECTRIC	
QUALIFIED ELECTRIC CUSTOME			
(2) If the Customer-General disconnect the net meter		nt ever fails this test, the C	ustomer-Generator shall immediately

- (3) If the Customer-Generator does not provide the results of a test to the Company within thirty (30) days of receiving a request from the Company or the results of the test provided to the Company show that the unit is not functioning correctly, the Company may immediately disconnect the net metering unit.
- (4) The net metering unit shall not be reconnected to the Company's electrical system by the Customer-Generator until the net metering unit is repaired and operating in a normal and safe manner.

DETERMINATION OF NET ELECTRICAL ENERGY:

Net electrical energy measurement shall be calculated in the following manner:

- A. For a Customer-Generator, the Company shall measure the net electrical energy produced or consumed during the billing period in accordance with normal metering practices for Customers in the same rate class, either by employing a single, bidirectional meter that measures the amount of electrical energy produced and consumed, or by employing multiple meters that separately measure the Customer-Generator's consumption and production of electricity;
- B. If the electricity supplied by the Company exceeds the electricity generated by the Customer-Generator during a billing period, the Customer-Generator shall be billed for the net electricity supplied by the Company in accordance with normal practices for Customers in the same rate class;
- C. If the electricity generated by the Customer-Generator exceeds the electricity supplied by the Company during a billing period, the Customer-Generator shall be billed for the appropriate Customer charges for that billing period in accordance with the Company Obligations section of this tariff and shall be credited with the product of the excess kilowatt-hours generated during the billing period and the rate identified in Schedule Cogeneration Purchase, Sheet 102 in the following billing period. This rate is calculated from the Company's avoided fuel cost; and
- D. Any credits granted by this subsection shall expire without any compensation at the earlier of either twelve (12) months after their issuance, or when the Customer-Generator disconnects service or terminates the net metering relationship with the Company.

KCP&L GREATER MISSOUR	RIOPERATION	IS COMPANY		
P.S.C. MO. No.	1	5 <u>th</u>	Revised Sheet No	114
Canceling P.S.C. MO. No.	1	4 th	Revised Sheet No	114
			For Missouri Retail Ser	rvice Area
	NET	METERING RIDER		
		ELECTRIC		

NET METERING RATES:

The Company shall file on or before January 15 of each odd-numbered year for the Commission's approval in the Company's tariff, a rate schedule with a net metering rate that is the same rate as the utility's cogeneration rate. The Company's cogeneration rate is filed for the Commission's approval in the Company's tariff on or before January 15 of every odd-numbered year as required in 4 CSR 240-3.155 Requirements for Company Cogeneration Tariff Filings section (4). The cogeneration rate is stated in dollars per kilowatt-hour or cents per kilowatt-hour on the cogeneration rate tariff sheet (MO700, Sheet No. 102) and, likewise, the net metering rate shall be stated in dollars per kilowatt-hour or cents per kilowatt-hour on the net metering rate tariff sheet.

INTERCONNECTION AGREEMENT:

- A. Each Customer-Generator and Company shall enter into the interconnection agreement included herein.
- B. The solar rebate reference in the interconnection agreement is applicable to the company.
- C. Applications by a Customer-Generator for interconnection of a qualified electric energy generation unit to the distribution system shall be accompanied by the plan for the Customer-Generator's electrical generating system including, but not limited to, a wiring diagram and specifications for the generating unit, and shall be reviewed and responded to by the Company within thirty (30) days of receipt for systems ten kilowatts (10 kW) or less and within ninety (90) days of receipt for all other systems. Prior to the interconnection of the qualified generation unit to the Company's system, the Customer-Generator will furnish the Company a certification from a qualified professional electrician or engineer that the installation meets the requirements of paragraph A and B of the Company Obligation section of this tariff. If the application for interconnection is approved by the Company and the Customer-Generator does not complete the interconnection within one (1) year after receipt of notice of the approval, the approval shall expire and the Customer-Generator shall be responsible for filing a new application.
- D. Upon the change in ownership of a qualified electric energy generation unit, the new Customer-Generator shall be responsible for filing a new application.

P.S.C. MO. No1	5 <u>th</u> 5	Revised S	Sheet No.	115
Canceling P.S.C. MO. No1	4 <u>th</u>	Revised S	Sheet No.	115
		For Missour	i Retail Ser	vice Area
	NET METERING RIDE	R		
<u>APPLICATION STANDARDS:</u> When applying for approval of an will only accept and review applica				Company
A. Net Metering Interconnection A		te:		
(1) Applications shall be le	-			
(2) All applicable fields w returned.	ill be completely filled out	as required. Incomple	te application	ons will be
	ess on the application m rwise, additional documer			
	with the account holder.			otoblichod
(4) Application signatures Customers of the Com	must be made by persons	s who are, or officially	represent e	stabilsheo
(5) Net Metering systems	are to be sized to offset	part or all of the Cust	omer-Gener	ator's own
electrical energy requi (a) For customers with	irements. n twelve (12) months usage	7.		
Last 12 month's t	otal usage / 8760 hours in		or = maxim	um size o
PV system that ca (b) For customers with	an be installed. n less than twelve (12) mon	the usage.		
	s available on KCPL.com	the deage.		
(c) The Solar capacity	factor is 0.144 and for Win	ıd is 0.311		
B. Single-line diagrams:				
 Diagrams will be proje accepted. 	ct specific. Generic line dra	awings from specification	on manuals	will not be
•	ble. Drafting quality is pref	erred.		
C. Installation plan:				
	or plan drawing of the insta are not required.	llation will be included.	. Detail arch	itectural or
	ocation will be included. That ated meter should be depict		he installatio	on and the
D. Equipment specifications (Electric Customer-Generator O	bligations section of this tai	riff):		
(1) Photovoltaic (PV) pane 1703.	el specification sheets are	required proving UL Ce	minication, s	Such as UL
	tion sheets are required pro	•		
	ation sheets are required p	-		
	on agency is referenced tion to associate the certific	•		se provide

P.S.C. MO. No	1	<u>3rd</u>	Revised Sheet No	116
Canceling P.S.C. MO. No.	1	2 <u>nd</u>	Revised Sheet No	116
			For Missouri Retail Ser	rvice Area
		ETERING RIDER ELECTRIC		
APPLICATION STANDARDS (con	<u>itinued):</u>			
E. Application submittal:				
		hardcopy or electronic		
		nly be accepted via	mail delivery to the addre	ss on the
Interconnectio		all he submitted in a sin	gle file, presented in PDF for	mat
		nats will not be accepte		indt.
			ple files will not be accepted.	
		ed in a single-email.		
		all be emailed to: NetMe		
(5) All applications	s will be uniquely	numbered and process	ed in the order received.	
F. Pre-approval notificatior	n:			
(1) Pre-approval o	f your project will		fter the Company review.	
		installation is preferred		
	ompliance with th		subject to rework to bring the	ne systems
			be the responsibility of the	Customer-
Gener	-	,, ,		
			he basis for the rejection pro	vided.
(4) An appeal of th	he rejection may	be requested.		
G. Project completion notif	fication and reque	est for inspection:		
(1) Notification of p	project completion	n will be in the form of e	email to:	
NetMeteringA		<i>.</i>		
(2) The notification				
	of Applicant (cust ss of installation	lomer)		
()	of project (PV, win	nd, etc.)		
(3) Installations th	nat deviate from	plans provided during	pre-approval are subject to	
			viation will be the responsib	oility of the
		delay the operational da	ate of the system. al inspections or site visits. T	The service
	\$81 per occurrer			
H. Solar rebate payment:				
	Compony's Dul	an and Demulations Co	ation 0.19 Solar Dhotovolt	oio Doboto
(1) Please see the	e Company's Rui	es and Regulations, Se	ection 9.18 – Solar Photovolt	aic Repaie

KCP&L GREATER MISSOURI	OPERATION	IS COMPANY	
P.S.C. MO. No.	1	5 <u>th</u>	Revised Sheet No. <u>117</u>
Canceling P.S.C. MO. No.	1	4 th	Revised Sheet No. <u>117</u>
			For Missouri Retail Service Area
	NET	METERING RIDER	
		ELECTRIC	
	APACITY OF C	CATION/AGREEMENT FOR DNE HUNDRED KILOWAT KCP&L PO Box 418679	
	F	PO Box 418679	

For Customers Applying for Interconnection:

Kansas City, MO 64141-9679 Attn: Solar Rebates/Net Metering

If you are interested in applying for interconnection to the Company's electrical system, you should first contact the Company and ask for information related to interconnection of parallel generation equipment to the Company's system and you should understand this information before proceeding with this Application. If you wish to apply for interconnection to the Company's electrical system, please complete sections A, B, C, D and H (except System Install Date) and attach the plans and specifications, including, but not limited to, describing the net metering, parallel generation, and interconnection facilities (hereinafter collectively referred to as the "Customer-Generator's System") and submit them to the Company at the address above. The Company

will provide notice of approval or denial within thirty (30) days of receipt by the Company for Customer-Generators of ten kilowatts (10 kW) or less and within ninety (90) days of receipt by the Company for Customer-Generators of greater than ten kilowatts (10 kW). If this Application is denied, you will be provided with the reason(s) for the denial. If this Application is approved and signed by both you and the Company, it shall become a binding contract and shall govern your relationship with the Company.

For Customers Who Have Received Approval of Customer-Generator System Plans and Specifications:

After receiving approval of your Application, it will be necessary to construct the Customer-Generator System in compliance with the plans and specifications described in the Application, sign and complete sections E, F, H (System Install Date), I and J of this Application, and forward this Application to the Company for review and completion of section G at the address above. Prior to the interconnection of the qualified generation unit to the Company system, the Customer-Generator will furnish the Company a certification from a qualified professional electrician or engineer that the installation meets the plans and specification described in the application. If the application for interconnection is approved by the Company and the Customer-Generator does not complete the interconnection within one (1) year after receipt of notice of the approval, the approval shall expire and the Customer-Generator shall be responsible for filing a new application.

The Company will complete the utility portion of section G and, upon receipt of a completed Application/Agreement form and payment of any applicable fees, schedule a date for interconnection of the Customer-Generator System to the Company's electrical system within fifteen (15) days of receipt by the Company if electric service already exists to the premises, unless the Customer-Generator and the Company agree to a later date. Similarly, upon receipt of a completed Application/Agreement form and payment of any applicable fees, if electric service does not exist to the premises, the Company will schedule a date for interconnection of the Customer-Generator System to the Company's electrical system no later than fifteen (15) days after service is established to the premises, unless the Customer-Generator and the Company agree to a later date.

KCP&L GREATER MISSOURI	OPERATION	NS COMPANY		
P.S.C. MO. No.	1	5 <u>th</u>	_ Revised Sheet No. 118	
Canceling P.S.C. MO. No.	1	4 th	Revised Sheet No118	_
			For Missouri Retail Service Are	а
NET METERING RIDER ELECTRIC				

For Customers Who Are Installing Solar Systems:

Upon completion of section H, I and J, a rebate may be available from the Company on an expanded or new solar systems that becomes operational after 12/31/2009. Please refer to the Company's Rules and Regulations, Section 9.18 – Solar Photovoltaic Rebate Program for the applicable rebate rate and additional details and requirements.

For Customers Who Are Assuming Ownership or Operational Control of an Existing Customer-Generator System:

If no changes are being made to the existing Customer-Generator System, complete sections A, D, F and J of this Application/Agreement and forward to the Company at the address above. The Company will review the new Application/Agreement and shall approve such, within fifteen (15) days of receipt by the Company if the new Customer-Generator has satisfactorily completed Application/Agreement, and no changes are being proposed to the existing Customer-Generator System. There are no fees or charges for the Customer-Generator who is assuming ownership or operational control of an existing Customer-Generator System if no modifications are being proposed to that System.
KCP&L GREATER MISSOURI OPERATIONS C	OMPANY		
P.S.C. MO. No1	4 <u>th</u>	Revised Sheet No.	119
Canceling P.S.C. MO. No1	<u> </u>	Revised Sheet No	119
		For Missouri Retail Se	rvice Area
	ERING RIDER ECTRIC		
A. Customer-Generator's Information			
Name on KCP&L Electric Account: Mailing Address:			-
City:			-
Service/Street Address (if different from above):			_
City:	State:	Zip Code:	
Daytime Phone: Fax:	Email:		
Emergency Contact Phone:			
KCP&L Account No. (from Utility Bill): If account has multiple meters, provide the meter num			
B. Customer-Generator's System Information			
Manufacturer Name Plate Power Rating: Voltage: Volts System Type:WindFuel CellSolar The			(describe)
			-
Inverter/Interconnection Equipment Manufacturer: Inverter/Interconnection Equipment Model No.: Inverter/Interconnection Equipment Location (describe			
Outdoor Manual/Utility Accessible & Lockable Disconr	nect Switch Distance	from Meter:	-
Describe the location of the disconnect switch:			-
Existing Electrical Service Capacity: Amperes Service Character: Single Phase Three Phase Total capacity of existing Customer-Generator System	-	Volts kW	-

System Plans, Specifications, and Wiring Diagram must be <u>attached</u> for a valid application.

KCP&L GREATER MISSOURI OPERATIONS	S COMPANY	
P.S.C. MO. No1	1 <u>st</u>	_ Revised Sheet No. <u>119.1</u>
Canceling P.S.C. MO. No1		_ Original Sheet No. <u>119.1</u>
		For Missouri Retail Service Area
	IETERING RIDER ELECTRIC	
C. Installation Information/Hardware and Install	ation Compliance	
Company Installing System:		
Contact Person of Company Installing System:		
Contractor's License No. (if applicable):		
Approximate Installation Date:		
Mailing Address:		
City:	State:	Zip Code:
Daytime Phone: Fax:		
Person or Agency Who Will Inspect/Certify		
The Customer-Generator's proposed System har	-	
Code (NESC), National Electrical Code (NEC),		- , , ,
Underwriters Laboratories (UL) requirements for		
System type, these requirements include, but a	-	
installation complies with all applicable local ele		
Company. The proposed System has a lockable		
Company personnel. The System is only required to		
the Company. If the interconnection equipment is e		
redundant device is needed to meet this requ		
functioning controls to prevent voltage flicker	•	°
underfrequency, and overcurrent, and to provide f		
The proposed System does have an anti-islanding	•	• • • • • • •
power when the Company's electric system is no	o , o	
designed to provide uninterruptible power to critic	-	
the proposed System includes a parallel blocking	•	
power to the Company's electrical system when the	e electrical system is not e	energized or not operating normally.

Signed (Installer): _____ Date: _____

D. Additional Terms and Conditions

In addition to abiding by the Company's other applicable rules and regulations, the Customer-Generator understands and agrees to the following specific terms and conditions:

1. Operation/Disconnection

If it appears to the Company, at any time, in the reasonable exercise of its judgment, that operation of the Customer-Generator's System is adversely affecting safety, power quality, or reliability of the Company's electrical system, the Company may immediately disconnect and lock-out the Customer-Generator's System from the Company's electrical system. The Customer-Generator shall permit the Company's employees and inspectors reasonable access to inspect, test, and examine the Customer-Generator's System.

KCP&L GREATER MISSOUR	OPERATION	NS COMPANY		
P.S.C. MO. No.	1	2 <u>nd</u>	Revised Sheet No	119.2
Canceling P.S.C. MO. No.	1	11	Revised Sheet No	119.2
			For Missouri Retail Se	rvice Area
	NET	METERING RIDER ELECTRIC		

2. Liability

Liability insurance is not required for Customer-Generators of ten kilowatts (10 kW) or less. For generators greater that ten kilowatts (10 kW), the Customer-Generator agrees to carry no less than one hundred thousand dollars (\$100,000) of liability insurance that provides for coverage of all risk of liability for personal injuries (including death) and damage to property arising out of or caused by the operation of the Customer-Generator's System. Insurance may be in the form of an existing policy or an endorsement on an existing policy. Customer-Generators, including those whose systems are ten kilowatts (10 kW) or less, may have legal liabilities not covered under their existing insurance policy in the event the Customer-Generator's negligence or other wrongful conduct causes personal injury (including death), damage to property, or other actions and claims.

3. Metering and Distribution Costs

A Customer-Generator's facility shall be equipped with sufficient metering equipment that can measure the net amount of electrical energy produced or consumed by the Customer-Generator. If the Customer-Generator's existing meter equipment does not meet these requirements or if it is necessary for the Company to install additional distribution equipment to accommodate the Customer-Generator's facility, the Customer-Generator shall reimburse the Company for the costs to purchase and install the necessary additional equipment. At the request of the Customer-Generator, such costs may be initially paid for by the Company, and any amount up to the total costs and a reasonable interest charge may be recovered from the Customer-Generator over the course of up to twelve (12) billing cycles. Any subsequent meter testing, maintenance, or meter equipment change necessitated by the Customer-Generator shall be paid for by the Customer-Generator.

4. Ownership of Renewable Energy Credits or Renewable Energy Certificates (RECs) RECs created through the generation of electricity by the Customer-Owner are owned by the Customer-Generator unless the Customer-Generator receives a solar rebate from the Company. For rebates paid on and after August 28, 2013 and as a condition of receiving a rebate, customers shall transfer to the electric utility all rights, title, and interest in and to the renewable energy credits associated with the new or expanded solar electric system that qualified the customer for the solar rebate for a period of ten years from the date the electric utility confirmed that the solar electric system was installed and operational.

KCP&L GREATER MISSOUR	OPERATIO	NS COMPANY		
P.S.C. MO. No.	1	1	Revised Sheet No	119.3
Canceling P.S.C. MO. No.	1		Original Sheet No	119.3
			For Missouri Retail Ser	vice Area
	NET	METERING RIDER ELECTRIC		

5. Energy Pricing and Billing

The net electric energy delivered to the Customer-Generator shall be billed in accordance with the Utility's Applicable Rate Schedules. The value of the net electric energy delivered by the Customer-Generator to the Company shall be credited in accordance with the net metering rate schedule(s). Net electrical energy measurement shall be calculated in the following manner:

- (a) For a Customer-Generator, a retail electric supplier shall measure the net electrical energy produced or consumed during the billing period in accordance with normal metering practices for customers in the same rate class, either by employing a single, bidirectional meter that measures the amount of electrical energy produced and consumed, or by employing multiple meters that separately measure the Customer-Generator's consumption and production of electricity;
- (b) If the electricity supplied by the supplier exceeds the electricity generated by the Customer-Generator during a billing period, the Customer-Generator shall be billed for the net electricity supplied by the supplier in accordance with normal practices for customers in the same rate class;
- (c) If the electricity generated by the Customer-Generator exceeds the electricity supplied by the supplier during a billing period, the Customer-Generator shall be billed for the appropriate customer charges for that billing period and shall be credited an amount for the excess kilowatt-hours generated during the billing period at the net metering rate identified in the Company's tariff filed at the Public Service Commission, with this credit applied to the following billing period; and
- (d) Any credits granted by this subsection shall expire without any compensation at the earlier of either twelve (12) months after their issuance, or when the Customer-Generator disconnects service or terminates the net metering relationship with the supplier.
- 6. Terms and Termination Rights

This Agreement becomes effective when signed by both the Customer-Generator and the Company, and shall continue in effect until terminated. After fulfillment of any applicable initial tariff or rate schedule term, the Customer-Generator may terminate this Agreement at any time by giving the Company at least thirty (30) days prior written notice. In such event, the Customer-Generator shall, no later than the date of termination of Agreement, completely disconnect the Customer-Generator's System from parallel operation with the Company's system. Either party may terminate this Agreement by giving the other party at least thirty (30) days prior written notice that the other party is in default of any of the terms and conditions of this Agreement, so long as the notice specifies the basis for termination, and there is an opportunity to cure the default. This Agreement may also be terminated at any time by mutual agreement of the Customer-Generator and the Company. This agreement may also be terminated, by approval of the commission, if there is a change in statute that is determined to be applicable to this contract and necessitates its termination.

KCP&L GREATER MISSOUR	OPERATION	IS COMPANY		
P.S.C. MO. No.	1	2 <u>nd</u>	Revised Sheet No	119.4
Canceling P.S.C. MO. No.	1	1	Revised Sheet No	119.4
			For Missouri Retail Se	rvice Area
	NET	METERING RIDER ELECTRIC		

7. Transfer of Ownership

If operational control of the Customer-Generator's System transfers to any other party than the Customer-Generator, a new Application/Agreement must be completed by the person or persons taking over operational control of the existing Customer-Generator System. The Company shall be notified no less than thirty (30) days before the Customer-Generator anticipates transfer of operational control of the Customer-Generator's System. The person or persons taking over operational control of Customer-Generator's System must file a new Application/Agreement, and must receive authorization from the Company, before the existing Customer-Generator System can remain interconnected with the Company's electrical system. The new Application/Agreement will only need to be completed to the extent necessary to affirm that the new person or persons having operational control of the existing Customer-Generator System completely understand the provisions of this Application/Agreement and agree to them. If no changes are being made to the Customer-Generator's System, completing sections A, D, F and J of this Application/Agreement will satisfy this requirement. If no changes are being proposed to the Customer-Generator System, the Company will assess no charges or fees for this transfer. The Company will review the new Application/Agreement and shall approve such, within fifteen (15) days if the new Customer-Generator has satisfactorily completed the Application/Agreement, and no changes are being proposed to the existing Customer-Generator System. The Company will then complete section G and forward a copy of the completed Application/Agreement back to the new Customer-Generator, thereby notifying the new Customer-Generator that the new Customer-Generator is authorized to operate the existing Customer-Generator System in parallel with the Company's electrical system. If any changes are planned to be made to the existing Customer-Generator System that in any way may degrade or significantly alter that System's output characteristics, then the Customer-Generator shall submit to the Company a new Application/Agreement for the entire Customer-Generator System and all portions of the Application/Agreement must be completed.

8. Dispute Resolution

If any disagreements between the Customer-Generator and the Company arise that cannot be resolved through normal negotiations between them, the disagreements may be brought to the Missouri Public Service Commission by either party, through an informal or formal complaint. Procedures for filing and processing these complaints are described in 4 CSR 240-2.070. The complaint procedures described in 4 CSR 240-2.070 apply only to retail electric power suppliers to the extent that they are regulated by the Missouri Public Service Commission.

KCP&L GREATER MISSOURI	OPERATIO	NS COMPANY		
P.S.C. MO. No.	1	1 <u>st</u> 1	Revised Sheet No	119.5
Canceling P.S.C. MO. No.	1		Original Sheet No	119.5
			For Missouri Retail Se	rvice Area
	NET	METERING RIDER ELECTRIC		

(9) Testing Requirement

IEEE 1547 requires periodic testing of all interconnection related protective functions. The Customer-Generator must, at least once every year, conduct a test to confirm that the Customer-Generator's net metering unit automatically ceases to energize the output (interconnection equipment output voltage goes to zero) within two (2) seconds of being disconnected from the Company's electrical system. Disconnecting the net metering unit from the Company's electrical system at the visible disconnect switch and measuring the time required for the unit to cease to energize the output shall satisfy this test. The Customer-Generator shall maintain a record of the results of these tests and, upon request by the Company, shall provide a copy of the test results to the Company. If the Customer-Generator is unable to provide a copy of the test results upon request, the Company shall notify the Customer-Generator by mail that Customer-Generator has thirty (30) days from the date the Customer-Generator receives the request to provide to the Company, the results of a test. If the Customer-Generator's equipment ever fails this test, the Customer-Generator shall immediately disconnect the Customer-Generator's System from the Company's system. If the Customer-Generator does not provide results of a test to the Company within thirty (30) days of receiving a request from the Company or the results of the test provided to the Company show that the Customer-Generator's net metering unit is not functioning correctly, the Company may immediately disconnect the Customer-Generator's System from the Company's system. The Customer-Generator's System shall not be reconnected to the Company's electrical system by the Customer-Generator until the Customer-Generator's System is repaired and operating in a normal and safe manner.

I have read, understand, and accept the provisions of section D, subsections 1 through 9 of this Application/Agreement.

Signed (Customer-Generator):	Date:	
Must be signature of the Company account holder (customer)		

E. Electrical Inspection

The Customer-Generator System referenced above satis	fies all requirements noted in section C.
Inspector Name (print):	•
Inspector Certification: Licensed Engineer in Missouri	Licensed Electrician in Missouri
License No	

Signed (Inspector): ______Date: _____

KCP&L GREATER MISSOU	RI OPERATION	S COMPANY		
P.S.C. MO. No	1	2 nd	Revised Sheet No	119.6
Canceling P.S.C. MO. No.	1	1	Revised Sheet No	119.6
			For Missouri Retail Se	rvice Area
	NET N	METERING RIDER ELECTRIC		

F. Customer-Generator Acknowledgement

I am aware of the Customer-Generator System installed on my premises and I have been given warranty information and/or an operational manual for that system. Also, I have been provided with a copy of the Company's parallel generation tariff or rate schedule (as applicable) and interconnection requirements. I am familiar with the operation of the Customer-Generator System.

