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CHAPTER I

DEFINITION OF TERMS USED IN THESE RULES AND REGULATIONS

- "Apartment House" means a structure which stands alone, enclosed with exterior walls or which is cut off from adjoining structures by fire walls, built for permanent use, erected, framed of component structural parts and unified in entirety, both physically and in operation for reasonably permanent occupancy as two or more single-family residences;
- "Applicant" means any person or legal entity making application to the Company to receive utility service;
- "Bill" means a written demand for payment for utility service and the taxes and franchise fees related to it.
- "Billing Period" means a normal usage period of not less than twenty-six (26) nor more than thirty-five (35) days for a monthly billed Customer except for initial, corrected or final bills;
- "Central Service Pole" means a pole furnished, installed and owned by the Company upon a farm Customer's premises. The Company's service lines and the Company's meter measuring service to the Customer attach to the central service pole. The Customer's service entrance also attaches to the central service pole and connects to the Company's service drop;
- "Code" means the National Electric Code (NEC), as published and revised by the National Fire Protection Association, and which, with municipal regulations, governs all electric installations and wiring by the Customer; and/or the National Electrical Safety Code (NESC), as published and revised by the Institute of Electrical and Electronics Engineers, Inc. which governs all wiring by the Company;
- "Class of Service" is considered to cover, respectively, only one phase, voltage, nature of utilization or Customer classification. By nature of utilization is meant: Lighting (and miscellaneous appliance load), power, combined lighting and power, controlled water heating, etc. Customer classifications include: Residential, Commercial, Industrial, Public Street and Highway Lighting, Municipal or Governmental, Wholesale for Resale, etc. However, a single class of service may include more than one particular phase or voltage where rendered in combination by means of a single service connection and meter;
- "Company" means The Empire District Electric Company;
- "Complaint" means an informal or formal complaint under 4 CSR 240-2.070.
- "Contract Year" means, unless otherwise designated, the period of time intervening between the effective date of the service contract and the next succeeding anniversary date, or the period between successive anniversary dates thereafter;

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credit	t type actions s	ans a fee or charg such as a discont g charge, or depo	inuance trip charg	with a Comp je, reconnecti	any rate sched on charge, retu	ule approved by the Con imed check charge, mete	nmission for er tampering
	er" means a pe ted as a guarar		ntity responsible fo	or payment fo	or service(s) su	pplied by the Company,	except one
"Cycle Bill	ling" means a s	system which resu	ults in the rendition	of bills to var	ious Customers	on different days of a mo	nth;
numh	per of days spe	cified in the appli	icable rate schedu	ile for a non-r	esidential Cust	t least twenty-one (21) of omer) from the rendition of ed by a residential Custom	of the bill by
Custo	omer (or the n	number of days so or which shall be	specified in the ap	oplicable rate vment date s	schedule for a elected by the	days for a monthly bille non-residential Custome Customer, after which Co ith the Commission;	er) from the
"Deposit" accru	means a monue to the Custon	ney advance to C mer who made th	Company for the period advance;	ourpose of se	ecuring paymer	nt of delinquent charges	which might
"Discontir	nuance of Servi	ice" or "Discontinu	uance" means ces	sation of serv	ice not requeste	ed by a Customer;	
"Distributi subm	ion facilities" mo nersible transfo	eans terminal polermers, and pedes	es, manholes, feed tals or poles utilize	der lines, served to provide o	ice lines, switch electric service	n gear, pole-mounted, pad within subdivisions;	-mounted or
"Energy (unde	Crisis Interventi er section 660.1	on Program (ECII 00, RSMo;	P)" means the fede	eral ECIP adr	ninistered by th	e Missouri Division of Fan	nily Services
"Estimate repre A.3.;	esentative of the	a charge for u e meter or other r	itility service whice egistering device o	ch is not bas or a Customer	sed on an act supplied read i	ual reading by an authon in accordance with Chapte	orized utility er V, Section
	n Agreement" n (15) days or l		agreement between	en Company	and the Custo	omer extending time for	payment for
near subd the s	the perimeter livision and fron secondary circu	of the subdivis	ion into and thro ersible or pad moun a transformer to	ughout the s unted transfor	subdivision and mers are energ	om the terminal pole or m used to provide service ized, and also including the e lines as herein defined	e within the nat portion of
"Guarante	ee" means a w	ritten promise fro	om a third party to	assume liab	ility up to a spe	ecified amount for delinqu	uent charges

which might accrue to a particular Customer;

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"Heat- C	related Utility Sustomer's heating	Service" means any e	electric service	e that is neces	sary to the p	roper function and opera	tion of a	
"Hous	e" means a sin omponent struct	ngle structure roofed a ural parts and unified i	and enclosed n its entirety be	with exterior wo	alls, built for paid in operation	permanent use, erected, for residential occupancy;	ramed of	
a h	accupting admir	nietrativa avnances an	d miscellanen	us materials ex	oenses as allo	nce, pensions, payroll tax cated using ratios, determ ual job to obtain indirect	med from	
"In Dis	spute" means ar	ny matter regarding a c	harge or servi	ce which is the	subject of an ur	nresolved inquiry;		
	ries" means info ompany;	ormation requests from	m Customers	regarding any	billing or servi	ice rendered or to be rer	dered by	
"Late w	Payment Charg	ge" means an assessm sion and in addition to	ent on a delin the delinquent	quent charge in charge;	accordance w	rith Company's rate sched	ule on file	
"Low S	Income Home E upport Division	Energy Assistance Prog under section 660.110	gram (LIHEAP , RSMo;)" means the fe	deral LIHEAP	administered by the Misso	uri Family	
1	ow Income Hon	ne Energy Assistance	Program in thi	s definition sect	ion) whose ho	under the provisions of LII usehold income is less that periodic audit) with the Co	n 150% ot	
а	h," as used in ra pproximately or alls;	ate schedules, regulation in the schedules, r	ons and contra sually identified	acts, means, unl d by the calend	ess otherwise of ar month in wh	designated, a period of tim nich a majority of the perion	e equal to od of time	
"Mobi	le Home Park" i Customer-owned	means an area specific I residential mobile hor	cally develope nes;	d to offer accon	nmodations to	occupants of either tenant	-owned or	
"NEC	" means the Na nunicipal regulat	ational Electric Code a tions, governs all electi	s published ar ic installations	nd revised by the and wiring by the	e National Fire	e Protection Association w	hich, with	
"NES E	C" means the Nangineers, Inc. w	National Electric Safet which governs all wiring	y Code as pu by the Compa	iblished and rev any;	vised by the Ir	nstitute of Electrical and E	Electronics	
v	"Permanent Structure" means any structure used for residential or commercial purposes that has a permanent foundation, water service, and sanitary sewer or septic service. Structures otherwise referred to as mobile homes shall also be classified as permanent structures when they meet these requirements;							
"Pers	on" means an in	ndividual, association, o	corporation, pa	artnership, recei	ver, firm, truste	e, or governmental agency	<i>r</i> ;	
(t of Delivery" m Customer's servi Customer;	leans the point where ice entrance conducto	Company's ors, unless othe	overhead service erwise provided	e drop or unde by mutual agi	erground service lateral co reement between Compar	onnects to ny and the	

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"Registered Elderly or Disabled Customer" means a Customer's household where at least one (1) member of the household has filed (annually by October 1 of each year following initial registration) with the Company a form showing the person is sixty-five (65) or older, is disabled to the extent that s/he has filed with the Company a medical form submitted by a medical physician, renewable annually by October 1st, attesting that such Customer's household must have natural gas or electric utility service provided in the home to maintain life or health, or has a formal award letter issued from the federal government of disability benefits;

"Rendition of a Bill" means the mailing or hand delivery of a bill by the Company to a Customer;

"Residential Service" means the provision of or use of a utility service for domestic purposes;

- "Service" means the maintaining by the Company, at the point of delivery, of electricity, at the standard available voltage, in the form and under the provisions specified in the rate schedule and/or the service contract and in these Rules and Regulations, available for the Customer's use;
- "Service Drop" means the overhead service conductors between Company's pole or other aerial support to and including the connectors to service entrance conductors at the point of delivery to the Customer's premises;
- "Service Entrance" means Customer-owned wire and enclosures connecting the Customer's service equipment to the Company's service drop or service lateral. This includes the Customer's service entrance conductors, the meter base, the main service switch where mounted separately, and the conduit or cable run on the exterior of the building or other support;
- "Service Lateral" means the underground service conductors between the Company's secondary pedestal or transformer, including any risers at a pole or other structure, and the point of delivery;
- "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;
- "Subdivision" means a lot, tract, or parcel of land divided into two or more lots, plots, sites, or other divisions for use for new houses, or the land on which is constructed new apartment houses per a recorded plat thereof if such recordation is required by law;
- "Termination of Service" or "Termination" means a cessation of utility service requested by a Customer;
- "Utility" means an electric, gas or water corporation as those terms are defined in section 386.020, RSMo;

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[&]quot;Preferred Payment Date Plan" means a Commission approved plan offered at the Company's option in which the delinquent date for the charges stated on a bill shall occur on the same day during each billing period as selected by the Customer and as defined in Chapter V, Section A.7.b.;

[&]quot;Premises" means the structure where service is rendered by Company;

[&]quot;Rate schedule" means a schedule of rates, services, and rules approved by the Commission;

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[&]quot;Utility Charges" means the rates for electric service and other charges authorized by the Commission as an integral part of utility service;

All references in these rules to the singular of a matter shall include the plural and any references to the masculine gender shall include the feminine.

