P.S.C. MO. No. 7

Sixteenth

Fifteenth

Revised Sheet No. TOC-1 Revised Sheet No. TOC-1

Canceling P.S.C. MO. No. 7

For Missouri Retail Service Area

OF RATES for STATE of					
Rate Schedule Title	Rate Schedule	Sheet No.			
Tax Adjustment	TA	1			
Additional Equipment Rental Charge	AE	2			
Reserved For Future Use		3			
Reserved For Future Use	_	4			
Residential Service	R	5			
Residential Other Use	ROU	6			
Residential Time of Use	RTOU	7			
Residential Time of Day Service (FROZEN)	RTOD	8			
Small General Service	SGS	9			
Medium General Service	MGS	10			
Large General Service	LGS	11			
Reserved For Future Use		12			
Reserved For Future Use		13			
Large Power Service	LPS	14			
Large Power Service Off-Peak Rider	LPS-1	15			
Clean Charge Network	CCN	16			
Small General Service - All Electric (FROZEN)	SGA	17			
Medium General Service - All Electric (FROZEN)	MGA	18			
Large General Service - All Electric (FROZEN)	LGA	19			
Two Part - Time Of Use (FROZEN)	TPP	20			
Reserved For Future Use		21			
Thermal Storage Rider	TS	22			
Special Interruptible Contracts	SIC	23			
Underutilized Infrastructure Rider	UIC	24			
Real-Time Pricing (FROZEN)	RTP	25			
Market Based Demand Response Program	MBDR	26			
Voluntary Load Reduction Rider	VLR	27			
Standby Service Rider	SSR	28			
Special Contract Service	SCS	29			
Reserved For Future Use	-	30			
Parallel Generation Contract Service	PG	31			
Economic Development Rider	EDR	32			
Private Unmetered Lighting Service (FROZEN)	AL	33			
Net Metering Interconnection Agreement	NM	34			
Municipal Street Lighting Service (Urban Area)	ML	35			
Municipal Street Lighting Service (Suburban Area) (FROZEN)	3ML	36			
Municipal Traffic Control Signal Service	TR	37			
Municipal Underground Cost Recovery Rider	UG	38			
Solar Subscription Pilot Rider	SSP	39			
Renewable Energy Rider	RER	40			
Urban Core Development Rider	UCD	40			
	000	71			

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P.S.C. MO. No. \_\_\_\_7

Fifteenth Fourteenth

Revised Sheet No. TOC-1 Revised Sheet No. TOC-1

Canceling P.S.C. MO. No. \_\_\_\_\_7

For Missouri Retail Service Area

TABLE OF CONTENTS OF RATES for STATE of MISSOURI					
Rate Schedule Title	Rate Schedule	Sheet No.			
Tax Adjustment	ТА	1			
Additional Equipment Rental Charge	AE	2			
Reserved For Future Use		3			
Reserved For Future Use		4			
Residential Service	R	5			
Residential Other Use	ROU	6			
Reserved For Future Use		7			
Residential Time of Day Service (FROZEN)	RTOD	8			
Small General Service	SGS	9			
Medium General Service	MGS	10			
arge General Service	LGS	11			
Reserved For Future Use		12			
Reserved For Future Use		13			
arge Power Service	LPS	14			
arge Power Service Off-Peak Rider	LPS-1	15			
Reserved For Future Use		16			
Small General Service - All Electric (Frozen)	SGA	17			
Medium General Service - All Electric (Frozen)	MGA	18			
Large General Service - All Electric (Frozen)	LGA	19			
Two Part - Time Of Use (FROZEN)	TPP	20			
MPower	MP	21			
Thermal Storage Rider	TS	22			
Special Interruptible Contracts	SIC	23			
Reserved For Future Use	0.0	24			
Real-Time Pricing (FROZEN)	RTP	25			
Real-Time Pricing - Plus (FROZEN)	RTP-Plus	26			
/oluntary Load Reduction Rider	VLR	27			
Standby Service for Self-Generating Customers	SGC	28			
Special Contract Service	SCS	29			
Standby or Breakdown Service (Frozen)	SA	30			
Parallel Generation Contract Service	PG	31			
Economic Development Rider	EDR	32			
•	AL	33			
Private Unmetered Lighting Service Net Metering Interconnection Agreement	NM	33			
Aunicipal Street Lighting Service (Urban Area)	ML	34			
	3ML	36			
Aunicipal Street Lighting Service (Suburban Area)					
Aunicipal Traffic Control Signal Service	TR	37			
Aunicipal Underground Cost Recovery Rider	UG	38			
Reserved For Future Use		39			
Reserved For Future Use		40			
Jrban Core Development Rider	UCD	41			
Promotional Practices	GENERAL	42			
Promotional Practices	PROGRAMS	43			
Reserved For Future Use		44			
Off-Peak Lighting Service	OLS	45			
Solar Photovoltaic Rebate Program	SR	46			
Part Night Lighting	PNL	47	FILED		
Municipal Street Lighting Service – LED Pilot Program	ML-LED	48	Missouri Public		
Demand Side Investment Mechanism Rider	DSIM	49	Service Commission 2016-0285; YE-2017-02		
Fuel Adjustment Clause	FAC	50	2010-0200, 12-2017-0		