I agree to abide by the terms of this Application/Agreement and I agree to operate and maintain the Customer-Generator System in accordance with the manufacturer's recommended practices as well as the Company's interconnection standards. If, at any time and for any reason, I believe that the Customer-Generator System is operating in an unusual manner that may result in any disturbances on the Company's electrical system, I shall disconnect the Customer-Generator System and not reconnect it to the Company's electrical system until the Customer-Generator System is operating normally after repair or inspection. Further, I agree to notify the Company no less than thirty (30) days prior to modification of the components or design of the Customer-Generator System that in any way may degrade or significantly alter that System's output characteristics. I acknowledge that any such modifications will require submission of a new Application/Agreement to the Company.

I agree not to operate the Customer-Generator System in parallel with the Company's electrical system until this Application/Agreement has been approved by the Company.

Signed (Customer-Generator): _____ Date: _____

G. Utility Application/Agreement Approval (completed by Company)

The Company does not, by approval of this Application/Agreement, assume any responsibility or liability for damage to property or physical injury to persons due to malfunction of the Customer-Generator's System or the Customer-Generator's negligence.

This Application is approved by the	Company on this _	day of	(month),(y	ear).
Company Representative Name (pri	nt):	-		
Signed Company Representative: _				

H. Solar System Data (For Solar Installations only)

Solar Module Manufactu	rer:	Inverter Rating:	_kW
Solar Module Model No.:		Number of Modules/Panel:	_
Module rating:	DC Watts	System rating (sum of solar panels):	kW
Module Warranty:	years (circle on spe	ec sheet)	
Inverter Warranty:	years (circle on sp	bec sheet)	
Location of modules:	RoofGround	d Installation type: FixedBallast	
System Installation Date	·		

P.S.C. MO. No.	1	2 <u>nd</u>	Revised Sheet No119.7
Canceling P.S.C. MO. No.	1	1^ <u>st</u>	Revised Sheet No. 119.7
			For Missouri Retail Service Area
	E	ELECTRIC	
Solar system must be permanen	tly installed on t	he applicant's premis	ses for a valid application
Required documents to receive	solar rebate (red	uired to be attached f	or a valid application):

Copies of detail receipts/invoices with purchase date circled Copies of detail spec sheets on each component Copies of proof of warranty sheet (minimum of 10 year warranty) Photo(s) of completed system Completed Taxpayer Information Form Customer Affidavit

I. Solar Rebate Declaration (For Solar Installations only)

I understand that the complete terms and conditions of the solar rebate program are included in Company's Rules and Regulations, Section 9.18 – Solar Photovoltaic Rebate Program.

I understand that this program has a limited budget, and that application will be accepted on a first-come, first-served basis, while funds are available. It is possible that I may be notified I have been placed on a waiting list for the next year's rebate program if funds run out for the current year. This program may be modified or discontinued at any time without notice from the Company.

I understand that the solar system must be permanently installed and remain in place on premises for the duration of its useful life – a minimum of 10 years and the system shall be situated in a location where a minimum of eighty-five percent (85%) of the solar resource is available to the system.

I understand the equipment must be new when installed, commercially available, and carry a minimum 10 year warranty.

I understand a rebate of \$2/watt up to 25,000 watts (25 kW) is available from the Company on expanded or new systems that become operational after 12/31/2009 with a maximum rebate of \$50,000. Effective July 1, 2014 the rebate for systems will be reduced until July 1, 2020 when the rebate will be eliminated. Please refer to the Company's Rules and Regulations, Section 9.18 – Solar Photovoltaic Rebate Program for the applicable rebate rate.

KCP&L GREATER MISSOURI	OPERATIONS (COMPANY		
P.S.C. MO. No.	1	1	_ Revised Sheet No	119.8
Canceling P.S.C. MO. No.	1		Original Sheet No	119.8
			For Missouri Retail Serv	vice Area
		TERING RIDER LECTRIC		
I. Solar Rebate Declaration (For S	Solar Installations	s only) (continued)		
I understand the DC wattage r used to determine rebate amo		the original manufactur	er and as noted in section H	l will be
I understand business corpora your tax advisor with any ques	-	ebate of \$600 or more	will receive a 1099. (Please	e consult
I understand that as a condition title, and interest in and to the system that qualified the custor utility confirmed that the solar ten kilowatts (10 kW) or greated declaration, before Company of	renewable energy omer for the solar r electric system wa er, a notarized affic	credits associated with ebate for a period of te is installed and operation davit must be provided	h the new or expanded solar in years from the date the ele onal understand that, for sys	electric ectric tems of
Installer's Signature				
Print Installer's Name				
Customer-Generator's Signature				
Print Solar Rebate Customer-Gene	rator's Name			
If System not owned by Customer-0	Generator, Owner'	s Name		
Owner's Address				

NCPAL GREATER		UPERATION			
P.S.C. I	MO. No	1	1 <u>st</u> 1	Revised Sheet No	o. <u>119.9</u>
Canceling P.S.C.	MO. No	1		Original Sheet No	o. <u>119.9</u>
				For Missouri Retail	Service Area
		NET	METERING RIDER ELECTRIC		
J. Solar Rebate Affi	davit (Requir	ed For Solar Ir	nstallations only)		
I Solar system installe				it I am the Customer-Generat	or and the
Company, the SREC Company have not b	s were derived een sold or pr other local or s	d from a Missou omised for sale state mandate;	uri eligible technology to any other party, no and 3) the SRECs wil	Renewable Credits ("SRECs" , the SRECs being transferre or have they been used to me Il not be offered for sale or so	d to the eet the
-				n provided in this form is true etering and Solar Electric Re	
OF		WHEREOF, I I		HIS DOCUMENT ON BEHAL	
			Name	3	
			Title		
			Comp	any Name	
this		nd sworn to bef		lic, by the above named affiai	nt
				Notary Public	

KCP&L GREATER MISSOURI OPERATIONS COMPANY P.S.C. MO. No. 1 1st Revised Sheet No. 123.1 Canceling P.S.C. MO. No. 1 Original Sheet No. 123.1 For Missouri Retail Service Area

ECONOMIC DEVELOPMENT RIDER ELECTRIC

PURPOSE

The purpose of this Economic Development Rider is to encourage industrial and commercial business development in Missouri and retain existing load where possible. These activities will attract capital expenditures to the State, diversify the Company's customer base, create jobs, and serve to improve the utilization efficiency of existing Company facilities.

AVAILABILITY

Electric service under this Rider is only available in conjunction with local, regional and state governmental economic development activities where incentives have been offered and accepted by the Customer to locate new facilities, expand existing facilities, or retain existing facilities in the Company's service area. The qualifying load under this Rider shall be the entire load of a Customer's new facilities, the incremental new load of an existing Customer, or the portion of an existing Customer's load for which exit from the Company's service area is imminent. For purposes of this Rider, a new facility shall be defined as a Customer's facility that has not received electric service in the Company's service area within the last twelve (12) months. Electric service under this Rider is only available to a Customer otherwise qualified for service under the Company's Medium General Service, Large General Service, or Large Power Service rate schedules. Electric service under this Rider is not available in conjunction with service provided pursuant to any other Special Contract Rate tariff agreements.

This Rider is not available for customers shifting loads between either KCP&L Greater Missouri Operations Company ("GMO") or Kansas City Power & Light Company ("KCP&L"), unless the customer's search and consideration for moving includes viable electric supply options in other electric utility service territories. In such cases, the Company will verify the availability of such supply options and Customer's intent prior to making the Rider available to the Customer.

The availability of this Rider shall be limited to industrial and commercial facilities which are not in the business of selling or providing goods and/or services directly to the general public.

APPLICABILITY

The Rider is applicable to new or existing facilities meeting the above availability criteria and the following two applicability criteria:

 The annual load factor of the new Customer facility or expanded facility is reasonably projected to equal or exceed fifty-five percent (55%) annual load factor within two (2) years of the date the Customer first receives service under this Rider. The Customer must maintain an annual load factor of 55% or greater in years three (3) through five (5) of the service under this Rider to continue to be eligible for the incentive provisions. The projected annual Customer load factor shall be determined by the following relationship:

where:

PAE = Projected Annual Energy (kWh) HRS = Hours in year (8760) PCD = Projected Customer Peak Demand

RCPAL GREATER WISSOU	I OPERATIONS			
P.S.C. MO. No	1	1 <u>st</u>	Revised Sheet No.	123.2
Canceling P.S.C. MO. No.	1		Original Sheet No.	123.2
			For Missouri Retail Ser	rvice Area
		DEVELOPMENT RIDEF	2	

If the above load factor criterion is not met, the Company may consider the following other factors when determining qualification for the Rider:

- a. 100 or more new permanent full-time jobs created or percentage increase in existing permanent full-time jobs;
- b. Capital investment of \$5 million or more

c. Additional Off-peak Usage

Any of the above alternative factors considered will be documented as part of the approval process. Revenues to be received from a Customer over the term of the contract shall be greater than the applicable incremental cost to provide electric service, as determined by the Company pursuant to Sheet Nos. 123.5 and 123.6, ensuring a positive contribution to fixed costs.

 The peak demand of the new or additional facility is reasonably projected to be at least twohundred (200) kW within two years of the date the Customer first receives service under this Rider. The Customer must maintain at least two-hundred (200) kW in years three (3) through five (5) of the service under this Rider to continue to be eligible for the incentive provisions.

All requests for service under this Rider will be considered by the Company. Sufficiently detailed information and documentation shall be provided by the Customer to enable the Company to determine whether a facility is qualified for the Rider.

In the case of retention of an existing Customer, as a condition for service under this Rider, Customer must furnish to Company such documentation (e.g. Influencing factors and a comparison of the rates and other economic development incentives) as deemed necessary by Company to verify the availability of a viable electric supply option outside of GMO's service territory and Customer's intent to select this viable electric supply option. Customer must also furnish an affidavit stating Customer's intent to select this viable electric supply option unless it is able to receive service under this Rider.

In the case of shifting of a customer's load between GMO and KCP&L, Customer must furnish to Company such documentation (e.g. Influencing factors and a comparison of the rates and other economic development incentives) as deemed necessary by Company to verify Customer's intent and the availability of a viable electric supply option outside of the service territories of GMO and KCP&L. Customer must also furnish an affidavit stating Customer's intent to select this viable electric supply option unless it is able to receive service under this Rider.

Service under this Rider shall be evidenced by a contract between the Customer and the Company, which shall be submitted along with supporting documentation to the Commission, Commission Staff in the Energy Unit and the Office of Public Counsel. In the case of a Customer locating a new facility in GMO's service territory or expanding an existing facility in GMO's service territory, the contract will contain a statement that the Customer would not locate new facilities in GMO's service territory or expand its existing facilities in GMO's service territory or expand its existing facilities in GMO's service territory but for receiving service under this Rider along with other incentives.

KCP&L GREATER MISSOUR	RI OPERATIONS	COMPANY		
P.S.C. MO. No.	1	1	_ Revised Sheet No	123.3
Canceling P.S.C. MO. No.	1		_ Original Sheet No	123.3
			For Missouri Retail Ser	rvice Area
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ECONOMIC	DEVELOPMENT	RIDER
	ELECTRIC	

INCENTIVE PROVISIONS

1. Revenue Determination:

The pre-tax revenues under this Rider shall be determined by reducing otherwise applicable charges, associated with the Medium General Service, Large General Service, or Large Power Service rate schedules, by 30% during the first contract year, 25% during the second contract year, 20% during the third contract year, 15% during the fourth contract year and 10% during the fifth contract year. After the fifth contract year, this incentive provision shall cease unless provision #3 below applies. If elected by the Customer and approved by the Company before the EDR contract is executed, the Company may determine to alter the application of the discount percentages over the course of the five (5) years not exceeding 100% total and not to exceed 30% in any single year. The selected discount percentage cannot change once signed as part of the contract. All other billing, operational and related provisions of the aforementioned rate schedules shall remain in effect.

Bills for separately metered (or measured) service to existing Customers, pursuant to the provisions of this Rider, will be calculated independently of any other service rendered to the Customer at the same or other locations.

2. Shifting of Existing Load:

For Customers with existing facilities at one or more locations in the Company's service area, this Rider shall not be applicable to service provided at any other delivery point prior to receiving service under this Rider. Failure to comply with this provision may result in termination of service under this Rider.

3. Beneficial Location of Facilities:

If the Company determines at the time of the approval of the EDR that loads under this Rider utilize existing infrastructure in a manner which is beneficial to the local electric service delivery system, an additional incentive of up to 10% reduction during the 5th year can be applied to the pre-tax charges associated with the Customer's rate schedule. Documentation supporting the approval of this provision including relevant circuit utilization information will be provided with the contract and other supporting documentation submitted to the Commission, Commission Staff in the Energy Unit and Office of Public Counsel for information purposes. This provision does not apply for the retention of Customers.

4. Positive Contribution:

Revenues to be received from a Customer over the term of the contract shall be greater than the applicable incremental cost to provide electric service, as determined by the Company pursuant to Sheet Nos. 123.5 and 123.6, ensuring a positive contribution to fixed costs.

KCP&L GREATER MISSOURI OPERATIONS COMPANY								
P.S.C. MO. No	1	1 <u>st</u>	Revised Sheet No.	123.4				
Canceling P.S.C. MO. No.	1		Original Sheet No.	123.4				
			For Missouri Retail Se	rvice Area				
ECONOMIC DEVELOPMENT RIDER								
		ELECTRIC						

5. Separately Measured Service:

For facilities contracting under this Rider due to expansion, the Company may install metering equipment necessary to measure load subject to this Rider. The Company reserves the right to make the determination of whether such load will be separately metered or sub-metered. If the Company determines that the nature of the expansion is such that either separate metering or sub-metering is impractical or economically infeasible, the Company will determine, based on historical usage, what portion of the Customer's load in excess of the monthly baseline, if any, qualifies as new load eligible for this Rider.

TERMINATION

Failure of the Customer to meet any of the applicability criteria of this Rider, used to qualify the Customer for acceptance on the Rider shall lead to termination of service under this Rider.

 KCP&L GREATER MISSOURI OPERATIONS COMPANY

 P.S.C. MO. No.
 1
 1st
 Revised Sheet No.
 123.5

 Canceling P.S.C. MO. No.
 Original Sheet No.
 123.5

For Missouri	Retail	Service	Area
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ECONOMIC DEVELOPMENT RIDER
ELECTRIC

INCREMENTAL COST ANALYSIS:

As confirmation that revenues received from Customers under this Schedule are expected to be sufficient to cover the Company's increased costs to serve such Customers, the Company shall provide to the Commission, Commission Staff in the Energy Unit and Office of Public Counsel an analysis of the Company's incremental cost of service in a format set forth in Sheet No. 123.6. This analysis shall be provided at the time of the Company's triennial and annual updates filed under the Commission's Chapter 22 Electric Utility Resource Planning Rules.

This analysis shall be performed utilizing an hourly production cost simulation model such as Midas or equivalent along with current estimates of the market value of capacity. The incremental costs shall include the estimated cost of serving a 10 MW incremental retail electric customer load at varying load factors. The incremental cost shall include the impact of such retail load on the Company's purchased power costs, fuel costs, incremental capacity costs and wholesale sales. This analysis shall generally be forward looking, covering the current calendar year and subsequent four (4) calendar years and include the impact of the Company's view of forward wholesale energy market prices.

P.S.C. MO. No. _____1

<u>1st</u> Revised Sheet No. <u>123.6</u> Original Sheet No. 123.6

Canceling P.S.C. MO. No.

For Missouri Retail Service Area

ECONOMIC DEVELOPMENT RIDER ELECTRIC

INCREMENTAL COST ANALYSIS PER KWH:

GMO Incremental Cost Analysis Study by Load Factor (per procedure documented in KCP&L 32I and GMO 123.4)

Load Fac	tor	20%	30%	40%	50%	60%	70%	80%	90%	100%
Year:	\$0.00/kwh									
Year:	\$0.00/kwh									
Year:	\$0.00/kwh									
Year:	\$0.00/kwh									
Year.	\$0.00/kwh						· · · · ·			

P.S.C. MO. No.	1	<u>3rd</u>	Revised Sheet No	124
Canceling P.S.C. MO. No.	1	2 nd	Revised Sheet No	124
			For Missouri Retail S	ervice Area
	FUEL ADJUSTM	IENT CLAUSE – Rider	FAC	
FUEL /	AND PURCHASE	D POWER ADJUSTME	NT CLAUSE	
(Applicable to S	ervice Provided Ja	anuary 26, 2013 Throug	h December 21, 2016)	

DEFINITIONS:

ACCUMULATION PERIODS, FILING DATES AND RECOVERY PERIODS:

An accumulation period is the six calendar months during which the actual costs and revenues subject to this rider will be accumulated for the purposes of determining the Fuel Adjustment Rate (FAR). The two six-month accumulation periods each year through January 25, 2017, the two corresponding twelve-month recovery periods and the filing dates are as shown below. Each filing shall include detailed work papers in electronic format to support the filing.

Accumulation Periods

June – November December – May Filing Dates By January 1 By July 1 Recovery Periods March – February September – August

A recovery period consists of the billing months during which the FAR is applied to retail customer billings on a per kilowatt-hour (kWh) basis.

COSTS AND REVENUES:

Costs eligible for the Fuel and Purchased Power Adjustment (FPA) will be the Company's allocated jurisdictional costs for the fuel component of the Company's generating units, purchased power energy charges, emission allowance costs and the costs described below associated with the Company's hedging programs - all as incurred during the accumulation period. These costs will be offset by jurisdictional off-system sales revenues, applicable Southwest Power Pool (SPP) revenues and costs, revenue from the sale of Renewable Energy Certificates or Credits (REC), and emission allowance revenues collected during the accumulation period. Eligible costs do not include the purchased power demand costs associated with purchased power contracts in excess of one year.

APPLICABILITY:

The price per kWh of electricity sold to retail customers will be adjusted (up or down) periodically subject to application of the Rider FAC and approval by the Missouri Public Service Commission.

The FAR is the result of dividing the FPA by forecasted retail net system input (S_{RP}) for the recovery period, expanded for Voltage Adjustment Factors (VAF), rounded to the nearest \$0.00001, and aggregating over two accumulation periods. The amount charged on a separate line on retail customers' bills is equal to the current annual FAR times kWhs billed.

KCP&L GREATER MISSOURI OPERATIONS COMPANY						
P.S.C. MO. No	1	3 rd	Revised Sheet No.	125		
Canceling P.S.C. MO. No.	1	2 <u>nd</u>	Revised Sheet No.	125		
For Missouri Retail Service Area						

FUEL ADJUSTMENT CLAUSE – Rider FAC FUEL AND PURCHASED POWER ADJUSTMENT CLAUSE (Applicable to Service Provided January 26, 2013 Through December 21, 2016)

FORMULAS AND DEFINITIONS OF COMPONENTS

- FPA = 95% * ((ANEC B) * J) +T + I + P
- 95% = Customer responsibility for fuel variance from base level.
- ANEC = Actual Net Energy Costs = (FC + E + PP + TC OSSR-R)
- FC = Fuel Costs Incurred to Support Sales:

The following costs reflected in Federal Energy Regulatory Commission (FERC) Account Number 501: coal commodity and transportation, accessorial charges, applicable taxes, natural gas costs, alternative fuels (i.e. tires, bio-fuel), fuel additives, fuel quality adjustments, fuel hedging costs, fuel adjustments included in commodity and transportation costs, and broker commissions, fees and margins, oil costs, propane costs, combustion product disposal revenues and expenses, consumable costs related to Air Quality Control Systems (AQCS) operation, such as ammonia, lime, limestone, powder activated carbon, urea, sodium bicarbonate, trona, and insurance recoveries, subrogation recoveries and settlement proceeds for increased fuel expenses in Account 501.

The following costs reflected in FERC Account Number 547: natural gas, oil, landfill gas and alternative fuel generation costs related to commodity, transportation, storage, fuel losses, hedging costs for natural gas, oil, and natural gas used to cross-hedge purchased power, fuel additives, and settlement proceeds, insurance recoveries, subrogation recoveries for increased fuel expenses, and broker commissions fees and margins.

Net Emission Costs: The following costs and revenues reflected in FERC Account Numbers 509, 411.8 and 411.9: emission allowance costs offset by revenues from the sale of emission allowances including any associated hedging costs, and broker commissions, fees, commodity based services, and margins.

Purchased Power Costs: The following costs or revenues reflected in FERC Account Number 555: purchased power costs, capacity charges for capacity purchases less than 12 months in duration, energy charges from capacity purchases of any duration, settlements, insurance recoveries, and subrogation recoveries for

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PP

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P.S.C. MO. No.	1	<u>3rd</u>	Revised Sheet No.	126	
g P.S.C. MO. No.	1	2 nd	Revised Sheet No	126	
			For Missouri Retai	il Service Area	
	FUEL ADJUSTMEN	T CLAUSE – Ric	der FAC		
FUEL /	AND PURCHASED PO	OWER ADJUST	MENT CLAUSE		
(Applicable to S	Service Provided Janu	ary 26, 2013 Th	rough December 21, 2016)		
AS AND DEFINITION	IS OF COMPONENTS (continued)			
	adjustments, load/exp including penalty and	ort charges, energed distribution charge	gy position charges, ancillary ses, hedging costs, broker com	services missions,	
TC =	Plan Funding costs ar station): transmission	nd costs associate costs that are ne	d with the Crossroads genera cessary to receive purchased	ting power to	
OSSR =	The following revenues revenues from off-system requirements sales to	es or costs reflec stem sales but e Missouri munici	xcluding revenues from full palities that are associated	and partial with GMO,	
R =	Revenues reflected in	FERC account 50			
Hedging					
Costs =	commissions fees and mitigating volatility in t transportation, emission costs, including but no over-the counter or ex- forward contracts, puts	I margins) minus r he Company's cos on allowances, tra t limited to, the Co change traded incl s, calls, caps, floor	realized gains associated with st of fuel, fuel additives, fuel insmission and purchased pow ompany's use of derivatives wi luding, without limitation, future rs, collars, and swaps.	ver hether es or	
	P.S.C. MO. No.	P.S.C. MO. No. 1 p P.S.C. MO. No. 1 FUEL ADJUSTMENT FUEL AND PURCHASED PC (Applicable to Service Provided Janual AS AND DEFINITIONS OF COMPONENTS (purchased power expanding the set of t	g P.S.C. MO. No. 1 2nd FUEL ADJUSTMENT CLAUSE – Ric FUEL AND PURCHASED POWER ADJUST (Applicable to Service Provided January 26, 2013 Th AS AND DEFINITIONS OF COMPONENTS (continued) purchased power expenses, virtual ene adjustments, load/export charges, energincluding penalty and distribution charge fees, and margins, SPP EIS market char charges. TC = Transmission Costs: The following costs reflected in FERC A Plan Funding costs and costs associate station): transmission costs that are ne serve native load and transmission cost sales. OSSR = Revenues from Off-System Sales: The following revenues or costs reflect revenues from off-system sales but e requirements sales to Missouri munici hedging costs, SPP EIS market charges R Renewable Energy Credit Revenue: Revenues reflected in FERC account 50 Credits that are not needed to meet the Hedging costs are defined as realized to commissions fees and margins) minus of mitigating volatility in the Company's cost transportation, emission allowances, tra costs, including but not limited to, the Co over-the counter or exchange traded incl forward contracts, puts, calls, caps, floor	P.S.C. MO. No. 1 3 rd Revised Sheet No. g P.S.C. MO. No. 1 2 rd Revised Sheet No. FOR Missouri Retain FUEL ADJUSTMENT CLAUSE – Rider FAC FUEL ADJUSTMENT CLAUSE – Rider FAC FUEL AND PURCHASED POWER ADJUSTMENT CLAUSE (Applicable to Service Provided January 26, 2013 Through December 21, 2016) AS AND DEFINITIONS OF COMPONENTS (continued) purchased power expenses, virtual energy charges, generating unit p adjustments, load/export charges, energy position charges, ancillary s including penalty and distribution charges, hedging costs, broker com fees, and margins, SPP EIS market charges, and SPP Integrated Ma charges. TT Transmission Costs: The following costs and costs associated with the Crossroads genera station): transmission costs that are necessary to receive purchased Servenues from Off-System Sales: The following revenues or costs reflected in FERC Account Number Revenues from Off-System Sales: The following revenues or costs reflected in FERC Account Number <td colspan<="" td=""></td>	

Should FERC require any item covered by factors FC, PP, E or OSSR to be recorded in an account different than the FERC accounts listed in such factors, such items shall nevertheless be included in factor FC, PP, E or OSSR. In the month that the Company begins to record items in a different account, the Company will file with the Commission the previous account number, the new account number and what costs or revenues that flow through this Rider FAC are to be recorded in the account.