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	70			CHAPTER II	ONS		
Δ ΔΡΕ	PLICATION FOR	SERVICE	OLIVE:				
	applicant or app is ratified when pay for the ser Customer for re-	non-residential se blicant's authorized Company provide vice from which asons of frauduler	d agent. Reside es service and C Customer has l nt or unauthorize	ntial applicatio customer accep benefited. A	ns may be by ots and uses s written applica	standard application forms, oral agreement to an implication implication and thereby incurs ation may be required from the dit performance.	ed contract that an obligation to
2.	Application in National Each service a Company.	ame of Customer: pplication must b	e made in the	true name of	Customer. P	roof of identification may	be required by
3.	Application by L A separate serv	ocation and Class ice application mu	s of Service: ust be made for e	each location a	nd each class	of service.	
4.	Customer must	n for Service Shou contact Company mailing address o	and give sufficient	ent information onsible for bill p	to establish id payment.	entity, credit, class of servi	ce, time service
	Residential make appli Commercia date for fin- and reques from old to for service	ication for service of Customer trans all meter reading at that service cornew address. If a	ercial: Where se within five (5) fers from one loat location being at location being at discontinuance being vacated, (days after day ocation to anot vacated, and inpaid charges order is pendi Company may	ate of initial u her location, t date for initial , Customer inf ng because of require paym	d at the desired location, se of service. If a Resid he Customer shall notify the meter reading at location location and credit history delinquent charges owed be ent of or a settlement agration.	nential or Small he Company of being occupied, y be transferred by the Customer
	Applicant's available so class of se classification	ervice, NEC requi	ve service to a n irements, locatio tc. Company re in obtaining the	ew location sh n of Customer epresentatives	ould consult w 's service entra shall be com	with a representative of the ance, Company facilities no apetent to render advice to cessary delay or expense of	ecessary for the to all Customer
	Whether or representation	mercial or Industr r not service is es tive of the Compa I/industrial operati	stablished to the any to determine	desired locati availability ar	on, applicants nd/or adequac	in these categories should y of service for the propos	d consult with a ed location and

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B. RE	FUSAL (OF SERVI	CE					
1.	Reasor The Co a. Fa applung the Co of oth ob b. Fa c. Fa d. Min e. Vic f. Do g. Ina h. Po i. Ha	as for Refumpany mailure to papilicant. The paid delind applicant impany at the reived subtain an alias of the refumbant illure to consider to see the requestion of forcumented ability of the refumbant assumes insuffici	asal of Service: ay refuse to provice ay a delinquent a he Company sha quent account, no t's spouse, family a different locati a stantial benefit for r by substituting a n acting for or or comply with the te ervice previously r st a deposit when tation of identity of to by the Company federal, state or lo d violation of the r le Company, due werse effect of the sociated with the r lient to Refuse Se	account for the all not be requiped in dispute, for y member, or you to the application the previous an application the behalf of the applicable under facts for the process and regulate to inadequate the service requested instance.	e same class of the class of the class of the curricant's spouse, us electric service in the applicant as ditions of a see a Company to the company to the class of the company to an applicant to an applicant	of service prevelectric service pusly rendered ent occupant; of family member ce. This provise name of son a device to estimate applicant. If Chapter V, Seatining the service to other Customent of the applicant	e or failure to provide proper e requested. mers of the Company.	ompany to the on, there is an ne premises to ndered by the applicant also applicant's use usehold or any licant's unpaid or entered with the ridentification
	re: b. Fa c. Fa	side with n illure to pa illure to pa	new applicant.	erchandise or a previous un	non-utility servi derbilling due t	ces purchased	from or paid through the Con of rate schedules, provide	mpany.
3.	When writing a. The	the Comp of: ne reasons	on of Refusal to F pany refuses to p s for refusal to pro ons, if any, under to make complaint to	rovide service ovide service. which service v	to an applicar	ed.	he Company shall inform t e service.	he applicant in
C. SE	ERVICE	CONTRAC	т					
1.	A services A services Custor thereum	ner and the nder. The	cation, written or he Company, wh e Company will se contract that is	nereby the Cus not maintain s cratified by per	stomer will pay service to the rformance. The	/ the Company Customer witho e Customer ma	recomes a service contract for any service taken by out a written service contract y not assign any rights the ce, made a part of such ser	act, or an ora reunder withou

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					EGULATION					
	2.	Period of Contrac Unless otherwise exceptional service aid of construction	specified, all se ce requirements,	the Company i	shall be made may require a	effective for a longer contract	period of one (1) year. W period plus a contract for a	hen justified by a contribution in		
	3.	Contract Self-Cor No promises, rep incorporated in th	resentations or	agreements of ct and/or these	anyone shall rules and regu	be binding upo lations and tarif	n the Company unless the ff sheets.	same shall be		
	4.	Mobile Home Parks: Before service facilities will be installed, the mobile home park owner or operator must furnish a final plat of the park scale, showing lots by number or address, location of drives, utility easements, other utility services and the location of the agreed upon distribution system. Such plat will be signed by the park owner or operator, and all expenses, includir direct and indirect costs of construction, for any relocation of facilities after the initial installation of the electric distribution system resulting from a change in plans will be the responsibility of the park owner or operator.								
D.	SE	RVICE POLICY								
	1.	One Service to a Building: Except for certain special conditions, the NEC requires that there be only one service drop or lateral to a building for each class of service furnished. Where more than one Customer occupies the same building, more than one service entrance may be installed, provided all such service entrances are connected to and supplied from one service drop or lateral. The Company shall not be responsible for adequacy, repair, or maintenance of the service entrances extending between the service drop or lateral to such building and the location of the Company's meter(s) or Customer's service equipment. Furthermore, the Company shall not be responsible for the adequacy, repair, or maintenance of any meter socket, service equipment, or any combination thereof.								
	2.	Number of Meters: Only one meter shall be installed for each class of service to each Customer at each location, and each meter shall be billed separately under the appropriate rate schedule of the Company. However, the Company shall have the right to install more than one meter when Customer and Company mutually agree that such an installation is desirable for reasons of economics and/or convenience.								
		Master metering	will not be instal	led on residentia	al or commerci	al multiple-occu	upancy units or mobile hom	e parks.		
		Exceptions where separate metering will not be required include:								
		 a. Transient multiple-occupancy buildings, such as motels, hospitals, nursing homes, etc. b. Transient mobile home parks which set aside at least 80% of their space for travel trailers. c. Commercial unit space subject to alteration with change in tenants as evidenced by temporary versus permy type wall construction separating the commercial unit space. d. That portion of electricity used in central space heating, central hot water heating, central ventilating, and cenconditioning systems. e. Buildings or mobile home parks where alternative renewable energy resources are utilized in connewith central space heating, central hot water heating, central ventilating, and central air conditioning systems. 								

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	115.00			RULES AND EGULATIONS)				
3.	Where service is re	endered by the Co fessional building not owned by the	empany to individ , apartment buil e Company exte	ding, etc., the (inding between	Company shall n	octure designed for multiple- ot be responsible for adequ service conductors to such	acy of electrical		
4.	Notice by Customer of Change in Conditions: The Customer shall give immediate written notice to the Company of any change in the amount of his/her load or nature of his/her service such as would alter the amount of Company facilities necessary to provide the Customer's service. In the event the Customer shall fail to so notify the Company, the Customer shall be held responsible for any damage to Company's meter and distribution transformer used in Customer's service caused by any such increase in Customer's load.								
5.	Continuity of Service: The Company will exercise reasonable diligence and care in providing a regular and uninterrupted supply of service to Customer. Whenever the Company finds it necessary, in order to repair or improve its system facilities, the Company shall have the right to temporarily suspend service to Customer. It is understood and agreed that hazards to continuity of service are recognized by the Customer before utilizing service. The Company will not be liable for any interruption, fluctuation, shortage or insufficiency of supply of service, or for any loss or damage occasioned thereby, if same is caused by strike, riot, civil commotion, hostile attack, storm, fire, accident, breakdown, unexpected or prolonged increase in usage of electricity, act of God, legal process, governmental interference, or any cause beyond its control.								
	The Company shall issue instructions to its employees to the extent practical covering procedures to be followed in the event of an emergency in order to prevent or mitigate the interruption, fluctuation, shortage or insufficiency of supply of service as much as reasonably possible. If, because of such emergency, it appears reasonably necessary to do so, the Company may interrupt, curtail or suspend electric service to all or some of its Customers, and the selection by the Company of the Customers to whom service is interrupted, curtailed or suspended shall not result in liability of the Company to any such Customer if such action is taken by the Company in a good faith effort to prevent the impairment of service or reduce the number of persons affected thereby.								
6.	Mobile Home Park: The Company will install, own and maintain an overhead distribution system to serve all mobile home sites and common use facilities within the park, in accordance with the Company's Rules and Regulations relating to service and extensions. The park owner or operator will, in accordance with the Company's specifications, furnish, own and install a metering pole with entry facilities at each mobile home site. The point of delivery shall be where the Company's service conductors attach to the Customer's entry conductors on the metering pole.								
E. A	CCESS FOR SERVIC	Ε							
1.	Right of Way: Before service is connected, the Customer shall, when requested by the Company, at his/her expense, make or procure conveyance to Company of necessary easements for proper location upon premises owned or occupied by Customer of Company's lines and facilities employed in serving the Customer; and shall give or secure permission for necessary tree trimming by Company upon such premises.								
2.	Access to Customer's Premises: Authorized employees of the Company shall have access to the premises of the Customer at all reasonable times to read Company's meters measuring service to Customer, to test the Customer's metering or to inspect the Customer's equipment or connections, or to repair, replace or remove Company property.								

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For		ALL TERRITOR	RY								
	RULES AND REGULATIONS										
1.	 TYPE OF SERVICE AND RATE SCHEDULE Choice of Rate Schedule: A representative of the Company will assist the Customer, at any time, in his/her selection of the proper applicable rate schedule for utility service received by the Customer. In the event any other applicable rate schedule of the Company shall become more advantageous for the Customer's service, s/he may select the other applicable rate schedule, except that, having selected one applicable rate schedule, the Customer may not choose another rate schedule within less than twelve (12) months. The Company shall not, at any time, be required to make any retroactive adjustment to bills for Customer's service if it shall develop that the rate schedule applying to the Customer's service is less advantageous to the Customer than another rate schedule, except as determined in individual cases by proper regulatory authority. 										
	The	Company's se	s written conser	at any instant, b nt of the Comp	any, and shall	not be mainta	nultiple with any other sour ined for use in event of b en the Company and the C	reakdown of an			
	Exc	sale of Service: ept where spe submeter, eithe	cifically provided	l by applicable ectly, to any pe	rate schedule rson any service	or special cont ce supplied to (ract, no Customer shall re Customer by the Company	sell, redistribute			
4.	Mol	bile Home Park	s:								
	a.	Service will be location.	e rendered unde	r the Company'	s filed rate sch	edule applicab	le to the area and class of	service at each			
	b.	service direct	ly from occupant	ts of mobile hou er and sanitary :	me park space sewer to each	s. To qualify a lot, and may p	the Company may accept as a permanent type park, rovide such other facilities development.	the park owner			
		of the mobile	home until the	account is clos	sed by the occ ame of the part	upant. Effecti [,] cowner or ope	ender service and bill directive on that date and with the rator and bills rendered the contracted for service on the	the same meter ereunder will be			
	c. Bills will be rendered to the park owner or operator for service to mobile homes in parks not conforming to the Company's requirements for permanency classification described above. Payment of the bills will be the responsibility of the park owner or operator. The exact amount of the bill applicable to any particular mobile home site may be collected by the park owner or operator from the home occupant, but in no case shall the occupant be charged an amount different from that billed to the park owner or operator on the Company's applicable rate schedule. In such cases, the park owner or operator must post for the occupant's use the applicable rate schedule under which the bill is rendered.										

