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RULES AND REGULATIONS¶
FOR¶
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APPLICABLE TO THE FOLLOWING
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2. SERVICE AGREEMENTS		
2.01 Applications for Service	R-5	Formatted: Dotted underline
2.02 Term of Agreement	R-5	Formatted: Dotted underline
2.03 Agreements Not Transferable	R-5	Formatted: Dotted underline
2.04 Deposits and Guarantees of Payment	R-6	A CHARLES AND A
2.05 Discontinuance of Service	R-9	Formatted: Dotted underline
2.06 Cold Weather Rule	R-14	Formatted: Dotted underline
2.07 Charge for Connecting or Reconnecting Service	R-18	Formatted: Dotted underline
2.08 Charge for Returned Checks	R-19	Formatted: Dotted underline
2.09 Excess Flow Valves	N-20	Formatted: Dotted underline
3. SUPPLYING AND TAKING OF SERVICE		Formatted: Dotted underline
3.01 Interruptions of Gas Service	R-21	Formatted: Dotted underline
3.02 Use of Gas Service	R-21	Formatted: Dotted underline
3.03 Indemnity to Company	R-21	Formatted: Dotted underline
3.04 Access to Customer's Premises	R-21	Formatted: Dotted underline
3.05 Tapping of Company's Mains	R-22	MONTH COLUMNICATION CONTRACTOR CO
3.06 Location and Route of Company's Facilities	R-22	Formatted: Dotted underline
3.07 Limitations of Gas Supply	R-22	Formatted: Dotted underline
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INSTALLATIONS 4.01 Customer's Installation	R-25	Formatted: Dotted underline
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5. METERING		
5.01 Meter Installations	R-26	Formatted: Dotted underline
5.02 Measurement of Gas	R-26	Formatted: Dotted underline
5.03 Meter Testing	R-27	Formatted: Dotted underline
5.04 Billing Adjustments	R-27	Formatted: Dotted underline
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6. METER READING, BILLING, AND COMPLAINT PROCEDURES	R-29	Formatted: Dotted underline
6.01 Billing and Reading of Meters		
6.02 Billing Period 6.03 Choice and Application of Rates		Formatted: Dotted underline
6.04 Billing and Payment Standards	R-31	Formatted: Dotted underline
6.05 Level Payment Plan	R-34	Formatted: Dotted underline
6.06 Disputes	R-35	Formatted: Dotted underline
6.07 Settlement Agreements and Extension Agreements	R-37	Formatted: Dotted underline
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6. METER READING, BILLING, AND COMPLAINT	PROCEDURES (Continued)			A
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6.09 Late Payment Charge	\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	R-39		Formatted: Dotted underline
7. EXTENSION OF GAS FACILITIES				
7. 01 Purpose and Availability.		R-40		Formatted: Dotted underline
7.02 Definition of Terms		R-40	*	Formatted: Indent: Left: 0 pt, First
7.03 General Provisions		R-42		line: 21.6 pt
7.04 Application for Extension of Gas Facilities	 Permanent Service 	R-43		Formatted: Dotted underline
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7.07 Relocation or Conversion Request		R-45	(``\\	Formatted: Dotted underline
7.08 Excess Facilities Request	, , , , , , , , , , , , , , , , , , ,	R-45	(```	Formatted: Dotted underline
7.09 Application Limitation 7.10 Extension Requests	(#####\/#\\############################	R-46		Formatted: Dotted underline
7.10 Extension requests	<u> </u>			`
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9.02 Equipment Selection		<u>R-50</u>		Formatted: Dotted underline
9.03 Energy Consulting	A - Van - Van	R-50		Formatted: Dotted underline
9.04 Promotion of High Efficiency Natural Gas	s Appliances	R-50 R-50		Formatted: Dotted underline
9.05 Educational Services 9.06 Residential Customer Purchase Plan		R-51		Formatted: Dotted underline
9.07 Commercial and Industrial Customer Put	rchase Plan	R-52	٠	Formatted: Dotted underline
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1. DEFINITIONS

- A. Bill means a written demand for payment for service and the taxes and franchise fees related to
- B. Billing period means a normal usage period of not less than twenty-six (26) nor more than thirtyfive (35) days for a monthly billed customer except for initial, corrected or final bills.
- C. Commission means the Missouri Public Service Commission.
- D. Company means The Empire District Gas Company.
- 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 a person or legal entity responsible for payment for service except one denoted as a guarantor.
- G. Cycle billing means a system which 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.
- 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 which 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.

August 9, 2007,

Kelly S. Walters, Vice President

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RULES AND REGULATIONS GAS						KANSAS CITY, MO 64138
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1. DEFINITIONS (Continued)

- O. Guarantee means a written promise from a third party to assume liability up to a specified amount for delinquent charges which might accrue to a particular customer.
- P. In dispute means any matter regarding a charge or service, which is the subject of an unresolved inquiry.
- Q. Late payment charge means an assessment on a delinquent charge in accordance with Company's tariff on file with the Commission and in addition to the delinquent charge.
- R. Normal business hours means the hours of 8:00 a.m. to 5:00 p.m. Central Standard Time Monday though Friday, except Company observed holidays.
- S. Purchased gas adjustment clause means the adjustment procedure approved by the Commission to recognize variations in the cost of purchased gas.
- T. Rendition of a bill means the mailing or hand delivery of a bill by Company to a customer.
- U. Residential service means the provision of or use of a utility service for domestic purposes.
- V. Settlement agreement means an agreement between a customer and Company which 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.
- W. Tariff means a schedule of rates, services and rules approved by the Commission.
- X. Termination of service or termination means a cessation of service requested by a customer.
- Y. Utility means a gas corporation as those terms are defined in Section 386.020, RSMo.
- Z. Utility charges means the rates for utility service and other charges authorized by the Commission as an integral part of utility service.

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Kelly S. Walters, Vice President

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2. SERVICE AGREEMENTS

2.01 Applications for Service

- A Before Company begins rendering any gas service, the person(s), firm, or corporation-shall supply the information necessary to complete Company's Standard Application for Service. Such information may be supplied either in person in Company's office or by telephone. 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.
- B. Company shall not be required to commence supplying gas 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 gas service) is indebted to Company for the same class of gas 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 which may be required under Section 2.04 of these Rules shall not invalidate Section 2.04.
- C. It is customer's responsibility to notify Company of any permanent changes in load characteristics or service requirements.

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

August 9, 2007,

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Gas 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 the written consent of Company.

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- 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 and unpaid bill which accrued within the last five (5) years and at the time of the request for service remains unpaid and not in dispute.

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(2) The customer has in an unauthorized manner interfered with or diverted the serviceof a utility providing the same service situated on or about or delivered to the customer's premises within the last five (5) years.

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(3) The customer is unable to establish an acceptable credit rating. The customer shalled be deemed to have established an acceptable credit rating if the customer meets any of the following criteria:

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- (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.
- C. Company may require a security deposit or other guarantee as a condition of continued service to any residential customer at a new or old location due to any of the following:
 - (1) The service of the customer has been discontinued by Company for nonpayment of a delinquent account not in dispute.
 - (2) In an unauthorized manner, the customer interfered with or diverted the service of Company situated on or about or delivered to the customer's premises.
 - (3) The customer has failed to pay an undisputed bill on or before the delinquent date for five (5) billing periods out of twelve (12) consecutive billing periods. Prior to requiring a customer to post a deposit under this Section, Company shall send the customer a written notice explaining Company's right to require a deposit or include such explanation with each written discontinuance notice.

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Kelly S. Walters, Vice President

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RULES AND REGULATIONS GAS						KANSAS CITY, MO 64138

- 2.04 Deposits and Guarantees of Payment (Continued)
 - D. Deposits for gas service assessed to residential customers under the provisions of Sections (C)(1) or (C)(3) of this Rule during the months of November, December, and January may, if the customer is unable to pay the entire deposit, be paid by installments over a six (6) month period.
 - E. A cash security deposit, surety bond, irrevocable letter of credit, expedited billing agreement, or other guarantees acceptable to Company may be required on all new nonresidential customers. A new nonresidential customer is a customer that is not currently receiving nonresidential service from Company at another location.
 - F. A cash security deposit, surety bond, irrevocable letter of credit, expedited billing agreement or other guarantees acceptable to Company may be required as a condition of continued service to any existing nonresidential customer due to any of the following:
 - (1) The service of the customer has been discontinued by Company for nonpayment of a delinquent account not in dispute.
 - (2) The customer has failed to pay an undisputed bill before the delinquency date for two (2) billing periods out of twelve (12) consecutive billing periods or has had any checks returned for insufficient funds, excluding bank error.
 - (3) The customer has in an unauthorized manner interfered with or diverted the service.
 - (4) The customer has an unsatisfactory credit rating from a financial institution or credit rating agency commonly recognized in the financial community.
 - (5) Misrepresentation of identity for the purpose of obtaining utility service.
 - (6) It has been indicated in a public medium that the customer is experiencing financial difficulties.
 - G. A security deposit required pursuant to these Rules is subject to the following terms and conditions:
 - (1) A deposit shall not exceed two (2) times the highest bill for utility charges actually incurred or estimated to be incurred by the customer during the most proximate twelve (12) month period at the service location or, in the case of a new customer, who is assessed a deposit under Section 2.04 (B) (3) of this Rule, one-sixth (1/6) of the estimated annual bill for utility charges at the requested service location.

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(2) The customer deposit in percentage point (1.0%) the first business day in the service account of the deposit, whichever occu Company has made a regular shall not preclude	above the prime December of the ne customer on a rs first. Interest easonable effort Company from	e rate published in the ' prior year. Interest sha an annual basis or paid shall not accrue on any to return such deposit	Wall Street Jou all be either cred upon the return deposit after the to the custome	rnal on dited to n of the ne date r. This	Formatted: Justified, Tabs: 90 pt, Left + Not at 94.5 pt
during one (1) billing cyc	e annually.			4	Formatted: Justified
(3) Upon discontinuance o address, the deposit sh the final bill. The balan	all be credited, v	vith accrued interest, to	the utility char	ges on	Formatted: Justified, Tabs: 90 pt Left + Not at 94.5 pt
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(4) Upon satisfactory paym				4	Formatted: Justified
months, it shall be procharges stated on subsprior to the date upon dispute. Payment of a cresolution or withdrawa pending the resolution Security deposits from the customer has estab months.	equent bills. Pay which the charmal sputed bill shall to fit the dispute. The dispute with the confesion of a dispute with the confesion of th	ayment of a charge is a ge becomes delinquen be satisfactory if made Company may withho n respect to charges so ustomers may be refund	satisfactory if rout provided it is within ten (10) old refund of a ecured by the ded by Compa	eceived s not in days of deposit deposit. ny after	
(5) Company shall maintai posted a deposit, the deposit, the date and earliest possible refund	current address amount of inte	of the customer, the	date and am	ount of	Deleted:
(6) Each customer posting of deposit or with the fir	a security depos	sit shall receive in writin	g at the time o	f tender	Formatted: Justified, Tabs: 90 pt Left + Not at 94.5 pt
the existence or nonex receipt shall not be recontain the following ramount of payment, in receiving payment, and return of	stence of a dep quired unless re ninimum informatentifiable name statement of the	osit on the customer's quested by the custom ation: name of custor , signature, and title o	bill, in which ever. The receinner, date of particular of particular of particular of company er	vent the ipt shall ayment, nployee	
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2.04 Deposits and Guarantees of Pa	ayment (Continued)				
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(7) Company shall provide deprived of the deposit	refund even though s/he r	may be unable to	produce the	original	Formatted: Justified, Tabs: 90 pt, Left + Not at 94.5 pt
	provided, s/he can produer entitled to refund of the		entification to	ensure	
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(8) No deposit or guarant Company because of	a customer's race, sex, o	creed, national	origin, marital	status,	Formatted: Justified, Tabs: 90 pt, Left + Not at 94.5 pt
age, number of deper residence.	ndents, source of income	e, disability, or o	geographical a	area of	
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 H. In lieu of a deposit, Compashall not exceed the amour I. A guarantor shall be releaduring the last twelve (12) prior to the date upon which Payment of a disputed bill withdrawal of the dispute. the payment of all undisunauthorized interference be 	nt of a cash deposit. ased upon satisfactory pay billing months. Payment th the charge becomes de shall be satisfactory if mad Company may withhold to the puted charges or the re	yment of all und of a charge is s elinquent provide le within ten (10) the release of th	disputed gas of atisfactory if reed it is not in of days of resolute guarantor p	charges eceived dispute. ution or pending	
J. Company may apply all o	deposits subject to refununt of the refund is identific	d against exist ed and disclosed	ing undisputed I on the bill. D	d utility eposits	

2.05 Discontinuance of Service

A Company may discontinue service to a residential customer for one (1) or more of the following reasons:

otherwise subject to refund may be withheld pending the outcome of any dispute.

(1) Nonpayment of an undisputed delinquent charge.