KCP&L GRE	ATER	MISSO	URI OPERATIONS C	OMPANY		
Р.	S.C. M	O. No.	1	1 st	Revised Sheet No.	126.1
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r					For Missouri Retail Serv	ice Area
		I	FUEL ADJUSTMENT	CLAUSE – Rider FA	C	
			AND PURCHASED P			
(Applic	able to	Service Provided Janu	uary 26, 2013 Throug	h December 21, 2016)	
FORMULAS AN	ND DEI	FINITION	NS OF COMPONENTS	(continued)		
В	=	consis		revenues included in th	n the last general rate case ne calculation of the FPA. B	ase
			S _{AP} x Base Factor (BF) S _{AP} x Base Factor (BF)			
S _{AP}	=	Net sy	/stem input (NSI) in kWh	n for the accumulation p	period	
J	=		uri Retail Energy Ratio = Where: total system kW associated with GMO.		and partial requirement NSI	
Т	=	True-	up amount as defined be	elow.		
I	=	kWh c refunc balan ("T") p weigh	of energy supplied during ds due to prudence revie ces created through ope provided for herein. Inte	g an AP until those cos ws ("P"), if any; and (iii ration of this FAC, as c rest shall be calculated d on the Company's sh	ouri Retail ANEC and B for a sts have been recovered; (ii) i) all under- or over-recovery determined in the true-up filir d monthly at a rate equal to the port-term debt, applied to the eceding sentence.	igs ie
Р	=	Prude	nce disallowance amou	nt, if any, as defined be	elow.	
FAR	=	FPA/S	S _{RP}			
		-	gle Accumulation Period gle Accumulation Period			
		Ann	still to be recovered ual Primary Voltage FAI	Single Accumulation Pe R _{Prim} =	eriod Secondary Voltage FAR eriod Primary Voltage FARs s	

P.S.C. MO. No. <u>1</u> <u>1</u> <u>1</u> Revised Sheet No. <u>126.2</u>

Canceling P.S.C. MO. No. 1 Original Sheet No. 126.2

For Missouri Retail Service Area

FUEL ADJUSTMENT CLAUSE – Rider FAC FUEL AND PURCHASED POWER ADJUSTMENT CLAUSE (Applicable to Service Provided January 26, 2013 Through December 21, 2016)

FORMULAS AND DEFINITIONS OF COMPONENTS (continued)

Where:

- FPA = Fuel and Purchased Power Adjustment
- S_{RP} = Forecasted recovery period retail NSI in kWh, at the generator
- VAF = Expansion factor by voltage level VAF_{Sec} = Expansion factor for lower than primary voltage customers VAF_{Prim} = Expansion factor for primary and higher voltage customers

The FPA will be calculated separately for L&P and MPS, and by voltage level, and the resultant FAR will be applied to the bills of customers in the respective rate districts and voltage levels.

BASE FACTOR (BF)

Company base factor costs per kWh: \$0.02076 for L&P \$0.02278 for MPS

TRUE-UPS

After completion of each RP, the Company shall make a true-up filing by the filing date of its FAR filing. Any true-up adjustments shall be reflected in "T" above. Interest on the true-up adjustment will be included in item I above.

The true-up amount shall be the difference between the revenues billed and the revenues authorized for collection during the RP as well as any corrections identified to be included in the current FAR filing. Any corrections included will be discussed in the testimony accompanying the true-up filing.

PRUDENCE REVIEWS

Prudence reviews of the costs subject to this Rider FAC shall occur no less frequently than every eighteen months, and any such costs which are determined by the Commission to have been imprudently incurred or incurred in violation of the terms of this Rider FAC shall be returned to customers. Adjustments by Commission order, if any, pursuant to any prudence review shall be included in the FAR calculation in item "P" above unless a separate refund is ordered by the Commission. Interest on the prudence adjustment will be included in item "I" above.

P.S.C. MO. No. _____1

Canceling P.S.C. MO. No. _____1

<u>13th</u> Revised Sheet No. <u>127</u>

Revised Sheet No. 127

For Missouri Retail Service Area

FUEL ADJUSTMENT CLAUSE – Rider FAC FUEL AND PURCHASED POWER ADJUSTMENT CLAUSE (Applicable for the billing months of September 2016 through February 2017)

12th

Αссι	Accumulation Period Ending:		Rates Effective through December 21, 2016		
			MPS	L&P	
1	Current Period Fuel Adjustment Rate (FAR)	=	(\$0.00195)	(\$0.00190)	
2	Current Period FAR _{Prim} = FAR x VAF _{Prim}		(\$0.00203)	(\$0.00198)	
	Prior Period FAR _{Prim}	+	(\$0.00007)	(\$0.00051)	
	Current Annual FAR _{Prim}		(\$0.00210)	(\$0.00249)	
3	Current Period FAR _{Sec} = FAR x VAF _{Sec}		(\$0.00209)	(\$0.00203)	
4	Prior Period FAR _{Sec}	+	(\$0.00007)	(\$0.00052)	
5	Current Annual FAR _{Sec}		(\$0.00216)	(\$0.00255)	
6					
8	using the weighted average energy compo annual FARs.	nents origina	ally used to calculate the Lo	&P and MPS current	
9			Rates Effective Dec	ember 22, 2016	
10		=	GMO		
11	Current Period FAR _{Prim} = FAR x VAF _{Prim}		(\$0.00202)		
12	Prior Period FAR _{Prim}	+	(\$0.00018)		
13	Current Annual FAR _{Prim}		(\$0.00220)		
14	Current Period FAR _{Sec} = FAR x VAF _{Sec}		(\$0.00207)		
15	Prior Period FAR _{Sec}	+	(\$0.00019)		
16	Current Annual FAR _{Sec}		(\$0.00226)		
	MPS VAF _{Prim} = 1.0419				
	MPS VAF _{Sec} = 1.0712				

P.S.C. MO. No. _____

Canceling P.S.C. MO. No.

Revised Sheet No. 127.1

Revised Sheet No. 127.1

For Missouri Retail Service Area

FUEL ADJUSTMENT CLAUSE – Rider FAC FUEL AND PURCHASED POWER ADJUSTMENT CLAUSE (Applicable to Service Provided December 22, 2016 and Thereafter)

1 st

DEFINITIONS

ACCUMULATION PERIODS, FILING DATES AND RECOVERY PERIODS:

1

1

An accumulation period is the six calendar months during which the actual costs and revenues subject to this rider will be accumulated for the purposes of determining the Fuel Adjustment Rate ("FAR"). The two six-month accumulation periods each year through December 21, 2020, the two corresponding twelvemonth recovery periods and the filing dates will be as shown below. Each filing shall include detailed work papers in electronic format to support the filing.

Accumulation Periods							
June – November							
December – May							

Filing Dates By January 1

By July 1

Recovery Periods

March – February September – August

A recovery period consists of the months during which the FAR is applied to customer billings on a per kilowatt-hour (kWh) basis.

COSTS AND REVENUES:

Costs eligible for the Fuel and Purchased Power Adjustment ("FPA") will be the Company's allocated Jurisdictional costs for the fuel component of the Company's generating units, purchased power energy charges including applicable Southwest Power Pool ("SPP") charges, emission allowance costs and amortizations, cost of transmission of electricity by others associated with purchased power and off-system sales, all as incurred during the accumulation period. These costs will be offset by jurisdictional off-system sales revenues, applicable SPP revenues, and revenue from the sale of Renewable Energy Certificates or Credits ("REC"). Eligible costs do not include the purchased power demand costs associated with purchased power contacts in excess of one year. Likewise revenues do not include demand or capacity receipts associated with power contracts in excess of one year.

APPLICABILITY

The price per kWh of electricity sold to retail customers will be adjusted (up or down) periodically subject to application of the Rider FAC and approval by the Missouri Public Service Commission ("MPSC" or "Commission").

The FAR is the result of dividing the FPA by forecasted Missouri retail net system input (" S_{RP} ") for the recovery period, expanded for Voltage Adjustment Factors ("VAF"), rounded to the nearest \$.00001, and aggregating over two accumulation periods. The amount charged on a separate line on retail customers' bills is equal to the current annual FAR multiplied by kWh billed.

	P.S	S.C.	MO. No.	1	<u>2nd</u>	Revised Sheet No. 127.2
Cance	ling P.S	S.C.	MO. No.	1	<u> </u>	Revised Sheet No127.2
						For Missouri Retail Service Are
				FUEL ADJUSTME	NT CLAUSE – Ride	er FAC
				AND PURCHASED		
			(Applicable	e to Service Provide	d December 22, 20	016 and Thereafter)
		ים ר	FINITION	IS OF COMPONENTS	3	
•	FPA	=		NEC - B) * J) + T + I +	=	
	ANEC	=	Actual Net	Energy Costs = (FC +	E + PP + TC – OSS	SR – R)
	FC	=	Fuel Costs	Incurred to Support S	ales [.]	
						latory Commission ("FERC")
				umber 501:		
					•	ortation, side release and freeze
						ssorial charges as delineated in
						g hopper railcar doors, completion of
				-		nt, completion of unloading of a unit
					•	oval of frozen coal, destination administration fee, holding charges,
						surcharge), diversion of loaded coal
				-		g administration fee, additional
					•	clude fuel surcharge), fuel
						e release, miscellaneous handling of
			coal ca	ars, origin detention, o	rigin re-designation,	out-of-route charges (including fuel
			surcha	arge), out-of-route mov	ement, pick-up of loo	comotive power, placement and pick-
			-			d supplied tracks, placement and
						hipper supplied tracks, railcar
			-			otation and/or addition of cars,
			-		• •	rainset storage, and weighing],
				-		els (i.e. tires, bio-fuel), fuel quality odity and transportation costs, oil
			•	•		es, fees, and fuel losses, coal and oil
					-	ubrogation recoveries and settlement
				eds for fuel expenses in		5
			Subac	count 501020: the allo	cation of the allowed	l costs in the 501000, 501300, and
				0 accounts attributed t		
						l costs in the 501000, 501300, and
			50140	0 accounts attributed t	o off system sales;	

P.S.C. MO.	No	1	2 <u>nd</u>	_ Revised Sheet No	127.3
Canceling P.S.C. MO.	No	1	1 st	Revised Sheet No	127.3
				For Missouri Retail S	Service Area
	FL	JEL ADJUSTMEN	IT CLAUSE – Rid	er FAC	
		D PURCHASED P			
(Appli	cable to	Service Provided	December 22, 20	16 and Thereafter)	
FORMULAS AND DEFIN			(continued)		
I ORMOLAS AND DELIN				consumable costs for Air Q	ualitv
				uch as ammonia, hydrated	•
		• •	<i>,</i> .	a, sodium bicarbonate, tror	
	ar	nd RESPond, or oth	er consumables wh	ich perform similar function	ns;
	S	ubaccount 501400 ar	nd 501420: residual c	costs and revenues associate	ed with
	cc	ombustion product, sl	ag and ash disposal	costs and revenues including	g
	CC	ontractors, materials a	and other miscellane	ous expenses.	
ſ		ving costs reflected i			
				costs for commodity, trans	
		torage, taxes, tees a ecoveries, subrogati		settlement proceeds, insul	rance
		soovenes, subrogui			
				allowed costs in the 5470	00 and
	54	47300 accounts attr	ibuted to native load	d;	
	S	ubaccount 547030:	the allocation of the	allowed costs in the 5470	00 and
		47300 accounts attr		sales;	
	5	ubaccount 547300:	fuel additives.		
		sion Costs:			
				RC Account Number 509: sion allowance costs and re	evenue
				e sale of NOx and SO_2 emi	
				ker commissions and fees	
		narged by an agent, uyers and sellers).	or agent's compan	y to facilitate transactions b	between
		d Power Costs:			
1		•		C Account Number 555:	
			capacity charges fo	or capacity purchases one y	year or
	le	ess in duration;			
	S	ubaccount 555000:	purchased power c	osts, energy charges from	capacity
	-			coveries, and subrogation r	
		•		and credits related to the S	SPP
	In	tegrated Marketplac	ce ("IM").		

 P.S.C. MO. No.
 1
 2nd
 Revised Sheet No.
 127.4

 Canceling P.S.C. MO. No.
 1
 1st
 Revised Sheet No.
 127.4

For Missouri Retail Service Area

FUEL ADJUSTMENT CLAUSE – Rider FAC FUEL AND PURCHASED POWER ADJUSTMENT CLAUSE (Applicable to Service Provided December 22, 2016 and Thereafter)

FORMULAS AND DEFINITIONS OF COMPONENTS (continued)

Subaccount 555021: the allocation of the allowed costs in the 555000 account attributed to intercompany purchases for native load;

Subaccount 555030: the allocation of the allowed costs in the 555000 account attributed to purchases for off system sales;

Subaccount 555031: the allocation of the allowed costs in the 555000 account attributed to intercompany purchases for off system sales.

TC = Transmission Costs:

The following costs reflected in FERC Account Number 565:

Subaccount 565000: non-SPP transmission used to serve off system sales or to make purchases for load, excluding any transmission costs associated with the Crossroads Power Plant and 39.62% of the SPP transmission service costs which includes the schedules listed below as well as any adjustments to the charges in the schedules below: Schedule 7 – Long Term Firm and Short Term Point to Point Transmission Service

Schedule 8 – Non Firm Point to Point Transmission Service

Schedule 9 – Network Integration Transmission Service

Schedule 10 – Wholesale Distribution Service

Schedule 11 – Base Plan Zonal Charge and Region Wide Charge

Subaccount 565020: the allocation of the allowed costs in the 565000 account attributed to native load;

Subaccount 565027: the allocation of the allowed costs in the 565000 account attributed to transmission demand charges;

Subaccount 565030: the allocation of the allowed costs in account 565000 attributed to off system sales.

KCP&L GREATER MISSOURI	OPERATIONS	S COMPANY	
P.S.C. MO. No.	1	<u> 6th </u>	Revised Sheet No. 127.5
Canceling P.S.C. MO. No	1	5 <u>th</u>	Revised Sheet No. 127.5
		I	For Missouri Retail Service Area
FUEL ANI	D PURCHASE	ENT CLAUSE – Rider F D POWER ADJUSTMEN ded December 22, 2016	IT CLAUSE

FORMULAS AND DEFINITIONS OF COMPONENTS (continued)

 OSSR =
 Revenues from Off-System Sales:

 The following revenues or costs reflected in FERC Account Number 447:

 Subaccount 447020: all revenues from off-system sales. This includes charges and credits related to the SPP IM. Off-system sales revenues from full and partial requirements sales to municipalities that are served through bilateral contracts in excess of one year shall be excluded from OSSR component;

 Subaccount 447012: capacity charges for capacity sales one year or less in duration;

 Subaccount 447030: the allocation of the includable sales in account 447020 not attributed to retail sales.

 R
 =
 Renewable Energy Credit Revenue:

 Revenues reflected in FERC account 509000 from the sale of Renewable Energy

 Credits that are not needed to meet the Renewable Energy Standard.

Costs and revenues not specifically detailed in Factors FC, PP, E, TC, OSSR, or R shall not be included in the Company's FAR filings; provided however, in the case of Factors PP, TC or OSSR, the market settlement charge types under which SPP or another centrally administered market (e.g., PJM or MISO) bills/credits a cost or revenue need not be detailed in Factors PP or OSSR for the costs or revenues to be considered specifically detailed in Factors PP or OSSR; and provided further, should the SPP or another centrally administered market (e.g. PJM or MISO) bills/credits a cost or revenue need not be detailed in Factors PP or OSSR for the costs or revenues to be considered specifically detailed in Factors PP or OSSR; and provided further, should the SPP or another centrally administered market (e.g. PJM or MISO) implement a new market settlement charge type not listed below or a new schedule not listed in TC:

KCP&L GREATER MISSOURI OPERATIONS COMPANY P.S.C. MO. No. 1 2nd Revised Sheet No. 127.6 Canceling P.S.C. MO. No. 1 1st Revised Sheet No. 127.6

For Missouri Retail Service Area

FUEL ADJUSTMENT CLAUSE – Rider FAC FUEL AND PURCHASE POWER ADJUSTMENT CLAUSE (Applicable to Service Provided December 22, 2016 and Thereafter)

FORMULAS AND DEFINITIONS OF COMPONENTS (continued)

- A. The Company may include the new schedule, charge type cost or revenue in its FAR filings if the Company believes the new schedule, charge type cost or revenue possesses the characteristics of, and is of the nature of, the costs or revenues listed below or in the schedules listed in TC, as the case may be, subject to the requirement that the Company make a filing with the Commission as outlined in B below and also subject to another party's right to challenge the inclusion as outlined in E. below;
- B. The Company will make a filing with the Commission giving the Commission notice of the new schedule or charge type no later than 60 days prior to the Company including the new schedule, charge type cost or revenue in a FAR filing. Such filing shall identify the proposed accounts affected by such change, provide a description of the new charge type demonstrating that it possesses the characteristics of, and is of the nature of, the costs or revenues listed in factors PP, TC or OSSR as the case may be, and identify the preexisting schedule, or market settlement charge type(s) which the new schedule or charge type replaces or supplements;
- C. The Company will also provide notice in its monthly reports required by the Commission's fuel adjustment clause rules that identifies the new schedule, charge type costs or revenues by amount, description and location within the monthly reports;
- D. The Company shall account for the new schedule, charge type costs or revenues in a manner which allows for the transparent determination of current period and cumulative costs or revenues;

If the Company makes the filing provided for in B above and a party challenges the inclusion, such challenge will not delay approval of the FAR filing. To challenge the inclusion of a new schedule or charge type, a party shall make a filing with the Commission based upon that party's contention that the new schedule, charge type costs or revenues at issue should not have been included, because they do not possess the characteristics of the schedules, costs or revenues listed in Factors PP, TC or OSSR, as the case may be. A party wishing to challenge the inclusion of a schedule or charge type shall include in its filing the reasons why it believes the Company did not show that the new schedule or charge type possesses the characteristics of the costs or revenues listed in Factors TC, PP or OSSR, as the case may be, and its filing shall be made within 30 days of the Company's filing under B above. In the event of a timely challenge, the Company shall bear the burden of proof to support its decision to include a new schedule or charge type in a FAR filing. Should such challenge be upheld by the Commission, any such costs will be refunded (or revenues retained) through a future FAR filing in a manner consistent with that utilized for Factor P;

KCP&L GREATER MISSOURI OPERATIONS COMPANY P.S.C. MO. No. 1 2nd Revised Sheet No. 127.7 Canceling P.S.C. MO. No. 1 1st Revised Sheet No. 127.7

For Missouri Retail Service Area

FUEL ADJUSTMENT CLAUSE – Rider FAC FUEL AND PURCHASED POWER ADJUSTMENT CLAUSE (Applicable to Service Provided December 22, 2016 and Thereafter)

FORMULAS AND DEFINITIONS OF COMPONENTS (Continued)

F. A party other than the Company may seek the inclusion of a new schedule or charge type in a FAR filing by making a filing with the Commission no less than 60 days before the Company's next FAR filing date of August 1 or February 1. Such a filing shall give the Commission notice that such party believes the new schedule or charge type should be included because it possesses the characteristics of, and is of the nature of, the costs or revenues listed in factors PP, TC or OSSR, as the case may be. The party's filing shall identify the proposed accounts affected by such change, provide a description of the new schedule or charge type demonstrating that it possesses the characteristics of, and is of the nature of, the schedules, costs or revenues listed in factors PP, TC or OSSR as the case may be, and identify the preexisting schedule or market settlement charge type(s) which the new schedule or charge type replaces or supplements. If a party makes the filing provided for by this paragraph F and a party (including the Company) challenges the inclusion, such challenge will not delay inclusion of the new schedule or charge type in the FAR filing or delay approval of the FAR filing. To challenge the inclusion of a new schedule or charge type, the challenging party shall make a filing with the Commission based upon that party's contention that the new schedule or charge type costs or revenues at issue should not have been included, because they do not possess the characteristics of the schedules, costs or revenues listed in Factors PP, TC, or OSSR, as the case may be. The challenging party shall make its filing challenging the inclusion and stating the reasons why it believes the new schedule or charge type does not possess the characteristic of the costs or revenues listed in Factors PP, TC or OSSR, as the case may be, within 30 days of the filing that seeks inclusion of the new schedule or charge type. In the event of a timely challenge, the party seeking the inclusion of the new schedule or charge type shall bear the burden of proof to support its contention that the new schedule or charge type should be included in the Company's FAR filings. Should such challenge be upheld by the Commission, any such costs will be refunded (or revenues retained) through a future FAR filing in a manner consistent with that utilized for Factor P.

KCP&L GREATER MISSOURI OPERATIONS COMPANY 2nd P.S.C. MO. No. _____1 Revised Sheet No. 127.8 1<u>st</u> Canceling P.S.C. MO. No. _____1 Revised Sheet No. 127.8 For Missouri Retail Service Area FUEL ADJUSTMENT CLAUSE - Rider FAC FUEL AND PURCHASED POWER ADJUSTMENT CLAUSE (Applicable to Service Provided December 22, 2016 and Thereafter) FORMULAS AND DEFINITIONS OF COMPONENTS (continued) SPP IM charge/revenue types that are included in the FAC are listed below: Day Ahead Regulation Down Service Amount Day Ahead Regulation Down Service Distribution Amount Day Ahead Regulation Up Service Amount Day Ahead Regulation Up Service Distribution Amount Day Ahead Spinning Reserve Amount Day Ahead Spinning Reserve Distribution Amount Day Ahead Supplemental Reserve Amount Day Ahead Supplemental Reserve Distribution Amount Real Time Contingency Reserve Deployment Failure Amount Real Time Contingency Reserve Deployment Failure Distribution Amount Real Time Regulation Service Deployment Adjustment Amount Real Time Regulation Down Service Amount Real Time Regulation Down Service Distribution Amount **Real Time Regulation Non-Performance** Real Time Regulation Non-Performance Distribution Real Time Regulation Up Service Amount Real Time Regulation Up Service Distribution Amount Real Time Spinning Reserve Amount Real Time Spinning Reserve Distribution Amount **Real Time Supplemental Reserve Amount** Real Time Supplemental Reserve Distribution Amount Day Ahead Asset Energy Day Ahead Non-Asset Energy Day Ahead Virtual Energy Amount Real Time Asset Energy Amount Real Time Non-Asset Energy Amount Real Time Virtual Energy Amount Transmission Congestion Rights Funding Amount Transmission Congestion Rights Daily Uplift Amount Transmission Congestion Rights Monthly Payback Amount Transmission Congestion Rights Annual Payback Amount Transmission Congestion Rights Annual Closeout Amount Transmission Congestion Rights Auction Transaction Amount Auction Revenue Rights Funding Amount Auction Revenue Rights Uplift Amount

KCP&L GREATER MISSOU	JRI OPERATIONS	COMPANY		
P.S.C. MO. No.	1	2 <u>nd</u>	Revised Sheet No	127.9
Canceling P.S.C. MO. No.	1	1 <u>st</u>	Revised Sheet No	127.9
			For Missouri Retail Servi	ce Area
	FUEL ADJUSTME	NT CLAUSE – Rider	FAC	
		POWER ADJUSTME		
(Applicable	to Service Provided	d December 22, 2016	and Thereafter)	
		C (continued)		
FORMULAS AND DEFINITION SPP IM charge/revenue ty				
	the Monthly Payback			
	nual Payback Amount			
	hts Annual Closeout			
	nergy Transaction Fee			
Day Ahead Demand				
•	hered Agreement Car	ve Out Dailv Amount		
-	ement Carve Out Distr			
-		ve Out Monthly Amoun	t	
-	-	ibution Monthly Amoun		
Day Ahead Grandfat	hered Agreement Car	ve Out Yearly Amount		
Grandfathered Agree	ment Carve Out Distr	ibution Yearly Amount		
Day Ahead Make Wh	nole Payment Amount			
Day Ahead Make Wh	nole Payment Distribut	tion Amount		
Miscellaneous Amou	nt			
Reliability Unit Comn	nitment Make Whole F	Payment Amount		
Real Time Out of Me				
-		Payment Distribution An	nount	
	es Distribution Amoun			
	rating Agreement Amo			
	Sharing Group Amoun			
	Sharing Group Distribu	ution Amount		
Real Time Demand F		•		
	Reduction Distribution			
	ie Congestion Amount	t		
Real Time Pseudo T				
•	Jp Mileage Make Who	•		
		/hole Payment Amount		
Revenue neurality t	Jplift Distribution Amo	uni		

Should FERC require any item covered by components FC, E, PP, TC, OSSR or R to be recorded in an account different than the FERC accounts listed in such components, such items shall nevertheless be included in component FC, E, PP, TC, OSSR or R. In the month that the Company begins to record items in a different account, the Company will file with the Commission the previous account number, the new account number and what costs or revenues that flow through the Rider FAC to be recorded in the account.

