OPERATIONS COMPANY					Formatted: Font: Bol
P.S.C. MO. No.	1	1 ⁴2nd	Revised Sheet No.	R-37	
Canceling P.S.C. MO. No.	1	1st	Original Revised Shee	t No.R-37	
KCP&L Greater Missouri Ope Service Area	erations Compa	ny For Territory Ser	rved as L&P and MPSMis		
•	erations Compa i	ny For Territory Ser	rved as L&P and MPS <u>Mis</u>		
Service Area	·	ny For Territory Ser			

6.04 Billing and Payment Standards

- A. Company shall normally render a bill (by mailing, electronic posting or serving) for each billing period to every customer in accordance with its rate tariff. Bills for electric service may be paid in cash, electronic funds transfer, or check. Additionally residential service customers may also pay by approved credit and debit card.
- B. Each billing statement rendered by Company shall be computed on the actual usage during the billing period except as follows:
 - (1) Company may render a bill based on estimated usage:
 - (a) To seasonally billed customers, provided an appropriate rate tariff is on file with the Commission and an actual reading is obtained before each change in the seasonal cycle.
 - (b) When extreme weather conditions, emergencies, labor agreements, or work stoppages prevent actual meter readings.
 - (c) When Company is unable to obtain access to the customer's premises for the purpose of reading the meter or when the customer makes reading the meter unnecessarily difficult. If Company is unable to obtain an actual meter reading for these reasons, where practicable it shall undertake reasonable alternatives to obtain a customer reading of the meter, such as mailing or leaving postpaid, preaddressed postcards upon which the customer may note the reading unless the customer requests otherwise.
 - (d) For customers with Advanced Metering Infrastructure (AMI) meters, when a current meter read is unavailable, the system will average consumption from the three-prior days to estimate a read. If that information is not available, a second estimation attempt will be made. The system will average the usage from five historical reads from the previous year. It will average the usage from the read in the prior year from the same day as being estimated along with the three days prior and one day after. If the second estimation attempt is not successful, then the estimation is a manual process. The Billing Department will estimate usage based on historical usage information from the same premise and if and not available, the usage of customers with like premises.
 - (e) For customers with non-AMI meters, when a current meter read is unavailable, the system will average the usage from the prior year in the same billing month and the following billing month. If that information is not available, a second read estimation attempt will be made by averaging the usage from the prior two readings. If the second estimation attempt is not successful, then the estimation is a manual process. The Billing Department will estimate usage based on historical usage information from the same premise and if not available, the usage of customers with like premises.

(2)	Company shall not render a bill based on estimated usage for more than three (3) consecutive billing periods or one (1) year, whichever is less, except under conditions described in Section 6.04 (B) (1).	
(3)_	Under no circumstances shall Company render a bill based on estimated usage:	Formatted: Indent: Left: 0", Hanging: 1.31"
(6)	•	Formatted: Indent: Left: 0", Hanging: 1.31"
	 (a) Unless the estimating procedures employed by Company and any substantive changes to those procedures have been approved by the Commission. (b) As a customer's initial or final bill for service unless conditions beyond the control of Company prevent an actual meter reading. 	
(4)		
(4)	When Company renders an estimated bill in accordance with these Rules, it shall:	Formatted: Indent: Left: 0", Hanging: 1.31"
	(a) Maintain accurate records of the reasons for the estimate and the effort made to secure an actual reading.	
	(b) Clearly and conspicuously note on the bill that it is based on estimated usage. (c) Use customer supplied readings, whenever possible, to determine usage.	
4-1		
(5)	When Company underestimates a customer's usage; the customer shall be given the opportunity, if requested, to make payment in installments.	
scuod: July 24 20	009 March 16, 2018 Effective: May 7, 2018 September 1, 2009	