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P.S.C. MO. No. 7

Fourteenth Thirteenth Revised Sheet No. TOC-1 Revised Sheet No. TOC-1

Canceling P.S.C. MO. No. \_\_\_\_\_7

For Missouri Retail Service Area

TABLE OF CONTENTS OF RATES for STATE of MISSOURI				
Rate Schedule Title	Rate Schedule	Sheet No.		
Tax Adjustment	TA	1		
Additional Equipment Rental Charge	AE	2		
Reserved For Future Use		3		
Reserved For Future Use		4		
Residential Service	R	5		
Residential Other Use	ROU	6		
Reserved For Future Use		7		
Residential Time of Day Service (FROZEN)	RTOD	8		
Small General Service	SGS	9		
Medium General Service	MGS	10		
Large General Service	LGS	10		
Reserved For Future Use	200	12		
Reserved For Future Use		13		
Large Power Service	LPS	14		
Large Power Service Off-Peak Rider	LPS-1	15		
Reserved For Future Use	LF 3-1	16		
Small General Service - All Electric (Frozen)	SGA	17		
	MGA	18		
Medium General Service - All Electric (Frozen)				
Large General Service - All Electric (Frozen)	LGA TPP	19 20		
Two Part - Time Of Use (FROZEN)				
MPower	MP	21		
Reserved For Future Use		22		
Special Interruptible Contracts	SIC	23		
Reserved For Future Use	DTD	24		
Real-Time Pricing (FROZEN)	RTP	25		
Real-Time Pricing - Plus (FROZEN)	RTP-Plus	26		
Voluntary Load Reduction Rider	VLR	27		
Standby Service for Self-Generating Customers	SGC	28		
Special Contract Service	SCS	29		
Standby or Breakdown Service (Frozen)	SA	30		
Parallel Generation Contract Service	PG	31		
Economic Development Rider	EDR	32		
Private Unmetered Lighting Service	AL	33		
Net Metering Interconnection Agreement	NM	34		
Municipal Street Lighting Service (Urban Area)	ML	35		
Municipal Street Lighting Service (Suburban Area)	3ML	36		
Municipal Traffic Control Signal Service	TR	37		
Municipal Underground Cost Recovery Rider	UG	38		
Reserved For Future Use		39		
Reserved For Future Use		40		
Urban Core Development Rider	UCD	41		
Promotional Practices	GENERAL	42		
Promotional Practices	PROGRAMS	43		
Reserved For Future Use CANCELLED June 8, 2017	0.0	44		
Off-Peak Lighting Service Missouri Public	OLS	45		
Solar Photovoltaic Rebate Program Service Commission ER-2016-0285; YE-2017-0235	SR	46		
Part Night Lighting	PNL	47		
Municipal Street Lighting Service – LED Pilot Program	ML-LED	48		
Demand Side Investment Mechanism Rider	DSIM	49 September 29, 2015		
Fuel Adjustment Clause	FAC	50		
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Cancelling P.S.C. MO. No.	7	Twelfth		] Original	Sheet No.	TOC-1	
U U				-	-		
				For <u>Misso</u>	ouri Retail Servic	e Area	
TABLE OF CONTENTS of RATES for STATE of MISSOURI							
Rate Schedule Title			Rate	<u>Schedule</u>	Sheet No.		
Tax Adjustment				ТА	1		
Additional Equipment Rental				AE	2		
Residential Conservation Serv				RCS	3		
Air Conditioner Load Control I	Rider			ACLC	4		
Residential Service				R	5		
Residential Other Use				ROU	6		
Reserved For Future Use					7		
Residential Time of Day Servi	ce			RTOD	8		
Small General Service				SGS	9		
Medium General Service				MGS	10		
Large General Service				LGS	11		
Reserved For Future Use					12		
Reserved For Future Use					13		
Large Power Service				LPS	14		
Large Power Service Off-Peal	k Rider			LPS-1	15		
Reserved For Future Use					16		
Small General Service - All El	ectric (Frozen)			SGA	17		
Medium General Service - All	Electric (Frozen)			MGA	18		
Large General Service - All El	ectric (Frozen)			LGA	19		
Two Part - Time Of Use				TPP	20		
MPower				MP	21		
Thermal Storage Rider				TS	22		
Special Interruptible Contracts	6			SIC	23		
Reserved For Future Use					24		
Real-Time Pricing				RTP	25		
Real-Time Pricing - Plus				RTP-Plus	26		
Voluntary Load Reduction Ric	ler			VLR	27		
Standby Service for Self-Gene				SGC	28		
Special Contract Service	0			SCS	29		
Standby or Breakdown Servic	e (Frozen)			SA	30		
Parallel Generation Contract \$				PG	31		
Economic Development Rider				EDR	32		
Private Unmetered Lighting S				AL	33		
Net Metering Interconnection				NM	34		
Municipal Street Lighting Serv				ML	35		
Municipal Street Lighting Serv				3ML	36		
Municipal Traffic Control Sign				TR	37		
Municipal Underground Cost I				UG	38		
Special Contracts – Customer				SCCS	39		
Net Metering For Renewable	•			NMRF	40		
Urban Core Development Rid				UCD	41		
Promotional Practices	-			GENERAL	42		
Promotional Practices				PROGRAMS	43		
Promotional Practices				VARIANCES	44		
Off-Peak Lighting Service				OLS	45		
Solar Photovoltaic Rebate Pr	ooram			SR	46		
Part Night Lighting				PNL	40		
Municipal Street Lighting Ser	vice – LFD Pilot Pro	oram		ML-LED	48		
Demand Side Investment Me		9.4.11		DSIM	49		
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Cancelling P.S.C. MO.	7	Eleventh		Origin	al Sheet No.	TOC-1
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				For	Missouri Retail Servi	ce Area

Rate Schedule Title	Rate Schedule	Sheet No.
Tax Adjustment	TA	1
Additional Equipment Rental Charge	AE	2
Residential Conservation Service Program	RCS	3
Air Conditioner Load Control Rider	ACLC	4
Residential Service	R	5
Residential Other Use	ROU	6
Reserved For Future Use		7
Residential Time of Day Service	RTOD	8
Small General Service	SGS	9
Medium General Service	MGS	10
Large General Service	LGS	11
Reserved For Future Use		12
Reserved For Future Use		13
Large Power Service	LPS	14
Large Power Service Off-Peak Rider	LPS-1	15
Reserved For Future Use		16
Small General Service - All Electric (Frozen)	SGA	17
Medium General Service - All Electric (Frozen)	MGA	18
Large General Service - All Electric (Frozen)	LGA	19
Two Part - Time Of Use	TPP	20
MPower	MP	21
Thermal Storage Rider	TS	22
Special Interruptible Contracts	SIC	23
Reserved For Future Use		24
Real-Time Pricing	RTP	25
Real-Time Pricing - Plus	RTP-Plus	26
Voluntary Load Reduction Rider	VLR	27
Standby Service for Self-Generating Customers	SGC	28
Special Contract Service	SCS	29
Standby or Breakdown Service (Frozen)	SA	30
Parallel Generation Contract Service	PG	31
Economic Development Rider	EDR	32
Private Unmetered Lighting Service	AL	33
Net Metering Interconnection Agreement	NM	34
Municipal Street Lighting Service (Urban Area)	ML	35
Municipal Street Lighting Service (Suburban Area)	3ML	36
Municipal Traffic Control Signal Service	TR	37
Municipal Underground Cost Recovery Rider	UG	38
Special Contracts – Customer Specific	SCCS	39
Net Metering For Renewable Fuel Sources	NMRF	40
Urban Core Development Rider	UCD	41
Promotional Practices	GENERAL	42
Promotional Practices	PROGRAMS	43
Promotional Practices	VARIANCES	44
Off-Peak Lighting Service	OLS	45
Solar Photovoltaic Rebate Program	SR	46
Part Night Lighting	PNL	47
Municipal Street Lighting Service – LED Pilot Program	ML-LED	48