	P.S	6.C. MO	. No		1	4 th	I	Revised Sheet No. 127.10
Cancelir	ng P.S	S.C. MO	. No		1	<u>3rd</u>		Revised Sheet No. 127.10
							For	Missouri Retail Service Area
				FUEL	ADJUS	TMENT CLAUSE -	Rider FAC	
		F	FUEL A	ND PL	IRCHAS	SED POWER ADJU	STMENT C	LAUSE
		(App	licable	to Serv	ice Pro	ovided December 22	2, 2016 and	Thereafter)
ORMUL	AS AN	ID DEFI	NITION	S OF C	OMPON	IENTS (continued)		
E	3	=	Net ba	se ener	gy costs	ordered by the Comm	nission in the	last general rate case
			consist	ent with	the cos	ts and revenues inclu	ded in the ca	Iculation of the FPA. N e t
			Base E	nergy c	osts will	be calculated as show	vn below:	
				•••		ctor ("BF")		
				7.0		X ,		
				SAP	=	Net system input ("N	NSI") in kWh f	for the accumulation period, at
				the ge	neration	• • •	,	•
				_				
				BF	=	Company base factor	or costs per k	(Wh: \$0.02055
J	l	=	Missou	ri Retai	Energy	Ratio = Retail kWh sa	ales/total syst	em kWh
				Where	: total sy	stem kWh equals reta	ail and full and	d partial requirement sales
				associ	ated with	h GMO.		
٦	-	=	True-u	p amou	nt as def	fined below.		
I		=			•	,		Retail ANEC and B for all kWh
						-		een recovered; (ii) refunds due
			-					er-recovery balances created
			-	•				up filings ("T") provided for
			herein.	Interes	st shall b	e calculated monthly	at a rate equa	al to the weighted average
			interes	t paid o	n the Co	mpany's short-term d	ebt, applied t	o the month-end balance of
			items (i) throug	gh (iii) in	the preceding senten	ce.	
-			- .					
F	,	=	Pruder	ice adju	stment a	amount, if any.		
F	AR	=	FPA/S	ספ				
				XI.				
			Single	Accumu	lation P	eriod Secondary Volta	ge FARSec :	= FAR * VAF _{Sec}
			Single	Accumu	lation P	eriod Primary Voltage	FARPrim = F	FAR * VAFPrim
			A	0				
					-			wo Single Accumulation Period
				•	-	Rs still to be recovere		
					-	e FAR _{Prim} = Aggregati still to be recovered	on of the two	Single Accumulation Period

P.S.C. MO. No. _____1

Original Sheet No. 127.11

Canceling P.S.C. MO. No.

Revised Sheet No.

For Missouri Retail Service Area

FUEL ADJUSTMENT CLAUSE – Rider FAC FUEL AND PURCHASED POWER ADJUSTMENT CLAUSE (Applicable to Service Provided December 22, 2016 and Thereafter)

FORMULAS AND DEFINITIONS OF COMPONENTS (continued)

Where:

- FPA = Fuel and Purchased Power Adjustment
- S_{RP} = Forecasted recovery period retail NSI in kWh, at the generation level..
- VAF = Expansion factor by voltage level

VAFSec = Expansion factor for lower than primary voltage customers VAFPrim = Expansion factor for primary and higher voltage customers

TRUE-UPS

After completion of each RP, the Company shall make a true-up filing by the filing date of its next FAR filing. Any true-up adjustments shall be reflected in component "T" above. Interest on the true-up adjustment will be included in component "I" above.

The true-up amount shall be the difference between the revenues billed and the revenues authorized for collection during the RP as well as any corrections identified to be included in the current FAR filing. Any corrections included will be discussed in the testimony accompanying the true-up filing.

PRUDENCE REVIEWS

Prudence reviews of the costs subject to this Rider FAC shall occur no less frequently than every eighteen months, and any such costs which are determined by the Commission to have been imprudently incurred or incurred in violation of the terms of this Rider FAC shall be returned to customers. Adjustments by Commission order, if any, pursuant to any prudence review shall be included in the FAR calculation in component "P" above unless a separate refund is ordered by the Commission. Interest on the prudence adjustment will be included in component "I" above.

P.S.C. MO. No. _____1

Original Sheet No. 127.12

Canceling P.S.C. MO. No.

Revised Sheet No._____

For Missouri Retail Service Area

FUEL ADJUSTMENT CLAUSE – Rider FAC FUEL AND PURCHASED POWER ADJUSTMENT CLAUSE (Applicable to Service Provided December 22, 2016 and Thereafter)

Accur	nulation Period Ending:		Month dd, yyyy
			GMO
1	Actual Net Energy Cost (ANEC) = (FC+E+PP+TC-OSSR-R)		\$C
2	Net Base Energy Cost (B)	-	\$C
	2.1 Base Factor (BF)		\$C
	2.2 Accumulation Period NSI (S _{AP})		C
3	(ANEC-B)		\$C
4	Jurisdictional Factor (J)	*	0%
5	(ANEC-B)*J		\$0
6	Customer Responsibility	*	95%
7	95% *((ANEC-B)*J)		\$C
8	True-Up Amount (T)	+	\$C
9	Interest (I)	+	\$C
10	Prudence Adjustment Amount (P)	+	\$0
11	Fuel and Purchased Power Adjustment (FPA)	=	\$0
12	Estimated Recovery Period Retail NSI (S _{RP})	÷	(
13	Current Period Fuel Adjustment Rate (FAR)	=	\$0.0000
14	Current Period FAR _{Prim} = FAR x VAF _{Prim}		\$0.0000
15	Prior Period FAR _{Prim}	+	\$0.0000
16	Current Annual FAR _{Prim}		\$0.0000
17	Current Period FAR _{Sec} = FAR x VAF _{Sec}		\$0.0000
18	Prior Period FAR _{Sec}	+	\$0.0000
19	Current Annual FAR _{Sec}		\$0.00000
	VAF _{Prim} = 1.0419		
	$VAF_{Sec} = 1.0709$		

kKCP&L GREATER MISSOURI OPERATIONS COMPANY P.S.C. MO. No. 1 1st Revised Sheet No. 137 Canceling P.S.C. MO. No. 1 Original Sheet No. 137

For Missouri Retail Service Area

RENEWABLE ENERGY STANDARD RATE ADJUSTMENT MECHANISM – Rider RESRAM ELECTRIC

APPLICABILITY:

This Renewable Energy Standard Rate Adjustment Mechanism (RESRAM) is applicable to all bills rendered for service to the retail customers served by the Company. Charges or credits passed through this RESRAM reflect the Renewable Energy Standard ("RES") compliance costs and benefits as defined in 4 CSR 240-20.100(6). In the event that the Commission orders an offset adjustment, that RESRAM Offset Rate shall be netted with the otherwise applicable RESRAM rate for the pendency of the offset adjustment.

Revised RESRAM rate schedules shall be filed to either (1) reset the RESRAM to zero when new base rates and charges become effective following a Commission report and order establishing customer rates in a general rate proceeding that fully incorporates RES compliance costs or benefits previously reflected in a RESRAM in the Company's base rates or (2) modify the RESRAM rate as necessary to reflect any portion of the RES compliance costs or benefits reflected in a RESRAM that the Commission does not order to be placed into base rates in that proceeding and that will continue to be recovered through the RESRAM. Any over- or under-recovery of RESRAM revenues or over- or under-pass-through of RESRAM benefits that exists after the RESRAM has been modified, shall be tracked in an account and considered in the Company's next RESRAM filing or general rate case proceeding, whichever occurs first.

DEFINITIONS:

As used in this RESRAM Rider, the following definitions shall apply:

"Effective Period" [EP] means the twelve (12) months beginning with the month of December 2014, and each twelve month period there-after.

"RESRAM Revenue Requirement" [RRR] means the RES compliance costs net of RES compliance benefits.

"Allowable RESRAM Revenue Requirement" [ARRR] means the amount of RESRAM Revenue Requirement, adjusted by any Commission-ordered reconciliations or other adjustments, that does not exceed 1% of the approved revenue requirement in the Company's last general rate case.

"Short-Term Borrowing Rate" means (i) the daily one-month USD LIBOR rate, using the last previous actual rate for weekends and holidays or dates without an available LIBOR rate, plus (ii) the Applicable Margin for Eurodollar Advances as defined in the Pricing Schedule of the current KCP&L Revolving Credit Agreement. A simple mathematical average of all the daily rates for the month is then computed.

P.S.C. MO. No. _____1

____1st

Revised Sheet No. <u>137.1</u> Original Sheet No. <u>137.1</u>

Canceling P.S.C. MO. No. _____1

For Missouri Retail Service Area

RENEWABLE ENERGY STANDARD RATE ADJUSTMENT MECHANISM – Rider RESRAM ELECTRIC

DETERMINATION OF RESRAM RATE:

The RESRAM charge during each applicable EP shall be applied as charge per kWh for service rendered. The charge shall be calculated as follows:

 $ARRR = RRR^* + OA + RA$

* If the RRR is greater than the ARRR, the difference between the ARRR and the RRR shall be carried forward for future recovery. Such amounts shall include monthly interest at the Company's monthly short-term borrowing rate.

RESRAM = ARRR / PE + ROA

Where:

OA = Ordered Adjustment is the amount of any adjustment to the ARRR or RRR ordered by the Commission as a result of corrections under this RESRAM Rider. Such amounts shall include monthly interest at the Company's monthly short-term borrowing rate.

RA = Reconciliation Adjustment is equal to the cumulative difference, if any, between the revenues billed during the previous EP resulting from the application of the RESRAM and the RESRAM revenues intended to be collected through the end of the previous EP (which will reflect projections through the end of the previous EP due to timing of adjustments). Such amounts shall include monthly interest on cumulative over- or under-balances at the Company's monthly short-term borrowing rate.

PE = Projected Energy, in kWh, forecasted to be billed to customers during the applicable EP.

The RESRAM rate shall be rounded to the nearest \$0.00001.
P.S.C. MO. No. _____1

____1st

Revised Sheet No. 137.2

Canceling P.S.C. MO. No. _____1

Original Sheet No. <u>137.2</u> For Missouri Retail Service Area

RENEWABLE ENERGY STANDARD RATE ADJUSTMENT MECHANISM – Rider RESRAM ELECTRIC

RESRAM OFFSET RATE [ROA]

The RESRAM offset will be designed to reconcile costs or benefits disallowed by Commission order as the result of prudence review within the six (6)-month period immediately subsequent to any commission order regarding such disallowance of RES compliance costs or benefits.

DEP = Disallowance Effective Period means the energy projected to be sold in the six (6) months beginning with the first billing month following the promulgation of tariffs resulting from a general rate case.

DA = Disallowance Amount means the offset amount determined to be disallowed by the Commission in the event the Commission disallows, during a subsequent general rate proceeding, recovery of RES compliance costs previously in an RESRAM, or pass-through of benefits previously in an RESRAM. The offset amount shall include a calculation of interest at the electric utility's short-term borrowing rate.

ROA = DA / DEP

FILING:

The Company shall make a RESRAM filing during each calendar year. Each filing shall become effective in December of each year and such Rider RESRAM filings shall be made at least sixty (60) days prior to their effective dates.

PRUDENCE REVIEWS:

A prudence review shall be conducted no less frequently than at twenty four (24) month intervals. A prudence review shall also be conducted concurrent with any general rate case filed by the Company. Any costs which are determined by the Commission to have been imprudently incurred or incurred in violation of the terms of this Rider RESRAM shall be credited to customers through future adjustments to the RRR. Adjustments by Commission order, if any, pursuant to any prudence review shall be included in the RESRAM determination in OA above. Such amounts shall include monthly interest at the Company's monthly short-term borrowing rate.

KCP&L GREATER MISSOURI	OPERATIONS	COMPANY		
P.S.C. MO. No.	1	3 rd	Revised Sheet No.	137.3
Canceling P.S.C. MO. No.	1	2 nd	Revised Sheet No.	137.3
			For Missouri Retail Ser	rvice Area

RENEWABLE ENERGY STANDARD RATE ADJUSTMENT MECHANISM – Rider RESRAM ELECTRIC

Applicable to determination of RESRAM Rider for the months of December 2016 through May 2017:

Total RESRAM Revenue Requirement:	\$ 44,618,302*
Allowable RESRAM Revenue Requirement:	\$ 7,401,052
Allowable RESRAM per kWh rate:	\$ 0.00091
RESRAM Offset Adjustment (ROA) per kWh rate:	(\$ 0.00032)*
RESRAM per kWh rate:	\$ 0.00059

*Total RESRAM Revenue Requirement amount of \$44,618,302 consists of actuals at August 2016. This balance does not include the ROA disallowance of \$1.3 million from MPSC Order Approving Stipulations and Agreements, Rejecting Tariffs, Cancelling True-Up Hearing, and Ordering Filing of Compliance Tariffs, issued on September 28, 2016 in the GMO Rate Case ER-2016-0156.

The \$1.3 million disallowance has been reflected in the ROA per kWh rate of \$ (0.00032).

Credits are shown in parentheses, e.g. (\$ 0.05).

P.S.C. MO. No. _____1

Original Sheet No. 140

Canceling P.S.C. MO. No.

Sheet No.

For Missouri Retail Service Area

PRIMARY DISCOUNT RIDER ELECTRIC

AVAILABILITY

Available to customers served under Large General Service or Large Power rate schedules who receive three-phase alternating-current electric service at a primary voltage level or above, and who provide and maintain all necessary transformation and distribution equipment beyond the point of Company metering.

PRIMARY KW DISCOUNT

for each Primary kW......\$(1.00)

DETERMINATION OF PRIMARY KW

The Primary kW shall be the highest fifteen (15) minute actual demand, measured during the current billing period and the previous eleven (11) billing periods. The Primary kW, once established, shall be used for a period of twelve (12) consecutive billing periods unless a greater Primary kW is established.

P.S.C. MO. No. _____1

Original Sheet No. 141

Canceling P.S.C. MO. No.

For Missouri Retail Service Area

Sheet No.

SPECIAL CONTRACT RATE
ELECTRIC

<u>PURPOSE</u>

This tariff is designed for two purposes. First, it permits Company to meet specific competitive threats, which if not responded to would result in lost margin to Company. By attempting to meet competition, Company will try to preserve some contribution to margin through customer retention. Second, the tariff can be used to serve customers who require a service structure not found in Company's standard tariffs.

AVAILABILITY

This service is available to all customers that either have competitive alternatives for serving all or a portion of their electric load requirements or require a special form of service not otherwise available. In order to receive service under this schedule, customers must have an annual peak demand measured on a fifteen minute basis that meets or exceeds 1,000 kW and agree to abide by the terms and conditions of the service This tariff is not available for standby, back-up, or supplemental service but might be used in conjunction with tariffs that provide for these services.

CHARACTER OF SERVICE

Single-phase, 60 Hertz, nominally 120/240 volt firm electric service, provided from the Company secondary distribution system. Three-phase secondary service shall be available where three-phase facilities are available without additional construction or may be made available at additional charge at voltages not exceeding 480 volts. Three-phase primary distribution service shall be available where primary distribution facilities are available without additional construction or may be made available at additional charge at 2,400, 12,470, or 24,900 nominal volts. Primary service may be served from Company's 69,000 volt or 34,500 volt systems, at Company's option, through Company-owned transformation. The customer may request contractual service from the 69,000 volt or 34,500 volt systems, if such systems are available at the customer's point of delivery without additional construction, and the customer provides.

MONTHLY RATE

General Characterization:

Special contracts will be structured as far as possible to meet customer needs. Departures from the applicable standard tariff must be documented according to the specifications listed in the "Contract Documentation" section below. Company's starting point for special contracts will feature a two-part structure. The first part will involve a lump sum charge that collects as much as circumstances will allow on a contract quantity called the customer baseline load. The second part will feature a marginal cost-based price applied to departures from the contract quantity. In conjunction these parts will satisfy a requirement that they collect at least the expected average marginal cost incurred by Company to serve the customer. These expected average marginal costs will be calculated using the same approach as that used for marginal cost calculation in Company's real-time pricing tariff. (Note, however, that the details of marginal cost forecasting may change as the degree of advance notice changes.) The following is an example of the default form of the contract; however, the actual form of the contract may differ.

P.S.C. MO. No. _____1

Original Sheet No. 142

Canceling P.S.C. MO. No.

For Missouri Retail Service Area

Sheet No.

SPECIAL CONTRACT RATE ELECTRIC

MONTHLY RATE (continued)

Contract Bill = Base Bill + Incremental Energy Charge + Contract Service Charge + Reactive Demand Adjustment.

The components of the Contract Bill are defined below.

Base Bill = Standard Tariff Bill + β^* (Standard Tariff Bill - Σ_h ($P_h^{RTP} * CBL_h$))

Standard Tariff Bill is the customer baseline load (CBL, defined below) for the billing month, billed under the current prices of the customer's standard tariff, (the tariff under which the customer was billed prior to joining the RTP program). The Standard Tariff Bill excludes the Reactive Demand Adjustment.

 β is an adjustment to the Standard Tariff Bill. Company will offer Basic Contract Service with β equal to zero and may offer Premium Contract Service with β equal to 0.05

Incremental Energy Charge = $\Sigma_h P_h^{MCB*}$ (Actual Load_h - CBL_h)

 Σ_h indicates a summation across all hours in the billing month. Actual Load_h is the customer's actual energy use in the hour (kWh). CBL_h is the baseline hourly energy use. (See below.)

 $\mathsf{P}_{\mathsf{h}}^{\mathsf{MCB}}$, the marginal cost based price, is calculated as:

 $P_h^{MCB} = \alpha * MC_h + (1 - \alpha) * P_h^{base}$

- MC_h is the day-ahead forecast of hourly short-run marginal cost of providing energy to customers, including provisions for line losses. Marginal costs include the marginal cost of real power and operating reserves and a proxy for the marginal cost of transmission. (See below for a description of this proxy.)
- P_h^{base} is the average price implicit in the Customer's Base Bill, calculated by dividing the base bill by the usage in the customer baseline load. The price may vary by hour or be fixed across some or all hours of the contract period.
- α is the weight of marginal cost in defining retail price, with value of 0.8 for regular Contract service and 0.95 for Premium Contract service.
- Marginal cost of transmission: for service during non holiday, weekday hours of 3 PM through 7 PM during the months of June through August a transmission congestion charge of \$0.04770 per kWh will be applied for primary voltage level, and \$0.04900 per kWh will be applied for secondary voltage level. (This charge applies only for consumption above the CBL.) For customer service at other voltage levels an adjustment for energy loss rate differences will be applied. Since an Independent System Operator (ISO) may come into existence with jurisdiction over Company's service territory, this tariff component will be subject to revision that comes into force at the effective date of ISO service initiation.

P.S.C. MO. No. _____1

Original Sheet No. 143

Canceling P.S.C. MO. No.

Sheet No.

For Missouri Retail Service Area

SPECIAL CONTRACT RATE ELECTRIC

MONTHLY RATE (continued)

Contract Service Charge: \$297.80 per month and includes Administrative and Facilities Charges. Administrative charge equals that of the customer's standard tariff unless modified by the special contract, plus any additional administrative costs attributable to the contract. These charges are to be collected for the duration of the special contract even if the special contract is terminated. Facilities include any costs not otherwise specified. They include the transmission and distribution fees described below, should they be incurred.

Reactive Demand Charge: Reactive Demand Adjustment is the adjustment found in the tariff that served the customer prior to joining the Special Contract Service. The price of the reactive demand is the current price under that tariff.

CUSTOMER BASELINE LOAD

The customer baseline load (CBL) represents an electricity consumption pattern agreed upon in the contract. The CBL is specific to each individual customer. The CBL is determined in advance of the customer's taking service and is part of the customer's service agreement. The CBL will be based, whenever possible, on existing load information. It can consist of hourly data or data representing average usage. The CBL must be mutually agreed upon by both the customer and Company before service commences. The CBL will be in force for the duration of the customer's service agreement.

TRANSMISSION AND DISTRIBUTION

Transmission and distribution charges are currently bundled into Standard Tariff Bill charges.

If Company is required to either increase the capacity or accelerate its plans for increasing capacity of the transmission or distribution facilities or other equipment necessary to accommodate a customer's increased load, then an additional facilities charge will be assessed.

REACTIVE DEMAND CHARGE

The Reactive Demand Charge will be billed, where applicable, in accordance with the customer's otherwise applicable standard tariff. The customer's Base Bill does not include any specific charges for reactive power.

PRICE DISPATCH AND CONFIRMATION

Where the customer's special contract makes use of day-ahead hourly real-time prices, Company will transmit hourly prices for the following day by no later than 4:00 p.m. Company may provide forecasts of prices several days in advance; however, these prices may subsequently be revised or updated as conditions warrant. Company is not responsible for failure of Customer to receive and act upon the Price Quote. It is Customer's responsibility to inform Company by 5:00 p.m. of failure to receive the Price Quote for the following day. The actions taken by the Customer based on the Price Quote are the Customer's responsibility.

SPECIAL RIDERS

Applicable riders will be addressed with provisions in the Special Contract.

P.S.C. MO. No. _____1

Original Sheet No. 144

Canceling P.S.C. MO. No.

For Missouri Retail Service Area

Sheet No.

SPECIAL CONTRACT RATE ELECTRIC

DURATION OF SERVICE AGREEMENT

Each service agreement will apply for a minimum of one year.

SERVICE AGREEMENT TERMINATION

Written notice of sixty days in advance must be provided by the customer for termination of the service agreement. Once terminated, readmission will not be allowed without reassessment of the CBL. The customer may return to service under a standard, generally available tariff if they no longer require the specific service arrangement provided in the Special Contract. The conditions for return to a standard tariff must be negotiated as part of the Special Contract. However, any incremental facilities or administrative costs must continue to be paid for the remainder of the Special Contract term. The Special Contract must contain provisions to address pricing and service conditions, and to provide pricing options if required by the customer, in the event that the choice of electric power suppliers becomes available to the customer's standard tariff class subsequent to the effective date of the Special Contract.

CONTRACT DOCUMENTATION

Prior to the effective date of the Special Contract, Company will provide a copy of the Special Contract and supporting documentation to the Commission Staff. The supporting documentation will include the following eight (8) items:

- Customer Needs: Company shall provide a narrative description of the reasons why the Special Contract Customer should not or cannot use the generally available tariff. This description shall include the special needs of this Customer for a different form of service and/or the competitive alternatives available to the Customer. In addition, this description shall include the consequences to the Customer if the Special Contract is approved.
- 2. Customer Alternatives: Company shall provide its estimate of the cost to the Customer for each competitive alternative available to the Customer. This estimate shall be for the time frame of the Special Contract, or by each year for multi-year contracts.
- 3. Incremental and Assignable Costs: Company shall quantify the incremental cost that can be avoided if the Special Contract Customer reduces load or leaves the system, and the incremental cost incurred if the Special Contract Customer is a new load or expands existing load. Company shall also identify and quantify the embedded and replacement value of all specific facilities (e.g., distribution) that are assignable to serving the Special Contract Customer. This quantification shall be for the time frame of the Special Contract, or by each year for multi-year contracts. All significant assumptions shall be identified that affect this quantification.
- 4. Profitability: Company shall quantify the profitability of the Special Contract as the difference between the revenues generated from the pricing provisions in the Special Contract compared to Company's incremental costs. All significant assumptions shall be identified that affect this quantification.

P.S.C. MO. No. _____1

Original Sheet No. 145

Canceling P.S.C. MO. No.

Sheet No.

For Missouri Retail Service Area

SPECIAL CONTRACT RATE ELECTRIC

CONTRACT DOCUMENTATION (Continued)

- 5. Revenue Change: Company shall quantify the change in annual revenues from the Special Contract as the difference between the revenues that would be recovered from the general availability tariff compared to the revenues that alternatively would be recovered from the pricing provisions in the Special Contract. This quantification shall also include a separate adjustment for either the potential increase in sales that may occur without the Special Contract, or the potential loss of sales that may occur without the Special Contract. All significant assumptions shall be identified that affect this quantification.
- 6. Other Ratepayer Benefits: Company shall quantify the benefits that it believes will accrue to other ratepayers from the Special Contract. All significant assumptions shall be identified that affect this quantification.
- 7. Other Economic Benefits to the Area: Company shall quantify the economic benefits to the state, metropolitan area, and/or local area that Company projects to be realized as a result of the Special Contract.
- 8. Documentation: Company shall provide references to each internal policy, procedure and practice that it has developed and used in its negotiation of the Special Contract and make available copies of said policies, procedures and practices.