- d. In permanent type parks, the park owner or operator may apply for service in the park's name for certain mobile home sites classified and used as "transient locations." The park owner or operator can be the only applicant, and payment of the bills for utility service rendered is the responsibility of the owner or operator. Resale of electric service is prohibited.
- e. In order that the proper rate schedule may be applied to each service location, the park owner or operator will assume responsibility for advising the Company of mobile home movement or equipment changes that affect the eligibility of the meter for special service rate schedules.

G. TERMINATION OF SERVICE

THE EMBIDE DISTRICT ELECTRIC COMPANY

Written or verbal notice of termination must be given by the Customer at an office of the Company. Customer will be responsible for payment for all service used by him/her as determined by final readings of meters on the termination date requested by the Customer. Customer shall not, by such notice, be relieved of any accrued obligations under service contract and applicable rate schedules.

Service through any meter being billed to a mobile home park owner or operator will be terminated at his/her request after proper notice to the occupant. In such cases a reconnection charge will be billed to the park owner or operator upon restoration of service.

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					RULES AND EGULATIONS	>		
				,	CHAPTER III			
				SERVIC	E SPECIFICA	TIONS		
A.	GENER	RAL						
	Th reg		have the right is deemed by t	to disconnect s			n violates local, municipal to the public, service to c	
	Fo late to Fo bas reported for for for further than the following for further than the following for the following for the forest forms and the following for the forest forms and the following for the forest fore	eral and the meter Company specification of electroresentative upor r rural customers op to it from Comile to the custom	small comme er. All other ec cations which a al or industrial be mounted ical service an request at any or, on the initial in pany's distribu- er's house, to lled by the cus	quipment will be are available at installations the on Company ed the service ey Company officinstallation the oution lines or trathe barn, and stomer. The ci	e furnished by any Company c Company will quipment. Sp ntrance equiprice. Company will fansformers. To the other of	customer and in office. furnish meter be ecifications and nent are availabe turnish and instate the various feed out-buildings are	ad install the Company's installed by customer's wire asses for a fee but will not division of responsibility let to the customer and/or late a central service pole a wires, however, from the ethe customer's property wiring that the meter social stall a central service pole a wires, however, from the ethe customer's property wiring that the meter social stall a central service pole a wires, however, from the ethe customer's property	install the mete with respect to the customer's and run a service central service and are to be
B. I	ELECT	RIC DISTRIBUTI	ON POLICY					
	1. Ov	erhead:						
	a.	The Company any and all prothat: I.) the cuthousand (1,00 the event that road, the custo hundred (300) the Company was erved by such	will provide, at spective custor stomer shall poor of them three more than three mer shall pay feet which is not make are extension, or at least two	t no cost, single mers occupying ay the cost, ince e Company's ex- ee hundred (30) the cost, include the cost, include t	e-phase overhigher permanent restructing indirect sisting distribution of the siding indirect comparallel to a pure 1,000 feet un executes a cons/he will pay	sidences who a costs of construction facilities as a extension is othosts of constructional as a confess customer, ntract in writing any unpaid ext	n: vice from its distribution of pply for such service, production, of the extension in a contribution in aid of confer than along and/or partion, of the extension in ontribution in aid of const, customer's agent, owner with suitable guarantee the sign of the extension cost balance in the sign of the sign	vided, howevern excess of one struction; II.) in allel to a public excess of three ruction; and III. of the property at s/he will use

THE EMPIRE DISTRICT ELECTRIC COMPAN	Y				
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The customer will pay a minimum of five percent (5%) of the customer's contribution at the time of application for such extension as evidence of good faith and the remainder on completion of the construction. With proper credit (as determined by the Company), the customer may pay the remainder in no more than sixty (60) equal monthly payments with an interest charge of six percent (6%) on an annual basis on the unpaid portion of the original amount put on monthly payments. For a period of five (5) years the Company will pay the customer or credit the customer's unpaid extension cost balance for each new customer added to the extension a pro rata amount of the original cost of the extension, based on the ratio of 1,000 feet to the original length of the extension in excess of 1,000 feet.

A copy of the Company's estimate of the cost of construction, including direct and indirect costs, shall be furnished to the customer upon request prior to construction.

The Company will not be required to obligate funds to secure private right-of-way for the purpose of making extension of distribution pole lines or other facilities to premises of prospective customers.

b. Electric Distribution Extensions to Non-residential Customers:

The company will provide an overhead distribution extension to an individual non-residential customer at no cost to the customer provided the estimated revenue from one year of electric service equals or exceeds the estimated direct and indirect costs of construction of the distribution extension. The Company shall require contributions in aid of construction for the portion of the investment in the total extension of the service to the customer that cannot be supported with the estimated revenues. In addition, if the customer cannot establish adequate credit or accurately project revenues as determined by the Company, the entire cost of the construction shall be required from the customer before the construction is commenced, in combination with minimum monthly or annual guarantees in term contracts to guarantee performance that the sales will develop or that the Company investment will be protected. At the end of five (5) years, the portion of the construction cost justified by the revenue will be refunded to the customer.

The Company will not be required to obligate funds to secure private right-of-way for the purpose of making extension of distribution pole lines or other facilities to premises of prospective customers.

c. Overhead Service Conditions:

Customer's service entrance shall be installed where it can be conveniently reached from Company's service drop without undue interference from trees, buildings and adjoining property, and in a location such that Company's service lines will have a clearance of not less than thirty-six (36) inches from windows, doors, porches or any building openings, as required by the NESC, for safety reasons. Where it appears impractical to provide thirty-six (36) inches clearance, customer should consult with the Company for assistance in working out the problem.

Customer shall not erect any structure or swimming pool under Company service lines or within Company easements without written approval from the Company.

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For Al	LL TERRITORY						
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0	Complete instruc Company.	tions, specific	ations, construction	n requirements	s, and NEC standa	ards are available at any of	fice of the
п	iave the right, wi	nen and as ne	ation of Company' ecessary, to trim pre e to customer or se	roperly and kee	ep trimmed anv tr	serving the customer, the ees located upon the custo	Company shall omer's premises
d. T	emporary Distrit	oution and Se	rvice Lines:				
Т	he Company sh	all not be reg	uired to provide se	rvice to tempo	rary locations suc	h as for mobile homes, ee	notruction sites

The Company shall not be required to provide service to temporary locations, such as for mobile homes, construction sites, etc., even though the line facilities are already in place, unless such customer advances the sum stated in Schedule CA, Credit Action Fees, as a construction payment for the cost of installation and removal of the meter, service, and other necessary facilities. The title to such property shall be and remain in the Company. Should the customer utilize electric service at this location for a period of twelve consecutive months from the date of initial service, the above payment, plus interest as designated by State Law or Commission order, will be refunded to the customer by the Company.

The Company shall not be required to provide electric service to temporary customers at locations that require the extension of the Company's lines unless the full cost of erection and removal, including indirect costs of construction, of the extension be contributed by the customer.

2. Underground and Overhead:

The Company's standard construction will be overhead. However, where feasible from engineering, operational, and economic considerations, new electric service to residential and commercial customers may be installed underground. Installation of facilities shall be made in accordance with the following provisions:

a. Primary and Secondary Distribution Facilities to Residential Subdivisions:

When application is received from a developer for an extension of electric service to a subdivision in an area not served by existing facilities, the Company shall prepare a detailed estimate of the cost to install a distribution system to the subdivision, including services, transformers, and indirect costs of construction. A copy of the Company's estimate of the cost of construction, including direct and indirect costs, shall be furnished to the developer upon request prior to construction. The developer will make full payment of these estimated charges in advance of any construction by the company. When construction is completed, if the actual costs of the extension are less than the estimated costs, the portion of the developer contribution above the actual costs will be refunded to the customer. If actual costs are higher than the estimated costs the developer will not be required to pay more than the estimate.

For each new permanent residential customer added during sixty (60) months following the completion of the extension, the Company will refund to the developer an amount equal to the Construction Allowance. The Construction allowance is described in the following paragraph. Refund totals will not exceed the original contribution by the developer. The developer may make arrangements to offset a portion of the cost of an underground system by performing certain work such as trenching and back-filling. However, any work performed by the developer shall be done in accordance with Company requirements and specifications and shall be coordinated with the Company representative.

As a Construction Allowance for residential subdivisions, the Company will calculate at the beginning of each calendar year the value of 225 feet of overhead single phase primary conductor, one (1) forty foot wood pole and necessary fixtures, one (1) down guy and anchor, one (1) fifteen (15) KVA transformer, transformer ground rod, one hundred (100) feet of overhead service conductor and related connectors, and one (1) two hundred (200) amp meter.