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RULES AND REGULATIONS GAS

2.05 Discontinuance of Service (Continued)

- (2) Failure to post a required security deposit or guarantee.
- (3) Unauthorized interference, diversion, or use of Company's service situated or delivered on or about the customer's premises.
- (4) Failure to comply with the terms and conditions of a settlement agreement.
- (5) Refusal to grant access at reasonable times to equipment installed upon the premises of the customer for the purposes of inspection, meter reading, maintenance, or replacement. If Company has a reasonable belief that health or safety is at risk, notice at the time inspection is attempted is reasonable.
- (6) Misrepresentation of identity for the purpose of obtaining utility service.
- (7) Violation of any other Rules of Company approved by the Commission which adversely affects the safety of the customer or other persons, or the integrity of Company's delivery system.
- (8) As provided by state or federal law.
- B. None of the following shall constitute sufficient cause for Company to discontinue service:
 - (1) The failure of a customer to pay for merchandise, appliances, or services not subject to Commission jurisdiction as an integral part of the utility service provided by Company.
 - (2) The failure of the customer to pay for service received at a separate metering point, residence, or location. In the event of discontinuance or termination of service at a separate residential metering point, residence, or location, in accordance with these Rules, Company may transfer and bill any unpaid balance to any other residential service account of the customer, and may discontinue service after twenty-one (21) days after rendition of the combined bill, for nonpayment, in accordance with this Rule.
 - (3) The failure of the customer to pay for a different class of service received at the sameor different location. The placing of more than one (1) meter at the same location for the purpose of billing the usage of specific devices under optional rate tariffs or provisions is not considered as a different class of service for the purpose of this Rule.

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MPS and L&P¶ KANSAS CITY, MO 64138

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DATE OF ISSUE: ISSUED BY:

August 9, 2007,

Kelly S. Walters, Vice President,

EFFECTIVE DATE:

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STATE OF MISSOURI, PUBLIC SERVICE COMMISSION R-11 Deleted: 1 P.S.C. MO. No. Original Sheet No. Sheet No. Canceling P.S.C. MO. No. FOR: All Communities and Rural Areas Receiving THE EMPIRE DISTRICT GAS COMPANY Natural Gas Service Deleted: AQUILA NETWORKS -JOPLIN, MO 64802 MPS and L&P¶ KANSAS CITY, MO 64138 **RULES AND REGULATIONS** GAS 2.05 Discontinuance of Service (Continued) (4) The failure to pay the bill of another customer, unless the customer whose service is sought to be discontinued: (a) Received substantial benefit and use of the service, or (b) Served as a guarantor for an account where service was discontinued or terminated and the account has an unpaid delinquent charge. (5) The failure of a previous owner or occupant of the premises to pay an unpaid or delinquent bill except where the previous occupant remains an occupant or user. (6) The failure to pay a bill correcting a previous underbilling, whenever the Formatted: Normal, Justified, Indent: Left: 0 pt, Hanging: 94.5 pt, customer claims an inability to pay the corrected amount, unless Company Don't hyphenate, Tabs: 9 pt, Right + has offered the customer a payment arrangement equal to the period of 27 pt, Left + 54 pt, Left + 72 pt, Left + 94.5 pt, Left + 117 pt, Left underbilling. Deleted: C. Subject to the requirements of these Rules, Company may discontinue service to an Formatted: Font: Arial residential customer between the hours of 8:00 a.m. and 4:00 p.m. on the date specified Formatted: Font: Arial on the notice of discontinuance or within eleven (11) business days after that. Service Formatted: Tabs: 54 pt, Left 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 Formatted: Bullets and Numbering the eleven (11) business day effective period of the notice, all notice procedures required by this Rule shall again be followed before Company may discontinue service. Formatted: Bullets and Numbering 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. Formatted: Indent: Left: 0 pt,

(3) The date on or after which service will be discontinued unless appropriate action is*

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(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.

DATE OF ISSUE: ISSUED BY:

August 9, 2007,

Kelly S. Walters, Vice President,

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STATE OF MISSOURI, PUBLIC SERVICE COMMISSION Original Sheet No. R-12 Deleted: 1 P.S.C. MO. No. Sheet No. Canceling P.S.C. MO. No. THE EMPIRE DISTRICT GAS COMPANY FOR: All Communities and Rural Areas Receiving Natural Gas Service Deleted: AQUILA NETWORKS -JOPLIN, MO 64802, MPS and L&P¶ KANSAS CITY, MO 64138 **RULES AND REGULATIONS** GAS 2.05, Discontinuance of Service (Continued) Deleted: Formatted: Justified, Indent: First line: 0 pt, Don't hyphenate, Tabs: 9 pt, Right + 27 pt, Left + 54 pt, Left (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 + 72 pt, Left + 94.5 pt, Left + 117 may make an inquiry. Charges for measured local service are not toll charges for pt, Left purposes of this Rule. Formatted: Justified E. Company shall not discontinue residential service pursuant to Section (A) unless written-Formatted: Justified, Numbered + notice by first class mail is sent to the customer at least ten (10) days prior to the date of Level: 1 + Numbering Style: A, B, C, + Start at: 1 + Alignment: Left + the proposed discontinuance. Service of notice by mail is complete upon mailing. As an Aligned at: 54 pt + Tab after: 72 pt alternative, Company may deliver a written notice in hand to the customer at least ninety-+ Indent at: 72 pt 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. Formatted: Justified At least ten (10) days prior to discontinuance of service for nonpayment of a bill or deposit-Formatted: Justified, Numbered + at a multi-dwelling unit residential building at which usage is measured by a single meter, Level: 1 + Numbering Style: A, B, C, + Start at: 1 + Alignment: Left + notices of Company's intent to discontinue shall be conspicuously posted in public areas of Aligned at: 54 pt + Tab after: 72 pt the building provided, however, that these notices shall not be required if Company is not + Indent at: 72 pt aware that said structure is a single-metered multi-dwelling unit residential building. The notices shall include the date on or after which discontinuance may occur, and advise of tenant rights pursuant to Section 441.650, RSMo. Company shall not be required to provide notice in individual situations where safety of employees is a consideration. Formatted: Justified G. At least ten (10) days prior to discontinuance of service for nonpayment of a bill or deposite Formatted: Justified, Numbered + at a multi-dwelling unit residential building where each unit is individually metered at which Level: 1 + Numbering Style: A, B, C, + Start at: 1 + Alignment: Left + a single customer is responsible for payment for service in all units in the building, or at a

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DATE OF ISSUE: ISSUED BY:

August 9, 2007,

Kelly S. Walters, Vice President,

EFFECTIVE DATE:

residence in which the occupant using gas service is not Company's gas customer, Company shall give the occupant(s) a written notice of its intent to discontinue service provided, however, that this notice shall not be required unless one (1) occupant has

advised Company, or Company is otherwise aware that s/he is not the customer.

September 8, 2007,

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THE EMPIRE DISTRICT GAS COMPANY JOPLIN, MO 64802		FOR: All Communities and Ru Natural Gas Service	ural Areas Rece	iving

RULES AND REGULATIONS GAS

2.05, Discontinuance of Service (Continued)

- H. In the case of a multi-dwelling unit residential building where each unit is individually metered or in the case of a single family residence, the notice provided to the occupant of the unit about to be discontinued shall outline the procedure by which the occupant may apply in his/her name for service of the same character presently received through that meter.
- At least twenty-four (24) hours preceding discontinuance of service, Company shall makereasonable efforts to contact the customer to advise him/her of the proposed discontinuance and what steps must be taken to avoid it. Reasonable efforts shall include either a written notice following the notice pursuant to Section (D), a door hanger, or at least two (2) telephone call attempts reasonably calculated to reach the customer.
- J. Immediately preceding the discontinuance of service, the employee of Company-designated to perform this function, except where the safety of the employee is endangered, shall make a reasonable effort to contact and identify him/herself to the customer or responsible person then upon the premises and shall announce the purpose of his/her presence. When service is discontinued, the employee shall leave a notice upon the premises in a manner conspicuous to the customer that service has been discontinued, and the address and telephone number of Company where the customer may arrange to have service restored.
- K. Notwithstanding any other provision of these Rules, Company shall postpone the discontinuance of gas service to a residential customer for a time not in excess of twenty-one (21) days, if Company is advised the discontinuance will aggravate an existing medical emergency of the customer, a member of his/her family, or other permanent resident of the premises where service is rendered. Company may require a customer to provide satisfactory evidence that a medical emergency exists.
- L. Notwithstanding any other provision of these Rules, Company may discontinue service temporarily for reasons of maintenance, health, safety, or a state of emergency.
- M. Upon the customer's request, Company shall restore service consistent with all other-provisions of these Rules when the cause for discontinuance has been eliminated, applicable restoration charges have been paid, and, if required, satisfactory credit arrangements have been made. At all times a reasonable effort shall be made to restore service upon the day restoration is requested, and in any event, restoration shall be made no later than the next business day following the day requested by the customer. Company may charge the customer a reasonable fee for restoration of service as provided in Company approved tariffs.

August 9, 2007,

Kelly S. Walters, Vice President,

EFFECTIVE DATE:

September 8, 2007,

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RULES	AND REGULATIONS GAS				Deleted: R-14
2.06 Cold Weather Rule	GAS			—— ! \	Formatted Table
A. The following definitions shall a	pply in this Rule:				Deleted: AQUILA NETWORKS MPS and L&P¶ KANSAS CITY, MO 64138
 Energy Crisis Intervention the Missouri Division of Heat-related utility servention 	Family Services under S	Section 660.100,	RSMo;		Formatted: No bullets or numbering, Don't hyphenate, Tabs: 9 pt, Right + 27 pt, Left + 54 pt, Left + 72 pt, Left + 94.5 pt, Left + 117 pt, Left
function and operation of	of a customer's heating	equipment;		## \	Formatted: Indent: Left: 54 pt
(3) Low Income Home E	noray Assistance Pro	aram (LIHEAP)	means the	federal+	Deleted: ¶
LIHEAP administered	by the Missouri Divisio	on of Family Su	pport Division	under	Formatted: Indent: Left: 72 pt, Hanging: 36 pt
Section 660.110, RSMo	9			/ /	Formatted: Bullets and Numbering
(4) Registered elderly or o least one (1) member o by the Company attesti	oproved 🛴 🛝	Formatted: Indent: Left: 72 pt, Hanging: 36 pt, No bullets or numbering			
•	years old or older;			* 1	Formatted: Indent: Left: 72 pt, Hanging: 36 pt, No bullets or numbering
(b) Is disabled to the	e extent that s/he has fi medical physician attes	led with the Com	pany a medi	cal form	Formatted: Indent: Left: 72 pt, Hanging: 36 pt
submitted by a	medical physician alles service provided in the h	nome to maintain	life or health:	or Market	Deleted: ¶
	must have gas service provided in the home to maintain life or health; or (c) Has a formal award letter issued from the federal government of disability.				
benefits. In ord	ler to retain his/her staten such customer must	us as a registere	ed elderly or o	disabled	Formatted: Indent: Left: 72 pt, Hanging: 36 pt
Company annu	ally. Such registration	should take pl	ace by Octol	per 1 of	Deleted: ¶
each year follow	ving his/her initial registr	ation; and		\ \\	Deleted: (a)
(5) Low income registered	oldarly or disabled cu	etomer means a	customer re	aistered+	Formatted: Indent: Left: 0 pt
(5) Low income registered under the provisions of that one hundred fifty p	e is less 🔪 🗼	Deleted: ¶			
a signed affidavit attest periodically audit the	any may 🛝	Formatted: Indent: Left: 108 pt, Hanging: 36 pt			
customers. If, as a re	sult of an audit, a regis ave materially misrepre	stered low incom	ne elderly or o	disabled 🗀	Formatted: Indent: Left: 108 pt, Hanging: 36 pt
affidavit was signed, th of this Rule that apply	at customer's service m to customers who are d payment of all amour	nay be discontinu not registered le	ied per the pr ow income e	ovisions Iderly or	Formatted: Indent: Left: 72 pt, Hanging: 36 pt, No bullets or numbering
required before service		no duo, do Well	ao, a aoposit		

DATE OF ISSUE: ISSUED BY:

August 9, 2007, Kelly S Walters, Vice President

EFFECTIVE DATE: September 8, 2007,

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THE EMPIRE DISTRICT GAS COMPANY		FOR: All Comm	nunities and Ru	ural Areas Rece	iving		Deleted: Revised
JOPLIN, MO 64802,		Natural Gas Ser					Deleted: 1
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2.06 Cold Weather Rule (Continued)						``,	Deleted: AQUILA NETWORKS – MPS and L&P¶ KANSAS CITY, MO 64138
B. This Rule takes precedence from November 1 through N			vision of heat	t-related utility	service		

Notice Requirements. From November 1 through March 31, prior to discontinuance of service due to nonpayment, Company shall;

Notify the customer, at least ten (10) day prior to the date of the proposeddiscontinuance, by first class mail, and in the case of a registered elderly or disabled customer the additional party listed on the customer's registration form of Company's intent to discontinue service. The contact with the registered individual shall include initially two (2) or more telephone call attempts with the mailing of the notice;

Make further attempts to contact the customer within ninety-six (96) hourspreceding discontinuance of service either by a second written notice as in Section C (1), sent by first class mail; or a door hanger; or at least two (2) telephone call attempts to the customer;

Attempt to contact the customer at the time of the discontinuance of service inthe manner specified by Section 2.05 J;

Make a personal contact on the premises with a registered elderly or disabled customer or some member of the family above the age of fifteen (15) years, at the time of the discontinuance of service; and

Ensure that all of the notices and contacts required in this Section shall describe the terms for provisions of service under this Rule, including the method of calculation the required payments, the availability of financial assistance from the Division of Family Services, and social service or charitable organizations that have notified Company that they provide assistance and the identity of those organizations.

D. The Company will not make oral representations of service termination for nonpayment when termination would occur on a known "no-cut" day as governed by the temperature moratorium.