#### TABLE OF CONTENTS of RATES for STATE of MISSOURI

ISSUED BYCANCELEDDarrin R. Ives, Senior Director July 6, 2014 Missouri Public Service Commission EO-2014-0095, YE-2014-0533

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			$\boxtimes$	Revised		
				For Miss	ouri Retail Serv	ice Area

#### TABLE OF CONTENTS of RATES for STATE of MISSOURI

Rate Schedule Title	Rate Schedule	Sheet No
Tax Adjustment	TA	1
Additional Equipment Rental Charge	AE	2
Residential Conservation Service Program	RCS	3
Air Conditioner Load Control Rider	ACLC	4
Residential Service	R	5
Residential Other Use	ROU	6
Reserved For Future Use		7
Residential Time of Day Service	RTOD	8
Small General Service	SGS	9
Medium General Service	MGS	10
arge General Service	LGS	11
Reserved For Future Use		12
Reserved For Future Use		13
arge Power Service	LPS	14
arge Power Service Off-Peak Rider	LPS-1	15
Reserved For Future Use		16
Small General Service - All Electric	SGA	17
Medium General Service - All Electric	MGA	18
arge General Service - All Electric	LGA	19
Two Part - Time Of Use	TPP	20
MPower	MP	21
Thermal Storage Rider	TS	22
Special Interruptible Contracts	SIC	22
Reserved For Future Use	510	23
Real-Time Pricing	RTP	24
Real-Time Pricing - Plus	RTP-Plus	26
	VLR	27
/oluntary Load Reduction Rider	SGC	28
Standby Service for Self-Generating Customers	SCS	20
Special Contract Service	1-SA	
Standby or Breakdown Service (Frozen)		30
Parallel Generation Contract Service	PG	31
Economic Development Rider	EDR	32
Private Unmetered Lighting Service	AL	33
Net Metering Interconnection Agreement	NM	34
Aunicipal Street Lighting Service (Urban Area)	1-ML	35
Aunicipal Street Lighting Service (Suburban Area)	3-ML	36
Aunicipal Traffic Control Signal Service	1-TR	37
Aunicipal Underground Cost Recovery Rider	UG	38
Special Contracts – Customer Specific	SCCS	39
Jrban Core Development Rider	UCD	41
Promotional Practices	GENERAL	42
Promotional Practices	PROGRAMS	43
Promotional Practices	VARIANCES	44
Off-Peak Lighting Service	OLS	45
Solar Photovoltaic Rebate Program	SR	46
Part Night Lighting	PNL	47
Municipal Street Lighting Service – LED Pilot	ML-LED	48

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Cancelling P.S.C. MO. No.	7	-Eighth	Ninth	Original Revised	Sheet No.	TOC-1
				For Misso	uri Retail Servio	e Area

TABLE OF CONTEN of RATES for STATE of N		
Rate Schedule Title	Rate Schedule	Sheet No.
Tax Adjustment	TA	1
Additional Equipment Rental Charge	AE	2
Residential Conservation Service Program	RCS	3
Air Conditioner Load Control Rider	ACLC	4
Residential Service	R	5
Reserved For Future Use		6
Reserved For Future Use		7
Residential Time of Day Service	RTOD	8
Small General Service	SGS	9
Medium General Service	MGS	10
Large General Service	LGS	11
Reserved For Future Use	200	12
Reserved For Future Use		13
Large Power Service	LPS	14
Large Power Service Off-Peak Rider	LPS-1	15
Reserved For Future Use		16
Small General Service - All Electric	SGA	17
Medium General Service - All Electric	MGA	18
Large General Service - All Electric	LGA	19
Two Part - Time Of Use	TPP	20
MPower	MP	21
Thermal Storage Rider	TS	22
Special Interruptible Contracts	SIC	23
Incremental Energy Rider	IER	24
Real-Time Pricing	RTP	25
Real-Time Pricing - Plus	RTP-Plus	26
Voluntary Load Reduction Rider	VLR	27
Standby Service for Self-Generating Customers	SGC	28
Special Contract Service	SCS	29
Standby or Breakdown Service (Frozen)	1-SA	30
Parallel Generation Contract Service	PG	31
Economic Development Rider	EDR	32
Private Unmetered Protective Lighting Service	AL	33
Net Metering Interconnection Agreement	NM	34
Municipal Street Lighting Service (Urban Area)	1-ML	35
Municipal Street Lighting Service (Suburban Area)	3-ML	36
Municipal Traffic Control Signal Service	1-TR	37
Municipal Underground Cost Recovery Rider	UG	38
Special Contracts – Customer Specific	SCCS	39
Net Metering For Renewable Fuel Sources	NMRF	40
Urban Core Development Rider	UCD	41
Promotional Practices	GENERAL	41
Promotional Practices	PROGRAMS	42 43
Promotional Practices	VARIANCES	43 44
Off-Peak Lighting Service	OLS	44 45
Solar Photovoltaic Rebate Program	SR	45 46
Municipal Street Lighting Service – LED Pilot	ML-LED	40
		40

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Cancelling P.S.C. MO.	7	Eighth		Origina	I Sheet No.	TOC-1
			$\boxtimes$	Revise	d	
				For	Missouri Retail Servio	ce Area