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b.	The Compar provided that indirect cost direct and incompanies of the control of the companies of the compani	m indicated on the my will provide owe the estimated reconstruction for direct costs shall be ruction is complete ontribution above sts the developer. Services to Reside y will furnish and inderground primal esponsibility of the nate of the cost to est, including indirect may make arrangular such as trenching with Company reconstruction, the Company company's existing own as the company will be insigned as the company of	be responsible e subdivision ploe erhead or under evenue from on or the extension per furnished to the ed, if the actual the actual cost will not be required dential Custome install cable suffer distribution secustomer. We install the entirect costs of contangements to part and back-fill quirements and shall own and repay the estimate erhead service they compensation onductors in additing the subdivery is located and the subdiversion of the subdiversion	for obtaining a pot and filed with erground residence (1) year of the developer of the deve	any easements of the proper authoritial service to electric service ne Company's electron request priority attension are lessed to the custre than the estimate exceeds 100 for the existing facilities the exceed the cost 100 for the exceed the exceeds 100 for the exceed	s than the estimated costomer. If actual costs ate. service runs to individual. Any conduit required feet in length, the Comindirect costs. The cust service for that portion ist of the underground sufformed by the customordinated with the Comce. Ind, only underground so are overhead, the service of underground and over the customer of the custome	multi-family dwellings estimated direct and construction, including sts, the portion of the are higher than the all customers from the for the service trench pany shall prepare a comer will be required in excess of 100 feet. Service by performing her shall be done in apany representative. Dervice conductors to vice will be overhead erhead service. On system may have less salvage value of all circuits beyond that the Company policy

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d.	The Company shas the overhead expensive than the pay the difference arrangements to back-filling. How specifications and	n is received fred estimate of the all also perform system to the ne overhead system the epay a portion ovever, any word shall be coord	om a commercial he cost to install a detailed estin same customer, estem, and the cuestimated cost of the excess cost k performed by dinated with the Commercial cost of the excess cost had been same as the cost of the excess cost k performed by dinated with the Cost of the cost of the excess cost k performed by dinated with the Cost of the	al or industrial ci an overhead sy nate to determine, including indire istomer insists up f the underground t of the undergro the customer sh company represe	stem to the cust to inset to costs of corpor an undergred system and the und system by all be done in	derground electric service, stomer, including indirect costall an underground system istruction. If the undergrou ound system, the customer ne overhead system. The coperforming certain work such accordance with Company	ests of construct of the same so and system is me shall be require ustomer may me
e.	facilities shall be portion of the co	treet lighting lin sting lines are charged to the st of the under by the governing	es installed in a installed underging e appropriate go ground system to g agency shall be	subdivision with round, the estimoverning agency. by performing ce done in accordance.	ated direct ar The governii rtain work sucl	istribution will be installed un ad indirect costs of construing agency may make arran as trenching and back-filli pany requirements and spec	ction to install ngements to pa
	Arrangements for as a duly incorporate agency will then or	orated city, tow	n, village, etc., v	vhich has the rig	ht to authorize	er and the governing agence public street lighting in the	y in the area, s subdivision.
	charge of the e compensation for appropriate gover system by perform	estimated direct any unused life rning agency. T ming certain wo	t and indirect of e and the remova The governing ag ork such as trenc	costs of construal costs of any over gency may make hing and back-fil	ction for unde verhead distribu arrangements ling. However,	ate overhead distribution alreground service to the station requiring removal, shal to pay a portion of the cost of any work performed by the and shall be coordinated to	treet lighting, I be charged to of the undergroes agreement to the second second to the second secon
f.	Underground or C Distribution system where the develop for revenues to co	ms will be provi per guarantees	ided for mobile he to protect the inv	ome parks when vestment of the (the Company	is satisfied that the park will ent the park closes or is not	be permanent utilized sufficie
	by existing faciliti home park, include	es, the Compa fing services, tr	iny shall prepare ansformers, and	 a detailed leas indirect costs of 	t cost estimate construction.	e to a mobile home park in a to install a distribution sys A copy of the Company's e oper upon request prior to co	stem to the mo
	advance of any c than the estimate	onstruction by d costs, the po	the Company. Virtion of the custo	When construction omer contribution	on is completed above the act	ne years estimated revenue i, if the actual costs of the ual costs will be refunded to to pay more than the estima	extension are lot the customer
	in accordance with A combination me well as the neces operator will be e	h the terms and ter pedestal and ssary meter will expected to fun responsible for	d provisions of Se d power outlet bo Il be furnished, on hish the trenching payment of the	ection B.2.c of the box will be located by	e Company's fit at each mobile tained by the ground for underground for underground for the ground for the grou	ome site from an overhead of led Rules and Regulations for the home location. The combit Company. The mobile how bound services. In addition, the combination meter pedes	or electric servenation pedesta me park owner the park owner

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	Company's int customer. W Company shal construction. system of the s	erest to install hen it appears I prepare a de The Company same scope as by determines irport runways,	underground fa that undergro tailed estimate shall also perfo the overhead sy that either emp	acilities, such ound construct of the cost to rm a detailed ystem, includir ployee or pub affic, or state	facilities may be to may be in to install an overlestimate to deteng indirect costs of the safety will be	c or safety concerns it was installed without addition the Company's economine the cost to install a property of construction. The affected in the case of the Company will install install the cost to install a property of construction.	nal cost to the ic interest, the ndirect costs of an underground
3.	Unregulated compe		st to the custome	er.			
	Where the Compar charges associated Chapter III B, Empi required in order to	ny competes fo with extensions re District Electory contracts	s of service and stric Company F mpete with offe	l/or construction Rules and Reg ers made to de	on deposits, provi julations, and an evelopers and/or	Company may waive all ided for in the Empire Distry additional non-rate school customers by unregulate anting the waiver for good	tribution Policy, edule charges, ed competition
C. M	ETERING					-	
1.	maintained by the C Company according an average error of in excess of an ave Chapter V, Section representative of the special meter test to registering correctly	company at its of the provider of the company of the company of the company of the customer made at any or with an ave	expense. Period nodern practice. (2) percent, plu- found, proper a pany shall have ay witness such time. If the te- trage error of no	dic tests of the No adjustme s or minus, in adjustment for such meters h periodic tes est made at the t more than 2	e accuracy of the ent in charges fo the accuracy of the full amount promptly corrected. The custom e customer's reward and the mete.	hereunder will be installed metering equipment will be reservice hereunder will be such metering is found. So of such error will be maded. Upon the request of the will have the right to quest discloses that the result has been tested in the latil be borne by the Comparison.	pe made by the e made unless should an error de as stated in the customer, a request that a meter tested is ast 12 months.
	The readings of the as provided above)	Company's me will be taken as	eter measuring s s prima facie evi	service to cust dence of the c	comer (subject to customer's use of	determination of accurac service.	y of the meter,

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2. Meter Installation:

THE EMPIRE DISTRICT ELECTRIC COMPANY

In general, self-contained meters will be used on installations supplied at 277 volts to ground and less, and requiring 200 amperes and less for polyphase service, and for installations requiring 400 ampere single phase service or less. Self-contained meters will be placed in the service entrance ahead of the entrance switch and fuses or the circuit breaker. Installations involving more than six meters on a single building require a full rated main disconnect installed ahead of the meter sockets. Current transformers in conjunction with the meter will be used where the installation requires more than 200 amperes with polyphase phase and more than 400 amperes with single phase service. The current transformers, likewise, shall be placed in the service entrance ahead of the entrance switch and fuses or circuit breaker, and shall be enclosed in a metal cabinet (with indoor metering or underground service) or mounted on a metal frame (with outdoor metering), Outdoor frames will be supplied by the Company and installed by the customer's wireman. In all cases, the current transformers will be provided by the Company and installed by the customer's wireman.

Meters which require both current and potential transformers, commonly called instrument transformers, will be used on installations supplied at voltages in excess of 277 volts to ground. It is necessary that the customer consult with a representative of the Company concerning location and mounting of the instrument transformers and meter before proceeding with plans for the service entrance. On indoor locations of this type, a disconnecting switch must be connected ahead of Company's metering equipment.

Meters shall be placed in a location which is readily accessible to the Company's inspectors and meter readers without inconvenience to the customer or Company's personnel. For self-contained meters, normally this will be on the exterior of an outer wall of customer's house or other building, on a central service pole, or other outdoor support. An exception would be in business or factory districts where the buildings extend out to the alleys or thoroughfares, thus exposing the meter to damage by trucks or other traffic. In these cases, an interior location accessible to Company personnel shall be provided. In any case, the meter support must be located in an environment free from excessive vibration, dust, corrosive gases, and magnetic interference or any other harmful conditions.

Self-contained polyphase meters will, in general, be socket type and will be installed outdoors.

Meter mountings must be arranged so that the top of the meter is not more than six (6) feet nor less than four (4) feet above ground or floor level. A level unobstructed work space of seventy-five (75) inches in height and eighteen (18) inches on either side of the metering equipment or enclosure, and four (4) feet in front of the meter is required to allow for accessing the metering equipment.

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t	or agents are auth	iorized to remov e a meter-tamp	ve any such sea pering investigat	al. When a sea tion and when	l is repeatedly tampering is	ng equipment. Only Comp missing or broken, Comp documented may bill the renclosure.	any shall have
D. POW	ER SUPPLY						
In all	cases and at all lo	ocations, supply	specifications sl	hall be approve	d by the Comp	pany.	
t	Voltages: The following nom he Company's dis Company represer	tribution system	e available for s : Other voltage	supply to Custor es may be avail	mers, dependi able in certain	ng upon size, application a areas but will require cons	and location or sultation with a
\$	Standard Seconda	120/240 120/200 120/240	O volts single pha B volts three pha O volts three pha O volts grounded	ase grounded wase delta	ye		
S	Standard Primary \		volts three phas	e grounded wy	e		
Т	Capacity: The Customer mu Company's electric	st contact the (Company to ver	rify the availabl	e power supp	ly capacity at any particul	lar location on
s e	hould arrange to	utilize single pha hase facilities s	ase service. Wh shall be determ	hen three phase ined by Comp	e is requested	rs or applicants for service in residential or rural area ing such factors as prosp	s, feasibility of
	requency: he standard frequ	ency in all locati	ions shall be 60	hertz or cycles	per second.		
A C ra	Company. Three p	phase fluctuating five minutes or	g loads drawing less shall be re	a peak instant eported to the (aneous demai Company so th	rated over 45 KW must be nd in excess of 15 KVA ar ne effects of the Customer ned.	nd cycling at a

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3.	Motors:									
	adjustable sp	se motors over 6	drive is used,	the Customer	shall notify Cor	p.p. must be approved by C npany so that characteristic	ompany. If arcs particular to			
4.	Electric Welders: Any electric welder rated over 5 KVA must be approved by Company.									
5.	Load Balance: Customer's wiring shall have a sufficient number of branch circuits and be so connected as to allow load on each phase or side of the supply neutral to be as nearly balanced as possible, thus minimizing unbalance or neutral current.									
6.	6. Grounding: Customer's wiring installation shall be effectively grounded as required by the NEC (NFPA 70), NESC and local code or building authority. In particular, this includes grounding of the service entrance neutral conductor, metallic metering enclosures, the meter base, metallic service entrance enclosures, main disconnect or switch enclosures, and metallic service entrance conduit.									
7.	requirements state Customer's propos	ns where the Cu ed above in Sec sed requirement measures. Wh	istomer's or ap tion D, the Cus s. If problems en applying fo	plicant's equip stomer shall o s are found to r special cons	ontact the Com exist with the sideration, the C	n and usage applications do pany to request a feasibilit application as proposed, C ustomer shall supply all da ing:	ty study of the Company shall			
	Equipment Namep Voltage Frequence Efficiency Power Fa NEMA eq Type of equipment Location of equipm Equipment operation Adjacent and/or au Equipment test dat	y ctor uipment data (sp nent on schedules (i.e ixiliary equipmen	pecifically locke	nes started pe		s)				

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E. OTHER

1. Aerials:

Radio or television receiving or transmitting aerials shall not be attached to Company's poles, nor be installed in a manner that violates current NESC regulations. Any person(s) installing such aerials shall comply with OSHA standards while performing installation of such structures.