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Kelly S. Walters, Vice President

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Original Sheet No. Deleted: 1 P.S.C. MO. No. Sheet No. Canceling P.S.C. MO. No. Deleted: 1st **Deleted:** Revised FOR: All Communities and Rural Areas Receiving THE EMPIRE DISTRICT GAS COMPANY JOPLIN, MO 64802 Natural Gas Service Deleted: 1 Deleted: Original **RULES AND REGULATIONS** Deleted: R-16 GAS Deleted: AQUILA NETWORKS -MPS and L&P¶ KANSAS CITY, MO 64138 2.06_Cold Weather Rule (Continued) Formatted: Justified, No bullets or numbering, Don't hyphenate, Tabs: E. Weather Provisions. Discontinuance of gas service to all residential users, including all 9 pt, Right + 27 pt, Left + 54 pt, residential tenants of apartment buildings, for nonpayment of bills where gas is used as Left + 72 pt, Left + 94.5 pt, Left + the source of space heating or to control or operate the only space heating equipment at 117 pt, Left the residence is prohibited as follows: On any day when the National Weather Service local forecast between 6:00 a.m.+ Formatted: Indent: Left: 72 pt, to 9:00 a.m., for the following twenty-four (24) hours predicts that the Hanging: 36 pt, No bullets or numbering temperature will drop below thirty-two degrees Fahrenheit (32°F); or On any day when Company personnel will not be available to reconnect gas-Formatted: Indent: Left: 72 pt, Hanging: 36 pt, No bullets or service during the immediately succeeding day(s) (Period of Unavailability) and numbering the National Weather Service local forecast between 6:00 a.m. and 9:00 a.m. predicts that the temperature during the Period of Unavailability will drop below thirty-two degrees (32°F); or From November 1 through March 31, for any registered low income elderly or-Formatted: Indent: Left: 72 pt, Hanging: 36 pt, No bullets or low income disabled customer (as defined in this Rule), provided that such customer has entered into a Cold Weather Rule payment plan, made the initial payment required by Section J of this Rule and has made and continues to make payments during the effective period of the Rule that are at a minimum the lesser of fifty percent (50%) of: The actual bill for usage in that billing period; or Formatted: Indent: Left: 108 pt, (a) First line: 0 pt The levelized payment amount agreed to in the Cold Weather Rule-Formatted: Indent: Left: 108 pt, (b) Hanging: 36 pt payment plan. Such reductions in payment amounts may be recovered by adjusting the customer's subsequent levelized payment amounts for the months following March 31. Nothing in the Section shall prohibit Company from establishing a higher-Formatted: Indent: Left: 72 pt, Hanging: 36 pt, No bullets or temperature threshold below which it will not discontinue gas service. numbering EFFECTIVE DATE: September 8, 2007, Deleted: September 30, 2005 DATE OF ISSUE: August 9, 2007, Kelly S. Walters, Vice President ISSUED BY: Deleted: October 31, 2005

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STATE OF MISSOURI, PUBLIC SERVICE COMMISS		Out with a 1	Chart Na	D 47	
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THE EMPIRE DISTRICT GAS COMPANY	FOR: All Comm Natural Gas Ser		al Areas Recei	ving	Deleted: 1
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GAS)			`	Deleted: AQUILA NETWORKS -
2.06 Cold Weather Rule (Continued) F. Discontinuance of Service. From No	vember 1 throu	gh March 31	. Company m	nav not	MPS and L&P¶ KANSAS CITY, MO 64138
discontinue heat-related residential utility account provided:	service due to	nonpayment	of a delinquen	t bill or	Formatted: No bullets or numbering, Tabs: 27 pt, Left
(1) The customer contacts Company (2) Company receives an initial pa				avment•	Formatted: Indent: Left: 72 pt, Hanging: 36 pt, No bullets or numbering
(2) Company receives an initial paragreement both of which are in co	ompliance with Se	ection J of this	Rule;	aymone	Formatted: Indent: Left: 72 pt, Hanging: 36 pt
(3) The customer complies with C	Company's requ	ests for infor	nation regard	ing the	Formatted: Bullets and Numbering
customer's monthly or annual inco	ome; and				Formatted: Indent: Left: 72 pt, Hanging: 36 pt
(4) There is no other lawful reason fo	r discontinuance	of gas service		***	Formatted: Bullets and Numbering
G. Whenever a customer, with a Cold We	eather Rule navi	ment agreeme	nt moves to	another	Formatted: Indent: Left: 72 pt
receive service if the customer pays in ful the agreement up to the date service is payment agreement that have become p the customer by virtue of the change in upward or downward adjustment to pay usage between the old and new residence	s requested, as past due. No oth n the customer's ments necessary	well as, amou er change to t residence wit	ints not includ he terms of se h the exceptio	ed in a ervice to n of an	
H. Deposit Provisions. Company shall no previously assessed during or after the p payment agreement and make timely pay	eriod of this Rule	to those custo	mers who ente	at were er into a	
 Reconnection Provisions. If Company residential customer due to nonpayment through March 31, shall reconnect se provided: 	of a delinguent a	ccount, Comp	any, from Nove	ember 1	
1) The customer contacts Company	, requests Comp	any to reconn	ect service, an	d states	Deleted: ¶
an inability to pay in full; (2) Company receives an initial p	avment and the	customer ei	nters into a r	navment∗	Formatted: Indent: Left: 72 pt, Hanging: 36 pt, No bullets or numbering
agreement both of which are in o	ompliance with S	ection J of this	Rule;		Formatted: Indent: Left: 72 pt, Hanging: 36 pt
(3) The customer complies with the		mpany for info	rmation regard	ding the	Formatted: Bullets and Numbering
customer's monthly or annual inc	ome;			,	Formatted: Indent: Left: 72 pt, Hanging: 36 pt
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DATE OF ISSUE: ISSUED BY:

August 9, 2007, Kelly S. Walters, Vice President

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August 9, 2007,

Kelly S. Walters, Vice President

STATE OF	Мі	SSOURI, PUBLIC SERV	CE COMMIS	SION	
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THE EMPIR		ISTRICT GAS COMPANY 1802,		FOR: All Communities and Ru Natural Gas Service	ral Areas Receiving
		RU	ILES AND RE		
2.06	Col	d Weather Rule (Continued			
		None of the amou diversion, or use activity since last r	of Company's	amount due as a result of unat service, and the customer has e; and	uthorized interference,* not engaged in such
₹		(5) There is no other I	awful reason fo	r continued refusal to provide u	tility service.
	J.	Payment Agreements. The following:	ne payment ag	reement for service under this f	Rule shall comply with
		which administers shall confirm in w	LIHEAP, shal riting the terms	any payment required by this solution is to be deemed to be the payment of any payment agreement uper does not exceed two (2) week	nt required. Company inder this Rule, unless
		(2) Payment Calculati	ons.		****
		designed	to cover the	er a twelve (12) month level total of all preexisting arrea ne ensuing bills.	payment plan that is• rs, current bills, and
		Company agreemen period in e time, Com time over	and the custor t which allows excess of twelv pany and the c which it devel	an inability to pay the level p mer may upon mutual agreemer s payment of preexisting arrea e (12) months. In determining sustomer shall consider the amo oped, the reasons why it devel customer's ability to pay.	nt enter into a payment is over a reasonable a reasonable period of bunt of the arrears, the
		(c) Company the curren the custon	t bill plus arrea	customer to enter into a payme rage in fewer than twelve (12) i	ent agreement to coverement to requested by
		(d) Company payment p		e required payment in accorda	ance with its levelized.
		yet had se customer full the an the date s	ervice disconting to be reinstate nounts that sho	a Cold Weather Rule payment ued by the Company, the Com d on the payment agreement if buld have been paid pursuant tested, as well as, amounts not ome past due.	pany shall permit such f the customer pays in o the agreement up to

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RULES AND REGULATIONS GAS

2.06 Cold Weather Rule (Continued)

- Initial Payments.
 - For a customer who has not defaulted on a payment plan under the Cold-Weather Rule, the initial payment shall be no more than twelve percent (12%) of the twelve (12) month levelized amount calculated in Section J (2) of this Rule unless the Company and the customer agree to a different amount.
 - For a customer who has defaulted on a payment plan under the Cold-Weather Rule, the initial payment shall be an amount equal to eighty percent (80%) of the customers balance, unless Company and the customer agree to different amount.
- K. If Company refuses to provide service pursuant to this Rule and the reason for refusal of service involves unauthorized interference, diversion, or use of Company's service situated or delivered on or about the customer's premises, Company shall maintain records concerning the refusal of service which, at a minimum, shall include the name and address of the person denied reconnection, the names of all Company personnel involved in any part of the determination that refusal of service was appropriate, the facts surrounding the reason for the refusal, and any other relevant information.
- L. The Commission shall recognize and permit recovery of reasonable operating expenses incurred by Company because of this Rule.
- M. Company may apply for a variance from this Rule by filing an application for variance with the Commission pursuant to the Commission's Rules of procedures. The Company may also file for Commission approval of a tariff or tariffs establishing procedures for limiting the availability of the payment agreements under Section J of this Rule to customers residing in households with income levels below one hundred fifty percent (150%) of the federal poverty level, and for determining whether, and under what circumstances, customers who have subsequently defaulted on a new payment plan calculated under Section J (3) (b) should be required to pay higher amounts toward delinquent installments owed under that payment plan

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agreement or on account of a deli-	nquent service bill, a charge shall be cover the cost of reconnecting serv	made to the customer	Deleted: Connection, Connection or Collection
	charge shall be assessed to the custo		Formatted: Justified
connections are made outside of	connections during normal business normal business hours, the same chaction Charge shall be assessed to the	arge shall apply as for	
C. When it is necessary for a Rej	presentative of the Company to visit the	he service address for	Deleted: ¶
the purpose of disconnecting ga	s service and the Representative o arge shall be assessed to the custome	collects the delinguent	Formatted: Bullets and Numbering
same premise within a period reconnection charge, the sum of	of twelve (12) months, Compar f such minimum bills as would have event less than the Reconnection Ch	ny will collect, as a e occurred during the	Formatted: Bullets and Numbering
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service billed which is ultimed Customer shall pay to the Consection 10 of these Rules to payment order plus the amount of the characteristic for the characteristic payment. If the returned check the characteristic payment or the characteristic p	Company ately dis ompany a cover thunt owed and display the control of the contro	y a check, draft, or a payment shonored for reasons other to a charge as described in Sectine cost of processing the retuil for service plus any late payor payment order is for payment k charge will be collected by the	han bank en on 2.08 and i rned check, o ment fee whi ent for both g	or, the isted in Iraft, or children	Peleted: ¶ **>When it is necessary for a Representative of the Company to visit the service address for the purpose of disconnecting gas service and the Representative collects the delinquent payment amount, a Collection Charge shall be assessed to the customer as per Section 10 of these Rules. ¶ **>In the event a customer orders a disconnection and a reconnection of service at the same premise within a period of twelve (12) months, Company will collect, as a reconnection charge, the sum of such minimum bills as would have occurred during the period of disconnection, but in no event less than the Reconnection Charge in Sec. 2.07A of these Rules. ¶ *** *** **Charges in this Section do not cover any extension that may be necessary to provide customer service. Charges for and conditions of extending gas service as described in Section 7 and listed in Section 10. ¶ ¶ Formatted: Justified, Indent: Left: 0 pt, Don't hyphenate, Tabs: 9 pt, Right + 27 pt, Left + 54 pt, Left + 72 pt, Left + 94.5 pt, Left + 117 pt, Left Deleted: 2.08 Formatted: No underline Deleted: ¶ Formatted: Justified

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RULES AND REGULATIONS GAS

2.09 Excess Flow Valves

Company shall provide written notification to existing and prospective single-residence,* residential service customers, where a new or replacement service line that operates continuously at a pressure not less than ten (10) pounds per square inch gauge or greater is to be installed, of the availability for installation of an excess flow valve (EFV) meeting the performance standards prescribed by the United States Department of Transportation at 49 C.F.R. Part 192.381.

In accordance with Department of Transportation Regulation 49 C.F.R. Part 192.383, the written notification will include: 1) An explanation for the customer that an excess flow valve meeting the performance standards prescribed under Section 192.381 is available for the operator to install if the customer bears the costs associated with installation; 2) An explanation for the customer of the potential safety benefits that may be derived from installing an excess flow valve. The explanation must include that an excess flow valve is designed to shut off the flow of natural gas automatically if the service line breaks; 3) A description of installation, maintenance, and replacement costs. The notice will explain that if the customer requests Company to install an EFV, the customer bears all costs associated with installation, and what those costs are. The notice will alert the customer that costs for maintaining and replacing an EFV may later be incurred, and what those costs will be, to the extent known.

While the Company will install an excess flow valve at the service address at the Customer's request, the Customer is responsible for reimbursing the Company for the fully-allocated cost of the installation. The Company shall also be reimbursed for the fully-allocated cost of any post-installation activities, such as repairing, resetting, replacing, and deactivating an excess flow valve, by the then current customer at said service address at the time the activity is undertaken.

Installation Charge:

New Service - as listed in Section 10

Post-installation activities - actual cost as determined by Company, not to exceed \$900. (Typically, this will include the fully loaded labor, equipment, and material costs for the removal and/or repair of asphalt, concrete, sod, landscaping, piping, and installation charge, if applicable.)

The Company shall not be liable for any injuries or damages to or destruction of persons or property, resulting directly or indirectly from any failure of, or defect in, an excess flow valve installed by the Company.

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3.01 Interruptions of Gas Service				4 . • • • • •	Formatted: Indent: Left: 0 pt, First line: 0 pt
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3.02 Use of Gas Service				4	Formatted: Indent: Left: 0 pt, First line: 0 pt
 A. Gas supplied is for the per 	sonal use of	f the customer.			
company, or person. The any connection wherein premise. For violation of	customer s such gas is this Rule, 0	purchased from Company to hall not deliver the gas purcha s delivered off of customer's Company may remove its met retail rate tariffs shall not be p	sed from Com premises to ter(s) and disc	pany to another continue	

3.03 Indemnity to Company

The customer shall indemnify, save harmless, and defend Company against all claims, damages, costs, or expenses for loss, damage, or injury to persons or property in any manner directly or indirectly connected with or growing out of the distribution and use of gas by the customer at or on the customer's side of the point of delivery.