#### **TABLE OF CONTENTS** of RATES for STATE of MISSOURI

Rate Schedule Title	Rate Schedule	Sheet No.
Tax Adjustment	TA	1
Additional Equipment Rental Charge	AE	2
Residential Conservation Service Program	RCS	3
Air Conditioner Load Control Rider	ACLC	4
Residential Service	R	5
Residential Other Use	ROU	6
Reserved For Future Use	1100	7
Residential Time of Day Service	RTOD	8
Small General Service	SGS	9
Medium General Service	MGS	10
Large General Service	LGS	11
Reserved For Future Use	200	12
Reserved For Future Use		13
Large Power Service	LPS	14
Large Power Service Off-Peak Rider	LPS-1	15
Reserved For Future Use		16
Small General Service - All Electric	SGA	17
Medium General Service - All Electric	MGA	18
Large General Service - All Electric	LGA	19
Two Part - Time Of Use	TPP	20
MPower	MP	21
Thermal Storage Rider	TS	22
Special Interruptible Contracts	SIC	23
Reserved For Future Use	010	24
Real-Time Pricing	RTP	25
Real-Time Pricing - Plus	RTP-Plus	26
Voluntary Load Reduction Rider	VLR	27
Standby Service for Self-Generating Customers	SGC	28
Special Contract Service	SCS	29
Standby or Breakdown Service (Frozen)	1-SA	30
Parallel Generation Contract Service	PG	31
Economic Development Rider	EDR	32
Private Unmetered Lighting Service	AL	33
Net Metering Interconnection Agreement	NM	34
Municipal Street Lighting Service (Urban Area)	1-ML	35
Municipal Street Lighting Service (Suburban Area)	3-ML	36
Municipal Traffic Control Signal Service	1-TR	37
Municipal Underground Cost Recovery Rider	UG	38
Special Contracts – Customer Specific	SCCS	39
Net Metering For Renewable Fuel Sources	NMRF	40
Urban Core Development Rider	UCD	41
Promotional Practices	GENERAL	42
Promotional Practices	PROGRAMS	43
Promotional Practices	VARIANCES	44
Off-Peak Lighting Service	OLS	45
Solar Photovoltaic Rebate Program	SR	46
Part Night Lighting	PNL	40
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Cancelling P.S.C. MO. No.	7	Seventh		Original Revised	Sheet No. <u>TOC-1</u>
				For <u>Missou</u>	ri Retail Service Area

#### **TABLE OF CONTENTS** of RATES for STATE of MISSOURI

Rate Schedule Title	Rate Schedule	Sheet No.
Tax Adjustment	ТА	1
Additional Equipment Rental Charge	AE	2
Residential Conservation Service Program	RCS	3
Air Conditioner Load Control Rider	ACLC	4
Residential Service	R	5
Reserved For Future Use		6
Reserved For Future Use		7
Residential Time of Day Service	RTOD	8
Small General Service	SGS	9
Medium General Service	MGS	10
Large General Service	LGS	11
Reserved For Future Use		12
Reserved For Future Use		13
Large Power Service	LPS	14
Large Power Service Off-Peak Rider	LPS-1	15
Reserved For Future Use		16
Small General Service - All Electric	SGA	17
Medium General Service - All Electric	MGA	18
Large General Service - All Electric	LGA	19
Two Part - Time Of Use	TPP	20
MPower	MP	21
Thermal Storage Rider	TS	22
Special Interruptible Contracts	SIC	23
Incremental Energy Rider	IER	24
Real-Time Pricing	RTP	25
Real-Time Pricing - Plus	RTP-Plus	26
Voluntary Load Reduction Rider	VLR	27
Standby Service for Self-Generating Customers	SGC	28
Special Contract Service	SCS	29
Standby or Breakdown Service (Frozen)	1-SA	30
Parallel Generation Contract Service	PG	31
Economic Development Rider	EDR	32
Private Unmetered Protective Lighting Service	AL	33
Net Metering Interconnection Agreement	NM	34
Municipal Street Lighting Service (Urban Area)	1-ML	35
Municipal Street Lighting Service (Suburban Area)	3-ML	36
Municipal Traffic Control Signal Service	1-TR	37
Municipal Underground Cost Recovery Rider	UG	38
Special Contracts – Customer Specific	SCCS	39
Net Metering For Renewable Fuel Sources	NMRF	40
Urban Core Development Rider	UCD	41
Promotional Practices	GENERAL	42
Promotional Practices	PROGRAMS	43
Promotional Practices	VARIANCES	44
Off-Peak Lighting Service	OLS	45
Solar Photovoltaic Rebate Program	SR	46
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				For <u>Missouri</u>	Retail Servic	e Area

#### TABLE OF CONTENTS of RATES for STATE of MISSOURI

Rate Schedule Title	Rate Schedule	<u>Sheet No.</u>
Tax Adjustment	TA	1
Additional Equipment Rental Charge	AE	2
Residential Conservation Service Program	RCS	3
Air Conditioner Load Control Rider	ACLC	4
Residential Service	R	5
Reserved For Future Use		6
Reserved For Future Use		7
Residential Time of Day Service	RTOD	8
Small General Service	SGS	9
Medium General Service	MGS	10
Large General Service	LGS	11
Reserved For Future Use		12
Reserved For Future Use		13
Large Power Service	LPS	14
Large Power Service Off-Peak Rider	LPS-1	15
Reserved For Future Use		16
Small General Service - All Electric	SGA	17
Medium General Service - All Electric	MGA	18
Large General Service - All Electric	LGA	19
Two Part - Time Of Use	TPP	20
MPower	MP	21
Thermal Storage Rider	TS	22
Special Interruptible Contracts	SIC	23
Incremental Energy Rider	IER	24
Real-Time Pricing	RTP	25
Real-Time Pricing - Plus	RTP-Plus	26
Voluntary Load Reduction Rider	VLR	27
Standby Service for Self-Generating Customers	SGC	28
Special Contract Service	SCS	29
Standby or Breakdown Service (Frozen)	1-SA	30
Parallel Generation Contract Service	PG	31
Economic Development Rider	EDR	32
Private Unmetered Protective Lighting Service	AL	33
Net Metering Interconnection Agreement	NM	34
Municipal Street Lighting Service (Urban Area)	1-ML	35
Municipal Street Lighting Service (Suburban Area)	3-ML	36
Municipal Traffic Control Signal Service	1-TR	37
Municipal Underground Cost Recovery Rider	UG	38
Special Contracts – Customer Specific	SCCS	39
Net Metering For Renewable Fuel Sources	NMRF	40
Urban Core Development Rider	UCD	41
Promotional Practices	GENERAL	42
Promotional Practices	PROGRAMS	43
Promotional Practices	VARIANCES	44
Off-Peak Lighting Service	OLS	45

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the state of the second second	TOC-1
Sheet No.	TOC-1
Retail Servic	ce Area