2. House Moving:

Whenever a house, derrick, building or other obstruction is to be moved over a route traversed or crossed by the Company's overhead wires or guys, advance written notification must be given at the Company's district office and arrangements made for the proper handling of any wires or guys which must be raised or moved. In no case shall anyone except the Company's employees attempt to cut, raise, lift or move any of the Company's wires, guys, poles or other facilities. The Customer shall pay for the direct and indirect costs of construction for any adjustments made to our facilities as required under Missouri statutes 229.230 through 229.290

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					RULES AND EGULATIONS	3				
				(CHAPTER IV					
			EM	ERGENCY ENE	RGY CONSE	RVATION PLAI	N			
Α.	A. GENERAL The purpose of this plan is to define actions that will be taken when an imminent fuel shortage threatens the ability of the Company to continue services which are essential to the health and well being of the Company's Customers.									
	The Plan will be a two phase plan, with the second phase being implemented in the event Phase I fails to provide adequate reduction in energy consumption. The Plan will be implemented as necessary and in the order shown. Should conditions deteriorate rapidly, Phase II may be implemented before any or all steps in Phase I have been completed.									
В.	PH	IASE I								
	1.	Elimination of all n	on-essential Cor	npany consump	tion.					
	2.	Voluntary eliminati	Homes Stores Educati Industric Comme Street L Outdoor	onal Institutions es rcial Buildings	ncluding but n	ot limited to:				
	3.	A voluntary 20% re	eduction in consu	mption for educ	ational institu	tions, museums,	art galleries and historic bu	uildings.		
	4.	Voluntary elimination	on of all night-tim	ne sporting ever	its and other r	ecreational uses	3.			
	5.	Interruption of serv	ice to all Custom	ers served on i	nterruptible ra	tes as provided i	in the respective rate or cor	ntract.		
	6.	Voluntary reduction	n by industrial Cu	stomers which	will result in a	20% reduction i	n energy consumption.			
	7.	Voluntary reduction support systems.	n in the use of h	ome heating ed	quipment and	appliances to the	ne lowest use necessary to	maintain life		
		imminent fuel shor	tage, State and pire District Ele	Federal regula ctric Company	tory commiss to implemen	ions or other ap t Phase II prod	duction in consumption to propriate authority will be cedures as they become	requested to		
C.	PH.	ASE II								
	1.	Mandatory eliminat	ion and reduction	n as outlined in	Phase I.					
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- 2. Mandatory elimination of consumption by all educational institutions, museums, art galleries and historic buildings.
- 3. Voltage reduction of 5% for all Customers.
- 4. Rotating two-hour service interruption on selected feeder lines. The System Operator will be responsible for implementing and controlling the interruptions, and, where possible, will avoid interruptions, and, where possible, will avoid interruption of circuits which serve critical needs of the community.

The Company Energy Curtailment Plan will be reviewed on an annual basis by those responsible for its implementation so as to make any changes which may be either necessary or desirable, and in order to maintain the desired degree of familiarity with the plan.

D. ESSENTIAL SERVICES

The following Customers will be exempt from full compliance with the plan as outlined in Phase II due to the essential nature of the service they provide. Although exempted from the mandatory provision of this plan, such Customers would be expected to cooperate to the fullest extent possible consistent with the continued operation of the essential service for which the Customer is responsible.

- Any facility whose function is known to the Company to be necessary to the support of life.
 - a. Certain hospital services and nursing homes.
 - b. Non-hospital facilities which may have iron lung or kidney machines.
- 2. Any facility whose function is necessary for National, State or local security.
 - a. Civil Defense facilities.
 - b. Other Governmental activities essential to national defense.
- Any facility whose function is known to be necessary to provide essential public services.
 - a. Police and fire control facilities.
 - b. Public utilities water, telephone, gas, sewage disposal facilities.
 - c. Transportation facilities.
 - d. Communications media newspapers, radio and television stations.
 - e. Coal mining and related functions.
 - f. Petroleum refining and pipeline facilities.
 - g. Food processing, storage and distribution facilities.
 - h. Medical supply facilities.

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Fo	r _		ALL	TERRITO	RY					
				-			ULES AND GULATIONS			
							CHAPTER V			
						BILL	ING PRACTIC	CES		
Co	mmi	SSIO	n unc	ler the laws	esidential utility s s of the State of l standards is not	Missouri. This ch	by Company a apter also app	and subject to to olies to non-res	he jurisdiction of the Public idential utility service unles	Service ss an
Со	mpa	ny w	ill no	t discrimina	ate against any (Customer or prosp	pective Custor	mer for exercisi	ing any right granted by thi	s chapter.
The	e rule egral	es se part	et for of th	th in this ch e Compan	napter governing y's rate schedule	the Company's res.	elations with it	ts Customers a	nd prospective Customers	shall be an
A.	BIL	LIN	G AN	ID PAYMEI	NT STANDARDS	S 4 CSR 240-13.	.020			
	Company shall normally render a bill for each billing period to every Customer in accordance with its rate schedule. Failure of a Customer to receive a bill shall not relieve that Customer of the obligation for payment thereof.									
								_	• •	
	2.	Ea as	ch bi follov	lling staten vs:	nent rendered by	the Company sl	hall be compu	ted on the actu	ual usage during the billing	period except
		a.	Co	mpany may	y render a bill ba	sed on estimated	usage			
			(1)	When extreadings.		conditions, emerg	gencies, labor	agreements, o	or work stoppages preven	t actual meter
			(2)	When Co when the meter rea Customer	mpany is unable Customer make ading for these r reading of the	es reading the me reasons, where	eter unnecess practicable it nailing or leav	arily difficult. I t shall underta ing postpaid, p	s for the purpose of readin f Company is unable to ob like reasonable alternative ore addressed postcards u e;	otain an actual es to obtain a
		b.				ll based on estim subsection 2.a of		r more than thi	ree (3) consecutive billing (periods except
		c.	Und	der no circu	umstances shall	Company render	a bill based or	n estimated us	age:	
			(1)	Unless the	e estimating prod	cedures employe e Commission; a	d by the Comp	pany and any s	substantive changes to tho	se procedures
			(2)	As a Cust	tomer's initial or ter reading;	final bill for servi	ce unless con	ditions beyond	I the control of the Compa	ny prevent an

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	RULES AND REGULATIONS										
	d. When Compar	ny renders an es	stimated bill in ac	ccordance with	these rules, it	shall:					
	(2) Clearly an	d conspicuously	s of the reasons f y note on the bill eadings, whenev	that it is based	on estimated	to secure an actual reading usage; and ge	; and				
	e. When Compar make payment	ny underestimat : in installments.	tes a Customer's	usage, the C	ustomer shall	be given the opportunity, it	f requested, to				
3.	3. If Company is unable to obtain an actual meter reading for three (3) consecutive billing periods, Company shall advise the Customer by first-class mail or personal delivery that the bills being rendered are estimated, that the estimation may not reflect the actual usage, and that the Customer may read and report electric usage to the Company on a regular basis. The procedure by which such reading and reporting may be initiated shall be explained. Company shall attempt to secure an actual reading from Customers reporting their own usage at least annually. These attempts shall include personal contact with the Customer to advise the Customer of the regular meter reading day. Company shall offer appointments for meter readings on Saturday or prior to 9:00 p.m. on weekdays. The charges for this special reading during normal business hours and outside normal business hours are shown on Schedule CA, Credit Action Fees. Discontinuance of the service of a Customer who is reading and reporting usage on a regular basis because of Company's inability to secure an actual meter reading shall not be required.										
4.	Company shall notif	fy the Custome	r that if usage is	not reported re	gularly by the	a meter reading at least a Customer and if the Custo ed pursuant to Section F	mer fails, after				
5.	Notwithstanding sec programs at the ele the Commission.	ction A2 of this ection of the Cu	rule, the Compa stomer, provided	any may bill its I the equal pay	s Customers i ment billing p	n accordance with equal program has been previous!	payment billing y approved by				
6.	6. Company may bill its Customers on a cyclical basis if each individual Customer receives each billing on or about the same day of each billing period. If Company changes a meter reading route or schedule which results in a change of nine (9) days or more to the billing cycle, notice shall be given to the affected Customer at least fifteen (15) days prior to the date the Customer receives a bill based on the new cycle.						n a change of				
7.	7. A monthly-billed residential Customer shall have at least twenty-one (21) days from the rendition of the bill to pay the utility charges, unless a Customer has selected a preferred payment date in accordance with Company's preferred payment date plan. If the delinquent date falls upon a Sunday, legal holiday, or any other day when the offices of the Company regularly used for the payment of Customer bills are not open to the general public, the delinquent date shall be extended through the next business day. The date of payment for remittance by mail is the date on which Company receives the remittance. Company shall not base an assessment of a deposit or late payment charge, or a discontinuance of service, on a payment that was made to a payment agent on or before the delinquent date.										
	a. Non-residential of each bill to pa			per of days spe	cified in the ap	oplicable rate schedule fron	n the rendition				

					
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- b. A Customer who has specified a preferred payment date shall have a maximum of thirty-five (35) days from the normal billing cycle date to pay the utility charges. No deposits or late payment charges will be assessed as a result of Customer's participation in a preferred payment date plan.
- 8. Company shall not assess a late payment charge upon Customer's utility charge by reason of the Customer's failure to pay any balance due and owing prior to the delinquent date unless the late payment charge has been approved by the Commission as a part of the Company's rate schedules.
- 9. Every bill for utility service shall clearly state:
 - a. The beginning and ending meter readings of the billing period and the dates of these readings;
 - b. The date when the bill will be considered delinquent;
 - Any previous balance which states the balance due for utility charges separate from charges for services not subject to Commission jurisdiction;
 - d. The amount due for the most recent billing period for electric or water 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.
 - The amount due for other authorized charges;
 - f. The total amount due;
 - g. The telephone number the Customer may call from the Customer's service location without incurring toll charges and the address of the 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; and
 - License, occupation, gross receipts, franchise and sales taxes.
- 10. Company shall render a separate billing for services provided at each address unless otherwise requested by the Customer and agreed to by Company.
- 11. Company may include charges for special services together with utility charges on the same bill if the charges for special services are designated clearly and separately from utility charges. If partial payment is made, Company shall first credit all payments to the balance outstanding for electric or water charges before crediting deposit.