3.04 Access to Customer's Premises

Access shall be given Company's duly authorized employees or agents to the customer's premises at all reasonable times for the purpose of inspecting, reading, repairing, installing, adjusting, caring for, or removing all of its apparatus used in connection with supplying gas service. At the termination of any service agreement, Company shall be permitted access to remove all its properties from the customer's premises. Company shall have the right to enter upon the customer's premises to discontinue, cut off, and remove its gas service as soon as and as often as default shall be made by the customer which results in the termination of the service agreement. The customer shall be subject to and conform to such reasonable Rules as Company may establish to govern the general use of the gas it supplies.

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RULES AND REGULATIONS GAS

3.05 Tapping of Company's Mains

No person other than a duly authorized representative of Company shall be authorized to tap or connect a service pipe to Company's gas supply mains

3.06 Location and Route of Company's Facilities

When extending gas service to customers, the route and location of Company facilities, including mains and services, shall be determined at the sole discretion of Company whether the extensions are being made at no cost to the customer or under an arrangement requiring a customer advance or contribution. The location and route of facilities installed shall be in conformance with good practice for the overall gas distribution system taking all factors into consideration including safety, present and estimated future capacity requirements, and overall installation costs.

3.07 Limitations of Gas Supply

PURPOSE: The purpose of this Rule is to establish the priority of service during periods of supply deficiencies.

CURTAILMENT: During periods of curtailment or limitation of gas supply by its suppliers, Company will curtail or limit gas service to its customers (or conversely, allocate its available supply of gas) as provided in this Rule. Curtailment may be initiated due to a supply deficiency, or due to weather or other operating conditions, or a combination thereof.

PRIORITY OF SERVICE: Company will make every reasonable attempt to maintain continuous gas service to customers. The following priorities will be followed when operational and supply conditions require service interruptions with highest priorities listed first:

- 1. General Service (residential and small commercial)
- 2. Small volume firm
- 3. Large volume firm
- 4. Small volume interruptible
- 5. Large volume interruptible

For the purpose of this Section, the definition of terms describing priority categories shall be those set forth by the Federal Power Commission in Order Nos. 493 and 493-A, Docket No. R-474 and in Opinion No. 805 in Docket No. RP75-62 as modified by the Federal Energy Regulatory Commission's Order No. 29 except that the definitions of "essential agricultural requirements" and "essential industrial process and feedstock requirements" shall be those specified from time to time by the responsible federal agencies under the Natural Gas Policy Act of 1978.

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RULES AND REGULATIONS GAS

3.07 Limitations of Gas Supply (Continued)

The volumes utilized in classifying a customer's requirements, other than those for essential agricultural users, into priority categories shall be his/her monthly or average daily requirement in the month of his/her maximum demand occurring during the year ended December 1973, adjusted for known changes. Company shall at least annually review and determine the requirements of its customers and Company's ability to meet such requirements. Essential agricultural requirements shall be those certified by the Secretary of Agriculture in 7 C.F.R. Section 2900, et seg., as determined and adjusted from time to time pursuant to orders of the Federal Energy Regulatory Commission.

CURTAILMENT PROCEDURES: Monthly allocations or curtailment shall be based on a period beginning on the first day of any month and extending through the last day of the month. Notice shall be given to each affected customer by telephone or in writing as far in advance as practicable and may be changed by Company as conditions warrant.

Curtailment shall be assigned initially to those best efforts or as-available sales where Company is not responsible for providing continuous service except to the extent that curtailment of such services would not be useful in maintaining deliveries to other customers in accordance with these Rules. Additional curtailment shall be assigned initially to the lowest priority category (Category 10) and successively to each higher priority category as required. Should partial service only be available to an affected category, deliveries to individual customers shall be limited to the customer's pro rata share of available supply, such allocation to be based on the ratio of the customer's requirements in the category for which partial service is available to the aggregate requirements of all Company's affected customers in the same category.

UNAUTHORIZED OVERRUNS AND PENALTIES: If during any curtailment period, any customer or transporter takes, without Company's advance approval, a volume of gas in excess of the volumes authorized to be used by such customers, said excess volumes shall be considered unauthorized overrun deliveries. Any such deliveries shall be subject to any penalties imposed by Company's supplier on Company when said penalties are a direct result of such deliveries. Such penalty shall be in addition to any other charges for such gas as provided under applicable rate tariff(s).

EMERGENCY EXEMPTION: Emergency exemption from any curtailment order or procedure may be requested by a customer where supplemental deliveries are required to forestall substantial damage to physical property, risk of life, or injury to plant personnel in order to prevent the threat of a plant production shutdown due to the failure of alternate fuel facilities or a customer's inability, for reasons other than price, to obtain an alternate fuel, or in other emergency situations involving the occurrence of unforeseen or extraordinary circumstances,

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3.07 Limitations of Gas Supply (Continued)

including emergencies involving the protection of air quality. Company shall grant requests for emergency exemptions only if it is satisfied that the customer has, to the maximum extent possible, scheduled the use of all alternate sources of supply available during the emergency period involved and otherwise meets the conditions imposed for emergency exemption. Request for such exemptions may be submitted by telephone, but must immediately be followed by a written request setting forth details of the nature, cause, and expected duration of the emergency. Where supplemental volumes are delivered to a customer under this provision, the customer must act with dispatch to eliminate the cause of the emergency, and may be required to pay back such supplemental deliveries from future allocations.

GAS

RELIEF FROM LIABILITY: Company shall be relieved of all liabilities, penalties, charges, payments, and claims of whatever kind, contractual or otherwise, resulting from or arising out of Company's failure to deliver all or any portion of the volumes of gas desired by any particular customer or group of customers to the extent that such failure results from the implementation of the priority of service plan or curtailment procedures herein prescribed or from any other orders or directives of duly constituted authorities including, but not limited to, all regulatory agencies having jurisdiction in the premises.

PRECEDENCE: To the extent that this Section, or any provision(s) hereof conflict with any other provision(s) of Company's filed tariff(s), General Terms and Conditions for Gas Service, or contracts, this Rule shall take precedence.

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RULES AND REGULATIONS GAS

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4.01 Customer's Installation

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- A. The customer shall install and maintain gas apparatus to be connected and served from Company's facilities so as to conform to good practice applying to such installation. Company assumes no responsibility for the design or condition of the customer's installation.
- B. Company shall be responsible for all gas service pipe from the gas main to the closest customer structure requiring service when providing service to a premise having multiple structures.
- C. The customer shall be solely responsible for the maintenance of all piping and all other gas equipment on the premise which is owned by the customer and not specifically stated as the responsibility of Company within these Rules, except that Company shall be responsible for conducting annual instrument leak surveys over the buried piping.
- D. Company shall perform an initial inspection for leaks in the customer's piping and equipment prior to connecting such piping and equipment to the service lines. If such piping and equipment are found to have leaks, Company shall not make the connection of such piping and equipment to its lines until such leaks have been corrected by the customer. If leaks are discovered in the customer's piping or equipment subsequent to making the connection of the customer's piping and equipment to service lines. Company will notify the customer of the leak and unless the leak is corrected immediately. Company may discontinue service.

4.02 Protection of Company's Property

A. The customer shall protect at all times the property of Company on the premises of the customer and shall permit no one but the agents of Company and other persons authorized by law to inspect or handle the mains, lines, meters, and other apparatus of Company. In case of loss or damage to the property of Company from an act of negligence of the customer or his agents or servants, or of failure to return appliances or equipment supplied by Company, the customer shall pay to Company the value of such property.

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customer's premises withouther appurtenances on the customer is then receiving Company may require the estimate from available informeter and to increase his de Company) before gas service required to bear all associating charges, estimated la	service to a customer and remove its at notice if evidence is found that its sense premises have been tampered with in some or may have received unmetered server customer to pay for such gas energy transition to have been used but not register a payment bond (in an arce is restored; and, in addition thereto, the ded costs incurred by Company, including, bor charges, investigation and prosecute equipment as, in its judgment, may be not expressed to the service of the	vice lines, meters, or such manner that the vice. In such event, by as Company may stered by Company's amount determined by the customer shall be , but not limited to, all ution costs, material	Hanging	tted: Indent: Left: 0 pt, g: 72 pt, No bullets or ring, Tabs: 72 pt, Left

5. **METERING**

5.01 Meter Installations

- A. For the purpose of determining the amount of gas used, a meter shall be installed by Company upon the customer's premises at a point most convenient for Company's service. Only one (1) meter installation will be installed to measure service of like character to each structure. The readings of such gas meter shall be used for calculating bills for service rendered.
- B. All interruptible customers that are eligible to receive or transport natural gas under Company's interruptible rate tariffs shall have telemetry equipment installed on their gas meter.

5.02 Measurement of Gas

A. The gas delivered by Company to the customer shall be measured at prevailing meter pressures, and the volumes shall be computed on a pressure base of fourteen and sixty-five hundredths (14.65) pounds per square inch absolute and on a temperature base of sixty degrees Fahrenheit (60°F). It shall be assumed that the gas delivered obeys Boyle's law and that the atmospheric pressure is fourteen and four-tenths (14.4) pounds per square inch absolute.

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B. The volumes of gas delivered to Company for transporting shall be computed on a pressure base equivalent to that of the delivering pipeline and then converted to the same pressure and temperature base as at the delivery meter. All interruptible volumes shall be metered on both a temperature and non-temperature corrected basis. As more fully described in the Purchased Gas Adjustment clause of the Company gas rate tariffs, nontemperature corrected volumes shall be used for billing purposes, and temperature corrected volumes shall be used to calculate the lost and unaccounted for factor for each revenue class. These lost and unaccounted for factors should be maintained for informational purposes, and used to develop reasonable lost and unaccounted for percentages in the next Company rate case.

5.03 Meter Testing

- A. Company's meters shall be tested for accuracy in accordance with the Commission's Rule included in 4 CSR 240-10.030, subject to the terms of the waiver approved in Doc. GE-2006-0330 dated April 9, 2006.
- B. Request Tests: Upon a request by a customer, the Company shall test the meter servicing that customer, except that such tests need not be made more frequently than once in eighteen months. A written report of the test shall be mailed to the customer within 10 days of the completed test and a record of each test shall be kept on file at the Company's office. The Company shall give the customer or a representative of the customer the opportunity to be present while the test is conducted. If the test finds the meter is accurate within the limits accepted by the Company in its meter inspection and testing program, the Company may charge the customer the fee listed in Section 9 or the cost of conducting the test, whichever is less. The customer shall be advised of any potential charge before the meter is removed for testing. The Company's inspection and meter testing program provides a two (2) percent tolerance for determining whether a meter is considered accurate under this section.

5.04 Billing Adjustments

A. For all billing errors, Company will determine from all related and available information the probable period during which such condition existed and shall make billing adjustments for the period estimated to be involved as follows (except for as provided in B. C. and D) of this Rule for:

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THE EMPIRE DISTRICT GAS COMPANY	FOR: All Communities and F	Rural Areas Rece	iving	
JOPLIN, MO 64802,	Natural Gas Service			Deleted: AQUILA NETWORKS - MPS and L&P¶
RULES AND REGULATIONS				KANSAS CITY, MO 64138
	GAS			

- (1) Residential Customers. 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. 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. 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. 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 two percent (2%) or less, no billing adjustment will be made. If on test of any meter at the request of a customer, the meter is found to have an average error of more than two (2) percent fast, Company shall refund to the customer the over-charge based upon the corrected meter reading for the period in which the meter was in use, but limited to the time periods described in Section 5.04 of these Rules. If the meter is found to have an average error of more than two (2) percent slow, Company may charge the customer the under-charge based upon the corrected meter reading for the period in which the meter was in use, but limited to the time periods described in Section 5.04.
- 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.