MEEIA TRUE-UP, PRUDENCE REVIEW, AND MEEIA & PRE-MEEIA OPT-OUT PROVISIONS See Company Rules and Regulations (Sheet Nos. R-63.01.1 and R-63.01.2)

ADJUSTMENTS AND SURCHARGES

The rates hereunder are subject to adjustment as provided in the following schedules:

- Fuel Adjustment Clause (Schedule FAC)
- Renewable Energy Standard Rate Recovery Mechanism (RESRAM)
- Demand-Side Program Investment Mechanism Rider (DSIM)
- Tax and License Rider

REGULATIONS

Subject to Rules and Regulations filed with the State Regulatory Commission

P.S.C. MO. No. _____1

Original Sheet No. 146

Canceling P.S.C. MO. No.

For Missouri Retail Service Area

Sheet No.

RESIDENTIAL SERVICE
ELECTRIC

AVAILABILITY

The General Use rate (rate codes MORG⁽¹⁾ or MORN) is available to single phase, single family residences, individually metered living units in multiple occupancy buildings, and private rooming houses for all residential uses of electric service. Three-phase electric service is available for residential use solely at the Company's discretion. Customers approved for three-phase shall bear all incremental costs related to provision of three-phase service.

The Space Heat rate (rate codes MORH⁽¹⁾ or MORNH) is available to single phase electric service for permanently installed electric space heating and must be the primary heating source and able to provide whole house heating.

⁽¹⁾The Heat and Water Separate Meter rate (formerly rate code MO922 now MORH) is not available to new installations as of June 15, 1995. This is for residential separate meter space heating and/or electric water heating at the same location on a residential rate schedule. No equipment, other than space heating, electrically driven refrigeration type air conditioning and/or water heating, will be served through this meter. Space heating equipment shall consist of at least three (3) kW input rating of permanently installed electric heating equipment used as the sole source of heat in the space served. All space heating equipment must be of a size and design approved by the Company. Water heaters must be permanently installed and size and design approved by the Company. Remaining separately metered customers will have the separate meter usage combined with their general use meter usage and billed under the appropriate Residential General Use (MORG or MORN) or Space Heating (MORH or MORNH) rate.

A "residential" or "domestic" customer under this residential rate classification is a customer who purchases electricity for "domestic use." "Domestic use" under this rate classification includes that portion of electricity that is ultimately consumed at a single-family or individually metered multiple-family dwelling, and shall apply to all such purchases regardless of whether the customer is the ultimate consumer.

Where a portion of a residence unit is used for non-residential purposes, the appropriate general service schedule is applicable to all service. However, if the wiring is arranged so that the service for residential purposes and for non-residential purposes can be metered separately, this schedule will be applied to the residential service.

Temporary or seasonal service will not be supplied under this schedule.

TERMS OF CONTRACT

Contracts under this schedule shall be for a period of not less than one year from the effective date.

P.S.C. MO. No. 1

Original Sheet No. 146.1

Canceling P.S.C. MO. No.

For Missouri Retail Service Area

Sheet No.

RESIDENTIAL SERVICE ELECTRIC

A. MONTHLY RATE FOR: GENERAL USE MORG⁽¹⁾, WITH NET METERING, MORN

- a. CUSTOMER CHARGE
- b. ENERGY CHARGE:

First 600 kWh: Next 400 kWh : Over 1000 kWh: \$10.43

 Summer Season
 Winter Season

 \$0.12050 per kWh
 \$0.10625 per kWh

 \$0.12050 per kWh
 \$0.07800 per kWh

 \$0.12050 per kWh
 \$0.07800 per kWh

B. MONTHLY RATE FOR: SPACE HEATING - ONE METER MORH⁽¹⁾, WITH NET METERING, MORNH

a.	CUSTOMER	CHARGE

\$10.43

b. ENERGY CHARGE:

First 600 kWh: Next 400 kWh: Over 1000 kWh:
 Summer Season
 Winter Season

 \$0.12050 per kWh
 \$0.10625 per kWh

 \$0.12050 per kWh
 \$0.06035 per kWh

 \$0.12050 per kWh
 \$0.04991 per kWh

⁽¹⁾ Heat and Water Separate Meter (MO922 now MORG or MORH) is frozen effective June 15, 1995.

P.S.C. MO. No. _____1

Original Sheet No. 146.2

Canceling P.S.C. MO. No.

For Missouri Retail Service Area

Sheet No.___

RESIDENTIAL	SERVICE
ELECTR	IC

SUMMER AND WINTER BILLING PERIOD

For determination of Seasonal periods, the four (4) summer months shall be defined as the four (4) monthly billing periods of June through September. The eight (8) winter months shall be defined as the eight (8) monthly billing periods of October through May.

MINIMUM MONTHLY BILL

The Minimum Monthly Bill shall be the Customer Charge.

MEEIA TRUE-UP AND PRUDENCE REVIEW

See Company Rules and Regulations (Sheet No. R-63.01.2)

ADJUSTMENTS AND SURCHARGES

The rates hereunder are subject to adjustment as provided in the following schedules:

- Fuel Adjustment Clause (FAC)
- Renewable Energy Standard Rate Adjustment Mechanism Rider (RESRAM)
- Demand-Side Investment Mechanism Rider (DSIM)
- Tax and License Rider

REGULATIONS

Subject to Rules and Regulations filed with the State Regulatory Commission

P.S.C. MO. No. _____1

Original Sheet No. 146.3

Canceling P.S.C. MO. No.

For Missouri Retail Service Area

Sheet No.____

RESIDENTIAL SERVICE – OTHER USE ELECTRIC

AVAILABILITY

This schedule is available to residential customers who do not qualify under any other residential rate. Customers qualifying for this rate will generally be those with well pumps, barns, machine sheds, detached garages and home workshops, whose meter is not connected to a single or multiple occupancy dwelling unit. For lighting service, power service, or combined lighting and power service. This rate schedule cannot be used for any commercial or industrial customer.

Temporary or seasonal service will not be supplied under this schedule.

TERMS OF CONTRACT

Contracts under this schedule shall be for a period of not less than one year from the effective date.

MONTHLY RATE FOR: MORO

- A. CUSTOMER CHARGE
- B. ENERGY CHARGE:

All kWh:

Summer Season \$0.14815 per kWh \$0.11109 per kWh

\$17.18

Winter Season

P.S.C. MO. No. _____1

Original Sheet No. 146.4

Canceling P.S.C. MO. No.

For Missouri Retail Service Area

Sheet No.___

RESIDENTIAL SERVICE – OTHER USE ELECTRIC

SUMMER AND WINTER BILLING PERIOD

For determination of Seasonal periods, the four (4) summer months shall be defined as the four (4) monthly billing periods of June through September. The eight (8) winter months shall be defined as the eight (8) monthly billing periods of October through May.

MINIMUM MONTHLY BILL

The Minimum Monthly Bill shall be the Customer Charge.

MEEIA TRUE-UP AND PRUDENCE REVIEW

See Company Rules and Regulations (Sheet No. R-63.01.2).

ADJUSTMENTS AND SURCHARGES

The rates hereunder are subject to adjustment as provided in the following schedules:

- Fuel Adjustment Clause (FAC)
- Renewable Energy Standard Rate Adjustment Mechanism Rider (RESRAM)
- Demand-Side Investment Mechanism Rider (DSIM)
- Tax and License Rider

REGULATIONS

Subject to Rules and Regulations filed with the State Regulatory Commission.

P.S.C. MO. No. _____1

Original Sheet No. 147

Canceling P.S.C. MO. No.

Sheet No.

For Missouri Retail Service Area

SMALL GENERAL SERVICE
ELECTRIC

<u>AVAILABILITY</u>

ALL SERVICE:

All service will be supplied at one (1) point of delivery and Customers receiving service at more than one (1) voltage level will be treated as multiple customers for billing purposes. For electric service to a customer using electric service for purposes other than those included in the availability provisions of the Residential Service Rate Schedule.

Standby, breakdown or supplementary service is not available under this schedule

Temporary service supplied under this schedule will be connected and disconnected in accordance with the General Rules and Regulations.

SERVICE WITHOUT DEMAND METER:

The Service without Demand Meter rate (rate codes MOSGS or MOSNS) is available for general service to any non-residential customer whose monthly usage is no more than 5,400 kWh in two (2) billing periods out of the most recent twelve (12) billing periods.

The Service for Separately Metered Space Heat and Water Heat (rate code MOSHS) is not available to new installations as of June 15, 1995. This is for non-residential customers with separately metered space heating and/or electric water heating receiving service at the same location on a non-residential rate schedule. No equipment, other than space heating and/or water heating, will be served through this meter. Space heating equipment shall consist of at least three (3) kW input rating of permanently installed electric heating equipment used as the sole source of heat in the space served. All space heating equipment must be of a size and design approved by the Company. Water heaters must be permanently installed and size and design approved by the Company.

SERVICE WITH DEMAND METER:

The Service with Demand Meter rate (rate codes MOSDS, MOSND, or MOSGP) is available for all general service use, such as combined lighting and power service to any non-residential customer who shall contract for a minimum capacity of twenty-five (25) kilowatts (kW).

TERMS OF CONTRACT

Contracts under this schedule shall be for a period of not less than one year from the effective date.

CHARACTER OF SERVICE

Single-phase, 60 Hertz, nominally 120/240 volt firm electric service, provided from the Company's secondary distribution system. Three-phase secondary service shall be available where three-phase facilities are available without additional construction or may be made available at additional charge at voltages not exceeding 480 volts. Three-phase primary distribution service shall be available where primary distribution facilities are available without additional construction or may be made available at additional charge at 2,400, 12,470, or 24,900 nominal volts. Primary service may be served from Company's 69,000 volt or 34,500 volt systems, at Company's option, through Company owned transformation. The customer may request contractual service from the 69,000 volt or 34,500 volt systems, if such systems are available at the customer's point of delivery without additional construction, and the customer provides transformation.

P.S.C. MO. No. _____1

Original Sheet No. 147.1

Canceling P.S.C. MO. No.

For Missouri Retail Service Area

Sheet No.___

SMALL	GENERAL	SERVICE
	ELECTRI	С

A. MONTHLY RATE FOR SERVICE WITHOUT DEMAND METER, MOSGS, WITH NET METERING, MOSNS

- a. CUSTOMER CHARGE:
- b. BASE ENERGY CHARGE:

All kWh

\$23.91

Summer SeasonWinter Season\$0.13992 per kWh\$0.08791 per kWh

c. SEASONAL ENERGY CHARGE:

\$0.13992 per kWh \$0.04509 per kWh

B. <u>MONTHLY RATE FOR:</u> SERVICE FOR SEPARATELY METERED HEAT and/or WATER HTG, MOSHS (FROZEN)

When the customer has electric space heating equipment for the premise and the equipment is of a size and design approved by the Company and connected through a separately metered circuit, the kWh shall be billed as follows:

a. CUSTOMER CHARGE: \$9.74
b. BASE ENERGY CHARGE: <u>Summer Season</u> Winter Season All kWh
c. SEASONAL ENERGY CHARGE: \$0.13992 per kWh \$.04509 per kWh

KCP&L	GREATER	MISSOURI OPERATIO	INS COMPANY			
	P.S.C. M	O. No . <u>1</u>			Original Sheet No.	147.2
Canceli	ng P.S.C. M	O. No			Sheet No.	
				For	Missouri Retail Ser	vice Area
		SMAL	L GENERAL SERVIC ELECTRIC	E		
	NTHLY RATE ERING, MOS	FOR: SERVICE WITH DI ND	EMAND AT SECONDAR	Y VOLTA	<u>GE, MOSDS, WITH NI</u>	<u>=T</u>
i	a. CUSTOM	ER CHARGE:	\$2	23.91		
I	b. FACILITIE	S CHARGE:				
	Per kW of All kW	Facilities Demand	9	\$1.445		
(c. DEMAND	CHARGE:				
	Base Billin	Billing Demand Ig Demand Billing Demand	9	e <u>r Season</u> \$1.268 \$1.268	<u>Winter Season</u> \$1.239 \$0.000	
(d. BASE EN	ERGY CHARGE:	0	0		
	First 180 F Over 180	Hours Use Hours Use	\$0.09810) per kWh	<u>Winter Season</u> \$0.07125 per kWh \$0.06431 per kWh	
(e. SEASON/	AL ENERGY CHARGE:				
	First 180 H Over 180	lours Use Hours Use			\$0.04509 per kWh \$0.04509 per kWh	

KCP&L GREATER MISSOURI OPERATIONS COMPANY P.S.C. MO. No. 1

Original Sheet No. 147.3

Canceling P.S.C. MO. No.

For Missouri Retail Service Area

Sheet No._____

		SMALL GENERA ELECTR		
D.	MONTH	HLY RATE FOR: SERVICE WITH DEMAND AT P	RIMARY VOLTAGE, I	MOSGP
	a.	CUSTOMER CHARGE:	\$23.91	
	b.	FACILITIES CHARGE:		
		Per kW of Facilities Demand All kW	\$1.445	
	C.	DEMAND CHARGE:		
		Per kW of Billing Demand Base Billing Demand Seasonal Billing Demand	<u>Summer Season</u> \$1.230 \$1.230	<u>Winter Season</u> \$1.202 \$0.000
	d.	BASE ENERGY CHARGE:		Winter Cooper
		First 180 Hours Use Over 180 Hours Use	<u>Summer Season</u> \$0.09203 per kWh \$0.06925 per kWh	\$0.06998 per kWh
	e.	SEASONAL ENERGY CHARGE:		
		First 180 Hours Use Over 180 Hours Use	\$0.09203 per kWh \$0.06925 per kWh	\$0.04332 per kWh \$0.04332 per kWh

P.S.C. MO. No. _____1

Original Sheet No. 147.4

Canceling P.S.C. MO. No.

For Missouri Retail Service Area

Sheet No.

SMALL GENERAL SERVICE
ELECTRIC

ALL SERVICE

SUMMER AND WINTER BILLING PERIOD

For determination of Seasonal periods, the four (4) summer months shall be defined as the four (4) monthly billing periods of June through September. The eight (8) winter months shall be defined as the eight (8) monthly billing periods of October through May.

UNMETERED SERVICE

Unmetered secondary service refers to electric service which is not measured by a kWh meter or by a kWh/demand meter. This type of service usually applies to delivery points for which it has been determined by the Company to be impractical or difficult to install and read meters. The usages and demands are calculated by using typical hours of use and rated equipment loads.

MEEIA TRUE-UP, PRUDENCE REVIEW, AND MEEIA & PRE-MEEIA OPT-OUT PROVISIONS See Company Rules and Regulations (Sheet Nos. R-63.01.1 and R-63.01.2).

ADJUSTMENTS AND SURCHARGES

The rates hereunder are subject to adjustment as provided in the following schedules:

- Fuel Adjustment Clause (FAC)
- Renewable Energy Standard Rate Adjustment Mechanism Rider (RESRAM)
- Demand-Side Investment Mechanism Rider (DSIM)
- Tax and License Rider

REGULATIONS

Subject to Rules and Regulations filed with the State Regulatory Commission.

SERVICE WITHOUT DEMAND METER

MINIMUM MONTHLY BILL

The Minimum Monthly Bill shall be the Customer Charge.

ANNUAL BASE ENERGY

The Annual Base Energy shall be 100% of the maximum measured energy established during the preceding four (4) summer billing months. Company will determine the Annual Base Energy each year prior to the October billing month to be used for the following twelve (12) billing months. Company will estimate the Annual Base Energy for customers who have insufficient billing history.

MONTHLY BASE ENERGY AND SEASONAL ENERGY

Monthly Seasonal Energy shall be the customer's monthly measured energy in excess of the customer's Annual Base Energy. The Monthly Base Energy shall be the measured energy in excess of the Monthly Seasonal Energy.

MAXIMUM MONTHLY USAGE

When energy usage of the customer exceeds five thousand four hundred (5,400) kWh per month in two (2) billing periods out of the most recent twelve (12) billing periods, or Company has reason to believe that the customer's demand exceeds thirty (30) kW regardless of the energy usage, Company shall install a demand meter.

P.S.C. MO. No. _____1

Original Sheet No. 147.5

Canceling P.S.C. MO. No.

For Missouri Retail Service Area

Sheet No.

SMALL GENERAL SERVICE
ELECTRIC

SERVICE WITH DEMAND METER:

DETERMINATION OF DEMANDS

Demand will be determined by demand instruments or, at the Company's option, by demand tests. The Actual Demand shall be the maximum fifteen (15) minute demand, measured in kW during the current billing period.

MINIMUM DEMAND

25 kW for all voltage levels

MINIMUM MONTHLY BILL

The Minimum Monthly Bill shall be equal to the sum of the Customer Charge and any applicable minimum Facilities Charge and Demand Charge.

FACILITIES DEMAND

Facilities Demand shall be equal to the higher of: (a) the highest Monthly Maximum Demand occurring in the last twelve (12) months including the current month or (b) the Minimum Demand. If there are less than eleven (11) previous billing periods, the determination will be made using all available previous billing periods. The Facilities Demand is defined as the Maximum Actual Demand as determined from the comparison but in no case less than twenty-five (25) kW for Facilities Demand Charge billing purposes.

HOURS USE

Hours Use shall be determined by dividing the total monthly kWh on all meters by the Monthly Maximum Demand in the current month.

ANNUAL BASE DEMAND

The Annual Base Demand shall be 100% of the maximum measured demand established during the preceding four (4) summer billing months. Company will determine the Annual Base Demand each year prior to the October billing month to be used for the following twelve (12) billing months. Company will estimate the Annual Base Demand for customers who have insufficient billing history.

MONTHLY BASE BILLING DEMAND AND SEASONAL BILLING DEMAND

The Monthly Billing Demand shall be the customer's maximum fifteen (15) minute integrated demand measured during the month, but in no event less than twenty-five (25) kW. The Monthly Seasonal Billing Demand shall be the Monthly Measured Demand in excess of the customer's Annual Base Demand. The Monthly Base Billing Demand shall be the Monthly Billing Demand in excess of the customer's Monthly Seasonal Billing Seasonal Billing Demand.

MONTHLY BASE ENERGY AND SEASONAL ENERGY

The customer's energy usage during the month shall be apportioned to Base Energy and Seasonal Energy in the same proportion as the customer's Monthly Base Billing Demand and Seasonal Billing Demand. The Monthly Base Energy and Seasonal Energy shall be apportioned to the Hours Use rate blocks based on the Monthly Base Demand and Seasonal Demand.

P.S.C. MO. No. _____1

Original Sheet No. 148

Canceling P.S.C. MO. No.

Sheet No.

For Missouri Retail Service Area

LARGE GENERAL SERVICE ELECTRIC

AVAILABILITY

This schedule is available for all general service use, such as combined lighting and power service to any customer who shall contract for a minimum capacity of one hundred and fifty (150) kilowatts (kW).

All service will be provided through one (1) (set of) compound watt-hour and demand meter(s) for each delivery point. A delivery point is defined as the point of metering from which the customer receives service from Company's secondary or primary distribution system. Customers receiving service at more than one (1) voltage level will be treated as multiple customers for billing purposes.

This rate is not available for standby, breakdown, supplementary, maintenance or resale service.

TERMS OF CONTRACT

Contracts under this schedule shall be for a period of not less than one year from the effective date.

CHARACTER OF SERVICE

Single-phase, 60 Hertz, nominally 120/240 volt firm electric service, provided from the Company's secondary distribution system. Three-phase secondary service shall be available where three-phase facilities are available without additional construction or may be made available at additional charge at voltages not exceeding 480 volts. Three-phase primary distribution service shall be available where primary distribution facilities are available without additional construction or may be made available at additional charge at 2,400, 12,470, or 24,900 nominal volts. Primary service may be served from Company's 69,000 volt or 34,500 volt systems, at Company's option, through Company owned transformation. The customer may request contractual service from the 69,000 volt or 34,500 volt systems, if such systems are available at the customer's point of delivery without additional construction, and the customer provides transformation.

KCP&L GREATER MISSOURI OPERATIONS COMPANY P.S.C. MO. No. 1

Original Sheet No. 148.1

Canceling P.S.C. MO. No.

For Missouri Retail Service Area

Sheet No._____

		LARGE GENERAL ELECTRI		
٩.	MONT	HLY RATE FOR: SERVICE AT SECONDARY VOL	TAGE, MOLGS, WIT	H NET METERING, MOLNS
	a.	CUSTOMER CHARGE:	\$72.26	
	b.	FACILITIES CHARGE:		
		Per kW of Facilities Demand All kW	\$2.211	
	C.	DEMAND CHARGE:		
		Per kW of Demand Base Billing Demand Seasonal Billing Demand	Summer Season \$0.875 \$0.875	<u>Winter Season</u> \$0.590 \$0.000
	d.	BASE ENERGY CHARGE:		
		First 180 Hours Use Next 180 Hours Use Over 360 Hours Use	Summer Season \$0.09075 per kWh \$0.06867 per kWh \$0.04806 per kWh	\$0.06915 per kWh \$0.06338 per kWh
	e.	SEASONAL ENERGY CHARGE:		
		First 180 Hours Use Next 180 Hours Use Over 360 Hours Use	Summer Season \$0.09075 per kWh \$0.06867 per kWh \$0.04806 per kWh	\$0.03796 per kWh

KCP&L GREATER MISSOURI OPERATIONS COMPANY P.S.C. MO. No. 1

Original Sheet No. 148.2

Canceling P.S.C. MO. No.

For Missouri Retail Service Area

Sheet No._____

		I	LARGE GENERAL SERVICE	
			ELECTRIC	
B.	MONTI	HLY RATE FOR: SERVICE AT	PRIMARY VOLTAGE, MOLGP, WITH N	ET METERING, MOLNP
	a.	CUSTOMER CHARGE:	\$237.71	
	b.	FACILITIES CHARGE:		
		Per kW of Facilities Demand All kW	\$1.432	
	C.	DEMAND CHARGE:		
		Per kW of Demand Base Billing Demand Seasonal Billing Demand	<u>Summer Season</u> \$0.848 \$0.848	Winter Season \$0.572 \$0.000
	d.	BASE ENERGY CHARGE:	0	
		First 180 Hours Use Next 180 Hours Use Over 360 Hours Use	<u>Summer Season</u> \$0.08801 per kWh \$0.06659 per kWh \$0.04659 per kWh	<u>Winter Season</u> \$0.06664 per kWh \$0.06107 per kWh \$0.04180 per kWh
	e.	SEASONAL ENERGY CHAR		
		First 180 Hours Use Next 180 Hours Use Over 360 Hours Use	<u>Summer Season</u> \$0.08801 per kWh \$0.06659 per kWh \$0.04659 per kWh	Winter Season \$0.03701 per kWh \$0.03701 per kWh \$0.03701 per kWh

P.S.C. MO. No. _____1

Original Sheet No. 148.3

Canceling P.S.C. MO. No.

For Missouri Retail Service Area

Sheet No.

LARGE GENERAL SERVICE
ELECTRIC

SUMMER AND WINTER BILLING PERIOD

For determination of Seasonal periods, the four (4) summer months shall be defined as the (4) monthly billing periods of June through September. The eight (8) winter months shall be defined as the eight (8) monthly billing periods of October through May.

DETERMINATION OF DEMANDS

Demand will be determined by demand instruments or, at the Company's option, by demand tests. The Actual Demand shall be the maximum fifteen (15) minute demand, measured in kW during the current billing period.

MINIMUM DEMAND

150 kW for all voltage levels

MINIMUM MONTHLY BILL

The Minimum Monthly Bill shall be equal to the sum of the Customer Charge and any applicable minimum Facilities Charge and Demand Charge.

FACILITIES DEMAND

Facilities Demand shall be equal to the higher of: (a) the highest Monthly Maximum Demand occurring in the last twelve (12) months including the current month or (b) the Minimum Demand. If there are less than eleven (11) previous billing periods, the determination will be made using all available previous billing periods. The Facilities Demand is defined as the Maximum Actual Demand as determined from the comparison but in no case less than one hundred and fifty (150) kW for Facilities Demand Charge billing purposes.

HOURS USE

Hours Use shall be determined by dividing the total monthly kWh on all meters by the Monthly Maximum Demand in the current month.

ANNUAL BASE DEMAND

The Annual Base Demand shall be 100% of the maximum measured demand established during the preceding four (4) summer billing months. Company will determine the Annual Base Demand each year prior to the October billing month to be used for the following twelve (12) billing months. Company will estimate the Annual Base Demand for customers who have insufficient billing history.

MONTHLY BASE BILLING DEMAND AND SEASONAL BILLING DEMAND

The Monthly Billing Demand shall be the customer's maximum fifteen (15) minute integrated demand measured during the month, but in no event less than one hundred fifty (150) kW. The Monthly Seasonal Billing Demand shall be the monthly measured demand in excess of the customer's Annual Base Demand. The Monthly Base Billing Demand shall be the Monthly Billing Demand in excess of the customer's Monthly Seasonal Billing Demand.