KCP&L GREATER MISSOURI OI	PERATIONS C	OMPANY				
P.S.C. MO. No	<u> </u>		Revised Sheet I			
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			For Missouri Retai	I Service Area		
		REGULATION	IS			
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6.04 Billing and Payment Sta	ndards (Contin	ued)			{F	Formatted: Font: 11 pt
(2) Company shall	not rondor a k	oill based on as	timated usage for more	than throo (2)		
			ichever is less, except un			
described in Se						
(3) Under no circui	nstances shall	Company rende	r a bill based on estimate	d usage:		
(a) Unless the	e estimating pro	ocedures emplo	yed by Company and a	ny substantive		
changes to	those procedu	res have been a	approved by the Commiss	sion.		
			ce unless conditions beyo	ond the control		
<u>or Compar</u>	ny prevent an a	ctual meter read	<u>ing.</u>			
(4) When Compan	y renders an es	timated bill in ac	ccordance with these Rule	es, it shall:		
		of the reasons	for the estimate and the	effort made to		
	actual reading.	note on the bill	that it is based on estima	atod usago		
			er possible, to determine			
* *	• •					
(5) When Compan	y underestimate	es a customer's	usage; the customer sha	ıll be given the ←	{ F	Formatted: Indent: Left: 0", Hanging: 1.3"
орронинку, и к	equested, to ma	ke payment in i	ilstaiiments.	4.	F	Formatted: Font: 11 pt
			eading for three (3) cons		`	Formatted: Indent: Left: 0", Hanging: 0.13"
			t class mail or personal d			
			nay not reflect the actual u to Company on a regul			
			ne initiated shall be explain			
			m customers reporting th			
at least annually. Th	ese attempts s	nall include pers	onal contact with the cust	omer to advise		
			continuance of the service			
who is reading and actual meter reading			basis because of inability	to secure an		
actual meter reading	g shall flot be re	quireu.				
			ompany shall obtain a me			
			that if usage is not reporte			
			n request, to grant access on 2.05 of these Rules.	s to the meter,		
anon service may be	alocoritinaca p	disdant to occi	on 2.00 of those reales.			
			if the individual customer			
			d. If Company changes a			
shall be given to the	ne affected cus	tomer at least	(9) days or more of a billin fifteen (15) days prior to	the date the		
customer receives a						
E A monthly billed ava	tomor chall hav	o at least twent	, and (21) days from the	condition of the		
			/-one (21) days from the i linquent date falls upon a			
			pany regularly used for t			
customer bills are n	ot open to the	general public, t l	he due date or delinquen	t date shall be		
			of payment for remittance			

of a deposit or deline	any receives the remittance. Company quent charge, or a discontinuance of se gent on or before the due date or deline	ervice, on a payment that was	
			Formatted: Font: 11 pt
Issued: March 16, 2018November- Issued by: Darrin R. Ives, Vice Pres 664105	B, 2016 Effective: May sident	7, 2018 December 22, 2016 -1200 Main, Kansas City, MO←	Formatted: Tab stops: 4.56", Left

STATE OF MISSO	OURI, PUBLIC SERVICE CON	IMISSIONKCP&L (GREATER MISSOURI		Formatti A Fort Pold	
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anceling P.S.C.		1st	Original Revised Sh			
CP&L Greater N ervice Area ANSAS CITY, M	Missouri Operations Compar IO-64106	y For Territory Serv	ved as L&P and MPS <u>N</u>	<u>lissouri Retail</u>		
		D REGULATIONS LECTRIC				
6.04 Billing a	and Payment Standards (Conti	nued)				
	nonthly-billed customer shall ha				Formatted: Font: 11 pt	
	to pay the electric charges. If the				Formatted: Indent: Left: 0.09", Hanging:	0.91"
cus exte date of a	iday, or any other day when the stomer bills are not open to the ended through the next businesse on which Company receives a deposit or delinquent charge, de to a payment agent on or be	general public, the ss day. The date of the remittance. Cor or a discontinuanc	due date or delinquent payment for remittance mpany shall not base a de of service, on a pay	date shall be by mail is the n assessment		
<u>IIIa</u>	ue to a payment agent on or be	note the due date of	r delinquent date.	+	Formatted: Indent: Left: 0.91", Hanging:	0.13"
G. Eve	ery bill for residential electric se	rvice shall clearly st	ate the following:			
(1)	The beginning and ending me readings.	eter readings of the	billing period and the	dates of these		
(2)	The date when the bill will be different.	considered due and	the date when it will be	e delinquent, if		
(3)	Any previous balance that stranges for services not subject			separate from		
(4)	The amount due for the most from the amount due for the sa period for service not subject	ame period for a dep	osit and the amount du			
(5)	The amount due for other aut	horized charges.				
(6)	The total amount due.					
(7)	The telephone number the c	customer may call f	rom the customer's se	ervice location		

without incurring toll charges and the address of Company where the customer may initiate an inquiry or complaint regarding the bill as rendered or the service provided. Charges for measured local service are not toll charges for purposes of this Rule.