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METER	R READING, BILLING, AND COMP	LAINT PROCEDURES		•	Formatted: Indent: Left: 0 pt.
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0.01 61	illing and Reading of Meters			•	Formatted: Line spacing: single
A.	period, and such readings sha	cable, read its meters on the same all be used in billing the custom er shall not release or diminish the	ner for such	period	
В.	. Company shall render a separate When requested by the custor addresses or locations may be su	e billing for service provided at each ner and agreed to by Company, ımmarized on one (1) bill.	n address or lo billings for r	ocation. nultiple	
C.	bill. Charges for special service charges. If partial payment is ma	pecial services together with utility on shall be designated clearly and side, Company shall first credit all pay sed upon the age of the receivable, st.	separately fron	n utility Jalance	
D.	notify each affected customer, or	any rate tariffed seasonal rate chan the bill or on a notice accompa conal rate change and the month in effect.	nvina the bill.	of the	
6.02 Bi	lling Period			4	Formatted: Line spacing: single
les thi	ss frequently at Company's option	arly at monthly intervals, but may l . The normal billing period shall le e less than twenty-six (26) days or	be twenty-six	(26) to	
6.03 Ch	hoice and Application of Rates			4	Formatted: Indent: Left: 0 pt, Fi
A.	times available to any customer of	Service Commission of the State or his/her authorized representative nate an existing or prospective cus	. Company re	serves	line: 0 pt, Line spacing: single
В.	If a customer is eligible to take ga of such rate tariff lies with the cu applicable rate tariff for all gas use	as service under more than one (1) ustomer. Any customer shall pay fed.	rate tariff, the or service und	choice ler the	
C.	A new customer will be assisted b information at hand, but the responsioner.	y Company in the selection of the ra onsibility for the selection of the ra	ite tariff based ate tariff lies w	on the ith the	
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STATE OF MISSOURI, PUBLIC SERVICE COMMISSION P.S.C. MO. No. Original Sheet No. **R-3**2 Deleted: 1 Canceling P.S.C. MO. No. Sheet No. Deleted: 30 THE EMPIRE DISTRICT GAS COMPANY FOR: All Communities and Rural Areas Receiving JOPLIN, MO 64802, Natural Gas Service Deleted: AQUILA NETWORKS -MPS and L&P¶ KANSAS CITY, MO 64138 **RULES AND REGULATIONS** GAS 6.03 Choice and Application of Rates (Continued) Formatted: Indent: Left: 0 pt, First D. After a new customer has selected a rate under which she/he elects to take gas service. Formatted: Bullets and Numbering she/he will be required to remain under such rate tariff for a period of one (1) year. This limitation shall apply to all rate schedules except small volume transportation, which shall remain on said schedule for a period of six (6) months. 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. E. If the demand of a new customer is temporarily obtained by assessment pending the Formatted: Bullets and Numbering determination of the measured demand, which shall be done as soon as practicable, such assessed demand shall prevail until the demand is measured. F. If an entirely new rate tariff which may be more advantageous than the existing one-Formatted: Bullets and Numbering becomes available to the customer, then Company will assist in determining whether the customer would be benefited by being served and billed under such new rate tariff. G. If a customer is permitted to change from one (1) rate tariff to another, she/he will not be-Formatted: Bullets and Numbering required to continue service extending beyond the time provided in the original application for service; providing, gas service can be rendered at the rate tariff to which the customer has changed without expense to Company for the installation of new apparatus or facilities

for serving the customer. In the event the change of rate tariff necessitates additional investment by Company, the customer shall reimburse Company for such additional investment, or be required to extend the term during which service will be supplied at the

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new rate tariff.

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STATE OF MISSOURI, PUBLIC SERVICE COMMISSION P.S.C. MO. No. Original Sheet No. R-33 Deleted: 1 Canceling P.S.C. MO. No. Sheet No. Deleted: 31 THE EMPIRE DISTRICT GAS COMPANY FOR: All Communities and Rural Areas Receiving JOPLIN, MO 64802, Natural Gas Service Deleted: AQUILA NETWORKS -MPS and L&P¶ RULES AND REGULATIONS KANSAS CITY, MO 64138 6.04 Billing and Payment Standards Company shall normally render a bill for each billing period to every residential customer in-Deleted: accordance with its rate tariff. Formatted: Bullets and Numbering B. Each billing statement rendered by Company shall be computed on the actual usage Deleted: during the billing period except as follows: (1) Company may render a bill based on estimated usage: Formatted: Indent: Left: 72 pt "To seasonally billed customers, provided an appropriate rate tariff is on file with-Formatted: Indent: Left: 12 pt, the Commission and an actual reading is obtained before each change in the Hanging: 108 pt, No bullets or numbering, Tabs: 76.5 pt, Left + 96 seasonal cycle. pt, Left + 120 pt, Left + Not at 94.5 When extreme weather conditions, emergencies, labor agreements, or work pt + 117 pt stoppages prevent actual meter readings. Deleted: When Company is unable to obtain access to the customer's premises for the Deleted: purpose of reading the meter or when the customer makes reading the meter unnecessarily difficult. If Company is unable to obtain an actual meter reading Deleted: for these reasons, where practicable it shall undertake reasonable alternatives to obtain a customer reading of the meter, such as mailing letters to request use of the company's interactive voice response system. (2) Company shall not render a bill based on estimated usage for more than three (3) Deleted: consecutive billing periods or one (1) year, whichever is less, except under conditions described in Section 6.04 (B) (1). (3) Under no circumstances shall Company render a bill based on estimated usage: Deleted: (3)(a) Unless the estimating procedures employed by Company and any substantive Formatted: Indent: Left: 12 pt, changes to those procedures have been approved by the Commission. Hanging: 108 pt, Tabs: 96 pt, Left -120 pt, Left + Not at 117 pt As a customer's initial or final bill for service unless conditions beyond the Formatted: Bullets and Numbering control of Company prevent an actual meter reading. (4) When Company renders an estimated bill in accordance with these Rules, it shall: Deleted:

(c) Use customer-supplied readings, whenever possible, to determine usage.

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		es a customer's usage, the custome	er shall be given the	Deleted:	(5)
	opportunity, if requested, to m	ake payment in installments.		***************************************	
	C. Jf Company is unable to obtain ar			Deleted:	C.
	periods, Company shall advise the	e customer by first class mail or pe ated, that estimation may not refle	ersonal delivery that	<u> </u>	Here the second
	and that the customer may read a	and report gas usage to Company	on a regular basis.		
	The procedure by which this read	ing and reporting may be initiated an actual meter reading from custo	shall be explained.		
		nese attempts shall include persor			
	customer to advise the customer	of the regular meter reading day.	Company may offer		
	appointments for meter readings of				
	special appointments are arrang customer for the excess cost of the	ed for reading meters, company e meter reading out of normal mete			
	or for meter readings that are ou	tside of normal business hours.	See Section 10 for		
		ce of the service of a customer v			
	reporting usage on a regular basis shall not be required.	because of inability to secure an a	ectual meter reading		
	•				
	D. If a customer fails to report usage	to Company, Company shall obtain	a meter reading at	Deleted:	D.
	least annually. Company shall no	ify the customer that if usage is no ner fails, after written request, to o	ot reported regularly		
	meter, then service may be discont				
	E. Company may bill its customers of	on a cyclical basis if the individual	customer receives	Deleted:	E.
	each billing on or about the same of	ay of each billing period. If Compa	ny changes a meter	(
	reading route or schedule which re				
	cycle, notice shall be given to the date the customer receives a bill ba		(5) days prior to the		
	 F. A monthly-billed customer shall ha the bill to pay the gas charges, unl 				Justified, Numbered + Imbering Style: A, B, C,
	in accordance with Company's pref	•		+ Start at:	1 + Alignment: Left +
	date falls upon a Sunday, legal ho	oliday, or any other day when the	offices of Company	+ Indent at:	4 pt + Tab after: 72 p 72 pt, Don't hyphenate
	regularly used for the payment of due date or delinquent date shall be				ight + 27 pt, Left + ! .5 pt, Left + 117 pt,
	payment for remittance by mail is			Left + Not at	
	Company shall not base an ass	sessment of a deposit or deling	uent charge, or a		
	discontinuance of service, on a pay	ment that was made to a payment	agent on or before		
	the due date or delinquent date.				
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STATE OF MISSOURI, PUBLIC SERVICE COMMISSION P.S.C. MO. No. Original Sheet No. Deleted: 1 Canceling P.S.C. MO. No. Sheet No. Deleted: 33 THE EMPIRE DISTRICT GAS COMPANY FOR: All Communities and Rural Areas Receiving JOPLIN, MO 64802, Natural Gas Service **Deleted: AQUILA NETWORKS -**MPS and L&P¶ KANSAS CITY, MO 64138 **RULES AND REGULATIONS** GAS

6.04 Billing and Payment Standards (Continued)

- (1) The beginning and ending meter readings of the billing period and the dates of these
- (2) The date when the bill will be considered due and the date when it will be delinquent.
- (3) Any previous balance which states the balance due for gas charges separate from charges for services not subject to Commission jurisdiction.
- (4) The amount due for the most recent billing period for gas usage stated separately from the amount due for the same period for a deposit and the amount due for the same period for service not subject to Commission jurisdiction.
- (5) The amount due for other authorized charges.

G. Every bill for residential gas service shall clearly state the following:

(6) The total amount due.

if different.

- (7) The telephone number the customer may call from the customer's service location without incurring toll charges and the address of Company where the customer may initiate an inquiry or complaint regarding the bill as rendered or the service provided. Charges for measured local service are not toll charges for purposes of this Rule.
- (8) License, occupation, gross receipts, franchise, and sales taxes.
- (9) Purchased gas adjustment cost in total or cents per unit basis.

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RULES AND REGULATIONS GAS

6.05 Level Payment Plan

- A. The purpose of the level payment plan is to levelize, insofar as possible, the amount a customer is required to pay monthly over a year's period.
- B. This level payment plan is available to all eligible residential customers. A customer who has been delinquent three (3) or more times in the last twelve (12) months at his current or previous location may be refused participation in the level payment plan until the customer has established a twelve (12) consecutive month payment period with no more than two (2) delinquent payments. Level payment billing levels are subject to change. Failure to maintain a current account will disqualify customers from participating in the program. At Company's option, certain nonresidential customers, based on usage patterns and payment history, may be allowed to participate in Company's level payment plan.
- C. The level payment amount will be based on twelve (12) months' historical information as adjusted for any significant rate changes during the period, abnormal weather conditions, or other factors. The estimated annual adjusted billing, and thus the monthly level payment amount, may be revised if it is obvious the earlier estimate was underestimated or overestimated due to customer use, weather conditions, rate tariff changes, or other factors during the subsequent level payment period.
- D. Customers may enter the level payment plan during any month of the year. Level payment amounts for customers with less than twelve (12) months to the true-up cycle will be estimated based on estimated monthly use for such period. In any event, the estimated billing will be revised to actual billing once each year and the correction reflected on the customer's bill.
- E. The customer bill will show the actual monthly amount, the current status of the account, and the monthly level payment amount.

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KANSAS CITY, MO 64138

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6.06 Disputes				•	(() () () () () () () () () (
AA customer shall advise Cor	GAS npany that all or part of a charge is in c	dispute by a tel	ephone•) استورید	Deleted: A.
A. A customer shall advise Corcall to the company's 24-hor	GAS	nust be register	ed with	and the second	

- B. When a customer advises Company that all or part of a charge is in dispute, Company shall record the date, time and place the contact is made; investigate the contact promptly and thoroughly; and attempt to resolve the dispute in a manner satisfactory to both parties.
- C. Failure of a customer to participate with Company in efforts to resolve an inquiry which has the effect of placing charges in dispute shall constitute a waiver of the customer's right to continuance of service, and Company may not less than five (5) days after provision of the notification required by Section (I) of this Rule, may proceed to discontinue service unless the customer files an informal complaint with the Commission within the five (5) day period.
- D. Customers presenting frivolous disputes shall have no right to continued service. Company, before proceeding to discontinue the service of a customer presenting a dispute it deems frivolous, shall advise the Consumer Services Department of the Commission of the circumstances. The Consumer Services Department shall attempt to contact the customer by telephone and ascertain the basis of the dispute. If telephone contact cannot be made, the Consumer Services Department shall send the customer a notice by first class mail stating that service may be discontinued by Company unless the customer contacts the Consumer Services Department within twenty-four (24) hours. If it appears to the Consumer Services Department that the dispute is frivolous, or if contact with the customer cannot be made within seventy-two (72) hours following Company's report, Company shall be advised that it may proceed to discontinue service. If it appears that the dispute is not frivolous, service shall not be discontinued until ten (10) days after the notice required under Section 2.05 (E) has been sent to the customer by Company. The customer shall retain the right to lodge an informal complaint with the Commission.

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RULES AND REGULATIONS
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6.06 Disputes (Continued)

- E. If a customer disputes a charge, she/he shall pay to Company an amount equal to that part of the charge not in dispute. The amount not in dispute shall be mutually determined by the parties. The parties shall consider the customer's prior consumption history, weather variations, the nature of the dispute, and any other pertinent factors in determining the amount not in dispute.
- F. If the parties are unable to mutually determine the amount not in dispute, the customer shall pay to Company, at Company's option, an amount not to exceed fifty percent (50%) of the charge in dispute or an amount based on usage during a like period under similar conditions which shall represent the amount not in dispute.
- G. Failure of the customer to pay to Company the amount not in dispute within four (4) business days from the date that the dispute is registered or by the delinquent date of the disputed bill, whichever is later, shall constitute a waiver of the customer's right to continuance of service, and Company may then proceed to discontinue service as provided in these Rules.
- H. If the dispute is ultimately resolved in favor of the customer in whole or in part, any excess moneys paid by the customer shall be refunded promptly.
- I. If Company does not resolve the dispute to the satisfaction of the customer, Company representative shall notify the customer that each party has a right to make an informal complaint to the Commission, and of the address and telephone number where the customer may file an informal complaint with the Commission. If a customer files an informal complaint with the Commission prior to advising Company that all or a portion of a bill is in dispute, the Commission shall notify the customer of the payment required by Sections (E) or (F) of this Rule.
- J. Company may treat a customer complaint or dispute involving the same question or issue based upon the same facts as already determined, and is not required to comply with these Rules more than once prior to discontinuance of service.

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RULES AND REGULATIONS
GAS

6.07 Settlement Agreements and Extension Agreements

- A. When Company and a customer arrive at a mutually satisfactory settlement of any dispute or the customer does not dispute liability to Company but claims inability to pay the outstanding bill in full, Company and the customer may enter into a settlement agreement. A settlement agreement which extends beyond sixty (60) days shall be in writing and mailed or otherwise delivered to the customer.
- B. Every settlement agreement resulting from the customer's inability to pay the outstanding bill in full shall provide that service will not be discontinued if the customer pays the amount of the outstanding bill specified in the agreement and agrees to pay a reasonable portion of the remaining outstanding balance in installments until the bill is paid. For purposes of determining reasonableness, the parties shall consider the following: the size of the delinquent account; the customer's ability to pay; the customer's payment history; the time that the debt has been outstanding; the reasons why debt has been outstanding; and any other relevant factors relating to the customer's service.
- C. If a customer fails to comply with the terms and conditions of a settlement agreement, Company may discontinue service after notifying the customer in writing by personal service or first class mail in accordance with Section 2.05: that the customer is in default of the settlement agreement; the nature of the default; that unless full payment of all balances due is made, Company will discontinue service; and the date upon or after which service will be discontinued.
- D. Company may enter into an extension agreement upon the request of the customer who claims an inability to pay the bill in full.