#### TABLE OF CONTENTS of RATES for STATE of MISSOURI

Rate Schedule Title	Rate Schedule	Sheet No
Tax Adjustment	TA	1
Additional Equipment Rental Charge	AE	2
Residential Conservation Service Program	RCS	3
Air Conditioner Load Control Rider	ACLC	4
Residential Service	R	5
Reserved For Future Use		6
Reserved For Future Use		7
Residential Time of Day Service	RTOD	8
Small General Service	SGS	9
Medium General Service	MGS	10
Large General Service	LGS	11
Reserved For Future Use		12
Reserved For Future Use		13
Large Power Service	LPS	14
Large Power Service Off-Peak Rider	LPS-1	15
Reserved For Future Use		16
Small General Service - All Electric	SGA	17
Medium General Service - All Electric	MGA	18
Large General Service - All Electric	LGA	19
Two Part - Time Of Use	TPP	20
MPower	MP	21
Thermal Storage Rider	TS	22
Special Interruptible Contracts	SIC	23
Incremental Energy Rider	IER	24
Real-Time Pricing	RTP	25
Real-Time Pricing - Plus	RTP-Plus	26
Voluntary Load Reduction Rider	VLR	27
Standby Service for Self-Generating Customers	SGC	28
Special Contract Service	SCS	29
Standby or Breakdown Service (Frozen)	1-SA	30
Parallel Generation Contract Service	PG	31
Economic Development Rider	EDR	32
Private Unmetered Protective Lighting Service	AL	33
Net Metering	NM	34
Municipal Street Lighting Service (Urban Area)	1-ML	35
Municipal Street Lighting Service (Suburban Area)	3-ML	36
Municipal Traffic Control Signal Service	1-TR	37
Municipal Underground Cost Recovery Rider	UG	38
Special Contracts – Customer Specific	SCCS	39
Reserved for Future Use		40
Urban Core Development Rider	UCD	41
Promotional Practices	GENERAL	42
Promotional Practices	PROGRAMS	43
Promotional Practices	VARIANCES	44
Off-Peak Lighting Service	OLS	45

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P.S.C. MO. No.	7	Fifth		Original	Sheet No.	TOC-1
			$\boxtimes$	Revised		
Cancelling P.S.C. MO. No.	7	Fourth		Original	Sheet No.	TOC-1
			$\boxtimes$	Revised		
				For Misso	uri Retail Servio	ce Area

#### TABLE OF CONTENTS of RATES for STATE of MISSOURI

Rate Schedule Title	Rate Schedule	Sheet No.
Tax Adjustment	TA	1
Additional Equipment Rental Charge	AE	2
Residential Conservation Service Program	RCS	3
Air Conditioner Load Control Rider	ACLC	4
Residential Service	R	5
Reserved For Future Use		6
Reserved For Future Use		7
Residential Time of Day Service	RTOD	8
Small General Service	SGS	9
Medium General Service	MGS	10
Large General Service	LGS	11
Reserved For Future Use		12
Reserved For Future Use		13
Large Power Service	LPS	14
Large Power Service Off-Peak Rider	LPS-1	15
Reserved For Future Use		16
Small General Service - All Electric	SGA	17
Medium General Service - All Electric	MGA	18
Large General Service - All Electric	LGA	19
Two Part - Time Of Use	TPP	20
Peak Load Curtailment Credit Rider	PLCC	21
Thermal Storage Rider	TS	22
Special Interruptible Contracts	SIC	23
Incremental Energy Rider	IER	24
Real-Time Pricing	RTP	25
Real-Time Pricing - Plus	RTP-Plus	26
Voluntary Load Reduction Rider	VLR	27
Standby Service for Self-Generating Customers	SGC	28
Special Contract Service	SCS	29
Standby or Breakdown Service (Frozen)	1-SA	30
Parallel Generation Contract Service	PG	31
Economic Development Rider	EDR AL	32 33
Private Unmetered Protective Lighting Service		33 34
Net Metering Municipal Street Lighting Service (Urban Arce)	NM 1-ML	34 35
Municipal Street Lighting Service (Urban Area)	3-ML	
Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service	3-ML 1-TR	36 37
Municipal Inderground Cost Recovery Rider	UG	38
Reserved for Future Use	UG	30 39
Reserved for Future Use		39 40
	UCD	40 41
Urban Core Development Rider Promotional Practices	GENERAL	41
Promotional Practices	PROGRAMS	42
Promotional Practices	VARIANCES	43 44
Off-Peak Lighting Service	OLS	44
	OLO	Ъ