H. Normally bills will be sent by mail; however, the Company reserves the right to deliver bills or to use electronic posting for qualified customers at their request. The non-receipt of a bill by a customer shall not release or diminish the obligation of the Customer with respect to

(8) License, occupation, gross receipts, franchise, and sales taxes.

the full payment thereof, including penalties and interest.

Issued: March 16, 2018 July 24, 2009 Effective: May 7, 2018 September 1, 2009
Issued by: Curtis-D.-Blane, Sr.-Director Darrin R. Ives., Vice President 1200 Main. Kansas City. MQ Formatted: Tab stops: 4.55°, Left
64105

	S COMPANY.				{ Formatted: Font: Bold	
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&I Grea	ter Missouri Opera	tions Company	For Territory S	Served as - L&P and MPSMissouri		
ail Service		anono company	1 or Torritory C	sorved do Lar and Mr Civiloscari		
ISAS CIT	Y, MO 64105			•	Formatted: Tab stops: 4.56", Left	
		RULES AND	REGULATIONS			
		ELE	ECTRIC			
605 10	vel Payment Plan					
0.05 Le	veri ayınıcını ian					
A.	This Plan is availa	ble to Customers	receiving service u	nder rate schedules for Residential	Formatted: Font: 11 pt	
	Service or Small C	Seneral Service.	Such Customers m	ay elect to be billed, and must pay		
	for, all electric serv	rice provided by t	he Company under	said Schedules, in accordance with		
	the terms and prov	visions of the Co	<u>mpany's Level Payr</u>	ment Plan. The purpose of the level	Formatted: Font: 11 pt	
			as possible, the am	nount a customer is required to pay		
	monthly over a yea	ar's period.				
В	To be eligible for	hilling under the	torms and provision	no of the Level Dayment Dian, the		
В.				ns of the Level Payment Plan, the ustomer must be currently receiving		
				mer must have received service		
				at least twelve (12) months prior to		
				rvice; the Customer muast not have		
	any delinquent am					
	in conformance wi					
				l eligible residential customers. A		
				or more times in the last twelve (12)		
				e refused participation in the <u>Level</u>		
				ablished a twelve (12) consecutive		
				nquent payments Level payment account will disqualify		
				pany's option, certain nonresidential		
				ory, may be allowed to participate in		
	Company's level p					
C	Each month the	Company will no	tify oligible Custom	ers then served under Residential	Farmenthad, Sant. 11 at	
C.				Plan by issuing a bill containing two	Formatted: Font: 11 pt	
				ue under the Plan. The Customer		
				evel Payment amount. A Customer		
	may also elect to	pay under the Pla	an at any time by co	ontacting the Company's Customer		
				red the Plan on their first bill. The		
				ectric service, except as provided in		
				ore billing under the Plan will be		
				on twelve (12) months' historical		
				nanges during the period, abnormal		
				ise, or other factors. The estimated nent amount, may be revised if it is		
				nent amount, may be revised it it is verestimated due to customer use.		
				luring the subsequent level payment		
	period.	, rat e tann onang	co, o r other lactors a	aming the subsequentiever payment		
_	· ·					
Ď.				e equal to the amount which would	Formatted: Font: 11 pt	
	<u>nave been billed</u>	to the Customer		during that billing period had the	Formatted: Font: 11 pt	
	Customernetalest		mont Dlon Custors	ers may enter the level payment plan		