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GAS		KANSAS CITY, MO 64138
6.08 Commission Complaint Procedures		
A. Prior to filing an informal or formal complaint, the customer shall pursue with Company as provided in 4 CSR 240-13 of the Commission Rules. Specifically reserves the right to waive this requirement when circumstance.	The Commission	
B. Any person aggrieved by a violation of any Rule in 4 CSR 240-13 of Rules or other Commission Rules relating to utilities may file an inf complaint under 4 CSR 240-2-070 of Commission Rules.	the Commission formal or formal	
C. If Company and a customer fail to resolve a matter in dispute, Company customer of his/her right to file an informal complaint with the Commissi 240-2.070.	/ shall advise the ion under 4 CSR	
D. If the Commission Staff is unable to resolve the complaint to the satisfaction the Staff shall send a dated letter to that effect to the complainant and to Complain the Staff shall send a dated letter to that effect to the complainant and to Complain the Staff shall send a dated letter to that effect to the complainant and to Complain the Staff shall send a dated letter to that effect to the complainant and to Complain the Staff shall send a dated letter to that effect to the complainant and to Complain the Staff shall send a dated letter to the satisfaction that effect to the complainant and to Complain the Staff shall send a dated letter to the satisfaction that effect to the complainant and to Complain the Staff shall send a dated letter to the satisfaction that effect to the complainant and to Complain the Staff shall send a dated letter to the satisfaction that effect the satisfaction that effect the satisfaction that effect the satisfaction the satisfaction that effect the satis	on of the parties,* Company.	Formatted: Indent: Left: 0 pt, Hanging: 72 pt, No bullets or numbering, Tabs: 72 pt, Left
(1) The letter shall advise the complainant that, if she/he desires, she formal complaint in accordance with 4 CSR 240-2.070 of the Commis		Formatted: Indent: Left: 0 pt, Hanging: 94.5 pt, No bullets or numbering
(2) If the complaint concerns a bill, the nonpayment of which co complainant to discontinuance of service under the provisions of Coi CSR 240-13.050, the Staff's letter shall advise the complainant complaint is not filed within thirty (30) days of the date of the letter, may become subject to discontinuance of service.	mmission Rule 4 that if a formal	Formatted: Indent: Left: 0 pt, Hanging: 94.5 pt, No bullets or numbering
E. The Commission Staff may treat an informal complaint involving the salescence based upon the same facts dealt with in a prior informal complete decided, and may advise the complainant that such informal complete reviewed.	plaint as already	
F. Company shall not discontinue residential service relative to the matter is the pendency of an informal complaint and until at least thirty-one (31) da of the letter issued pursuant to Section (D), and shall in no case discont without leaving a notice of discontinuance after the date of the letter iss Section (D).	ays after the date tinue this service	
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G. Failure of the customer to pay the amount of the bill which is not in dispute pursuant to Section 6.06 (E) or (F) of these Rules, shall be grounds for		Formatted: Indent: Left: 0 pt, Hanging: 72 pt, Tabs: 72 pt, Left
informal or formal complaint.	A Commence of the Commence of	Formatted: Indent: Left: 0 pt,

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THE EMPIRE DISTRICT GAS COMPANY		All Communities and Ru	ural Areas Rece	iving	
JOPLIN, MO 64802,	Natur	al Gas Service		**************************************	Deleted: AQUILA NETWORKS - MPS and L&P¶
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RULES AND REGULATIONS GAS

6.09 Late Payment Charge

- A. Company may add a sum equal to a simple one-half percent (0.50%) per month of the original net amount due on any unpaid bill for gas service excluding deposit arrears, amounts agreed to be paid pursuant to a deferred payment agreement, and circumstances where restricted by law or regulation.
- B. An unpaid bill shall be any billing amount that remains owing to Company and not in dispute after the delinquent date stated on the bill.
- C. Failure to pay the late payment charge may be grounds for discontinuance of service in accordance with Section 2.05.

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KANSAS CITY, MO 64138

DATE OF ISSUE: ISSUED BY:

August 9, 2007,

Kelly S. Walters, Vice President,

EFFECTIVE DATE: September 8, 2007,

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STATE OF MISSOURI, PUBLIC SERVICE COMMISSION Deleted: 1 P.S.C. MO. No. Original Sheet No. Canceling P.S.C. MO. No. Deleted: 40 Sheet No. **Deleted: AQUILA NETWORKS -**THE EMPIRE DISTRICT GAS COMPANY FOR: All Communities and Rural Areas Receiving MPS and L&P¶ JOPLIN, MO 64802, Natural Gas Service KANSAS CITY, MO 64138 Formatted: Justified, Indent: Left: RULES AND REGULATIONS 0 pt, Hanging: 27 pt, Don't GAS hyphenate, Tabs: 9 pt, Right + 27 **EXTENSION OF GAS FACILITIES** pt, Left + 54 pt, Left + 72 pt, Left + 94.5 pt, Left + 117 pt, Left Deleted: .0 7.01 Purpose and Availability A. The purpose of this policy is to set forth the service connection and distribution system. **Deleted: FACILTIES** extension requirements when one or more applicants request gas service at premises Formatted: Normal, Justified, Don't not connected to the Company's distribution system or request an alteration in service to hyphenate, Tabs: 9 pt, Right + 27 pt, Left + 54 pt, Left + 72 pt, Left + premises already connected where such change necessitates additional investment. 94.5 pt, Left + 117 pt, Left + Not at 36 pt B. The provisions of this policy are subject to the applicable rules and regulations of the Deleted: A Commission. This policy is available for applications where the Company is expected to Formatted: Bustified, Numbered + commence construction on or after May 28, 2004. Level: 1 + Numbering Style: A, B, C, + Start at: 1 + Alignment: Left + Aligned at: 54 pt + Tab after: 72 pt + Indent at: 72 pt, Don't hyphenate, Tabs: 9 pt, Right + 27 pt, Left + 54 7.02 Definition of Terms APPLICANT: The developer, builder, or other person, partnership, association, firm, pt, Left + 94.5 pt, Left + 117 pt, private or public corporation, trust, estate, political subdivision, governmental agency or other legal entity recognized by law applying for the construction of a gas Distribution Deleted: Aquila's Extension, Extension Upgrade, or Relocation. Formatted: Justified Deleted: B B. BASIC EXTENSION REQUEST: A request by Applicant for a Distribution Extension for Formatted: Justified, Numbered + which the Company specified facilities are provided free of charge to the Applicant, Level: 1 + Numbering Style: A, B, C, provided the Applicant commits to use natural gas for its basic space heating . + Start at: 1 + Alignment: Left + requirements for at least one (1) year. Gas fireplaces will not be considered basic Aligned at: $54 \text{ pt} + \overline{1}$ ab after: 72 pt + Indent at: 72 pt, Don't hyphenate, space heating and Applicant will be required to pay the full non-refundable construction Tabs: 9 pt, Right + 27 pt, Left + 54 charge to initiate service. The operation of a natural gas furnace used in conjunction pt, Left + 94.5 pt, Left + 117 pt, with an alternative and supplemental space heating source will be considered as meeting minimum requirements for a free extension of service. Deleted: Aquila Deleted: [date to be set _CONSTRUCTION ALLOWANCE: The cost of that portion of the Distribution Extension pending resolution of rate case] which is for economically justifiable and necessary construction and which is made by Formatted: Justified Aquila the Company at its expense. The formula used to determine the appropriate **Formatted** Construction Allowance will be based on the Company's feasibility model. Generally, **Deleted: DEFINITION OF TERMS** the formula used by the feasibility model is the Estimated Margin divided by the Fixed

CA SUM (EM1 + EM2 + EM3 + EM4 + EM5) SUM (FCC1 + FCC2 + FCC3 + FCC4 + FCC5)

Carrying Cost percentage as measured over the first five (5) year life of the Distribution

Where, CA Construction Allowance;

EM Estimated Margin; **FCC** Fixed Carrying Cost;

Extension.

DATE OF ISSUE: August 9, 2007, **EFFECTIVE DATE:** September 8, 2007, ISSUED BY: Kelly S. Walters, Vice President,

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E EMPIRE DISTRICT GAS COMPANY	FOR: All Communities and Rural Areas Receiving	Deleted: D.
PLIN, MO 64802,	Natural Gas Service	Formatted: Justified, Numbered +
D. CONSTRUCTION CHARGES: costs for which the Applicant is	ND REGULATIONS GAS That portion of the Distribution Extension's construction- responsible. This extension policy specifies which cost	Level: 1 + Numbering Style: A, B, C, + Start at: 1 + Alignment: Left + Aligned at: 54 pt + Tab after: 72 pt + Indent at: 72 pt, Don't hyphenate
Company at cost to Applicant	by Applicant and which segments are provided by the These charges may consist of the following components:	Deleted: Aquila
Services of the Applicant.	These sharges may consist of the following components:	Formatted: Justified
 Nonrefundable charges repr 	resent the portion of Construction Charges which are not	Deleted: Aquila
supported by the expected	revenue stream or for non-standard costs associated	Deleted: E.
with the Distribution Exte (Exception: Non-standard surcharge basis as mutually in the Facilities Extension Ag 2. Refundable charges repres reimbursed to the Applicant	ension and will not be reimbursable to Applicant. costs for Excess Facilities may be recovered on a agreed to by Applicant and the Company and specified	Formatted: Normal, Justified, Numbered + Level: 1 + Numbering Style: A, B, C, + Start at: 1 + Alignment: Left + Aligned at: 54 pt + Tab after: 72 pt + Indent at: 72 pt, Don't hyphenate, Tabs: 9 pt, Right + 27 pt, Left + 54 pt, Left + 94.5 pt, Left + 117 pt, Left
	, and the second	Deleted: Aquila
E. DISTRIBUTION EXTENSION:	Distribution facilities including mains, services, and	Formatted: Justified
meter installation facilities install	ed by Company.	Deleted: F.
the necessary cost of the Dis materials, labor, rights-of-way, to connected therewith.	COSTS: The Estimated Construction Costs shall be stribution Extension and shall include the cost of all rench and backfill, together with all incidental expenses timated Margin will be determined by first multiplying the	Style: A, B, C, + Start at: 1 + Alignment: Left + Aligned at: 54 pt + Tab after: 72 pt + Indent at: 72 pt, Don't hyphenate, Tabs: 9 pt, Right + 27 pt, Left + 54 pt, Left +
effective rates for each custome subtracting applicable margin all	er class by the estimated incremental usage – and then location for network and infrastructure support costs.	Formatted: Justified, Indent: Left: 54 pt, Don't hyphenate, Tabs: 9 pt, Right + 27 pt, Left + 54 pt, Left + 94.5 pt, Left + 117 pt, Left
H EXTENSION COMPLETION D	DATE: The date on which the construction of a	Deleted: G.
	n Upgrade or Relocation is completed as shown by the	A Transferonmentorium communication of the communic
Company's records.		Formatted [4]
EXTENSION UPGRADE: The i	increase in capacity of existing gas distribution facilities	Deleted: Aquila's
necessitated by Applicant's esti	imated gas requirements and for which the Company	Deleted: I.
determines that such facilities ca	n be reasonably installed.	Deleted: Aquila
EACH THE EVENISION ACR	EEMENT: Written agreement between April 1	Deleted: J.
	EEMENT: Written agreement between Applicant and contractual provisions of Construction Allowance,	Deleted: Aquila
	t arrangements, the Open Extension Period, end-use	Formatted: Justified
commitments, etc. in accordance		
	. •	· / /
	Company's cost of capital to provide the requisite return	Pormatted [[6] Deleted: Aquila's
on its investment as well as th	ne costs for depreciation, property taxes and property	recon ryulas

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August 9, 2007 Kelly S. Walters, Vice President