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Reserved For Future Use Residential Time of Day Service Small General Service Medium General Service Large General Service Reserved For Future Use Reserved For Future Use Large Power Service Large Power Service Conserved For Future Use Small General Service - All Electric Medium General Service - All Electric Large General Service - All Electric Large General Service - All Electric Two Part - Time Of Use Peak Load Curtailment Credit Rider Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Urban Area) Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service	TS REC	Sheet No SometaPstibile Ar SometaPstibile Ar SometaPstibile DMAR 14 2003
of RATES for STATE of M  Additional Equipment Rental Charge Residential Conservation Service Program Air Conditioner Load Control Rider Residential Service Reserved For Future Use Large Power Service Large Power Service All Electric Medium General Service - All Electric Large General Service - All Electric Large General Service - All Electric Iwo Part - Time Of Use Peak Load Curtaliment Credit Rider Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Reserved for Future Use Real-Time Pricing Rider Real-Time Pricing Rider Standby ar Breakdown Service (Frozen) Paralle Generation Contract Service Reserved for Future Use Real-Time Pricing Rider Nervice Unmetered Protective Lighting Service Reserved for Future Use Reserved for Future Use Reserved for Future Use Real-Time Pricing Rider Nunicipal Street Lighting Service (Urban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	TS REC ISSOURI <u>Rate Schedule</u> TA AE	DMAR 14 2003
of RATES for STATE of M  Additional Equipment Rental Charge Residential Conservation Service Program Air Conditioner Load Control Rider Residential Service Reserved For Future Use Large Power Service Large Power Service All Electric Medium General Service - All Electric Large General Service - All Electric Large General Service - All Electric Iwo Part - Time Of Use Peak Load Curtaliment Credit Rider Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Reserved for Future Use Real-Time Pricing Rider Real-Time Pricing Rider Standby ar Breakdown Service (Frozen) Paralle Generation Contract Service Reserved for Future Use Real-Time Pricing Rider Nervice Unmetered Protective Lighting Service Reserved for Future Use Reserved for Future Use Reserved for Future Use Real-Time Pricing Rider Nunicipal Street Lighting Service (Urban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	ISSOURI NLV Rate Schedule TA AE	-
Tax Adjustment         Additional Equipment Rental Charge         Residential Conservation Service Program         Air Conditioner Load Control Rider         Residential Service         Reserved For Future Use         Reserved For Future Use         Reserved For Future Use         Residential Time of Day Service         Small General Service         Medium General Service         Reserved For Future Use         Reserved For Future Use         Reserved For Future Use         Reserved For Future Use         Large General Service         Large Power Service         Large Power Service Off-Peak Rider         Reserved For Future Use         Small General Service - All Electric         Medium General Service - All Electric         Two Part - Time Of Use         Peak Load Curtailment Credit Rider         Thermal Storage Rider         Special Interruptible Contracts         Incremental Energy Rider         Real-Time Pricing - Plus         Voluntary Load Reduction Rider         Standby Service for Self-Generating Customers         Special Contract Service         Standby or Breakdown Service (Frozen)         Parallel Generation Contract Service         Economic Development	TA AE	
Additional Equipment Rental Charge Residential Conservation Service Program Air Conditioner Load Control Rider Residential Service Reserved For Future Use Reserved For Future Use Reserved For Future Use Residential Time of Day Service Small General Service Large General Service Reserved For Future Use Reserved For Future Use Reserved For Future Use Large Power Service Large Power Service Off-Peak Rider Reserved For Future Use Small General Service - All Electric Large General Service - All Electric Large General Service - All Electric Large General Service - All Electric Two Part - Time Of Use Peak Load Curtailment Credit Rider Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Standby or Breakdown Service (Urban Area) Municipal Street Lighting Service (Urban Area) Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service Municipal Traffic Control Signal Service Municipal Underround Cost Recovery Rider	ĂE	<u>Sheet No.</u>
Residential Conservation Service Program Air Conditioner Load Control Rider Residential Service Reserved For Future Use Reserved For Future Use Residential Time of Day Service Small General Service Medium General Service Medium General Service Reserved For Future Use Reserved For Future Use Large Power Service Off-Peak Rider Reserved For Future Use Small General Service - All Electric Medium General Service - All Electric Medium General Service - All Electric Medium General Service - All Electric Two Part - Time Of Use Peak Load Curtailment Credit Rider Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Reserved for Future Use Municipal Street Lighting Service (Urban Area) Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider		1
Air Conditioner Load Control Rider Residential Service Reserved For Future Use Reserved For Future Use Residential Time of Day Service Small General Service Medium General Service Large General Service Reserved For Future Use Reserved For Future Use Reserved For Future Use Large Power Service Large Power Service Off-Peak Rider Reserved For Future Use Small General Service - All Electric Medium General Service - All Electric Large General Service - All Electric Large General Service - All Electric Two Part - Time Of Use Peak Load Curtailment Credit Rider Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Etandby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Urban Area) Municipal Street Lighting Service (Mider Service Municipal Traffic Control Signal Service	000	2
Residential Service Reserved For Future Use Reserved For Future Use Residential Time of Day Service Small General Service Medium General Service Large General Service Reserved For Future Use Reserved For Future Use Large Power Service Large Power Service Off-Peak Rider Reserved For Future Use Small General Service - All Electric Medium General Service - All Electric Large General Service - All Electric Medium General Service - All Electric Two Part - Time Of Use Peak Load Curtailment Credit Rider Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Urban Area) Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service	R03	3
Reserved For Future Use Reserved For Future Use Residential Time of Day Service Small General Service Large General Service Reserved For Future Use Reserved For Future Use Large Power Service Large Power Service Off-Peak Rider Reserved For Future Use Small General Service - All Electric Medium General Service - All Electric Large General Service - All Electric Large General Service - All Electric Two Part - Time Of Use Peak Load Curtailment Credit Rider Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Urban Area) Municipal Traffic Control Signal Service Municipal Traffic Control Signal Service	ACLC	4
Residential Time of Day Service Small General Service Medium General Service Large General Service Reserved For Future Use Reserved For Future Use Large Power Service Large Power Service Off-Peak Rider Reserved For Future Use Small General Service - All Electric Medium General Service - All Electric Large General Service - All Electric Large General Service - All Electric Large General Service - All Electric Two Part - Time Of Use Peak Load Curtailment Credit Rider Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Urban Area) Municipal Traffic Control Signal Service Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	R	5
Residential Time of Day Service Small General Service Medium General Service Large General Service Reserved For Future Use Reserved For Future Use Large Power Service Off-Peak Rider Reserved For Future Use Small General Service - All Electric Medium General Service - All Electric Large General Service - All Electric Large General Service - All Electric Two Part - Time Of Use Peak Load Curtailment Credit Rider Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Urban Area) Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider		6
Small General Service Medium General Service Large General Service Reserved For Future Use Reserved For Future Use Large Power Service Off-Peak Rider Reserved For Future Use Small General Service - All Electric Medium General Service - All Electric Large General Service - All Electric Large General Service - All Electric Two Part - Time Of Use Peak Load Curtailment Credit Rider Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Urban Area) Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider		7
Medium General Service Large General Service Reserved For Future Use Reserved For Future Use Large Power Service Large Power Service Off-Peak Rider Reserved For Future Use Small General Service - All Electric Medium General Service - All Electric Large General Service - All Electric Large General Service - All Electric Two Part - Time Of Use Peak Load Curtailment Credit Rider Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Urban Area) Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	RTOD	8
Large General Service Reserved For Future Use Reserved For Future Use Large Power Service Large Power Service Off-Peak Rider Reserved For Future Use Small General Service - All Electric Medium General Service - All Electric Large General Service - All Electric Large General Service - All Electric Two Part - Time Of Use Peak Load Curtailment Credit Rider Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Urban Area) Municipal Street Lighting Service Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	SGS	9
Reserved For Future Use Reserved For Future Use Large Power Service Large Power Service Off-Peak Rider Reserved For Future Use Small General Service - All Electric Medium General Service - All Electric Large General Service - All Electric Two Part - Time Of Use Peak Load Curtailment Credit Rider Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Urban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	MGS	10
Reserved For Future Use Large Power Service Large Power Service Off-Peak Rider Reserved For Future Use Small General Service - All Electric Medium General Service - All Electric Large General Service - All Electric Two Part - Time Of Use Peak Load Curtailment Credit Rider Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	LGS	11
Large Power Service Large Power Service Off-Peak Rider Reserved For Future Use Small General Service - All Electric Medium General Service - All Electric Large General Service - All Electric Two Part - Time Of Use Peak Load Curtailment Credit Rider Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Urban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider		12
Large Power Service Off-Peak Rider Reserved For Future Use Small General Service - All Electric Medium General Service - All Electric Large General Service - All Electric Two Part - Time Of Use Peak Load Curtailment Credit Rider Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider		13
Reserved For Future Use Small General Service - All Electric Medium General Service - All Electric Large General Service - All Electric Two Part - Time Of Use Peak Load Curtailment Credit Rider Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	LPS LPS-1	14 15
Small General Service - All Electric Medium General Service - All Electric Large General Service - All Electric Two Part - Time Of Use Peak Load Curtailment Credit Rider Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	LP3-1	16
Medium General Service - All Electric Large General Service - All Electric Two Part - Time Of Use Peak Load Curtailment Credit Rider Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	SGA	17
Large General Service - All Electric Two Part - Time Of Use Peak Load Curtailment Credit Rider Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	MGA	18
Two Part - Time Of Use Peak Load Curtailment Credit Rider Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	LGA	19
Peak Load Curtailment Credit Rider Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	TPP	20
Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Urban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	PLCC	21
Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Urban Area) Municipal Street Lighting Service Municipal Traffic Control Signal Service	TS	22
Incremental Energy Rider Real-Time Pricing Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Urban Area) Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service	SIC	23
Real-Time Pricing Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Urban Area) Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	IER	24
Real-Time Pricing - Plus Voluntary Load Reduction Rider Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Urban Area) Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	RTP	25
Standby Service for Self-Generating Customers Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Urban Area) Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	RTP-Plus	26
Special Contract Service Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Urban Area) Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	VLR	27
Standby or Breakdown Service (Frozen) Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Urban Area) Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	SGC	28
Parallel Generation Contract Service Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Urban Area) Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	SCS	29
Economic Development Rider Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Urban Area) Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	1-SA	30
Private Unmetered Protective Lighting Service Reserved for Future Use Municipal Street Lighting Service (Urban Area) Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	PG	31
Reserved for Future Use Municipal Street Lighting Service (Urban Area) Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	EDR	32
Municipal Street Lighting Service (Urban Area) Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	AL	33
Municipal Street Lighting Service (Suburban Área) Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	1-ML	34 35
Municipal Traffic Control Signal Service Municipal Underground Cost Recovery Rider	3-ML	35
Municipal Underground Cost Recovery Rider	1-TR	37
	UG	38
Reserved for Future Use CANCELED	00	39
		40
Urban Core Development Rider	UCD	41
Promotional Practices	GENERAL	42
Promotional Practices	PROGRAMS	43
Promotional Practices 59% (S 100		44
Off-Peak Lighting Service Public Service Commis		45