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- 12. During the billing period prior to any rate scheduled seasonal rate change, Company shall notify each affected Customer, on the bill or on a notice accompanying the bill, of the direction of the upcoming seasonal rate change and the months during which the forthcoming seasonal rate will be in effect.
- 13. Customer shall be charged a fee shown on Schedule CA, Credit Action Fees, for each bad check rendered to Company as payment of a bill.

B. BILLING ADJUSTMENTS 4 CSR 240-13.025

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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 estimated period involved as follows:

- a. In the event of an overcharge, an adjustment shall be made for the entire period that the overcharge can be shown to have existed, not to exceed sixty (60) consecutive monthly billing periods calculated from the date of discovery, inquiry or actual notification to the Company, whichever comes first.
- b. In the event of an undercharge to a residential Customer, an adjustment shall be made for the entire period that the undercharge can be shown to have existed, not to exceed twelve (12) monthly billing periods calculated from the date of discovery, inquiry or actual notification of the Company, whichever comes first.
- c. In the event of an undercharge to a non-residential Customer, an adjustment shall be made for the entire period that the undercharge can be shown to have existed, not to exceed sixty (60) consecutive monthly billing periods, calculated from the date of discovery, inquiry or actual notification of the Company, whichever comes first.
- No billing adjustment will be made where the full amount of the adjustment is less than one dollar (\$1.00).
- Where, upon test, an error in measurement is found to be within the limits prescribed by Commission rules, no billing adjustment will be made.
- f. When evidence of tampering, diversion, unauthorized use or misrepresentation of the use of service by a Customer of any class is found, 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. Company may also recover the cost of damages to the meter and costs associated with investigating the tampering or diversion, such as man-hours, truck hours and cost of documenting with photographs.
- g. Interest shall not be payable on undercharges or overcharges to Customers of any class under this section.

C. DEPOSITS AND GUARANTEE OF PAYMENT 4 CSR 240-13.030

- 1. Company may require a deposit or other guarantee as a condition of new residential service if:
 - a. The Applicant has outstanding with the Company, or a utility providing the same type of service, an unpaid, past due bill which accrued within the last five (5) years and at the time of the request for service remains unpaid and not in dispute. The Company may refuse to provide service to an applicant until both the unpaid bill outstanding with the Company and the required deposit are paid in full.

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b. The Applicant had more than five (5) late pay	ments within th	e last twelve (12)	consecutive months of	service for the		

- same class of service provided by the Company at the same or any other location.
- The Applicant, has in an unauthorized manner, interfered with or diverted the service of the Company or another utility providing service to the Customer's premise within the last five (5) years.
- d. The Applicant, is unable to establish an acceptable credit rating under the standards contained in the Company's tariff filed with and approved by the Commission.

The new residential Customer shall be deemed prima facie to have established an acceptable credit rating if he/she meets any of the following criteria.

- (1) Owns or is purchasing a home; or
- (2) Is and has been regularly employed on a full-time basis for at least one year; or
- (3) Has an adequate regular source of income; or
- (4) Can provide adequate credit references from a commercial credit source.
- The non-residential Applicant, shall provide at least the following credit information: The Company has the right to request additional information if there are questions about what has been provided. Non-residential customers may be required to provide a security deposit, surety bond, or irrevocable letter of credit as a condition of service.
 - References from previous utility.
 - Banking references. b.
 - Financial statements. C.
 - Reports from commercial credit sources.
- Company may require a deposit or guarantee as a condition of continued service if:
 - The service of the Customer has been discontinued by Company for nonpayment of a delinquent account not in dispute; or
 - 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; or
 - A residential Customer has failed to pay an undisputed bill on or before the delinquent date for five (5) billing periods out of twelve (12) consecutive monthly billing periods; or
 - A non-residential Customer has failed to pay an undisputed bill on or before the delinquent date for two out of six (6) consecutive monthly billing periods; and
 - Prior to requiring a Customer to post a deposit under this subsection, Company has sent the Customer a written notice explaining Company's right to require a deposit or has included such explanation with the written discontinuance notice.

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4. Customers required to make a deposit may pay in installments unless Company can show a likelihood that the customer does not intend to pay for the service. Deposits assessed to residential customers under the provisions of section 3a (discontinued for non payment) or section 3c (excessive late payments) of this rule during the months of November, December and January may be paid, if the customer is unable to pay the entire deposit, by installments over a six (6) month period.								
5.	A d	eposit shall be	subject to the fo	llowing terms:				
	a.	Customer dur Residential Co	ing the most pro ustomer who is	oximate twelve assessed a de	(12) month pe posit under su	riod at the serbsection 1.d. (ncurred or estimated to be invice premises, or, in the continuable to establish an accepted at the requested services.	case of a new
	b.	shall be credit first. Interest to the Custom	ed annually upor shall not accrue	n the account o on any deposit Il be kept of effo	f the Customer after the date o orts to return a	or paid upon th on which a rea deposit. This i	es, approved by the Comr ne return of the deposit, wh sonable effort has been ma rule shall not preclude the (ually;	ichever occurs ade to return it
	C.	accrued intere	nuance or terminest, to the utility in twenty-one (2	charges state	d on the final	bill and the b	service address, it shall be valance, if any, shall be re	credited, with eturned to the
	d	Upon satisfactory payment of all undisputed utility charges during the last twelve (12) billing months, it shall be promptly refunded or credited, with accrued interest, against charges stated on subsequent bills. Payment of a charge is satisfactory if received prior to the date upon which the charge becomes delinquent, provided it is not in dispute. Payment of a disputed charge shall be satisfactory if made within ten (10) days of resolution or withdrawal of the dispute. Company may withhold refund of a deposit pending the resolution of a dispute with respect to charges secured by the deposit;						
	e.	Deposits from	non-residential (Customers may	be retained by	the Company	as a guarantee of payment	of final_bills;
	f.	address of the	Il maintain recore Customer, the earliest possible	date and amou	the name of ent of deposit, the	each Custome ne date and an	r who has posted a depos nount of interest paid, and	it, the current information to
	C	the first bill, a re of a deposit on t		ce of deposit, ur ill, in which eve	nless Company nt the receipt sl	shows the exist hall not be requ		

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 (1) Name of Customer; (2) Date of payment; (3) Amount of payment; (4) Identifiable name, signature and title of the Company employee receiving payment; and (5) Statement of the terms and conditions governing the payment, retention and return of deposits; 							
	h. Company shall provide means whereby a person entitled to a return of a deposit is not deprived of the deposit refund even though s/he may be unable to produce the original receipt for the deposit; provided s/he can produce						

- refund even though s/he may be unable to produce the original receipt for the deposit; provided s/he can produce adequate identification to ensure that s/he is the Customer entitled to refund of the deposit;
- No deposit or guarantee or additional deposit or guarantee shall be required by Company because of race, sex, creed, national origin, marital status, age, number of dependents, source of income, disability or geographical area of residence; and
- j. Company shall provide means by which a residential Customer required to make a deposit may pay the deposit in installments unless the Company can show a likelihood that the Customer does not intend to pay for the service;
- 6. In lieu of a deposit, Company may accept a written guarantee. The limit of the guarantee shall not exceed the amount of a cash deposit.
- 7. A guarantor for a residential Customer shall be released upon satisfactory payment of all undisputed utility charges during the last twelve (12) billing months. Payment of a charge is satisfactory if received prior to the date upon which the charge becomes delinquent provided it is not in dispute. Payment of a disputed bill shall be satisfactory if made within ten (10) days of resolution or withdrawal of the dispute. Company may withhold the release of the guarantor pending the resolution of a matter in dispute involving discontinuance for nonpayment or tampering, diversion or unauthorized use or interference by the Customer.

D. INQUIRIES 4 CSR 240-13.040

- Company shall adopt procedures which will ensure the prompt and thorough receipt, investigation and where possible, resolution of inquiries. Company shall submit the procedures to the Commission and Company shall notify the Commission and the Public Counsel of any substantive changes in these procedures prior to implementation.
- 2. Company shall establish personnel procedures which, at a minimum ensure that:
 - Qualified personnel shall be available and prepared at all times during normal business hours to receive and respond to all Customer inquiries, service requests and complaints. Company shall make necessary arrangements to ensure that Customers unable to communicate in the English language receive assistance;
 - Qualified personnel responsible for and authorized to enter into written agreements on behalf of Company shall be available at all times during normal business hours to respond to Customer inquiries and complaints;

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 Qualified personnel shall be available at all times to receive and initiate response to Customer contacts regarding any discontinuance of service or emergency condition occurring within Company's service area; and 								
d. Names, addresses and telephone numbers of personnel designated and authorized to receive and respond to the requests and directives of the Commission regarding Customer inquiries, service requests and complaints shall be provided to the Commission.								