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DPLIN, MO 64802, Natural Gas Service		
RULES AND REGULATIONS	MPS and L&P¶ KANSAS CITY,	
GAS	Deleted: L.	ACTUAL CONTRACTOR OF THE PARTY
OPEN EXTENSION PERIOD: The period of time, five (5) years, during which the Company shall calculate and pay refunds of Construction Charges according to the provisions of this extension policy. The (5) five-year period begins on the Extension Completion Date.	Style: A, B, C, Alignment: Left + Tab after: 72 pt, Don't hyphel	evel: 1 + Numbering + Start at: 1 + + Aligned at: 54 pt 2 pt + Indent at: 72 enate, Tabs: 9 pt, Left + 54 pt, Left +
M. PERMANENT SERVICE:	Deleted: Aquila	а
 Residential Applicants: Gas extensions where a continuous return to the Company of sufficient revenue to support the necessary investment is reasonably assured. Applicant agrees to a minimum of one (1) year of service at the end-use commitments outlined in the Facilities Extension Agreement. Non-Residential Applicants: Gas extensions where the use of service is to be 	0 pt, First line: hyphenate, Tab	s: 9 pt, Right + 27 t, Left + 94.5 pt, Left
 Non-Residential Applicants: Gas extensions where the use of service is to be permanent and where a continuous return to the Company of sufficient revenue 	Formatted	[1]
to support the necessary investment is reasonably assured. For 50,000 Ccfs or	Formatted	[[2]
less, Applicant agrees to a minimum of one (1) year of service at the end-use	Formatted: Bu	allets and Numbering
commitments outlined in the Facilities Extension Agreement. For usage greater than 50,000 Ccfs, Applicant agrees to a minimum of three (3) years of service at	Deleted:	
the end-use commitments outlined in the Facilities Extension Agreement.	Deleted: Aquila	a
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N. TEMPORARY or LIMITED SERVICE:	Deleted: Aquila	3
1. Residential Applicants: Any service that is of a known temporary or limited	Formatted: Jus	stified
nature and/or the Applicant is unwilling to agree to specific end-use commitments for a period of at least one (1) year. ,	Formatted	[3
2. Non-Residential Applicants: Any service that is of a known temporary or limited		ont: (Default) Arial
nature and/or the Applicant is unwilling to agree to specific end-use	Formatted	[[4
commitments for a period of at least one (1) and three (3) years as applicable	Deleted:	105 THE TOE TOE TO THE THE TOE TO STORE THE TOE THE SERVICE OF THE
per the definitions under paragraph M	Deleted:	COL 100CH.1000520H.000910H.000981;11.79100113000011;12,0000111111
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7.03 General Provisions	Formatted: Jus	
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The Company at its sole discretion, after consideration of Applicant's gas requirements and commitment, will designate the class of service requested as Permanent or Temporary	Formatted	(F)
(Limited) in accordance with the definitions set forth herein.	Formatted	[[5] [[6]
*	A STATE OF THE PROPERTY OF THE	ERAL PROVISIONS
A. The determination of facility type and routing will be made by the Company to be-	Deleted: ¶	
consistent with the characteristics of an Applicant's requirements and for the territory in which service is to be rendered and the nature of the Company's existing facilities in the	Formatted	[7]
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THE EMPIRE DISTRICT GAS COMPANY		FOR: All Communities and Ru	ral Areas Recei	ving
JOPLIN, MO 64802,		Natural Gas Service		•

RULES AND REGULATIONS GAS

- B. Facilities Extension Agreements will be based upon the Company's Estimated-Construction Cost for providing the facilities necessary to supply the service requested by Applicant. The 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 the Company's discretion, be required to pay the cost of providing such rights-of-way. All Distribution Extensions, provided wholly, or in part, at the expense of an Applicant shall become the property of the Company.
- C. <u>The Company</u> shall construct, own, operate and maintain distribution system facilities only on or along public streets, roads and highways which the Company has the legal right to occupy, and on or along private property across which right-of-ways and easements satisfactory to the Company have been received.
- D. Rights-of-way and easements which are satisfactory to the Company must be furnished by the Applicant in reasonable time to meet construction and service requirements and before the-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 the-Company. Such clearance and grading must be maintained by the Applicant during construction by the-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 gas facilities, the estimated cost of such relocation shall be paid by the Applicant or its successors as a non-refundable Construction Charge.
- E. An additional Construction Charge shall be paid by the applicant to the Company for any-ditching required to be performed by the 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 the Company less the estimated cost of normal trenching and backfilling. Applicant may be required to perform said ditching.

7.04 Application for Extension of Gas Facilities - Permanent Service

A. Each application to the Company for gas service of a permanent nature to premises requiring extension of the Company's existing distribution facilities will be evaluated by the Company in order that the Company may determine the amount of investment (Construction Allowance) warranted by the Company in making such extension. In the absence of special financing arrangements between the Applicant and the Company, the Construction Charges as specified in the Facilities Extension Agreement shall be paid by the Applicant to the Company before the Company's construction commences.

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RULES	S AND REGULATI GAS	ONS			MPS and L&P¶ KANSAS CITY, MO 64138
	GA3				
B. The Construction Charges m Applicant during the Open Executed by Applicant and th as related to the performa aggregate an amount greater Charges shall not accrue inte Applicant shall be responsi	xtension Period. The Company, shall ance required by the than the Constructions. No interest in the constructions are set in the constructions.	The Facilities Extens outline the applicable Applicant. In no action Charges. Refin any potential refu	ion Agreemer le refund med event shall undable Cons nds may be as	nt, to be chanism refunds truction signed.	Formatted: Justified, Numbered Level: 1 + Numbering Style: A, B, + Start at: 1 + Alignment: Left Aligned at: 54 pt + Tab after: 72 + Indent at: 72 pt, Don't hyphen Tabs: 9 pt, Right + 27 pt, Left + pt, Left + 94.5 pt, Left + 117 pt, Left
qualifying permanent loads of	connected to the C	Company's system.	On a periodi	basis,	Deleted: Aquila
the Company shall make the					Deleted: Aquila
Agreement. No refunds will b	be made for perfor	mance after the Ope	en Extension F	Period.	Deleted: Aquila's
C. The Company will evaluate	e the feasibility	of growth for an	existing area	when⊸	Deleted: Aquila
determining the amount of	of Construction C	Charges. Where	sufficient gro	owth is 🗽	Formatted: Justified
anticipated, the extension m rate. 5 Application for Extension of Gas				educed	Formatted: Justified, Numbered Level: 1 + Numbering Style: A, B, + Start at: 1 + Alignment: Left Aligned at: 54 pt + Tab after: 72 + Indent at: 72 pt, Don't hypheni
A residential Applicant, or a nor make at least a one (1) year o	n-residential Appli commitment of ga	cant requesting a bas space heating s	pasic extension ervice. And	a non-	Tabs: 9 pt, Right + 27 pt, Left + pt, Left + 94.5 pt, Left + 117 pt, Left Formatted: Justified
residential Applicant, requesting three (3) year commitment of gas are considered temporary or lin Applicant shall be required to pa outlined in the Facilities Extensio	s service. Service nited. For gas so y to <u>Company</u> as	commitments less tervice of a tempora non-refundable Cor	than these min ary or limited estruction Cha	nimums nature, rges as	Deleted: 7.05 APPLICATION F EXTENSION OF GAS FACILITIES TEMPORARY OR LIMITED SERVICE
installing, owning and removin	ng the Distribution	n Extension includ	ing non-salva	rcost of	Formatted
materials. Applicant shall pay Co	ompany before Co	mpany's constructio	n commences	·	Formatted: Justified
6 Extension Upgrades				***	Formatted
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Where a gas distribution Exte					Deleted: Aquila
customer's load requirements, the Applicant shall apply the Estin					Deleted: Aquila
Construction Charges provision	ns contained in t	this extension police	by to the Ex	e, and tension	Deleted: Aquila's
Upgrade.		•		177	Formatted: Justified
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GA			ļ	Deleted: 7.07 RELOC	
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7.07 Relocation or Conversion Request				Formatted: Font: (Def	ault) Arial, 11
An Applicant desiring to have Compa	ny's avistina facilities rales		****	pt	*********************
Company to make such changes. If J	Company determines that su	ated may re	ion or	Formatted	[[37]
relocation can reasonably be made	, Company will make suc	h conversi	on or	Formatted	[38]
relocation on the following basis: facilities, the related net cost of non-s	The cost of removing and	relocating	such (Formatted: Justified	
facilities to be installed shall be	paid by the Applicant a	e cost of an s non-refu	y new	Formatted	[39]
Construction Charges as outlined in th	e Facilities Extension Agreen	nent.		Formatted	[40]
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7.08 Excess Facilities Request			······	Deleted: Aquila	····
In those instances where Company choo	oses to provide facilities at Ap	plicant's requ	uest in•	Deleted: Aquila	
variance with the normal gas construction	n standards, Applicant's shall	be required	to pay	Deleted: Aquita	
Company for the cost of such facilities, an Charge or a surcharge as outlined in the	nd to pay Company a Nonrefun	ndable Const	ruction	Formatted: Justified	
designed to recover the cost of insurance	e, replacement (or cost of ren	noval), licens	se and	Deleted: 7.08 EXCES	11711
fees, taxes, operation and maintenance	e and appropriate allocable			Formatted	[[42]
general expenses associated with such di	stribution facilities.			Formatted	[43]
7.09 Applicability Limitation			↑ \$1	Formatted	[[44]
1.00 Applicability Entitioning				Formatted: Justified	
The applicability of this extension policy is	limited by the following condition	ons:	#104 12 4 104 13	Formatted	[[45]
A FACILITIES EVITENSION ASSESSES	NT NOT THE WENTER			Deleted: Aquila	n nikon mantan di sabawa upu
A. FACILITIES EXTENSION AGREEME Estimated Construction Costs and Co				Deleted: Aquila	
each extension may become void, at £	company's discretion, after 120	days from th	e time	Deleted: Aquila	
a proposed Facilities Extension Agree	ement is provided by Company	∠to Applican	t. If a	Formatted: Justified	A 511
Facilities Extension Agreement is not	fully executed before that tin	ne, it may b	ecome	Deleted: 7.09 APPLIC	(1701
necessary for new estimates to be r				Formatted Formatted	[[47]
costs and the terms and conditions effect with the Commission at that time		y as on the	and in	Formatted	[[48]
check with the Commission at that time	··			Уживания принципальный принц	[[49]
B. ACCURATE ESTIMATES DOUBTFO				Formatted: Justified	
Estimated Construction Costs will ty				Formatted Justified	[[50]
Construction Allowance and Construct				Formatted: Justified Formatted	
the estimate is known to be highly u Extension Completion date will be				Deleted: Aquila's	([51]
Construction Completion date will be				Deleted: Aquila's	и заправления в населения br>В населения в н
Applicant and Company in the Facilitie		-		Deleted: Aquilas	

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THE EMPIRE DISTRICT GAS COMPANY JOPLIN, MO 64802		FOR: All Communities and Ru Natural Gas Service	ıral Areas Recei	ving
RUL	ES AND RE	GULATIONS		

GAS

7.10 Extension Requests.

The Company has segmented Applicants into the following general categories for administration of this Extension Policy:

- BASIC EXTENSION REQUEST, RESIDENTIAL SINGLE FAMILY OF SMALL GENERAL. SERVICE:
 - Free of Charge Basic Extension Request: All Applicants, classified as Permanent Service, agreeing to use natural gas for normal space heating, or at least 500 Ccfs annually, for at least one (1) year, will receive the following installed basic facilities free of charge;
 - first 150 feet of service line and/or feet of main per Applicant:
 - one meter, not to exceed 399 cfh (cubic feet hour) at 1/2 inch differential;
 - one standard regulator and meter bar assembly;
- B. NON-BASIC EXTENSION REQUEST for SUBDIVISION PROJECTS:

Non Basic Extension Request: Applicants, classified as permanent service, requiring a-Distribution Extension in excess of the basic installed facilities which are provided free of charge may incur construction charges as described below:

- Proven Projects: Projects requested by Applicant (developers) which have at proven track record to constructing projects at the specified number of dwellings and at the specified end-uses within five years, will have the applicable standard Construction Allowance subtracted from the Estimated Construction Costs for the Applicant's project in order to determine the Nonrefundable Construction Charge to be paid by Applicant. Potentially refundable charges will not be applied to proven projects.
- Unproven/Indeterminate Projects: Projects defined as unproven indeterminate, at Company's sole discretion, based upon the Applicant's (developers') track record will have a potentially refundable construction charge applied on a per dwelling basis to be paid by Applicant. In addition, the applicable standard 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.

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August 9, 2007, Kelly S. Walters, Vice President