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ISSUED BY:

William H. Downey, President

1201 Walnut, Kansas City, Mo. 64106

Missouri Public Service Commission

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Cancelling P. S. C. MO. No.

KANSAS CITY POWER & LIGHT COMPANY

Name of Issuing Corporation or Municipality

7

Third Second	∫ <del>-Original-</del> (	SHEET No	TOC-1
Second	Revised }	SHEET No.	TOC-1
For Misson	l Revised ) uri Retail Sen	vice Area	
		Town or City	)
- 40°		nnnee	Sr.

TABLE OF CONTENTS of RATES for STATE of MISSOU	JRI 神情 科林	081999
Rate Schedule Title	Rate Schedule	Sheet No.
Fax Adjustment	TA	1
Additional Equipment Rental Charge	AE	2
Residential Conservation Service Program	RCS	3
Air Conditioner Load Control Rider	ACLC	4
Residential Service	R	5
Reserved For Future Use		6
Reserved For Future Use		7
Residential Time of Day Service	RTOD	8
Small General Service	SGS	9
Aedium General Service	MGS	10
	LGS	11
arge General Service Reserved For Future Use Reserved For Future Use CANCILLED		12
	1.50	13
arge Power Service arge Power Service Off-Peak Rider Reserved For Future Use	LPS	14
Reserved For Future Use	LPS-1	15
		16
Small General Service - All Electric	SION SGA	17
arge General Service - All Electric Public Schestouri	MGA LGA	18
wo Part - Time Of Use	TPP	19 20
Peak Load Curtailment Credit Rider	PLCC	20 21
Thermal Storage Rider	TS	21
Special Interruptible Contracts	SIC	23
ncremental Energy Rider	IER	23
Real-Time Pricing	RTP	25
Real-Time Pricing - Plus	RTP-Plus	26
oluntary Load Reduction Rider	VLR	27
Standby Service for Self-Generating Customers	SGC	28
Special Contract Service	SCS	29.
Standby or Breakdown Service (Frozen)	1-SA	30
Parallel Generation Contract Service	PG	31
conomic Development Rider	EDR	32
Invate Unmetered Protective Lighting Service	AL	33
commercial Street Lighting - Private Customers (Frozen)	1-CL	34
funicipal Street Lighting Service (Urban Area)	1-ML	35
Iunicipal Street Lighting Service (Suburban Area)	3-ML	36
Iunicipal Traffic Control Signal Service	1-TR	37
funicipal Underground Cost Recovery Rider	UG	38
ransformation Equipment Rental (Interim)	TER	39
Primary Equipment Service Agreement	PES	40
Irban Core Development Rider Promotional Practices	UCD	41
Promotional Practices Miceoufi F	UDIGENERAL	42
Promotional Practices	IN PROGRAMS	43
Off Post Lighting Son-ion	VARIANCES	44
	<u>k 19949</u>	. 45
April 8, 1999	May 8, 1999	

ISSUED BY J. S. Latz Senior Vice President 1201 Walnut, Kansas City, Mo.