the present premise(s) for at least twelve (12) months prior to the election or agree to Company's estimate for such service. Following twelve (12) months of historical information the customer will be subject to a true-up of their level payment plan. In any event, the estimated billing will be revised to actual billing once each year and the correction reflected on the customer's bill. E. For those Customers with a minimum of nine (9) months of recent usage history at the Formatted: Font: 11 pt premise, the Company will calculate the Customer's average monthly bill based on current rate schedules, appropriate taxes, and Customer's usage using the available history. The first Level Payment amount due under the Plan will be this average. Formatted: Font: 11 pt For those Customers with less than nine (9) months of usage history at the premise, the Customer must speak to a Customer Service Representative (CSR). At that time, the CSR will manually calculate a level payment amount by viewing a nearby premise usage history that is served under the same rate schedule. The customer's bill will show the actual monthly amount, the current status of the account, and the monthly level payment amount. Formatted: Indent: Left: 0.13", First line: 0.13", Tab stops: 0.75", Left Formatted: Indent: Left: 0.13", First line: 0.13" Issued: March 16, 2018 June 12, 2012 Effective: July 12, 2012 May 7, 2018 Issued by: Darrin R. Ives, Senior Director Vice President 1200 Main, Kansas City, MO 64105 Formatted: Tab stops: 4.56", Left

RATIONS C			Formatted: Font: Bold
	. MO. No. <u>1</u>	<u>1st</u> <u>OriginalRevised</u> Sheet No.R-41	
celing P.S.C	. MO. No <u>1</u>	<u>Original</u> Sheet No <u>R-</u>	Formatted: Underline
			
la, Inc., dba			
ILA NETWO		LOB IN THE LANGUE TO A TO A	
r All Territory	Served by Aquila Networks	S — L&P and Aquila Networks — MPSMissouri Retail Service	
ISAS CITY,	MO 64129	<u>Area</u>	
iono ciri,		AND REGULATIONS	
	ROLLS	ELECTRIC	
		ELLOTTIO	
6.05 Level	Payment Plan (Continued)		
0.00 20101	r aymone r lan (Gonemaga)		
G. Co	ommencing sixty (60) days a	after the implementation of the Customer Care and Billing	Formatted: Indent: Left: 0.74", Hanging: 0.26"
		up to and including, the last twelve (12) months' bills plus	
		and divide that by the number of months available to	
		t amount. If there is more than a 10% variance in the	
		evel Payment Plan amount, the Plan payment will	
<u>au</u>	tomatically adjust on the ne	xt month's bill.	
11.5	nument shall be be exceeded.	ce with the Company's General Rules and Regulations	Formatted: Indent: Left: 0.78", Hanging: 0.26"
	ee Rule 6.04 Billing and Pay		Formatted: Indent: Left: 0.78", Hanging: 0.22"
10	ee Rule 0.04 Billing and Fay	yment Standards).	Formatted: Indent: Left: 0.78", Hanging: 0.26"
I. Th	ne election shall continue fro	om month to month, unless terminated upon the occurrence	Formatted: List Paragraph, Indent: Left: 0.81", Hall
		1.) The Customer closes his/her account with the	0.19", Numbered + Level: 1 + Numbering Style: I, II
Co	ompany at that premises. The	he Company will render a final bill to the Customer based	+ Start at: 1 + Alignment: Left + Aligned at: 0.78" -
		e. 2.) The Customer requests termination of Plan billing.	at: 1.28"
		er's unpaid usage to the latest billing date shall be due	
		ner fails to make timely payment of amounts due on any	
		Plan billing will be terminated. The Customer's unpaid	
<u>us</u>	age shall be due and payab	ole, and bills based on actual usage will be subsequently	
<u>ISS</u>	sued. The Customer may re	eelect to be billed under the Plan by paying all amounts	
		by's Customer Care Center. No interest shall be due from a result of Plan termination.	
<u>01</u>	payable to the Customer as	s a result of Flair termination.	Formatted: Tab stops: 1.06", Left
J. Es	cent as expressly set forth a	above, this Plan in no way modifies, terminates or suspends	
		omer's rights or obligations, under the General Rules and	Formatted: Indent: Left: 0.81", Hanging: 0.19", Talling: 1", Left
		ic Service, including but not limited to payment of bills and	
	scontinuance of service provi		
		•	Formatted: Indent: Left: 0.78", Hanging: 0.26"
6.06 Dispu	tes		
Λ Λ	austamar aball advisa Carre	any that all ar part of a charge is in dispute hy written and	
		any that all or part of a charge is in dispute by written notice, lessage directed to Company during normal business hours.	
		vith Company at least twenty-four (24) hours prior to the date	
		ice for a customer to avoid discontinuance of service as	
	ovided by these Rules.	to for a customer to avoid discontinuance or service as	
ρı	5		
B. W	hen a customer advises Com	npany that all or part of a charge is in dispute, Company shall	
		e the contact is made; investigate the contact promptly and	
	•	olve the dispute in a manner satisfactory to both parties.	
		participate with Company in efforts to resolve an inquiry	Formatted: Indent: Left: 0.38", Hanging: 0.63", Ta
		charges in dispute shall constitute a waiver of the	0.75", Left
		e of service, and Company may not less than five (5) days	
af	ter provision of the notificatio	n required by Section (I) of this Rule, may proceed to	