MONTHLY BASE ENERGY AND SEASONAL ENERGY

The customer's energy usage during the month shall be apportioned to Base Energy and Seasonal Energy in the same proportion as the customer's Monthly Base Billing Demand and Seasonal Billing Demand. The Monthly Base Energy and Seasonal Energy shall be apportioned to the Hours Use rate blocks based on the Monthly Base Demand and Seasonal Demand.

KCP&L GREATER MISSOURI OPERATIONS COMPANY P.S.C. MO. No. _____1

Original Sheet No. 148.4

Canceling P.S.C. MO. No.

For Missouri Retail Service Area

Sheet No.

LARGE GENERAL SERVICE ELECTRIC

MEEIA TRUE-UP, PRUDENCE REVIEW, AND MEEIA & PRE-MEEIA OPT-OUT PROVISIONS

See Company Rules and Regulations (Sheet Nos. R-63.01.1 and R-63.01.2).

ADJUSTMENTS AND SURCHARGES

The rates hereunder are subject to adjustment as provided in the following schedules:

- Fuel Adjustment Clause (FAC)
- Renewable Energy Standard Rate Adjustment Mechanism Rider (RESRAM)
- Demand-Side Investment Mechanism Rider (DSIM)
- Tax and License Rider

REGULATIONS

Subject to Rules and Regulations filed with the State Regulatory Commission.

P.S.C. MO. No.

1

Original Sheet No. 149

Canceling P.S.C. MO. No.

For Missouri Retail Service Area

Sheet No.

LARGE POWER SERVICE ELECTRIC

AVAILABILITY

This schedule is available for all general service use, such as combined lighting and power service to any customer who shall contract for a minimum capacity of five-hundred (500) kilowatts (kW) for a period of twelve consecutive months.

Service is available under this schedule to the following types of customers based on voltage level:

Secondary voltage customer -	Receives service on the low side of the line transformer.
Primary voltage customer -	Receives service at Primary Voltage of 12,000 volts or over but not exceeding 69,000 volts. Customer will own all equipment necessary for transformation including the line transformer.
Substation voltage customer -	Service is taken directly out of a distribution substation at primary voltage. The customer will own the feeder circuits out of this substation.
Transmission voltage customer -	The customer owns, leases, or otherwise bears financial responsibility for the distribution substation. Service is taken off of the Company's transmission system.

This rate is not available for standby, breakdown, supplementary, maintenance or resale service except as noted below.

The restriction against "submetering" and reselling" found in the Company's Rules and Regulations 3.02 (A) and (B) shall not apply where a vacated single tenant premise to which the Company provided service through a single meter for a minimum of five contiguous years has been repurposed as a multi-tenant premise that provides an economic benefit to the immediate area by creating or retaining jobs and avoiding or alleviating economic blight in the immediate area.

Charges to the tenants for electric utility service with respect to any given period shall not exceed the amount of the Company's billing to the customer for that period.

Tenants of such repurposed premise are not customers of the Company and as such are not subject to the Company's tariff. The landlord/property manager shall retain a copy of all individual tenant billings for a period of five years and provide such billing information within ten (10) days to the Company and/or the Missouri Public Service Commission upon request.

CHARACTER OF SERVICE

Single-phase, 60 Hertz, nominally 120/240 volt firm electric service, provided from the Company's secondary distribution system. Three-phase secondary service shall be available where three-phase facilities are available without additional construction or may be made available at additional charge at voltages not exceeding 480 volts. Three-phase primary distribution service shall be available where primary distribution facilities are available without additional construction or may be made available at additional charge at 2,400, 12,470, or 24,900 nominal volts. Primary service may be served from Company's 69,000 volt or 34,500 volt systems, at Company's option, through Company owned transformation. The customer may request contractual service from the 69,000 volt or 34,500 volt systems, if such systems are available at the customer's point of delivery without additional construction, and the customer provides transformer.

Original Sheet No. 149.1

For Missouri Retail Service Area

Sheet No._____

		LARGE	POWER SERVI	CE		
A.	MONT	HLY RATE FOR: SERVICE AT SECON	IDARY VOLTAGE,	MOPGS, WIT	<u>TH NET METERING, M</u>	<u>IOPNS</u>
	a.	CUSTOMER CHARGE:	:	\$659.84		
	b.	FACILITIES CHARGE:				
		Per kW of Facilities Demand All kW		\$3.148		
	C.	DEMAND CHARGE:				
		Per kW of Demand Base Billing Demand Seasonal Billing Demand	<u>Sumr</u>	<u>mer Season</u> \$10.539 \$10.539	<u>Winter Season</u> \$5.488 \$0.000	
	d.	BASE ENERGY CHARGE:				
		First 180 Hours Use Next 180 Hours Use Over 360 Hours Use	\$0.056 \$0.044	<u>mer Season</u> 618 per kWh 423 per kWh 878 per kWh	\$0.04127 per kWh	
	e.	SEASONAL ENERGY CHARGE:				
		First 180 Hours Use Next 180 Hours Use Over 360 Hours Use	\$0.050 \$0.044	<u>mer Season</u> 618 per kWh 423 per kWh 878 per kWh	\$0.03291 per kWh	
	f.	REACTIVE DEMAND ADJUSTMENT	:	\$0.420 per	kVar	

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Original Sheet No. 149.2

For Missouri Retail Service Area

Sheet No._____

		-	OWER SERVICE	
		E	LECTRIC	
В.	MONTI	HLY RATE FOR: SERVICE AT PRIMARY	VOLTAGE, MOPGP, WITH N	IET METERING, MOPNP
	a.	CUSTOMER CHARGE:	\$659.84	
	b.	FACILITIES CHARGE:		
		Per kW of Facilities Demand All kW	\$2.750	
	с.	DEMAND CHARGE:		
		Per kW of Demand Base Billing Demand Seasonal Billing Demand	<u>Summer Season</u> \$10.227 \$10.227	<u>Winter Season</u> \$5.325 \$0.000
	d.	BASE ENERGY CHARGE:		
		First 180 Hours Use Next 180 Hours Use Over 360 Hours Use	<u>Summer Season</u> \$0.05446 per kWh \$0.04286 per kWh \$0.03757 per kWh	<u>Winter Season</u> \$0.05087 per kWh \$0.04003 per kWh \$0.03508 per kWh
	e.	SEASONAL ENERGY CHARGE:		
		First 180 Hours Use Next 180 Hours Use Over 360 Hours Use	<u>Summer Season</u> \$0.05446 per kWh \$0.04286 per kWh \$0.03757 per kWh	<u>Winter Season</u> \$0.03291 per kWh \$0.03291 per kWh \$0.03291 per kWh
	f.	REACTIVE DEMAND ADJUSTMENT:	\$0.420 per	kVar

Original Sheet No. 149.3

For Missouri Retail Service Area

Sheet No._____

		_	POWER SERVICE ELECTRIC		
			ELECTRIC		
C.	MONT	HLY RATE FOR SERVICE AT SUBSTAT	ION VOLTAGE, MOPSU		
	a.	CUSTOMER CHARGE:	\$659.84		
	b.	FACILITIES CHARGE:			
		Per kW of Facilities Demand All kW	\$0.000		
	C.	DEMAND CHARGE:			
		Per kW of Demand Base Billing Demand Seasonal Billing Demand	<u>Summer Season</u> \$10.005 \$10.005	<u>Winter Season</u> \$5.211 \$0.000	
	d.	BASE ENERGY CHARGE:			
		First 180 Hours Use Next 180 Hours Use Over 360 Hours Use	Summer Season \$0.05296 per kWh \$0.04169 per kWh \$0.03653 per kWh	\$0.03938 per kWh	
	e.	SEASONAL ENERGY CHARGE:	Summer Season	Winter Season	
		First 180 Hours Use Next 180 Hours Use Over 360 Hours Use	\$0.05296 per kWh \$0.04169 per kWh \$0.03653 per kWh	\$0.03291 per kWh \$0.03291 per kWh	
	f.	REACTIVE DEMAND ADJUSTMENT:	\$0.420 per	kVar	

Original Sheet No. 149.4

For Missouri Retail Service Area

Sheet No._____

		LARGE POWER ELECTRI		
D. <u>MC</u>	DNTI	HLY RATE FOR SERVICE AT TRANSMISSION VC	<u>DLTAGE, MOPTR</u>	
	a.	CUSTOMER CHARGE:	\$659.84	
	b.	FACILITIES CHARGE:		
		Per kW of Facilities Demand All kW	\$0.000	
	C.	DEMAND CHARGE:		
		Per kW of Demand Base Billing Demand Seasonal Billing Demand	<u>Summer Season</u> \$9.934 \$9.934	<u>Winter Season</u> \$5.173 \$0.000
	d.	BASE ENERGY CHARGE:		
		First 180 Hours Use Next 180 Hours Use Over 360 Hours Use	Summer Season \$0.05400 per kWh \$0.04250 per kWh \$0.03726 per kWh	\$0.04877 per kWh \$0.03837 per kWh
	e.	SEASONAL ENERGY CHARGE: First 180 Hours Use Next 180 Hours Use Over 360 Hours Use	<u>Summer Season</u> \$0.05400 per kWh \$0.04250 per kWh \$0.03726 per kWh	\$0.03291 per kWh
	f.	REACTIVE DEMAND ADJUSTMENT:	\$0.420 per	·

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P.S.C. MO. No.

Original Sheet No. 149.5

Canceling P.S.C. MO. No.

For Missouri Retail Service Area

Sheet No.

LARGE POWER SERVICE
ELECTRIC

SUMMER AND WINTER BILLING PERIOD

For determination of Seasonal periods, the four (4) summer months shall be defined as the four (4) monthly billing periods of June through September. The eight (8) winter months shall be defined as the eight (8) monthly billing periods of October through May.

DETERMINATION OF DEMANDS

Demand will be determined by demand instruments or, at the Company's option, by demand tests. The Actual Demand shall be the maximum fifteen (15) minute demand, measured in kW during the current billing period.

MINIMUM DEMAND

500 kW for all voltage levels

FACILITIES DEMAND

Facilities Demand shall be equal to the higher of: (a) the highest Monthly Maximum Demand occurring in the last twelve (12) months including the current month or (b) the Minimum Demand. If there are less than eleven (11) previous billing periods, the determination will be made using all available previous billing periods. The Facilities Demand is defined as the Maximum Actual Demand as determined from the comparison but in no case less than five hundred (500) for Facilities Demand Charge billing purposes.

HOURS USE

Hours Use shall be determined by dividing the total monthly kWh on all meters by the Monthly Maximum Demand in the current month.

ANNUAL BASE DEMAND

The Annual Base Demand is 100% of the maximum measured demand established during the preceding four (4) summer billing months. Company will determine the Annual Base Demand each year prior to the October billing month to be used for the following twelve (12) billing months. Company will estimate the Annual Base Demand for customers who have insufficient billing history.

MONTHLY BASE BILLING DEMAND AND SEASONAL BILLING DEMAND

The Monthly Billing Demand shall be the customer's maximum fifteen (15) minute integrated demand measured during the month, but in no event less than five hundred (500) kW. The Monthly Seasonal Billing Demand shall be the Monthly Measured Demand in excess of the customer's Annual Base Demand. The Monthly Base Billing Demand shall be the Monthly Billing Demand in excess of the customer's Monthly Seasonal Billing Seasonal Billing Demand.

MONTHLY BASE ENERGY AND SEASONAL ENERGY

The customer's energy usage during the month shall be apportioned to Base Energy and Seasonal Energy in the same proportion as the customer's Monthly Base Billing Demand and Seasonal Billing Demand. The Monthly Base Energy and Seasonal Energy shall be apportioned to the Hours Use rate blocks based on the Monthly Base Demand and Seasonal Demand.

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P.S.C. MO. No.

Original Sheet No. 149.6

Canceling P.S.C. MO. No.

For Missouri Retail Service Area

Sheet No.

LARGE POWER SERVICE
ELECTRIC

REACTIVE DEMAND ADJUSTMENT

Company shall determine customer's maximum reactive demand in kVar. Each month a charge shall be made for each kVar by which the maximum reactive demand is greater or less than fifty-percent (50%) of customer's maximum kW demand for that month. The reactive demand adjustment will be based on the ratio of the customer's maximum monthly fifteen (15) minute reactive demand in kVar to the customer's maximum kW demand for the billing period.

MINIMUM MONTHLY BILL

The Minimum Monthly Bill shall be equal to the sum of the Customer Charge and any applicable minimum Facilities Charge and Demand Charge.

MEEIA TRUE-UP, PRUDENCE REVIEW, AND MEEIA & PRE-MEEIA OPT-OUT PROVISIONS

See Company Rules and Regulations (Sheet Nos. R-63.01.1 and R-63.01.2).

ADJUSTMENTS AND SURCHARGES

The rates hereunder are subject to adjustment as provided in the following schedules:

- Fuel Adjustment Clause (FAC)
- Renewable Energy Standard Rate Adjustment Mechanism Rider (RESRAM)
- Demand-Side Investment Mechanism Rider (DSIM)
- Tax and License Rider

REGULATIONS

Subject to Rules and Regulations filed with the State Regulatory Commission.

WEB USAGE SERVICE

Customers served under this rate schedule are eligible for basic monthly web usage service which includes web access to their usage for fifteen (15) minute interval data which is updated once per month.

KCP&L G	REATER MISSOURI		-		
	P.S.C. MO. No	1	2 <u>nd</u>	Revised Sheet No	R-1
Canceling	P.S.C. MO. No.	1	1 st	Revised Sheet No	R-1
				For Missouri Retail Se	rvice Area
			D REGULATIONS ECTRIC		
		TABLE C	OF CONTENTS		
1. DEFIN	NITIONS				<u>Sheet No.</u> R-4
2. SERV	ICE AGREEMENTS				
2.01	Applications for Servi	се			R-6
2.02	Term of Agreement				R-7
2.03	Agreements Not Tran	nsferable			R-7
2.04	Deposits and Guaran				R-7
2.05	Discontinuance of Se	ervice			R-11
2.06	Cold Weather Rule	tion or Collection			R-16
2.07 2.08	Charge for Reconnec	ction of Collection			R-20 R-20
2.08	Temporary Service Returned Payment				R-20 R-21
3. SUPP	PLYING AND TAKING C	OF SERVICE			
3.01	Interruptions to Electi	ric Service			R-22
3.02	Use of Electrical Ene				R-24
3.03	Indemnity to Compan				R-24
3.04	Access to Customer's				R-24
3.05 3.06	Tapping of Company Location and Route of		ies		R-24 R-25
4. INSTA	ALLATIONS				
4.01	Customer's Installatio	on			R-26
4.02	Protection of Compar				R-27
4.03	Clearances				R-27
4.04	Increasing Connected	d Load			R-28
4.05	Motor Installations				R-28
4.06	Unsafe Condition or I		Service		R-29
4.07 4.08	Attachment to Compa Relocation of Compa				R-30 R-30
4.08	Moving Structures	Thy's Facilities			R-30 R-30
5. METE	RING				
5.01	Meter Installations				R-31
5.02	Multiple Metering				R-32
5.03	Meter Testing				R-33
5.04	Billing Adjustments				R-33.1

5.05 Non-Standard Metering Service

R-33.3

	P.S.C. MO. No1		<u>5th</u>	Revised Sheet No	R-2
Canceling	P.S.C. MO. No. <u>1</u>		4 th	Revised Sheet No	R-2
				For Missouri Retail Ser	vice Are
	F	RULES AND REGU ELECTRIC			
6. METE	R READING, BILLING, AND C		URES	<u> </u>	Sheet No
O. IVILIE			UNEO		
6.01	Billing and Reading of Meters	S			R-34
6.02	Billing Period				R-35
6.03	Choice and Application of Ra				R-35
6.04	Billing and Payment Standar	ds			R-37
6.05 6.06	Level Payment Plan				R-40 R-41
6.06 6.07	Disputes Settlement Agreements and	Extension Agreements			R-41 R-43
6.08	Commission Complaint Proc		>		R-43 R-44
6.09	Late Payment Charge	edules			R-45
7. EXTE	NSION OF ELECTRIC FACILI				
	NSION OF ELECTRIC FACILIT	IIE3			
7.01	Purpose				R-46
7.02	Definition of Terms				R-46
7.03	General Provisions				R-49
7.04	Permanent Service				R-50
7.05	Indeterminate Service				R-51
7.06	Temporary Service				R-51
7.07 7.08	Extension Upgrade Relocation or Conversion Re	auaat			R-51 R-52
7.08	Excess Facilities Request	quest			R-52 R-52
	Applicability Limitation				R-52
7 10		ation			R-53
7.10 7.11	Summary of Policy Administr	allon			
7.11	Summary of Policy Administr				
7.11	TRIC POWER AND CURTAIL				R-55
7.11 8. ELEC					R-55 R-56
7.11 8. ELEC 8.01	TRIC POWER AND CURTAIL				

KCP&L GREATER MISSOURI OPERATIONS COMPANY P.S.C. MO. No. 1 3rd Revised Sheet No. R-4 Canceling P.S.C. MO. No. 1 2nd Revised Sheet No. R-4 For Missouri Retail Service Area RULES AND REGULATIONS ELECTRIC

1. DEFINITIONS

- A. Bill means a written or electronically posted demand for payment for service and the taxes and franchise fees related to it.
- B. Billing period means a normal usage period of not less than twenty-six (26) or more than thirty-five (35) days for a monthly-billed customer except for initial, corrected, or final bills.
- C. Company means KCP&L Greater Missouri Operations Company.
- D. Commission means the Missouri Public Service Commission.
- E. Complaint means an informal or formal complaint under Commission Rule 4 CSR 240-2.070 and Section 6.08 of these Rules.
- F. Customer means any person applying for, receiving, using, or agreeing to take a class of electric service supplied by the Company under one rate schedule at a single point of delivery at and for use within the premises either (a) occupied by such persons, or (b) as may, with the consent of the Company, be designated in the service application or by other means acceptable to the Company. The Customer is a person or legal entity responsible for payment for service except one denoted as a guarantor.
- G. Cycle billing means a system that results in the rendition of bills to various customers on different days of a month.
- H. Delinquent charge means a charge remaining unpaid at least twenty-one (21) days from the rendition of the bill by Company.
- I. Delinquent date means the date stated on a bill, which shall be at least twenty-one (21) days from the rendition of the bill, after which Company may assess an approved late payment charge in accordance with Company's tariff on file with the Commission.
- J. Deposit means money paid in advance to Company for the purpose of securing payment of delinquent charges which might accrue to the customer who made the advance.
- K. Discontinuance of service or discontinuance means a cessation of service not requested by a customer.
- L. Due date means the date stated on a bill when the charge is considered due and payable.
- M. Estimated bill means a charge for utility service that is not based on an actual reading of the meter or other registering device by an authorized Company representative.
- N. Extension agreement means a verbal agreement between Company and the customer extending payment for fifteen (15) days or less.
- O. Guarantee means a written promise from a third party to assume liability up to a specified amount for delinquent charges that might accrue to a particular customer.

P.S.C. MO. No		1	<u>3rd</u>	Revised Sheet NoR Revised Sheet NoR	R-5	
		1	2 <u>nd</u>		R-5	
				For Missouri Retail Ser	vice Area	
			ND REGULATIONS			
1. [DEFINITIONS (Continued)					
F	 P. In dispute means any matter regarding a charge or service that is the subject of an unresolved inquiry. Q. Late payment charge means an assessment on a delinquent charge in accordance with Company's tarif on file with the Commission and in addition to the delinquent charge. 					
(
F	Non-Standard metering is a meter that does not function as a Standard meter.					
S	any way used by the pub the Company, be design All common areas in any be occupied by the owne	gle continuous tra lic, which portion ated in the service such building and r or lessee of suc	act of land (including all is occupied by the Cus e application or by othe on any such tract of la h building or tract of la	Individed by any common ar Il improvements thereon) un stomer, or as may, with the er means acceptable to the nd may be deemed by the C nd or his authorized agent, a ageways and other areas of	divided by consent o Company ompany to as anothe	

- T. Payment options means bills for electric service may be paid in cash, electronic funds transfer, or check. Additionally residential service customers may also pay by approved credit and debit card.
- U. Rendition of a bill means the mailing, electronic posting, or hand delivery of a bill by Company to a customer.
- V. Residential service or service means the provision of or use of a utility service for domestic purposes. Domestic purposes include the portion of electricity that is ultimately consumed at a single-family or individually metered multiple-family dwelling. Domestic purposes include the portion of electricity that is ultimately consumed at a single-family or individually metered multiple-family dwelling.
- W. Seasonally billed customer means a customer billed on a seasonal basis in accordance with Company's tariff on file with the Commission.
- X. Settlement agreement means an agreement between a customer and Company that resolves any matter in dispute between the parties or provides for the payment of undisputed charges over a period longer than the customer's normal billing period.
- Y. Standard meters are advanced digital meters that have multiple advanced features.

or a tract of land used or usable by persons other than the Customer

- Z. Tampering is to rearrange, damage, injure, destroy, alter, or interfere with, Company facilities, service wires, electric meters and associated wiring, locking devices, or seals or otherwise prevent any Company equipment from performing a normal or customary function
- AA. Tariff means a schedule of rates, services and rules approved by the Commission.
- AB. Termination of service or termination means a cessation of service requested by a customer.

KCP&L GREATER MISSOUR	OPERATION	S COMPANY	
P.S.C. MO. No	1	1 <u>st</u>	_ Revised Sheet No. R-5.01
Canceling P.S.C. MO. No.	1		_ Original Sheet No. <u>R-5.01</u>
			For Missouri Retail Service Area

1. DEFINITIONS (Continued)

- AC. Unauthorized Use is to use or receive the direct benefit of all, or a portion of, the utility service with knowledge of, or reason to believe that diversion, tampering or other unauthorized connection existed at the time of the use, or that the use or receipt was fraudulent and/or without the authorization or consent of the utility. Includes but is not limited to: (a) tampering with or reconnection of service wires and/or electric meters to obtain metered use of electricity, (b) the unmetered use of electricity resulting from unauthorized connections, alterations or modifications to service wires and or electric meters, (c) placing conductive material in the meter socket to allow unmetered electricity to flow from the line-side to load-side of the service, (d) installing an unauthorized electric meter in place of the meter assigned to the account, (e) inverting or repositioning the meter to alter registration, (f) disrupting the magnetic field or wireless communication of the meter causing altered registration, (g) damaging or altering the electric meter to stop registration, (h) using electric service without compensation to the utility.
- AD. Utility means an electric corporation as those terms are defined in Section 386.020, RSMo.
- AE. Utility charges mean the rates for utility service and other charges authorized by the Commission as an integral part of utility service.
| KCP&L GREATER MISSOURI | OPERATIONS | COMPANY | | |
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| P.S.C. MO. No. | 1 | 1 st | Revised Sheet No. | R-6 |
| Canceling P.S.C. MO. No. | 1 | | _ Original Sheet No | R-6 |
| | | | For Missouri Retail Sei | rvice Area |
| | | ND REGULATIONS
ELECTRIC | | |
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2. SERVICE AGREEMENTS

- 2.01 Applications for Service
 - A. Before Company begins rendering any electric service, the person(s), firm, or corporation shall supply the information necessary to complete Company's Standard Application for Service. A separate application shall be made for each customer for each class of service at each metering point, and at each separate location. Areas separated by public streets or alleys shall be considered separate locations. In cases where the installation of new facilities is required before service can be rendered, Company reserves the right to require such customer to execute a special contract consistent with these Rules prior to commencing service. In cases where there may be a succession of service to specific premises which prior to such succession had been covered by a contract requiring the payment of special minimums, or other payments in addition to the charges provided by regular rate tariffs, Company reserves the right to require such successor to execute a contract providing for the same special payments as was provided in the previous contract covering service to such premises. In any case where service is rendered under Company's nonresidential rate tariffs, the customer shall be required to execute an Electric Service Contract prior to receiving service when such contract is requested by Company.
 - B. Company shall not be required to commence supplying electric service to a customer, or if commenced, Company may discontinue such service, if at the time of application such customer or any member of his/her household (either having received substantial benefit and use of the previous electric service) is indebted to Company for the same class of electric service previously supplied at such premises or any other jointly occupied premises until payment of, or satisfactory payment arrangements for, such indebtedness shall have been made. Connection of service prior to receiving any deposit that may be required under Section 2.04 of these Rules shall not invalidate Section 2.04.
 - C. All applications for Large Power Service will contain complete information regarding the magnitude of the customer's load, the length of time such load will be operated each day, and the approximate life of the installation for which the customer intends to use the service. Such information will be used by Company to compute the revenue to be received from such customer. Company will then estimate the costs required to provide the facilities necessary to render such service to such customer. After considering the revenue and investment required, Company reserves the right to require the customer to execute a special contract for service prior to commencing the construction of any necessary facilities.