- 3. Company shall prepare in written form, information which in layman's terms summarizes the rights and responsibilities of Company and its Customers in accordance with this chapter. The form shall be submitted to the Consumer Services department of the Missouri Public Service Commission, and to the Office of the Public Counsel. This written information shall be displayed prominently, and shall be available at all Company offices open to the general public, and shall be mailed or otherwise delivered to each residential Customer of Company if requested by such Customer. The information shall be delivered or mailed to each new Customer of Company upon the commencement of service and shall be available at all times upon request. The written information shall indicate conspicuously that it is being provided in accordance with the rules of the Commission and shall contain information concerning, but not limited to:
 - Billing and estimated billing procedures;
 - b. Methods for Customer verification of billing accuracy;
 - c. Customer payment requirements and procedures;
 - d. Deposit and guarantee requirements;
 - e. Conditions of termination, discontinuance and reconnection of service;
 - f. Procedures for handling inquiries;
 - g. Explanation of meter reading procedures which would enable a Customer to read his/her own meter;
 - h. A procedure whereby a Customer may avoid discontinuance of service during a period of absence;
 - i. Complaint procedures under Chapter V. Section I. (4 CSR 240-2.070)
 - j. The telephone number and address of the Customer services office of the Missouri Public Service Commission, the Commission's 800 telephone number, and the statement that the Company is regulated by the Missouri Public Service Commission. (PO Box 360, Governor Office Building, Jefferson City, MO 65102; 800-392-4211)
 - The address and telephone number of the Office of Public Counsel (PO Box 7800, Governor Office Building, Jefferson City, MO 65102; 314-751-4857)

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At all of its public business offices, Compar	ny shall r	make available for p	ublic inspection a co	py of 4 CSR 240-13 (Tr	ne Public Service

- 4. At all of its public business offices, Company shall make available for public inspection a copy of 4 CSR 240-13 (The Public Service Commission's residential billing practices rules) and Company's rate schedules. At these offices, conspicuous signs shall be posted which indicate that this information is available for public inspection.
- 5. Company shall maintain records on its Customers for at least two (2) years which contain information concerning:
 - a. The payment performance of each of its Customer for each billing period;
 - b. The number and general description of complaints registered with Company;
 - c. The number of settlement agreements made by Company;
 - d. The actual number of discontinuances of service due to each of the following categories:
 - (1) The Customer's failure to keep a settlement agreement or Cold Weather Rule payment agreement.
 - (2) The Customer's failure to make any other required utility payment,
 - (3) Unauthorized interference, diversion or use of utility service; and
 - (4) All other reasons combined.
 - e. Actual number of reconnections; and
 - Refund of deposits.

E. DISPUTES 4 CSR 240-13.045

- A Customer shall advise Company that all or part of a charge is in dispute by written notice, in person or by a telephone message
 directed to Company during normal business hours. A dispute must be registered with Company at least twenty-four (24) hours prior to
 the date of proposed discontinuance for a Customer to avoid discontinuance of service as provided by these rules.
- 2. 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.
- 3. 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, not less than five (5) days after provision of the notification required by section 9 (right to make informal complaint), may proceed to discontinue service unless the Customer files an informal complaint with the Commission within the five (5)-day period.

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THE EMPIRE DISTRICT ELECTRIC COMPAN	ΙΥ				
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For ALL TERRITORY					
		RULES AND REGULATIONS			
Customers presenting frivolous disputing the service of a Customers.	ites shall	have no right to	continued service	e. Company, before	proceeding to

- 4. 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 by Chapter V Section F.5. (4 CSR 240-13.050(5)) has been sent to the Customer by the Company. The Customer shall retain the right to make an informal complaint to the Commission.
- 5. If a Customer disputes a charge, s/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.
- 6. 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.
- 7. Failure of the Customer to pay to Company the amount not in dispute within four (4) working 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 this rule.
- 8. 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.
- 9. If Company does not resolve the dispute to the satisfaction of the Customer, the 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 the Company that all or a portion of a charge is in dispute, the Commission shall notify the Customer of the payment required by sections E.5. or E.6.
- 10. 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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SSUED BY Kelly S.	Walters, Vice President, Joplin, MO			

THE EMP	IRE DISTRICT E	ELECTRIC COMPA	NY						
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Canceling	P.S.C. Mo. No.	5	Sec.	5		Original Sheet No.	34		
For	ALL TERRITO	RY							
				RULES AND EGULATIONS					
F. DISCO	ONTINUANCE O	F SERVICE 4 CS	R 240-13.050						
1. S	ervice may be dis	scontinued for any	of the followin	ng reasons:					
a.	Nonpayment of	of an undisputed d	elinquent char	ge;					
b.	Failure to post	Failure to post a required deposit or guarantee;							
c.	Unauthorized interference, tampering, diversion or use of the utility service situated or delivered on or about the Customer's premises;								
d.	Failure to com	Failure to comply with terms of a settlement agreement;							
e.	equipment. If	Refusal after reasonable notice to permit inspection, maintenance, replacement or meter reading of Company equipment. If Company has a reasonable belief that health or safety is at risk, notice at the time inspection is attempted is reasonable;							
f.	Misrepresenta	Misrepresentation of identity or facts for the purpose of obtaining utility service; or							
g.	Violation of a Customer or o	ny other rules of other persons or the	Company app e integrity of C	proved by the (company's system	Commission w em; or	hich adversely affects the	safety of the		
h.	As provided by	y local, state or fed	eral law.						
2. No	one of the followi	ng shall constitute	sufficient caus	se for Company	to discontinue	e service:			
a.	The failure of an integral par	a Customer to pay rt of the utility servi	for merchance provided by	dise, appliance: y Company;	s or services r	not subject to Commission	jurisdiction as		
b.	event of discor with these rule and may disco	ntinuance or termines, Company may ontinue service afte schedule for no	nation of servi transfer and t er twenty-one	ce at a separat oill any unpaid days for reside	e metering poi balance to any ential Custome	ring point, residence or pre int, residence or premises in y other service account of ers (or after number of day the combined bill, for no	in accordance the Customer as specified in		
C.	placing of mor	re than one (1) me	eter at the san	ne premises fo	or the purpose	at the same or different per of billing the usage of sp class of service for the pe	ecific devices		
d.		pay the bill of and			Customer who	se service is sought to be	discontinued		

			S AND ATIONS			
For ALL TERRITORY			-			
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- e. 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; or
- f. The failure to pay a bill correcting a previous underbilling, whenever the Customer claims an inability to pay the corrected amount, unless Company has offered the Customer a payment arrangement equal to the period of underbilling.
- 3. On the date specified on the notice of discontinuance or within eleven (11) business days after that, and subject to the requirements of these rules, Company may discontinue service to a Customer between the hours of 8:00 a.m. and 4:00 p.m. Service shall not be discontinued on a day when Company personnel are not available to reconnect the Customer's service, or on a day immediately preceding such day. After the eleven (11) business day effective period of the notice, all notice procedures required by this rule shall again be followed before the Company may disconnect service.
- 4. The notice of discontinuance shall contain the following information:
 - The name and address of the Customer and the address, if different, where service is rendered;
 - b. A statement of the reason for the proposed discontinuance of service and the cost for reconnection;
 - c. The date on or after which service will be discontinued unless appropriate action is taken;
 - d. How a Customer may avoid the discontinuance;

THE EMPIRE DISTRICT ELECTRIC COMPANY

- e. The possibility of a settlement agreement if the claim is for a charge not in dispute and Customer is unable to pay the charge in full at one (1) time; and
- f. A telephone number the Customer may call from the service location without incurring toll charges and the address of the Company prominently displayed where the Customer may make an inquiry. Charges for measured service are not toll charges for purposes of this rule.
- 5. Company shall not discontinue service pursuant to section F.1 unless written notice by first-class mail is sent to the Customer at least ten (10) days prior to the date of the proposed discontinuance. Service of notice by mail is complete upon mailing. As an alternative, Company may deliver a written notice in hand to the Customer at least ninety-six (96) hours prior to discontinuance. Company shall maintain an accurate record of the date of mailing or delivery.

A notice of discontinuance of service shall not be issued as to that portion of a bill which is determined to be an amount in dispute pursuant to sections E.5. or 6. (4 CSR 240-13.045(5) or (6)) 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, unless Company inadvertently issues the notice, in which case Company shall take necessary steps to withdraw or cancel this notice.

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Cance	ling F	P.S.C. Mo. No.	5	Sec.	5	1 st	Revised Sheet No.	36
or _		ALL TERRITOR	RY					
			7.000		RULES AND			
6.	No	tice to multi-dwe	lling unit buildir	ngs and/or non-C	Customer occu	ıpants shall be p	provided as follows:	
	a.	residential buil be conspicuou Company is no include the dat	ding at which usely posted in posted	usage is measur ublic areas of the e structure is a s hich discontinua	ed by a single building; pro- single-metered nce may occu	e meter, notices vided, however, I multi-dwelling or Ir and advise of	of a bill or deposit at a multiof Company's intent to distinct these notices shall not unit residential building. The tenant rights pursuant to setuations where safety of elements.	scontinue sha t be required i e notices sha ection 441.650
	b.	residential bui payment for se Company's Cu provided, howe	lding where ea ervice to all un stomer, Compa ever, that this n	ach unit is indivi its in the buildin any shall give the	idually metere ig or at a resi e occupant(s) e required unle	ed and for which dence in which written notice of	of a bill or deposit at a multich a single Customer is returned the occupant using utility if Company's intent to discorupant has advised Compan	esponsible fo service is no ntinue service
	C.	single family re	esidence, the r which the occu	notice provided t	to the occupa	nt of the unit a	individually metered or in bout to be discontinued shof the same character pres	all outline the
7.	Cu eff	stomer to adviso orts shall include	e him/her of the either a writte	e proposed disc	continuance a g the notice p	nd what steps ursuant to secti	make reasonable efforts t must be taken to avoid it. on F.4, a door hanger or a	Reasonable
8.	exc him pre to	ept where the n/herself to the (sence. When so	safety of the Customer or re- ervice is discon at service has	employee is er sponsible persor tinued, the empl been discontinu	ndangered, sl n then upon tl oyee shall lea	nall make a re he premises an ove a notice upo	any designated to perform asonable effort to contact d shall announce the purport the premises in a manne ephone number of Compa	t and identify ose of his/her r conspicuous
9.	one fan	e (21) days if the aily or other pern	discontinuance nanent resident	e will aggravate	an existing m where service	edical emergen e is rendered. A	uance for a time not in exce cy of the Customer, a mem Any person who alleges an	ber of his/her

THE E	MPIRE DISTRICT	ELECTRIC COM	PANY				
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For _	ALL TERRIT	ORY					
			F	RULES AND REGULATIONS		Mil - 1100 - 1200	
	. Upon the Custor cause for disco satisfactory cred the day restorati the next working	ealth, safety or a s mer's request, Colontinuance has to lit arrangements h ion is requested,	tate of emerger mpany shall res peen eliminated ave been made but no later tha ne day requeste	ncy. store service co d, applicable r e. At all times, a n 7:00 p.m., ar ed by the Cust	nsistent with all restoration charge reasonable efford in any event, compan	any service temporarily other provisions of this class have been paid, and the shall be made to restoration shall be mady shall charge the Customary.	hapter when the and if required, ore service upon the not later than
G. CC	OLD WEATHER MA CSR 240-13.055	AINTENANCE OF	SERVICE: Pr	ovision of Resid	dential Heat-Rela	ated Utility Service During	g Cold Weather
1.	restrictions on di	cts the health ar scontinuing and re unts of those Cust	efusing to provi	esidential Custo de heat-related	omers receiving utility service fro	heat-related utility sen m November 1 through N	vice by placing March 31 due to
2.	This rule takes p 31 annually.	recedence over o	other rules on p	provision of hea	nt-related utility s	ervice from November 1	through March
2	Notice Descripes	santa - Fusus Nise		-l- 14l- 04			

- Notice Requirements. From November 1 through March 31, prior to discontinuance of service due to nonpayment, Company shall:
 - a. Notify the Customer, at least ten (10) days prior to the date of the proposed discontinuance, 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;
 - b. Make further attempts to contact the Customer within ninety-six (96) hours preceding discontinuance of service either by a second written notice as in subsection 3.a., sent by first class mail; or a door hanger; or at least two (2) telephone call attempts to the Customer;
 - c. Attempt to contact the Customer at the time of the discontinuance of service in the manner specified in Section F.8 (4 CSR 240-13.050(8))
 - d. 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
 - e. Ensure that all notices and contacts required in this subsection describe the terms for continuance of service under this rule, including the method of calculating the required payments, the availability of financial assistance from the Family Support Division and social service or charitable organizations that have notified Company that they provide that assistance, and the identity of those organizations.