discontinue service unless the customer files an informal complaint with the Commission within the five (5) day period. Formatted: Indent: Hanging: 0.63" Formatted: Indent: Hanging: 0.63", Tab stops: 0.13", Right + 0.38", Left + 0.75", Left + 1", Left + 1.31", Left + Customers presenting frivolous disputes shall have no right to continued service. 1.63", Left before proceeding to discontinue the service of a customer presenting a dispute it deems frivolous, shall Formatted: Indent: Left: 0", First line: 0" 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 Company may discontinue service 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 discentinued until ten (10) days after the notice required under Section 2.05 (E) has been sent to the customer by Company. The customer shall retain the right to lodge an informal complaint with the Commission. E. If a customer disputes a charge, s/he shall pay to Company an amount equal to that part of Formatted: Indent: Left: 0", First line: 0" 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. Formatted: Tab stops: 0.75", Left Issued: March 16, 2018April 14, 2004 Effective: April 22, 2004May 7, 2018 Issued by: Dennis Williams, Regulatory Services Darrin R. Ives, Vice President 1200 Main, Kansas City, * Formatted: Tab stops: 4.56", Left MO 64105

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uila, Inc., c			
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or All Territ	ory Served by Aquila Netwo	ks – L&P and Aquila Networks – MPS <u>Missouri Retail Service</u> ∙ Area	Formatted: Right
NSAS CIT	Y, MO 64138	<u> Alca</u>	
	,	S AND REGULATIONS	
		ELECTRIC	
6.06 Dis	sputes (Continued)		
C	Failure of a customer to part	icipate with Company in efforts to resolve an inquiry which has	
<u>C.</u>		in dispute shall constitute a waiver of the customer's right to	
		Company may not less than five (5) days after provision of the	
	notification required by Sect	ion (I) of this Rule, may proceed to discontinue service unless	
	the customer files an information	al complaint with the Commission within the five (5) day period.	
Б.	Contains a second in a fair of	diameter aball become a sight to continued and its Comment	
D.		us disputes shall have no right to continued service. Company, tinue the service of a customer presenting a dispute it deems	
		Consumer Services Department of the Commission of the	
		ner Services Department shall attempt to contact the customer	
		the basis of the dispute. If telephone contact cannot be made,	
		partment shall send the customer a notice by first class mail	
		scontinue service unless the customer contacts the Consumer	
		twenty-four (24) hours. If it appears to the Consumer Services is frivolous, or if contact with the customer cannot be made	
		s following Company's report, Company shall be advised that it	
		service. If it appears that the dispute is not frivolous, service	
		il ten (10) days after the notice required under Section 2.05 (E)	
	has been sent to the custom	er by Company. The customer shall retain the right to lodge an	
	informal complaint with the 0	Commission.	
F	If a customer disputes a cha	rge, s/he shall pay to Company an amount equal to that part of◆	Formatted: Indent: Left: 0", Hanging: 1"
		he amount not in dispute shall be mutually determined by the	romatted. Indent. Lett. 0 , Hanging. 1
		consider the customer's prior consumption history, weather	
		e dispute, and any other pertinent factors in determining the	
	amount not in dispute.		
_	If the parties are unable to m	• utually determine the amount not in dispute, the customer shall	Formatted: Indent: Left: 0", Hanging: 0.13"
г.		ny's option, an amount not to exceed fifty percent (50%) of the	
		int based on usage during a like period under similar conditions	
	which shall represent the an		
0	Fall and Other and accounts and	to October 18 to the Control of the	
G.		y to Company the amount not in dispute within four (4) business dispute is registered or by the delinquent date of the disputed	
		constitute a waiver of the customer's right to continuance of	
		hen proceed to discontinue service as provided in these Rules.	
	, , ,	·	
H.		solved in favor of the customer in whole or in part, any excess	
	moneys paid by the custome	er shall be refunded promptly.	
	If Company does not recol	ve the dispute to the satisfaction of the customer, Company	
- 1.		ne customer that each party has a right to make an informal	
		on, and of the address and telephone number where the	