KCP&L GREATER MISSOURI	OPERATIONS (COMPANY		
P.S.C. MO. No.	1	1_ <u>st</u>	_ Revised Sheet No	R-7
Canceling P.S.C. MO. No.	1		_ Original Sheet No	R-7
			For Missouri Retail Ser	rvice Area
		D REGULATIONS LECTRIC		

- 2.02 Term of Agreement
 - A. Commencement of service by Company in conformance with the request of the customer and acceptance of service by the customer shall be considered as an agreement on the part of the customer to receive service under these Rules. In absence of a contract for service, the obligations of both parties shall continue on a month-to-month basis until terminated by mutual consent of Company and the customer.
 - B. A reasonable time for cessation of service shall prevail when service is terminated.
- 2.03 Agreements Not Transferable

Electric service supplied under an agreement is for the customer's use within or upon the premises served and for the purpose designated in the agreement, and such agreement is not transferable without consent of Company.

- 2.04 Deposits and Guarantees of Payment
 - A. Prompt connection of service in advance of collection of a deposit from the customer shall not affect the requirement for such deposit by the customer where a deposit is required.
 - B. Company may require a security deposit or other guarantee from new residential customers as a condition of service due to any of the following:
 - (1) The customer has outstanding with a utility providing the same type of service an unpaid bill that accrued within the last five (5) years and at the time of the request for service remains unpaid and not in dispute.
 - (2) The customer has in an unauthorized manner interfered with or diverted the service of a utility providing the same service situated on or about or delivered to the customer's premises within the last five (5) years.
 - (3) The customer is unable to establish an acceptable credit rating. The customer shall be deemed to have established an acceptable credit rating if the customer meets any of the following criteria:
 - (a) Owns or is purchasing a home.
 - (b) Is and has been regularly employed on a full-time basis for at least one (1) year.
 - (c) Has an adequate regular source of income.
 - (d) Can provide adequate credit references from a commercial credit source with a minimum history of one (1) year.

	P.S.C	. MO. N	0	1	1 <u>st</u>	Revised Sheet No. R-10
Canceling	P.S.C	. MO. N	0.	1		Original Sheet No <u>R-10</u>
						For Missouri Retail Service Area
					ND REGULATIONS ELECTRIC	
2.04	Depos	its and G	uarantee	es of Payment (0	Continued)	
	(6)	deposi exister not be minimu name,	t or with nce or no required um inforr signatur	n the first bill a pnexistence of a d unless reque mation: name re, and title of 0	a receipt as evidence of a deposit on the customers sted by the customer. of customer; date of par	eive in writing at the time of tender of f deposit, unless Company shows the er's bill, in which event the receipt shal The receipt shall contain the following yment; amount of payment; identifiable eiving payment; statement of the terms eturn of deposits.
	(7)	of the deposi	deposit i t; provide	refund even the	ough s/he may be unable oduce adequate identifica	d to a return of a deposit is not deprived e to produce the original receipt for the ation to ensure that s/he is the customer
	(8)	becau	se of a	customer's rac		arantee shall be required by Company origin, marital status, age, number of cal area of residence.
	(9)	require consec	ed depos	sit at one time, onthly installme	s/he may be permitted ents, unless Company ca	e is unable to make the full amount of a to make such deposit in up to four (4) an show a likelihood that the customer of his/her bills for electric service.
				Company may a of a cash depos		ee. The limit of the guarantee shall not
	the up sh Co	e last twe on which all be sa ompany m	lve (12) the char atisfactor nay withh	billing months. rge becomes de y if made with hold the release	Payment of a charge is elinquent provided it is no in ten (10) days of re	of all undisputed electric charges during satisfactory if received prior to the date of in dispute. Payment of a disputed bil solution or withdrawal of the dispute. g the payment of all undisputed charges erence by the customer.
	pro	ovided the	e amoun	t of the refund is		nst existing undisputed utility charges d on the bill. Deposits otherwise subjec ute.

KCP&L GREATER MISSOURI	OPERATIO	NS COMPANY				
P.S.C. MO. No.	1	1 st	Revised Sheet No. R-13			
Canceling P.S.C. MO. No.	1		Original Sheet No. <u>R-13</u>			
			For Missouri Retail Service Area			
RULES AND REGULATIONS ELECTRIC						
2.05 Discontinuance of Servi	ce (Continue	ed)				
C. Subject to the regi	iremente of	these Dules Company may				

- C. Subject to the requirements of these Rules, Company may discontinue service to a residential customer between the hours of 8:00 a.m. and 4:00 p.m. on the date specified on the notice of discontinuance or within thirty (30) calendar days after that. Service shall not be discontinued on a day when Company personnel are not available to reconnect the customer's service, or on a day immediately preceding such a day. After the thirty (30) calendar day effective period of the notice, all notice procedures required by this Rule shall again be followed before Company may discontinue service.
- D. The notice of discontinuance shall contain the following information:
 - (1) The name and address of the customer and the address, if different, where service is rendered.
 - (2) A statement of the reason for the proposed discontinuance of service and the cost for reconnection.
 - (3) The date on or after which service will be discontinued unless appropriate action is taken.
 - (4) How a customer may avoid the discontinuance.
 - (5) The possibility of a settlement agreement if the claim is for a charge not in dispute and the customer is unable to pay the charge in full at one (1) time.
 - (6) A telephone number the customer may call from the service location without incurring toll charges and the address of Company prominently displayed where the customer may make an inquiry. Charges for measured local service are not toll charges for purposes of this Rule.
- E. Company shall not discontinue residential service pursuant to Section (A) unless written notice by first class mail is sent to the customer at least ten (10) days prior to the date of the proposed discontinuance. Service of notice by mail is complete upon mailing. As an alternative, Company may deliver a written notice in hand to the customer at least ninety-six (96) hours prior to discontinuance. Company shall maintain an accurate record of the date of mailing or delivery. A notice of discontinuance of service shall not be issued as to that portion of a bill which is determined to be an amount in dispute pursuant to Sections 4 CSR 240-13.045 (5) and (6) of Commission Rules and Section 6.06 (E) and (F) of these Rules that is currently the subject of a dispute pending with Company or complaint before the Commission, nor shall such a notice be issued as to any bill or portion of a bill which is the subject of a settlement agreement except after breach of a settlement agreement. If Company inadvertently issues the notice, Company shall take necessary steps to withdraw or cancel the notice.

KCP&L GREATER MISSOUR	RI OPERATIONS	COMPANY		
P.S.C. MO. No.	1	<u>2nd</u>	Revised Sheet No	R-20
Canceling P.S.C. MO. No.	1	1_ <u>st</u>	Revised Sheet No	R-20
			For Missouri Retail Se	rvice Area
		ND REGULATIONS		

- 2.07 Charge for Reconnection or Collection
 - A. If electric service is discontinued for violation of any of the terms or conditions of any service agreement or on account of a delinquent service bill, a charge shall be made to the customer whose service was discontinued to cover the cost of reconnecting service before electric service will be resumed. This Reconnection Charge shall be assessed to the customer per Section 12 of these Rules.
 - B. When it is necessary for a representative of Company to visit the service address for the purpose of disconnecting electric service and the representative collects the delinquent payment amount a Collection Charge shall be assessed to the customer per Section 12 of these Rules.
 - C. Charges in this Section do not cover any extension that may be necessary to provide customer service. Charges for and conditions of extending electric service are included in Section 12 of these Rules.
- 2.08 Temporary Service
 - A. Applications for temporary service will be reviewed by Company, as received, and considered as a special contract subject to the applicable rates, rules, regulations, terms, conditions, and orders of all governmental authorities having jurisdiction. Such temporary service shall also be subject to the Rules of Company on file with the Commission.
 - B. The customer shall assume the liability of Company's estimated up-and-down cost of extending temporary overhead or underground service. Company's up-and-down cost referred to is Company's estimated total cost of extending and removing facilities installed for the sole benefit of the customer, less estimated salvage value of any material removed. Company shall furnish the customer with information that sets forth the estimated up-and-down costs, less salvage value of certain facilities included in such up-and-down cost estimates. Prior to starting construction of temporary facilities, the customer shall pay Company an amount equal to the estimated up-and-down costs of the facilities, less the estimated salvage value of the material taken down

KCP&L GREATER MISSOUR	OPERATION	NS COMPANY		
P.S.C. MO. No.	1	1 <u>st</u>	Revised Sheet No	R-21
Canceling P.S.C. MO. No.	1		Original Sheet No	R-21
			For Missouri Retail Se	rvice Area
	RULES	AND REGULATIONS ELECTRIC		

2.09 Returned Payment

If a customer tenders to Company a check, draft, or a payment order in payment for service billed which is ultimately dishonored for reasons other than bank error, the customer shall be assessed a Returned Payment Charge per Section 12 of these Rules.

KCP&L GREATER MISSOUR	OPERATION	S COMPANY		
P.S.C. MO. No.	1	1 <u>st</u>	_ Revised Sheet No	R-32
Canceling P.S.C. MO. No.	1		_ Original Sheet No	R-32
			For Missouri Retail Se	rvice Area
	RULES /	AND REGULATIONS ELECTRIC		

- 5.01 Meter Installations (Continued)
 - D. Where demand meters are used for metering service to customers for billing purposes, the applicable rate schedule shall designate the demand interval to be used for normal service. However, where customers request demand meter contact signals and Company agrees to furnish such demand meter contact signals, Company shall charge the customer the entire investment cost of providing such contact signals plus any estimated monthly operating costs expected. Company shall be permitted to use a five (5) minute demand interval instead of that specified in the rate tariff. This will encourage customers to shift loads from peak periods to off-peak periods rather than shifting loads within the demand time interval. Company shall not be required to furnish demand meter contact signals where such service may impair the accuracy of the meter or for any other reason that such service is not in the best interest of Company and other customers served.

5.02 Multiple Metering

- A. The normal practice shall be to bill each metering point as a separate customer. Under special conditions, consumption registered by two (2) or more meters may be numerically added and a single bill rendered for such service supplied to a customer, provided the customer's load is of such size and character and so located as to make it advisable, in the opinion of Company, to install more than one (1) service connection at a single location.
- B. The Company will not supply electric service to a Customer for resale or redistribution by the Customer.
 - (a) "Resale" shall mean the furnishing of electric service by a Customer to another person under any arrangement whereby the Customer makes a specific or separate charge for the electric service so furnished, either in whole or in part, and whether the amount of such charge is determined by submetering, remetering, estimating or rebilling as an additional, flat, or excess charge, or otherwise.

KCP&L GREATER MISSOURI OPERATIONS COMPANY	
P.S.C. MO. No1	_ Original Sheet No. <u>R-32.1</u>
Canceling P.S.C. MO. No	Sheet No
	For Missouri Retail Service Area
RULES AND REGULATIONS ELECTRIC	

- 5.02 Multiple Metering (Continued)
 - (b) "Redistribution" shall mean the furnishing of electric service by the Customer (i) to another building occupied by the Customer and located on the same premises of the Customer but used by the Customer for a separate business enterprise, or (ii) to separate premises occupied by another person, whether or not such premises are owned, leased or controlled by the Customer, without making a specific or separate charge for the electric service so furnished. With respect to any multiple-occupancy premises, the Company will not supply electric service to the owner, lessee, or operator thereof, as the Customer of the Company, and permit redistribution by such Customer to his office or residential tenants therein, except for those premises being supplied such service on the effective date of this schedule. The restriction against "redistribution" may be waived by the Company where the operation of certain types of multiple occupancy premises, either in whole or in part, makes it impractical for the Company, in its judgment, to separately meter and supply electric service to each occupant as a Customer of the Company. Such exceptions may include:
 - (i) An operation catering predominately to transients, such as hotels, motels, and hospitals;
 - An operation where the individual dwelling quarters are not equipped with kitchen and bathroom facilities, such as recognized rooming houses, dormitories, old folks' homes, orphanages and eleemosynary institutions;
 - (iii) An operation of a building used essentially for general office or commercial purposes where the separate premises leased to office or commercial tenants are adjustable and subject to rearrangement or relocation to conform to the needs of the tenants and the Company deems it would be impractical to rearrange wiring to conform to any such changes;
 - (iv) An operation of a transient mobile home court (see Rule 6.01) where electric service is supplied by the Company to the operator, as the Customer of the Company, pursuant to an applicable rule or rate schedule of the Company.
 - C. In cases where redistribution is permitted under this Rule 5.02, the Company will supply electric service to the owner, lessee, or operator of such multiple occupancy premises, as the Customer of the Company, under an applicable rate schedule and the Customer may, by redistribution, furnish electric service to his tenants in or on such multiple occupancy premises on a rent inclusion basis; i.e., as an incident of the tenancy and without a specific or separate charge for the electric service so furnished by the Customer to his tenant, or a variable rental on account thereof.
 - D. Any lessor of a multiple occupancy premise may, by prior arrangement with the company, elect to receive, and pay to the Company, the electric service bills of his tenants in such premises whose separate premises therein are individually metered and supplied electric service by the Company, provided that each such tenancy includes electric service on a rent inclusion basis. Under such an arrangement, the Company may consider the lessor as the Customer for billing and collection purposes but shall individually meter the separate premises of each such tenant.

KCP&L GREATER MISSOURI	OPERATIC	ONS COMPANY	
P.S.C. MO. No.	1	1 <u>st</u>	Revised Sheet No R-33
Canceling P.S.C. MO. No.	1	<u> </u>	_ Original Sheet No. <u>R-33</u>
			For Missouri Retail Service Area
	RULE	S AND REGULATIONS ELECTRIC	
5.02 Multiple Metering (Conti	nued)		

- E. Where an apartment building presently receiving electric service for redistribution undergoes renovation to the extent that the cost of such renovation is fifty percent or more of the value of the building, then the building shall no longer be eligible for redistribution.
- F. Nothing in this Rule 5 shall apply to electric service supplied by the company at wholesale for resale under the provisions of a separate written agreement by the Company with any electric public utility, rural electric cooperative or political subdivision supplying electric service at retail to the public.
- 5.03 Meter Testing

Company's meters shall be tested for accuracy in accordance with the Commission's Rule included in 4 CSR 240-10.030 as now in effect and as the same may be amended from time to time. An approved statistical sampling basis of meter testing may be used to comply with the periodic testing requirements of this Rule.

P.S.C. MO. No. _____1

Original Sheet No. R-33.1

Canceling P.S.C. MO. No.

For Missouri Retail Service Area

Sheet No.

RULES AND REGULATIONS ELECTRIC

5.04 Billing Adjustments

- A. For all billing errors, Company will determine from all related and available information the probable period during which this condition existed and shall make billing adjustments for the estimated period involved as follows:
 - (1) Residential Customers.

(a) In the event of an overcharge, an adjustment shall be made for the entire period that the overcharge can be shown to have existed not to exceed sixty (60) consecutive billing periods, calculated from the date of discovery, inquiry, or actual notification of Company, whichever was first.

(b) In the event of an undercharge, an adjustment shall be made for the entire period that the undercharge can be shown to have existed not to exceed twelve (12) consecutive billing periods, calculated from the date of discovery, inquiry, or actual notification of Company, whichever was first.

- (2) Customers Other Than Residential.
 - (a) In the event of an overcharge, an adjustment shall be made for the entire period that the overcharge can be shown to have existed not to exceed sixty (60) consecutive billing periods, calculated from the date of discovery, inquiry, or actual notification of Company, whichever was first.
 - (b) In the event of an undercharge, an adjustment shall be made for the entire period that the undercharge can be shown to have existed not to exceed sixty (60) consecutive billing periods, calculated from the date of discovery, inquiry or actual notification of Company, whichever was first.
- B. No billing adjustment will be made where the full amount of the adjustment is less than one dollar (\$1.00).
- C. Where, upon test, a meter error is found to be three percent (3%) or less, no billing adjustment will be made.
- D. When evidence of tampering is found, or there are misrepresentations of the use of service by the customer, Company will calculate the billing adjustment period in accordance with the applicable statute of limitations for the prosecution of such claim after determining the probable period during which such condition existed from all related and available information.
- E. When the customer has been undercharged, except as provided in Section 5.04 (D) of this Rule, and a billing adjustment is made, the customer may elect to pay the amount of the adjustment in equal installments over a period not to exceed the period for which the billing adjustment was applicable.
- F. The under- or over-collection of sales, use or franchise taxes is not considered a billing error for the purpose of this Section, and is subject to collection or refund per the statute of limitations.

P.S.C. MO. No. _____1

Original Sheet No. R-33.3

Canceling P.S.C. MO. No.

For Missouri Retail Service Area

Sheet No.

RULES AND REGULATIONS
ELECTRIC

5.05 Non-Standard Metering Service

- A. Non-Standard Metering Service is available for any individual Residential Customer whose premise(s) is metered with a Company standard digital meter (Standard Meter) and requests to have metering service utilizing a Company Standard Meter without radio frequency (Non-Standard Meter).
- B. In order to begin receiving Non-Standard Metering service under this Rule 5.05, the Customer must complete the following requirements:
 - (1) The Customer must sign and return to the Company the Residential Non-Standard Metering Service Acknowledgment Form (Acknowledgement Form) accepting all fees, requirements, and limitations of this Rule 5.05. The Acknowledgement Form can be obtained by the Customer from the Company website at <u>http://www.kcpl.com</u>, or by contacting the Company Customer Care Center and requesting a hard copy be mailed to their premise(s).
 - (2) The Customer must pay the required, and non-refundable, Non-Standard Meter Initial Setup Charge of \$150.00 per Non-Standard Meter.
 - (3) The Customer must pay the monthly recurring Non-Standard Meter Charge of \$45.00 per Non-Standard Meter in addition to their applicable residential rates for electric service.
 - (4) The Customer must have no past-due balance and be current on all monthly bill payments at the time of their request for service under this Rule 5.05.
- C. Once the Company has received the signed Acknowledgement Form from the Customer, and payment of the Non-Standard Meter Initial Setup Charge has been processed by the Company, the Company will furnish, and install, a Non-Standard Meter to be used for billing purposes and service under this Rule 5.05 and the Non-Standard Meter Charge will be added to the customer's monthly bill.
- D. All Company rules shall apply under this Rule 5.05.
- E. Any customer who has requested service under this Rule 5.05 may, at any time, terminate this Non-Standard Metering Service and request that the Company install a Standard Meter on their premise(s); at which point the monthly Non-Standard Meter Charge will no longer be applicable. There is no subsequent charge for a Customer to request a Standard Meter be installed on their premise(s) that previously opted for service under this Rule 5.05.

S COMPANY						
1 <u>st</u>	Revised Sheet No. R-35					
	Original Sheet NoR-35					
	For Missouri Retail Service Area					
RULES AND REGULATIONS ELECTRIC						
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	AND REGULATIONS ELECTRIC					

- F. Mobile home courts receiving electric service through one (1) meter prior to December 16, 1964, for a number of mobile home positions where electricity is resold to mobile home occupants, may continue the present arrangement of charging the mobile home occupants the same amount per kilowatt-hour that Company charged for electricity supplied to said mobile home court the previous month. Such arrangement shall continue until Company purchases the distribution system within such mobile home court or until Company extends facilities required for serving each mobile home position individually.
- G. In cases where mobile home courts are served on one (1) meter, electricity is not metered to each mobile home position, and electric service is furnished as part of the rental charge, the single meter arrangement may continue.
- 6.02 Billing Period

Bills ordinarily will be rendered regularly at monthly intervals but may be rendered more or less frequently at Company's option. The normal billing period shall be twenty-six (26) to thirty-five (35) days. All bills that are less than twenty-six (26) days or more than thirty-five (35) days will be normalized.

- 6.03 Choice and Application of Rates
 - A. The tariffs on file with the Public Service Commission of the State of Missouri are at all times available to any customer or his/her authorized representative. Company reserves the right in all instances to designate an existing or prospective customer's classification for the purpose of rate application.
 - B. If a customer is eligible to take electric service under more than one (1) rate tariff, the choice of such rate tariff lies with the customer. Any customer shall pay for service under the applicable rate tariff for all electrical power and energy used.
 - C. A new customer will be assisted by Company in the selection of the rate tariff based on the information at hand, but the responsibility for the selection of the rate tariff lies with the customer.
 - D. After a new customer has selected a rate tariff under which s/he elects to take electric service, s/he will be required to remain under such rate tariff for a period of one (1) year. When more than one (1) rate tariff is available to a customer and the customer elects to transfer to another available rate tariff, such other rate tariff shall not be applied retroactively.

KCP&L GREATER MISSOURI	OPERATIONS	COMPANY		
P.S.C. MO. No.	1	1 <u>st</u>	_ Revised Sheet No	R-38
Canceling P.S.C. MO. No.	1		_ Original Sheet No	R-38
			For Missouri Retail Se	rvice Area
		ND REGULATIONS ELECTRIC		

- 6.04 Billing and Payment Standards (Continued)
 - C. If Company is unable to obtain an actual meter reading for three (3) consecutive billing periods, Company shall advise the customer by first class mail or personal delivery that the bills being rendered are estimated, that estimation may not reflect the actual usage, and that the customer may read and report electric usage to Company on a regular basis. The procedure by which this reading and reporting may be initiated shall be explained. Company shall attempt to secure an actual meter reading from customers reporting their own usage at least annually. These attempts shall include personal contact with the customer to advise the customer of the regular meter reading day. Discontinuance of the service of a customer who is reading and reporting usage on a regular basis because of inability to secure an actual meter reading shall not be required.
 - D. If a customer fails to report usage to Company, Company shall obtain a meter reading at least annually. Company shall notify the customer that if usage is not reported regularly by the customer and if the customer fails, after written request, to grant access to the meter, then service may be discontinued pursuant to Section 2.05 of these Rules.
 - E. Company may bill its customers on a cyclical basis if the individual customer receives each billing on or about the same day of each billing period. If Company changes a meter reading route or schedule which results in a change of nine (9) days or more of a billing cycle, notice shall be given to the affected customer at least fifteen (15) days prior to the date the customer receives a bill based on the new cycle.
 - F. A monthly-billed customer shall have at least twenty-one (21) days from the rendition of the bill to pay the electric charges. If the due date or delinquent date falls upon a Sunday, legal holiday, or any other day when the offices of Company regularly used for the payment of customer bills are not open to the general public, the due date or delinquent date shall be extended through the next business day. The date of payment for remittance by mail is the date on which Company receives the remittance. Company shall not base an assessment of a deposit or delinquent charge, or a discontinuance of service, on a payment that was made to a payment agent on or before the due date or delinquent date.

KCP&L GREATER MISSOURI OPERATIONS COMPANY				
P.S.C. MO. No.	1	1_ <u>st</u>	Revised Sheet No.	R-47
Canceling P.S.C. MO. No.	1		_ Original Sheet No	R-47
			For Missouri Retail Ser	rvice Area
RULES AND REGULATIONS ELECTRIC				

- 7.02 Definition of Terms (Continued)
 - D. Construction Charges: That portion of the Distribution Extension's construction costs for which the Applicant is responsible. The Electric Service Standards and the provisions in this extension policy specify which segments of service shall be furnished by Applicant and which segments are provided by Company at cost to Applicant. These charges may consist of the following components:
 - (1) Nonrefundable charges represent the portion of Construction Charges which are not supported by the expected revenue stream or for non-standard costs associated with the Distribution Extension and will not be reimbursable to Applicant. (Exception: Non-standard costs for Excess Facilities may be recovered on a surcharge basis as mutually agreed to by Applicant and Company and specified in the Facilities Extension Agreement.)
 - (2) Refundable charges represent the portion of Construction Charges that may be reimbursed to the Applicant during the Open Extension Period, dependent upon the Applicant's requisite performance as outlined in the Facilities Extension Agreement.
 - E. Distribution Extension: Distribution facilities including primary and secondary distribution lines, transformers, service laterals and all appurtenant facilities and meter installation facilities installed by Company.
 - F. Electric Service Standards: Company's Electric Service Standards available upon request to any Applicant, defines Company's uniform standards and requirements for installation, wiring and system design.
 - G. Estimated Construction Costs: The Estimated Construction Costs shall be the necessary cost of the Distribution Extension and shall include the cost of all materials, labor, rights-of-way, trench and backfill, together with all incidental underground and overhead expenses connected therewith. Where special items, not incorporated in the Electric Service Standards, are required to meet construction conditions, the cost thereof shall also be included as a non-standard cost.
 - H. Estimated Margin: The Estimated Margin will be determined by first multiplying the effective rates for each customer class by the estimated incremental usage and then subtracting 1) applicable margin allocation for network and infrastructure support costs; and 2) incremental power and energy supply costs.
 - I. Extension Completion Date: The date on which the construction of a Distribution Extension, Extension Upgrade or Relocation is completed as shown by Company records.