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For ALL TERRITORY					
		RULES AND			
		EGULATIONS			
The Company will not make oral a known "no-cut" day as governe	representation of the desired to the	f service termi ture moratoriur	nation for nonpa n.	yment when termination	would occur on
5. Weather Provisions: Discontinu	uance of electric	service to al	I residential use	ers, including all resider	ntial tenants of

- 5. Weather Provisions: Discontinuance of electric service to all residential users, including all residential tenants of apartment buildings, for nonpayment of bills where electricity is used as the source of space heating or to control or operate the only space heating equipment at the residence is prohibited-
 - a. On any day when the National Weather Service local forecast between 6:00 a.m. to 9:00 a.m. for the following twenty-four (24) hours predicts that the temperature will drop below thirty-two degrees Fahrenheit (32 F);
 - b. On any day when Company personnel will not be available to reconnect utility service during the immediately succeeding day(s) (Period of Unavailability) and the National Weather Service local forecast between 6:00 a.m. to 9:00 a.m. predicts that the temperature during the Period of Unavailability will drop below thirty-two degrees Fahrenheit (32 F);
 - c. From November 1 through March 31, for any registered low income elderly 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 (10) of this rule and has made and continues to make payments during the effective period of this rule that are at a minimum of the lesser of fifty percent (50%) of 1) the actual bill for usage in that billing period or 2) the levelized payment amount agreed to in the cold weather rule 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.
- 6. Discontinuance of Service: From November 1 through March 31, Company may not discontinue heat-related residential utility service due to nonpayment of a delinquent charge or bill provided:
 - a. The Customer contacts Company and states his/her inability to pay in full:
 - b. Company receives an initial payment and the Customer enters into a payment agreement, both of which are in compliance with section G.10. of this rule;
 - c. The Customer complies with Company's requests for information regarding the Customer's monthly or annual income; and
 - d. There is no other lawful reason for discontinuance of utility service.
- 7. Transfer of Service: Whenever a Customer, with a cold weather rule payment agreement, moves to another residence within the Company's service area, the Company shall permit the Customer to receive service if the Customer pays in full the amounts that should have been paid pursuant to the agreement up to the date service is requested, as well as, amounts not included in a payment agreement that have become past due. No other change to the terms of service to the Customer by virtue of the change in the Customer's residence with the exception of an upward or downward adjustment to payments necessary to reflect any changes in expected usage between the old and new residence shall be made.
- Deposit Provisions: Company shall not assess a new deposit or bill deposits that were previously assessed during or
 after the period of this rule to those Customers who enter into a payment agreement and make timely payments in
 accordance with this rule.

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For	ALI	_ TERRITOF	RY						
					RULES AND				
				RE	GULATIONS				
r (nonpay Custor	/ment of a ner without r	delinquent char equiring a depo	ge, from Noven sit provided	nber 1 throu	gh March 31 C	service to a residential Company shall reconnect and states an inability to p	service to that	
t	o. Th co	e Company mpliance wi	receives an init th section (10) o	ial payment and f this rule;	the Custome	er enters into a p	payment agreement, both	of which are in	
C	. Th	e Customer come;	complies with t	the requests of (Company for	information rega	arding the Customer's mo	nthly or annual	
c	d. None of the amount owed is an amount due as a result of tampering, diversion or unauthorized interference with or use of the Company's service, and the Customer has not engaged in such activity since last receiving service; and								
e	. Th	ere is no oth	ner lawful reasor	n for continued re	efusal to prov	ide utility service	e.		
10. F	Payme	nt Agreeme	nt: The paymen	t agreement for	service under	this Cold Weatl	ner rule shall comply with	the following:	
а	be	deemed to	be the paymer	o any payment rent required. Cor	mpany shall (confirm in writin	agency which administer g the terms of any paym two (2) weeks.	s LIHEAP shall ent agreement	
b	. Pa	yment Calcu	ulations:						
	(1)	Company arrears, cu	shall first offer a urrent bills and C	a twelve (12)-mo Company's estim	onth budget plate of the ens	lan which is des suing bills.	igned to cover the total of	f all preexisting	
	(2)	agreemen period in Customer	t enter into a p excess of twelv shall consider	ayment agreeme ve (12) months.	ent which all . In determ the arrears,	ows payment o ining a reasona the time over v	pany and the Customer many and the Customer many foreexisting arrears over the period of time, Combined it developed, the ropay.	r a reasonable	
	(3)	Company fewer than	shall permit a C twelve (12) mo	ustomer to enter nths if requested	into a payme by the Custo	ent agreement to omer.	cover the current bill plus	s arrearages in	
	(4)	Company	may revise the r	equired paymen	t in accordan	ce with its Avera	ge Payment Plan.		
	(5)	the Compa Customer	any, the Compa pays in full the a	any shall permit amounts that sho	such Custor ould have bee	mer to be reinst n paid pursuant	has not yet had service d tated on the payment ag to the agreement up to the that have become past du	reement if the ne date service	
c.	. Init	ial Payments	s:						
	(1)	be no mor	e than twelve p	not defaulted on percent (12%) of e Company and	the twelve (12) month budg	ld weather rule, the initial get bill amount calculated erent amount.	payment shall in subsection	
	(2)	an amount	omer that has d equal to eighty different amoun	percent (80%)	ayment plan of the Custo	under the cold v mer's balance,	veather rule, the initial pay unless the Company and	yment shall be the Customer	

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For _	ALL TERRITO	RY					
				RULES AND EGULATIONS	Wante Wange Way	7	
11	Company shall maddress of the per	ersion or use of t naintain records or rson denied recor	the Company's concerning the nnection, the na	service situate refusal of servi mes of all comi	ed or delivered ice which at a pany personne	refusal of service involves ton or about the Customon minimum shall include: to I involved in any part of the for the refusal and any o	er's premises, the name and determination
H. SE	TTLEMENT AGREE	EMENTS AND EX	XTENSION AGE	REEMENTS 4	CSR 240-13.0	60	
1.	dispute liability to	Company but cla nsion or settleme	aims inability to nt agreement. A	pay the deling A settlement ag	uent charges	of any dispute or the Custo in full, Company and the C n extends beyond sixty (60)	Customer may
2.	service will not be agreement and a subsequent bill on determining reaso	e discontinued if grees to pay a or before the de nableness, the p Customer's paym	the Customer reasonable por linquent date ea arties will consident history; the formal control in the state of the state o	initially pays to tion of the rest such month untill der the followin time that the de	ne amount of maining deling all delinquent g: The size o	elinquent charges in full shathe delinquent charges spuent charges in installment charges are paid in full. For the delinquent balance; the testanding; the reasons why ce.	ecified in the nts and each or purposes of ne Customer's
3.	after notifying the Section F (4 CSR	Customer in writ 240-13.050). that nt of all balances	ing, by persona t the Customer i	I service or firs s in default of t	t-class mail in he settlement :	ment, Company may discordance with notice re agreement; the nature of the ervice; and the date upon of	quirements in e default: that
4.	Company may ent in full.	er into an extens	sion agreement	upon the reque	st of a Custon	ner who claims an inability	to pay the bill

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For ALL TERRITORY					
		RULES AND REGULATIONS			

1. COMMISSION COMPLAINT PROCEDURES 4 CSR 240-13.070

This rule sets forth the procedures to be followed prior to and in filing a complaint with the Commission.

- 1. Prior to filing an informal or formal complaint the Customer shall pursue remedies directly with Company as provided in this chapter. The Commission specifically reserves the right to waive this requirement when circumstances so require.
- 2. Any person aggrieved by a violation of any rules in this chapter or the Public Service Commission laws of Missouri relating to utilities may file an informal or formal complaint under 4 CSR 240-2.070.
- 3. If Company and a Customer fail to resolve a matter in dispute, Company shall advise the Customer of his/her right to file an informal complaint with the Commission under 4 CSR 240-2.070.
- 4. If the staff is unable to resolve the complaint to the satisfaction of the parties, the staff shall send a dated letter to that effect to the complainant and to Company.
 - a. The letter shall advise the complainant that, if s/he desires, s/he may file a formal complaint in accordance with 4 CSR 240-2.070.
 - b. If the complaint concerns a bill, the nonpayment of which could subject the complainant to discontinuance of service under the provisions of Section F (4 CSR 240-13.050), the staff's letter shall advise the complainant that if a formal complaint is not filed within thirty (30) days of the date of the letter, the complainant may become subject to discontinuance of service.
- The Commission staff may treat an informal complaint involving the same question or issue based upon the same facts dealt with in a prior informal complaint already decided, and may advise the complainant that this informal complaint will not be reviewed.
- 6. Company shall not discontinue residential service relative to the matter in dispute during the pendency of an informal complaint and until at least thirty-one (31) days after the date of the letter issued pursuant to section I.4., and shall in no case discontinue this service without leaving a notice of discontinuance after the date of the letter issued pursuant to section I.4.
- 7. Failure of the Customer to pay the amount of a bill which is not in dispute, as determined pursuant to sections E.5 or E.6. (4 CSR 240-13.045(5) or (6)) of these rules, shall be grounds for dismissal of an informal or formal complaint.