	customer may file an informal complaint with the Commission. If a customer files an informal complaint with the Commission prior to advising Company that all or a portion of a bill is in dispute, the Commission shall notify the customer of the payment required by Sections (E) or (F) of this Rule.	
J.	Company may treat a customer complaint or dispute involving the same question or issue based upon the same facts as already determined, and is not required to comply with these Rules more than once prior to discontinuance of service.	
Issued: Marc	ch 16, 2018April 14, 2004— Effective: April 22, 2004May 7, 2018 Dennis Williams, Regulatory Services Darrin R. Ives, Vice President 1200 Main, Kansas City,	Formatted: Tab stops: 4.56", Left
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P.S.C. MO. No. 1 1st Original Revised Sheet No.R-43		
anceling P.S.C. MO. No. <u>1 </u>		
QUILA NETWORKS		
For All Territory Served by Aguila Networks – L&P and Aguila Networks – MPS Missouri Retail Service ←		Formatted: Right
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ANSAS CITY, MO 64138		
RULES AND REGULATIONS		
ELECTRIC		
6.06 Disputes (Continued)		
I. If Company does not resolve the dispute to the satisfaction of the customer, Company	ا) ج	Formatted: Condensed by 0.1 pt
representative shall notify the customer that each party has a right to make an informal	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Formatted: List Paragraph, Indent: Left: 0.75", Hanging:
complaint to the Commission, and of the address and telephone number where the		0.25", Numbered + Level: 1 + Numbering Style: I, II, III, .
customer may file an informal complaint with the Commission. If a customer files an informal		+ Start at: 1 + Alignment: Left + Aligned at: 0.75" + Inde at: 1.25", Tab stops: Not at 1.31"
complaint with the Commission prior to advising Company that all or a portion of a bill is in	``.⊱	
dispute, the Commission shall notify the customer of the payment required by Sections (E)	Ų	Formatted: Condensed by 0.1 pt
or (F) of this Rule.	_	
•		Formatted: List Paragraph, Indent: First line: 0", Tab sto
J. Company may treat a customer complaint or dispute involving the same question or issue	~ \ >	Not at 1.31"
based upon the same facts as already determined, and is not required to comply with these		Formatted: Indent: Hanging: 0.25", Tab stops: Not at
Rules more than once prior to discontinuance of service.	≻	1.31"
4.	ال ال	Formatted: Condensed by 0.1 pt
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6.07 Settlement Agreements and Extension Agreements	٤	at 1.31"
_		
A. When Company and a customer arrive at a mutually satisfactory settlement of any dispute,		
or the customer does not dispute liability to Company but claims inability to pay the		
outstanding bill in full, Company and the customer may enter into a settlement agreement.		
A settlement agreement that extends beyond sixty (60) days shall be in writing and mailed		
or otherwise delivered to the customer.		
of otherwise delivered to the customer.		
B. Every settlement agreement resulting from the customer's inability to pay the outstanding		
bill in full shall provide that service will not be discontinued if the customer pays the amount		
of the outstanding bill specified in the agreement, and agrees to pay a reasonable portion of the remaining outstanding balance in installments until the bill is paid. For purposes of		
determining reasonableness, the parties shall consider the following: the size of the		
delinquent account; the customer's ability to pay; the customer's payment history; the time		
that the debt has been outstanding; the reasons why the debt has been outstanding; and		
any other relevant factors relating to the customer's service.		
C. If a customer fails to comply with the terms and conditions of a settlement agreement,		
Company may discontinue service after notifying the customer in writing by personal service		
or first class mail in accordance with Section 2.05: that the customer is in default of the		
settlement agreement; the nature of the default; that unless full payment of all balances due		
is made, Company will discontinue service; and the date upon or after which service will be discontinued.		
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D. Company may enter into an extension agreement upon the request of the customer who		
claims an inability to pay the bill in full.		

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