KCP&L GREATER MISSOURI	OPERATIONS	S COMPANY		
P.S.C. MO. No.	1	1 <u>st</u>	_ Revised Sheet No	R-49
Canceling P.S.C. MO. No.			_ Original Sheet No	R-49
			For Missouri Retail Ser	rvice Area
		AND REGULATIONS		

7.03 General Provisions

- A. Company at its sole discretion, after consideration of Applicant's electric requirements, will designate the class of service requested as Permanent, Indeterminate or Temporary in accordance with the definitions set forth herein.
- B. The determination of facility type and routing will be made by Company to be consistent with the characteristics of an Applicant's requirements and for the territory in which service is to be rendered and the nature of Company's existing facilities in the area.
- C. The facilities provided will be constructed to conform to the Electric Service Standards. Except as otherwise provided (Section 7.09 Excess Facilities), the type of construction required to serve the Applicant appropriately will be determined by Company.
- D. Facilities Extension Agreements will be based upon Company's Estimated Construction Cost for providing the facilities necessary to supply the service requested by Applicant. Company shall exercise due diligence with respect to providing the estimate of total costs to the customer. If it is necessary or desirable to use private, public and/or government rights-of-way to furnish service, Applicant may, at Company's discretion, be required to pay the cost of providing such rights-of-way. All Distribution Extensions, with the exception of service conduits, provided wholly, or in part, at the expense of an Applicant shall become the property of Company once approved and accepted by Company.
- E. Company shall construct, own, operate and maintain new overhead and/or underground feeder lines, service lines and related distribution system facilities only on or along public streets, roads and highways which Company has the legal right to occupy, and on or along private property across which right-of-ways and easements satisfactory to Company have been received.
- F. Rights-of-way and easements which are satisfactory to Company including those as may be required for street lighting, must be furnished by the Applicant in reasonable time to meet construction and service requirements and before Company shall be required to commence its installation; such rights-of-way and easements must be cleared of trees, tree stumps, and other obstructions, and graded to within six (6) inches of final grade by Applicant at no charge to Company. Such clearance and grading must be maintained by the Applicant during construction by Company. If the grade is changed subsequent to construction of the distribution system in such a way as to require relocation of any of the electric facilities, the estimated cost of such relocation shall be paid by the Applicant or its successors as a non-refundable Construction Charge

KCP&L GREATER MISSOURI OPERATIONS COMPANY					
P.S.C. MO. No	1	1 <u>st</u>	_ Revised Sheet No	R-50	
Canceling P.S.C. MO. No.	1		_ Original Sheet No	R-50	
			For Missouri Retail Se	rvice Area	
RULES AND REGULATIONS ELECTRIC					

- 7.03 General Provisions (Continued)
 - G. An additional Construction Charge shall be paid by the applicant to Company for any ditching required to be performed by Company due to soil conditions including, but not limited to, the presence of rock or other environmental issues which prevent the use of normal trenching and backfilling practices used in trenchable soil. The charge under this provision shall be the estimated trenching and backfilling costs to be incurred by Company including conduit or padding for feeder lines, if required, less the estimated cost of normal trenching and backfilling. Applicant may be required to perform said ditching.
- 7.04 Permanent Service
 - A. Each application to Company for electric service of a permanent nature to premises requiring extension of Company's existing distribution facilities will be evaluated by Company in order that Company may determine the amount of investment (Construction Allowance) warranted by Company in making such extension. In the absence of special financing arrangements between the Applicant and Company, the Construction Charges as specified in the Facilities Extension Agreement shall be paid by the Applicant to Company before Company's construction commences.
 - B. The Construction Charges may be refundable in part, or in their entirety, to the original Applicant during the Open Extension Period. The Facilities Extension Agreement, to be executed by Applicant and Company, shall outline the applicable refund mechanism as related to the performance required by Applicant. In no event shall refunds aggregate an amount greater than the Construction Charges. Refundable Construction Charges shall not accrue interest. No interest in any potential refunds may be assigned. Applicant shall be responsible for notifying Company within six (6) months time of qualifying permanent loads connected to Company's system. On a periodic basis, Company shall make the applicable refund(s) as specified in the Facilities Extension Agreement. No refunds will be made for performance after the Open Extension Period.
 - C. Company will evaluate the feasibility of growth for an existing area when determining the amount of Construction Charges. Where sufficient growth is anticipated, the extension may be made without an additional charge or at a reduced rate.

KCP&L GREATER MISSOURI OPERATIONS COMPANY				
P.S.C. MO. No.	1	1 <u>st</u>	Revised Sheet No	R-51
Canceling P.S.C. MO. No.	1		Original Sheet No	R-51
			For Missouri Retail Se	ervice Area
RULES AND REGULATIONS ELECTRIC				

7.05 Indeterminate Service

- A. For all types of electric service of an indeterminate character, Applicant shall be required to pay to Company in advance of Company's construction all of the Estimated Construction Costs as Construction Charges as outlined in the Facilities Extension Agreement.
- B. The Construction Charges will be considered non-refundable unless, at the sole discretion of Company and upon written request of the Applicant, the Applicant is reclassified to Permanent Service during the Open Extension Period. In that event, the refund procedure applicable to Permanent Service Applicants will apply.
- C. Where the length or cost of an extension is so great and the anticipated revenue to be derived is so limited as to make it doubtful whether the necessary operating costs on the investment would be recovered an additional charge to Applicant may be required. The additional charge will cover the cost of insurance, cost of removal, license and fees, taxes, operation and maintenance and appropriate allocable administrative and general expenses of such facilities.
- 7.06 Temporary Service

For electric service of a temporary nature, Applicant shall be required to pay to Company as nonrefundable Construction Charges as outlined in the Facilities Extension Agreement an amount equal to the estimated net cost of installing, owning and removing the Distribution Extension including nonsalvageable materials. Applicant shall pay Company before Company's construction commences. This classification does not include temporary meter sets furnished to service an Applicant's construction requirements. Such temporary service is normally a 40 Amp self-contained meter set.

7.07 Extension Upgrade

Where an electric distribution Extension Upgrade is required to serve a non-residential customer's load requirements, the Facilities Extension Agreement between Company and Applicant shall apply the Estimated Construction Costs, Construction Allowance, and Construction Charges provisions contained in this extension policy to the Extension Upgrade.

KCP&L GREATER MISSOURI OPERATIONS COMPANY					
P.S.C. MO. No	1	1 <u>st</u>	_ Revised Sheet No	R-52	
Canceling P.S.C. MO. No.	1		_ Original Sheet No	R-52	
			For Missouri Retail Se	rvice Area	
RULES AND REGULATIONS ELECTRIC					

7.08 Relocation or Conversion Request

An Applicant desiring to have Company's existing overhead facilities installed underground or to have existing overhead or underground facilities relocated may request Company to make such changes. If Company determines that such conversion or relocation can reasonably be made, Company will make such conversion or relocation on the following basis: The cost of removing and relocating such facilities, the related net cost of non-salvageable materials and the cost of any new facilities to be installed shall be paid by the Applicant as non-refundable Construction Charges as outlined in the Facilities Extension Agreement.

7.09 Excess Facilities Request

In those instances where Company chooses to provide facilities at Applicant's request in variance with the Electric Service Standards, Applicant shall be required to pay Company for the cost of such facilities, and to pay Company a Nonrefundable Construction Charge or a surcharge as outlined in the Facilities Extension Agreement. The charge is designed to recover the cost of insurance, replacement (or cost of removal); license and fees, taxes, operation and maintenance and appropriate allocable administrative and general expenses associated with such distribution facilities.

7.10 Applicability Limitation

The applicability of this extension policy is limited by the following conditions:

- A. Facilities Extension Agreement Not Timely Executed: Company's Estimated Construction Costs and Construction Charges requirements as calculated for each extension may become void, at Company's discretion, after 120 days from the time a proposed Facilities Extension Agreement is provided by Company to Applicant. If a Facilities Extension Agreement is not fully executed before that time, it may become necessary for new estimates to be made incorporating the then current construction costs and the terms and conditions of Company's extension policy as on file and in effect with the Commission at that time.
- B. Accurate Estimates Doubtful -- True-Up For Actual Costs: The Estimated Construction Costs will typically be the amount used in calculating the Construction Allowance and Construction Charges. In situations where the accuracy of the estimate is known to be highly uncertain, a true up to reflect actual costs at the Extension Completion date will be made. The intention to adjust the Estimated Construction Costs to reflect actual costs shall be specified and agreed to by both Applicant and Company in the Facilities Extension Agreement.

KCP&L GREATER MISSOURI OPERATIONS COMPANY						
P.S.C. MO. No.	1	1 <u>st</u>	Revised Sheet No. R-53			
Canceling P.S.C. MO. No.	1		Original Sheet No. R-53			
			For Missouri Retail Service Area			
RULES AND REGULATIONS ELECTRIC						
7.11 Summary Of Policy Administration						
7.11 Summary OF FORCY Au	ministration					

- A. Company has segmented Applicants into the following general categories for administration of this Extension Policy and also requires Applicants to provide the specified facilities as referenced in the Electric Service Standards:
- B. Residential Single Family
 - (1) Free of Charge Basic Extension Request: All Applicants, classified as Permanent Service, will receive up to one-quarter (¼) mile extension from the existing distribution lines. The extension may include provision to the Customer's property line, onto the Customers property, or a combination providing extension to the Customer's property line and onto the Customer's property.

The Company will build the first one-eight (1/8) mile and the last one-eighth (1/8) mile of single-phase line per residential or rural residential customer under its established rates and minimum charges.

- (2) Excess Charge Non Basic Extension Request: Applicants requiring a Distribution Extension in excess of the basic installed facilities which are provided free of charge may incur a non-refundable construction charge as described below:
 - (a) Individual Projects: Projects defined as including at least one (1) and no more than four (4) residential dwelling(s). The applicable Construction Allowance will be subtracted from the Estimated Construction Costs for the Applicant's project in order to determine the Nonrefundable Construction Charge to be paid by Applicant to Company. The cost of the distribution extension on public right-of-way will be included in the Estimated Construction Costs.
 - (b) Subdivision Projects: Projects defined as including five (5) or more residential dwellings. The Nonrefundable Construction Charge is calculated based on a per lot basis and is determined by subtracting the applicable standard Construction Allowance from the standard Estimated Construction Costs. Applicant will also be responsible for all Estimated Construction Costs related to the cost of connecting the subdivision project to Company's existing and adequate distribution facilities when the length is greater than 100 feet. Applicant will pay these costs to Company as a Nonrefundable Construction Charge.
 - (c) Construction Allowance is set equal to the cost of facilities provided free of charge plus standard adders, determined from the feasibility model, based on the electric end-use and project type committed to by Applicant.

KCP&L GREATER MISSOURI	OPERATIONS C	OMPANY		
P.S.C. MO. No.	1	<u>2nd</u>	_ Revised Sheet No	R-54
Canceling P.S.C. MO. No.	1	1^ <u>st</u>	Revised Sheet No.	R-54
			For Missouri Retail Se	rvice Area
		D REGULATIONS ECTRIC		

- 7.11 Summary Of Policy Administration (Continued)
 - C. Residential Multi-Family or Residential Mobile Home Trailer Parks

All applicants, classified as permanent service, will have a Construction Allowance calculated per the feasibility model (Section 7.02 C. Construction Allowance) for the customized project. The Construction Allowance is subtracted from the Estimated Construction Cost for the Applicant's project in order to determine the Nonrefundable Construction Charge to be paid by Applicant. Applicant will also be responsible for all Estimated Construction Charges related to the cost of connecting to Company's existing and adequate distribution facilities when the length is greater than 100 feet. Applicant will pay these costs to Company as a Nonrefundable Construction Charge.

D. Commercial or Industrial

All applicants, classified as permanent service, will have a Construction Allowance calculated per the feasibility model (Section 7.02 C. Construction Allowance) for the customized project. The Construction Allowance is subtracted from the Estimated Construction Cost for the Applicant's project in order to determine the Nonrefundable Construction Charge to be paid by Applicant. The cost of the Distribution Extension on public right-of-way is generally included in the Estimated Construction Cost except where the Applicant requires an extension other than a standard overhead extension. Where underground service on public right-of-way is required and agreed to by Company, the Applicant will be required to pay for the required facilities as either a Nonrefundable Construction Charge or as a surcharge on its monthly bill, at Company's discretion.

KCP&L GREATER MISSOURI	OPERATIONS	COMPANY		
P.S.C. MO. No.	1	<u>3rd</u>	Revised Sheet No. R-62.15	
Canceling P.S.C. MO. No.	1	2 nd	Revised Sheet No R-62.15	
			For Missouri Retail Service Area	
RULES AND REGULATIONS ELECTRIC				

9.17 Economic Relief Pilot Program

A. PURPOSE:

The Economic Relief Pilot Program (ERPP) offered by the Company provides an opportunity to relieve the financial hardship experienced by some of our customers. Through this three (3) year pilot we shall endeavor to insure this program is a valuable and viable program for customers.

B. APPLICATION:

This ERPP is applicable to qualified customers for residential service. The ERPP will, on a pilot basis, provide up to 1,000 participants with a fixed credit on their monthly bill (ERPP credit), for a period up to 12 months from the billing cycle designated by the Company as the participant's first month until the billing cycle designated as the participant's last for ERPP. At the end of the 12 month period, a customer may reapply to participate further in the program through the term of the pilot program.

C. DEFINITIONS:

Qualified Customer – A Customer receiving residential service who is classified as low-income by the Missouri Department of Social Service criteria, and whose annual household income is no greater than 200% of the federal poverty level, as established by the poverty guidelines updated periodically in the Federal Register by the U.S. Department of Health and Services under the authority of 42 U.S.C. 9902 (2).

Applicant – A Qualified Customer who submits an ERPP application form for the ERPP credit.

Participant – An Applicant who agrees to the terms of the ERPP and is accepted by the Company.

Program Funds – annual ratepayer funding for the ERPP is \$394,009. Ratepayer funding shall be matched dollar for dollar by the Company. The \$788,019 annual sum of ratepayer funding and Company matching funds shall be the "program funds".

Agencies- The social service agencies serving the Company's service territory that qualify and assist ERPP customers pursuant to written contract between the Company and the Agencies.

1

P.S.C. MO. No.

<u>1st</u>

Revised Sheet No. R-62.16

Canceling P.S.C. MO. No.

Original Sheet No R-62.16

RULES AND REGULATIONS
ELECTRIC

9.17 Economic Relief Pilot Program (Continued)

D. AVAILABILITY:

Service under this rate schedule shall be available to up to 1,000 participants in the Company's service area who satisfy the following eligibility requirements:

1. Participant must be a customer receiving residential service under the Company's Residential Tariffs.

2. Participant's annual household income must be verified initially, and annually thereafter, as being no greater than two hundred percent (200%) of the federal poverty level.

3. Participants who have outstanding arrearages will enter special pay agreements as mutually agreed to by both the Participant and the Company.

4. Participants must provide, via an interview or questionnaire, information related to their energy use and program participation. Any information provided in these interviews or questionnaires that are later made public will not be associated with the participant's name.

5. Any provision of the Company's rules and regulations applicable to the Company's Residential Tariffs also apply to ERPP participants.

6. Participants will not be subject to late payment penalties while participating in the program.

E. ENERGY ASSISTANCE:

1. Participants who have not previously completed an application for a LIHEAP ("Low-Income Home Energy Assistance Program") grant agree to apply for a LIHEAP grant when such grants become available. The Company, through the Agencies, shall assist ERPP participants with completion of LIHEAP application forms when such assistance is requested.

2. Applicants agree to apply for weatherization assistance, if eligible, and for any other available energy assistance programs.

1

1

P.S.C. MO. No.

1<u>st</u>

Revised Sheet No. <u>R-62.17</u> Original Sheet No. R-62.17

Canceling P.S.C. MO. No.

For Missouri Retail Service Area

RULES AND REGULATIONS ELECTRIC

9.17 Economic Relief Pilot Program (Continued)

F. CREDIT AMOUNT:

Participants shall receive the available ERPP credit for so long as the participant continues to meet the ERPP eligibility requirements and reapplies to the program as required.

Up to 1,000 participants shall receive the ERPP credit in the amount of each participant's average bill for the most recent 12 months bills, not to exceed \$65 per month. The credit amount will be determined by the Company at the time of enrollment.

G. DISCONTINUANCE AND REINSTATEMENT:

The Company will discontinue a participant's ERPP credit for any of the following reasons:

1. If the Company, through the Agencies, determines the participant no longer meets the eligibility requirements set forth in this tariff.

2. If the participant submits a written request to the Company asking that the ERPP credit be discontinued.

3. If the participant does not conform to the Company's rules and regulations as approved by the Missouri Public Service Commission, and as a result the participant has service discontinued.

Reinstatement of the ERPP credit following discontinuance in the above circumstances and after the participant again meets the eligibility requirements will be at the discretion of the Company.

H. MISAPPLICATION OF THE ERPP CREDIT:

Providing incorrect or misleading information to obtain the ERPP credit shall constitute a misapplication of the ERPP credit. If this occurs the Company may discontinue the ERPP credit and rebill the account for the amount of all ERPP credits received by the participant. Failure to reimburse the Company for the misapplication of the ERPP credits may result in termination of customer's electric service pursuant to the Company's rules and regulations. However, nothing in this experimental tariff shall be interpreted as limiting the Company's rights under any provisions of any applicable law or tariff.

P.S.C. MO. No. _____1

1st ____ Revised Sheet No. <u>R-62.18</u> Original Sheet No. R-62.18

Canceling P.S.C. MO. No. _____ 1

For Missouri Retail Service Area

RULES AND REGULATIONS
ELECTRIC

9.17 Economic Relief Pilot Program (Continued)

I. OTHER CONDITIONS:

The ERPP program has been designed so that the Company neither profits from nor incurs losses as a result of offering this experimental program.

Costs of administering the program, including those costs charged by the Agencies, shall be paid from the program funds.

The Company will gather and maintain participant data on usage, arrears, payments and other relevant factors to be used in the evaluation of the program.

The Company shall make non-confidential data, as well as any and all program evaluations that are conducted, available to the parties.

The pilot program may be evaluated in any Company rate or complaint case. The evaluation shall be conducted by an independent third party evaluator under contract with the Company, that is acceptable to the Company, Commission Staff and the Public Counsel. The costs of the evaluator shall be paid from the program funds.

If any program funds in excess of actual program expenses remain at the end of the ERPP program, they shall be made available for future ERPP expenditures.

P.S.C. MO. No. _____1

Original Sheet No. R-62.22

Sheet No.

Canceling P.S.C. MO. No.

For Missouri Retail Service Area

RULES AND REGULATIONS ELECTRIC

9.18 Solar Photovoltaic Rebate Program (Continued)

G. DISCLAIMER CONCERNING POSSIBLE FUTURE RULES AND/OR RATE CHANGES AFFECTING YOUR SOLAR ELECTRIC SYSTEM

1. Your Solar Electric System is subject to the current rates, rules and regulations by the Missouri Public Service Commission ("Commission"). The Commission may alter its rules and regulations and/or change rates in the future. If this occurs, your Solar Electric System is subject to those changes and you will be responsible for paying any future increases to electricity rates, charges or service fees from KCP&L Greater Missouri Operations Company.

2. KCP&L Greater Missouri Operations Company's electricity rates, charges and service fees are determined by the Commission and are subject to change based upon the decision of the Commission. These future adjustments may positively or negatively impact any potential savings or the value of your Solar Electric System.

3. Any future electricity rate projections which may be presented to you are not produced, analyzed or approved by KCP&L Greater Missouri Operations Company or the Commission. They are based on projections formulated by external third parties not affiliated with KCP&L Greater Missouri Operations Company or the Commission.

Installer's signature
Print Installer's Name
Date Signed
Customer-Generator's signature
Print Customer-Generator's Name
Date Signed

KCP&L GREATER MISSOURI OPERATIONS COMPANY						
	P.S.C. MO. No	1	1 <u>st</u>	Revised Sheet No. R-63.01.1		
Cance	eling P.S.C. MO. No.	1		Original Sheet No. <u>R-63.01.1</u>		
				For Missouri Retail Service Area		
	RULES AND REGULATIONS					
	ELECTRIC					
10.02 Projected Annual Energy and Demand Savings Targets by Program During the Three-Year Plan, MEEIA Program Revenue Requirements and MEEIA and Pre-MEEIA Opt-Out Provisions (continued)						

Program Revenue Requirements

Revenue requirements of the MEEIA demand-side management programs shall be reflected in a charge titled, "DSIM Charge" appearing as a separate line item on customers' bills and applied to customers' bills as a per kilowatt-hour charge as specified in the residential and non-residential rate schedules. All customers taking service under the Company's rate schedules shall pay the charge regardless of whether a particular customer utilizes a demand-side program available herein, unless the Customer has opted-out of participation in the programs pursuant to 4 CSR 240-20.094(6).

Opt-Out Provisions (Non-Residential Customers)

Pursuant to Missouri Rule 4 CSR 240-20.094(6)(A): Any customer meeting one (1) or more of the following criteria shall be eligible to opt-out of participation in utility-offered demand side programs:

- The customer has one (1) or more accounts within the service territory of the electric utility that has a demand of the individual accounts of five thousand (5,000) kW or more in the previous twelve (12) months;
- 2. The customer operates an interstate pipeline pumping station, regardless of size; or
- 3. The customer has accounts within the service territory of the electric utility that have, in aggregate across its accounts, a coincident demand of two thousand five hundred (2,500) kW or more in the previous twelve (12) months, and the customer has a comprehensive demand-side or energy efficiency program and can demonstrate an achievement of savings at least equal to those expected from utility-provided programs.
 - A. For utilities with automated meter reading and/or advanced metering infrastructure capability, the measure of demand is the customer coincident highest billing demand of the individual accounts during the twelve (12) months preceding the opt-out notification.

A customer electing to opt-out under requirements 1 and 2 above must provide written notice to the electric utility no earlier than September 1 and not later than October 30 to be effective for the following calendar year. Customers electing to opt-out under requirement 3 above must provide notice to the utility and the manager of the energy resource analysis section of the commission during the stated timeframe. Customers electing to opt-out shall still be allowed to participate in interruptible or curtailable rate schedules or tariffs offered by the electric utility.

Customers who have satisfied the opt-out provisions of 4 CSR 240-20.094(6) to opt-out of both the DSIM Charge and the Pre-MEEIA rate will not be charged the DSIM Charge and receive an offset of the Pre-MEEIA rate amount on the same bill, based on their actual usage. The pre-MEEIA rate for the GMO rate jurisdiction is \$0.00064 per Kwh and the annual amount contained in base rates is \$5,118,403.

KCP&L GR	EATER MISSOURI OPERATIONS COMI	PANY				
P.S.C. MO. No1		<u> 3rd </u>	vised Sheet No. <u>R-66</u>			
Canceling F	P.S.C. MO. No1	2 nd Re	vised Sheet No. <u>R-66</u>			
		For M	lissouri Retail Service Area			
RULES AND REGULATIONS ELECTRIC						
12. SUMM	ARY OF TYPES AND AMOUNT OF CHARGE	S ALLOWED				
<u>Section</u>	Type of Charge	Amount of Charge				
2.04(G)	Security Deposits Standard New customer	Two (2) times highest billing One-sixth (1/6) of estimated annual billing				
2.07(A)	Reconnect Charge At the meter At the pole	\$30.00 \$50.00				
2.07(B)	Collection Charge	\$25.00				
2.08(B)	Temporary Service, Up and down costs	Estimated costs less estimated salvage				
2.09	Returned Payment Charge	\$30.00				
4.02(B)	Tampering	All associated costs to reconnect service with a minimum charge of \$150.00				
4.03(B)	Safety code violation	Company corrects violation and bills customer for all associated costs				
4.08	Relocation of Company facilities	Contribution for any part of the estimated cost that cannot be supported by any additional revenue resulting from the relocation				
4.09	Moving structure(s)	All associated costs				
5.01(D)	Demand meter contact signals	Contribution-investment cost of providing such signals, plus related monthly operating costs				
5.04	Billing adjustment	Varies by type and period to be adjusted depending upon revenue class				
5.05	Non-Standard Meter Charge Non-Standard Meter Initial Setup Charge	\$45.00 monthly \$150.00				

KCP&L GREATER MISSOURI OPERATIONS COMPANY							
P	.S.C. MO. No	1	1 <u>st</u>	Revised Sheet NoR-67			
Canceling P	.S.C. MO. No	1		Original Sheet NoR-67			
				For Missouri Retail Service Area			
RULES AND REGULATIONS ELECTRIC							
12. SUMMARY OF TYPES AND AMOUNT OF CHARGES ALLOWED (Continued)							
Section	Type of Charge		Amount of Cha	rge			
6.09	Late Payment Charge		0.50% on unpaid bill				
7.02(D)	Construction Charge Varies by type and scope of project		and scope of project				
7.06	Temporary meter set Company Owned Customer Owned		Minimum \$250 Minimum \$300				