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THE EMPIRE DISTRICT GAS COMPANY JOPLIN, MO 64802	FOR: All Communities and Rural Areas Receiving Natural Gas Service	Deleted: AQUILA NETWORKS – MPS and L&P¶
RUL	ES AND REGULATIONS	KANSAS CITY, MO 64138
L	GAS	
All applicants, classified calculated per the feasibil customized project. The Construction Cost for the	AllLY or RESIDENTIAL MOBILE HOME TRAILER PARKS: as permanent service, will have a Construction Allowance ity model (Section 7.02 C. Construction Allowance) for the Construction Allowance is subtracted from the Estimate Applicant's project in order to determine the Nonrefundab	he + Indent at: 72 pt, Don't hyphenate, ed Tabs: 9 pt, Right + 27 pt, Left + 50 pt, Left + 94.5 pt, Left + 117 pt,
may be applied at Company	paid by Applicant. Potentially refundable construction charge y's discretion as dependent on the Applicant's credit history are	es Formatted: Justified
project complexity and/or si	ze. All mobile homes will be served natural gas at each mobil	Deleted: Aquila's
home position. Company w	ill install all mains, services, regulators, meters, and termination mobile home spaces in mobile home courts.	n
D. COMMERCIAL or INDUST	RIAL:	Formatted: Justified, Numbered +
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. Potentially refundable construction charges	Level: 1 + Numbering Style: A, B, C, + Start at: 1 + Alignment: Left + Aligned at: 54 pt + Tab after: 72 pt Hole Hole Let + Indent at: 72 pt, Don't hyphenate, Tabs: 9 pt, Right + 27 pt, Left + 54 pt, Left + 94.5 pt, Left + 117 pt,	
	paid by Applicant. Potentially refundable construction charge is discretion as dependent on the Applicant's credit history ar	
project complexity and/or size		Formatted: Body Text Indent 3, Justified
8. COMPLIANCE WITH RULES AND R	REGULATIONS	Deleted: Aquila's
		Formatted: Justified
,8.01 Failure to Comply		Formatted: Indent: Left: 0 pt, Hanging: 27 pt
	power to modify, waive, or to bind Company by making ar	∩y• Deleted:
promise or representation n	ot contained in the approved Rules of Company.	Deleted: ¶
B. If the customer fails, neglect	ts, or refuses to comply with these Rules, Company shall hav	Deleted: A.
the right to discontinue all it	is gas service to the customer and to remove its property from the monthly bills are mailing notice to the address to which the monthly bills are	m Formatted: Numbered + Level: 1 +
		Formatted: Justified, Numbered + Level: 1 + Numbering Style: A, B, C, + Start at: 1 + Alignment: Left + Aligned at: 54 pt + Tab after: 72 pt + Indent at: 72 pt, Don't hyphenate, Tabs: 9 pt, Right + 27 pt, Left + 54 pt, Left + 94.5 pt, Left + 117 pt, Left
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THE EMPIRE DISTRICT GAS COMPANY JOPLIN, MO 64802		ommunities and Ru Service		iving	Deleted: 40
					MPS and L&P¶ KANSAS CITY, MO 64138
RUL	ES AND REGULATION: GAS	S			
9PROMOTIONAL PRACTICES				4	Formatted: Justified, Indent: Left: 0 pt, Hanging: 27 pt, Don't
9.01 <u>Fuel Cost Comparisons</u> - C evaluating the optional energy	Company assists custor to be used for any partic	mers and prosp cular application.	ective custon	ners in•	hyphenate, Tabs: 9 pt, Right + 27 pt, Left + 54 pt, Left + 72 pt, Left + 94.5 pt, Left + 117 pt, Left
9.02 Equipment Selection - Com	nany provides custome	ers and prosper	tive custome	re with	Deleted: 0
educational information on the	latest technical improve	ments in natural	gas equipmer	is willing	Formatted: Justified
9.03 Energy Consulting - Compar other interested parties with te	echnical information.				Formatted: Justified, Indent: Left: 0 pt, Hanging: 54 pt, Don't hyphenate, Tabs: 9 pt, Right + 27 pt, Left + 54 pt, Left + 72 pt, Left + 94.5 pt, Left + 117 pt, Left
9.04 Promotion of High Efficiency	Natural Gas Appliances	- Company prov	ides the use	of high•	Formatted: Justified
efficiency natural gas appliance Company will supply to custor possible energy savings through	mers and prospective country a	ustomers a cost ency equipment.	comparison s	howing	Formatted: Justified, Indent: Left: 0 pt, Hanging: 54 pt, Don't hyphenate, Tabs: 9 pt, Right + 27 pt, Left + 54 pt, Left + 72 pt, Left + 94.5 pt, Left + 117 pt, Left
9.05 Educational Services - Comp communities we serve with the		ducational proces	ss to familiar	ize the⊷	Formatted: Justified
communities we serve with the	e benents of natural gas			**************************************	Formatted: Justified, Indent: Left: 0 pt, Hanging: 54 pt, Don't hyphenate, Tabs: 9 pt, Right + 27 pt, Left + 54 pt, Left + 72 pt, Left + 94.5 pt, Left + 117 pt, Left
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THE EMPIRE DISTRICT GAS COMPANY FOR: All Communities and Rural Areas Receiving	
JOPLIN, MO 64802, Natural Gas Service	Deleted: AQUILA NETWORKS -
	MPS and L&P¶ KANSAS CITY, MO 64138
RULES AND REGULATIONS GAS	TOTALOGO CITT, MO U4130
GAO	
9.06 Residential Customer Purchase Plan	Formatted: Justified, Indent: Left:
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(a) This plan is available to residential customers who own and reside in one, two, three or	hyphenate, Tabs: 9 pt, Right + 27 pt, Left + 54 pt, Left + 72 pt, Left +
four-family dwellings that are occupied on a year-round basis. These customers must meet uniform credit qualifications established by Company. Items that can be financed	94.5 pt, Left + 117 pt, Left
include:	Formatted: No underline
•	Formatted: Justified
(1) Gas cooling equipment.	Formatted: Body Text Indent 3, Justified, Indent: Left: 54 pt
(2) Gas heating equipment.	Formatted: Justified
(3) Installation, wiring, piping and duct work pertaining to the above equipment. This includes the costs necessary to convert the house and appliances.	Formatted: Justified, Indent: Left:
(4) Gas water heaters, ranges, dryers or other major appliances.	72 pt, First line: 0 pt
(5) Humidifier or electronic air cleaner when installed in conjunction with the above-	Formatted: Justified
equipment. (6) Extended warranties on the above equipment.	Formatted: Justified, Indent: Left: 36 pt, First line: 36 pt
	Formatted: Justified
(b) Equipment financed must exceed the NAECA minimum-efficiency requirements in effect	Formatted: Justified, Indent: Left:
at the time of financing.	36 pt, First line: 36 pt
(c) The annual rate of interest will be two percent above the annual prime rate as quoted in-	Formatted: Justified
The Wall Street Journal for the first business day in December. This annual rate of	Formatted: Body Text Indent 3, Justified, Indent: Left: 54 pt
interest will apply to the following calendar years loan repayments. The annual interest rate can change each year for the term of the loan. The financing period will be	Formatted: Justified
established by Company and can range from six to one hundred and twenty months. The	Formatted: Body Text Indent 3, Justified, Indent: Left: 54 pt
interest rate and financing terms will not exceed those allowed by Missouri law, nor be more favorable than those generally prevailing in the applicable retail markets. The monthly loan repayment amount will appear as a separate item on the customer's regular	
monthly Company utility bill.	
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(d) Financing will be made available directly to customers by Company. Dealers or persons— who sell and install equipment for residential customers can make information regarding this purchase plan available to their customers and complete and forward necessary	Formatted: Body Text Indent 3, Justified, Indent: Left: 54 pt, Tabs: Not at 18 pt + 72 pt
paperwork to Company.	Deleted:
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(e) Financing in excess of \$10,000 will be at the discretion of Company on a case-by-case-basis. These customers must meet the same uniform credit qualifications established by Company for all other customers.	Formatted: Body Text Indent 3, Justified, Indent: Left: 54 pt, Tabs: Not at 22.5 pt
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(f) Revenue and expenses associated with the operation of this plan shall be subject————————————————————————————————————	Formatted: Body Text Indent 3, Justified, Indent: Left: 54 pt, Tabs: Not at 13.5 pt
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EFFECTIVE DATE: September 8, 2007,

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STATE OF MISSOURI, PUBLIC SERVICE COMMISSION Deleted: 1 P.S.C. MO. No. Original Deleted: 50 Sheet No. Canceling P.S.C. MO. No. Sheet No. **Deleted: AQUILA NETWORKS -**MPS and L&P¶ THE EMPIRE DISTRICT GAS COMPANY FOR: All Communities and Rural Areas Receiving KANSAS CITY, MO 64138 Natural Gas Service JOPLIN, MO 64802 Deleted: ¶ **RULES AND REGULATIONS** Formatted: Justified, Indent: Left: 0 pt, Hanging: 54 pt, Line spacing: GAS single, Don't hyphenate, Tabs: 9 pt, 9.07 Commercial and Industrial Customer Purchase Plan Right + 27 pt, Left + 54 pt, Left + 72 pt, Left + 94.5 pt, Left + 117 pt, (a)_This plan is available to new or existing Company commercial and industrial customers. Items• that can be financed include: Formatted: No underline Gas cooling equipment. Formatted: Justified Gas heating equipment. (2)Formatted: Body Text Indent 3, (3)Gas process equipment, which includes commercial cooking. Justified, Indent: Left: 54 pt, Line (4) Gas water heating equipment. spacing: single (5)Installation, wiring, piping and duct work pertaining to the above equipment. Deleted: Extended warranties on the above equipment. Deleted: ¶ (b) Equipment financed must exceed the ASHARE minimum-efficiency requirements in effect at-Formatted: Justified the time of financing. Formatted: Body Text Indent 3, Justified, Indent: Left: 54 pt, Line (c) Company shall put interested customers in contact with lending organization(s) that have fundsspacing: single available. Formatted: Justified Formatted: Body Text Indent 3, (d) The lending organization will apply its usual and customary underwriting and credit dues Justified, Indent: Left: 54 pt, Line diligence standards in considering loan applications. The customer will apply for the loan spacing: single directly with the lending organization. Each customer will be notified in writing by the lending Formatted: Justified organization if the loan is accepted or denied. Company will not be involved in determining Formatted: Body Text Indent 3, eligibility for loans Justified, Indent: Left: 54 pt, Line spacing: single (e) All terms and conditions of the loan, including but not limited to, interest rate, term, collateral, Formatted: Justified repayment provisions, representations and warranties of the customer, financial reporting and Formatted: Body Text Indent 3, covenants, and defaults and remedies shall be negotiated between the lending organization Justified, Indent: Left: 54 pt, Line and the customer. spacing: single Formatted: Justified (f) The lending organization will notify Company of the customer's monthly loan repayment. amount and term of the agreement. Company will include the loan repayment amount on the Formatted: Body Text Indent 3, Justified, Indent: Left: 54 pt, Line customer's monthly utility bill. The loan repayment amount will be designated clearly and spacing: single separately from utility charges. If partial payment of the bill is made, Company will credit all Formatted: Justified payments to the balance outstanding for utility charges before crediting the loan repayment amount or other non-utility services. Formatted: Body Text Indent 3, Justified, Indent: Left: 54 pt, Line spacing: single (g) Company will remit all loan repayments received from customers to the lending organization as-Formatted: Justified soon as commercially reasonable. Formatted: Body Text Indent 3. (h) The lending organization will assume all billing and collection activities if the customer does not-Justified, Indent: Left: 54 pt. Line spacing: single pay the loan payment amount within thirty-seven (37) days from the billing date. If there is such a default on the loan payment, Company will notify the customer in writing that all future Formatted: Justified loan payments are required to be made directly to the lending organization. After such notice Formatted: Body Text Indent 3, by Company, Company's participation in the loan repayment process for that customer shall be Indent: Left: 54 pt terminated and the line item removed from the customer's bill. Deleted: (i) Deleted: ¶ (i) Revenue and expenses associated with the operation of this plan shall be subject to-Commission review in all general rate proceedings, Formatted: Indent: Left: 54 pt

DATE OF ISSUE: ISSUED BY:

August 9, 2007,

Kelly S. Walters, Vice President,

EFFECTIVE DATE:

September 8, 2007,

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Services

P.S.C. MO. No. Original. Sheet No. Deleted: 1 Canceling P.S.C. MO. No. Sheet No. **Deleted:** First Revised Deleted: 51 THE EMPIRE DISTRICT GAS COMPANY FOR: All Communities and Rural Areas Receiving JOPLIN, MO 64802, Natural Gas Service **Deleted:** Original **RULES AND REGULATIONS** Deleted: R-51 Deleted: AQUILA NETWORKS -GAS MPS and L&P¶ KANSAS CITY, MO 64138 10. SUMMARY OF TYPES AND AMOUNT OF CHARGES ALLOWED Formatted: Indent: Left: 0 pt, Hanging: 27 pt, No bullets or Section Type of Charge Amount of Charge numbering, Tabs: 27 pt, Left **Formatted Table** 2.04 (G) Security Deposits **New Customer** One-sixth of annual billing Standard Two times highest billing 2.07(A) Reconnect Charge **Normal Business Hours** \$30.00 After Normal Hours \$50.00 2.07(B) Connection Charge After Normal Hours \$50.00 Collection Charge 2.07(C) \$25.00 Greater of the sum of minimum monthly charges Deleted: Lesser 2.07(D) Reconnection Charge within 12 months of service termination or the Reconnection Charge in 2.07A \$20.00 2.08 Charge for Returned Checks 2.09 **Excess Flow Valves** \$45.00 New service Actual cost, not to exceed \$900 Post installation activities Actual costs 4.02 (B) Meter Tampering All associated costs \$25.00 (if meter is accurate) 5.03 Meter Testing Requests 5.04 Billing Adjustments Varies by type and period to be adjusted depending upon revenue class 6.04 (C) Special Meter Reading Appointments Other Than Normal Read Date \$5.00 Deleted: Outside of Normal Business Hours \$10.00 Deleted: 6.09 One-half percent (0.50%) of unpaid bill. Late Payment Charge

DATE OF ISSUE: ISSUED BY:

August 9, 2007,

Kelly S. Walters, Vice President,

EFFECTIVE DATE:

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	RULES AND F	REGULATIONS AS			MPS and L&P¶ KANSAS CITY, MO 64138
	ARY OF TYPES AND AMOUNT OF CH			***************************************	Formatted: Indent: Left: 0 pt, Hanging: 27 pt
7.04,	Construction charges for extension		Deleted: 0		
7.08	7.08 of gas facilities, extension upgrades, Facilities Extension Agreement.			Formatted Table	
	facility relocations, or excess facilities				Deleted: -
7.10	Charges for extension requests	Residential single family or sr no charge for: 150 feet of ser of main per Applicant, one n 399 cfh at ½ inch differer regulator and meter bar ass charges for additional facilities Extension Agreement.	rvice line and meter not to o ntial, one st sembly; const	or feet exceed andard truction	
		Non-residential extension requ Proven projects: Estimated co the standard construction allow	nstruction cos	sts less	

construction allowance.

construction allowance.

construction allowance.

Unproven/Indeterminate projects: Company has discretion to charge a Construction Charge. Estimated construction costs less the standard

Residential multi-family or mobile home parks. Estimated construction costs less the standard

Commercial or industrial extension requests: Estimated construction costs less the standard

DATE OF ISSUE: ISSUED BY:

August 9, 2007,

Kelly S. Walters, Vice President,

EFFECTIVE DATE:

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AQUILA, INC. d/b/a AQUILA NETWORKS – MPS and AQUILA NETWORKS – L&P

RULES AND REGULATIONS FOR NATURAL GAS SERVICE

APPLICABLE TO THE FOLLOWING TERRITORY:

All Territory of Aquila Networks – MPS and Aquila Networks – L&P

DATE OF ISSUE:

April 27, 2004

EFFECTIVE DATE:

May 1, 2004

ISSUED BY:

Robert Amdor, Regulatory Services

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