#### P. S. C. MO. No. .7

Second	( <del>Original</del> ) Revised }	SHEET No.TOC-1
		SHEET No.TOC-1 vice Area
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Cancelling P. S. C. MO. No. 7

### KANSAS CITY POWER & LIGHT COMPANY

Name of Issuing Corporation or Municipality

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TABLE OF CONTENTS	DEC 2-8	1998
of RATES for STATE of MISSOURI		
	MU. FUBLIC SEE	
Rate Schedule Title	Rate Schedule	Sheet No.
Tax Adjustment	TA	
Additional Equipment Rental Charge	AE	2
Residential Conservation Service Program	RCS	3
Air Conditioner Load Control Rider	ACLC	4
Residential Service	R	5
Reserved For Future Use		6
Reserved For Future Use		° 7
Residential Time of Day Service	RTOD	8
Small General Service	SGS	9
Medium General Service	MGS	· 10
Large General Service	LGS	11
Reserved For Future Use	100	12
Reserved For Future Use		
		13
Large Power Service		14
Large Power Service Off-Peak Rider Reserved For Future Use	LPS-1	15
	004	16
Small General Service - All Electric	SGA	17
Medium General Service - All Electric Large General Service - All Electric CANCELLED	MGA	18
Large General Service - All Electric	LGA	19
Two Part - Time Of Use	TPP	20
Two Part - Time Of Use Peak Load Curtailment Credit Rider Thermal Storage Rider Special Interruptible Contracts Incremental Energy Rider Real-Time Pricing (Pilot) Real-Time Pricing - Plus (Pilot) Reserved for Future Lise	PLCC	21
Thermai Storage Rider	TS	22
Special Interruptible Contracts	n <sup>SIC</sup>	23
Incremental Energy Rider	IER	24
Real-Time Pricing (Pilot)	RTP	25
Real-Time Pricing - Plus (Pilot)	RTP-Plus	26
		27
Standby Service for Self-Generating Customers	SGC	28
Special Contract Service	SCS	29
Standby or Breakdown Service (Frozen)	1-SA	30
Parallel Generation Contract Service	PG	31
Economic Development Rider	EDR	32
Private Unmetered Protective Lighting Service	AL	33
Commercial Street Lighting - Private Customers (Frozen)	1-CL	34
Municipal Street Lighting Service (Urban Area)	1-ML	35
Municipal Street Lighting Service (Suburban Area)	3-ML	36
Municipal Traffic Control Signal Service	1-TR	37
Municipal Underground Cost Recovery Rider	ŲG	38
Transformation Equipment Rental (Interim)	TER	39
Primary Equipment Service Agreement	PES	40
Urban Core Development Rider	UCD	41
Promotional Practices	GENERAL	42
Promotional Practices Missouri Public Promotional Practices	PROGRAMS	43
- Torriouchar - Tububes	ON VARIANCES	44
Off-Peak Lighting Service	010	45
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No. TOC-1

### Cancelling P. S. C. MO. No. 7

#### **KANSAS CITY POWER & LIGHT COMPANY**

Name of Issuing Corporation or Municipality

	Original }	SHEET No.	TOC-1
For	Community	ervice Area	ED

#### <del>JUN 1 8 1997</del> TABLE OF CONTENTS of RATES for STATE of MISSOURI MO. PUBLIC SERVICE COM Rate Schedule Title Sheet No. Rate Schedule Tax Adjustment TA 1 Additional Equipment Rental Charge AE 2 **Residential Conservation Service Program** RCS 3 Air Conditioner Load Control Rider ACLC 4 **Residential Service** R 5 **Reserved For Future Use** 6 Reserved For Future Use 7 Residential Time of Day Service RTOD 8 Small General Service SGS 9 Medium General Service MGS 10 Large General Service LGS 11 Reserved For Future Use 12 Reserved For Future Use 13 Large Power Service I PS 14 CANCELLED Large Power Service Off-Peak Rider LPS-1 15 Reserved For Future Use 16 FEB 15 1999 SGA MGA LGA Public Service Commission TPP NISSOURI TS Small General Service - All Electric 17 Medium General Service - All Electric 18 Large General Service - All Electric 19 Two Part - Time Of Use 20 Peak Load Curtailment Credit Rider PLCC 21 Thermal Storage Rider 22 Special Interruptible Contracts 23 Incremental Energy Rider 24 IER Real-Time Pricing (Pilot) RTP 25 Real-Time Pricing - Plus (Pilot) **RTP-Plus** 26 **Qualifying Facilities Rate Schedule** 27 QF Standby Service for Self-Generating Customers SGC 28 Special Contract Service SCS 29 Standby or Breakdown Service (Frozen) 1-SA 30 Parallel Generation Contract Service PG 31 Economic Development Rider EDR 32 Private Unmetered Protective Lighting Service AL 33 Commercial Street Lighting - Private Customers (Frozen) 1-CL 34 Municipal Street Lighting Service (Urban Area) 35 1-ML Municipal Street Lighting Service (Suburban Area) 3-ML 36 Municipal Traffic Control Signal Service 1-TR 37 Municipal Underground Cost Recovery Rider UG 38 Transformation Equipment Rental (Interim) TER 39 Primary Equipment Service Agreement PES 40 Urban Core Development Rider (Experimental) UCD 41 **Promotional Practices** GENERAL 42 Promotional Practices PROGRAMS 43 Promotional Practices VARIANCES 44 **Off-Peak Lighting Service** OLS

1/97 (Rev KCPL Form 661H002



June 18, 1997 DATE OF ISSUE

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General Counsel title

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Cancelling P. S. C. MO. No. 6 All previous sheets 

### KANSAS CITY POWER & LIGHT COMPANY

Name of leaving Corporation or Municipality

of	TABLE OF CONTENTS RATES for STATE of MISSOURI	JUL	5 <b>1996</b>
011			COURI
Rate Schedule Title	R	ate Schliduffenvi	Cestlennissio
Tax Adjustment		TA	1
Additional Equipment Rental Charge		AE	2
Residential Conservation Service Progr	ram	RCS	3
Air Conditioner Load Control Rider		ACLC	4
Residential Service		R	5
Reserved For Future Use		•	6
Reserved For Future Use			7
Residential Time of Day Service		RTOD	8
Small General Service		SGS	9
Medium General Service		MGS	10
Large General Service	-	LGS	11
Reserved For Future Use		103	
	Y , , , , , , , , , , , , , , , , , , ,		12
Reserved For Future Use	<b>N</b> \$ \\\$	1.50	13
Large Power Service		LPS	14
Large Power Service Off-Peak Rider	Z SIL	LPS-1	15
Reserved For Future Use	CAMCELLED JUL 13 1999		16
Small General Service - All Electric	~ <u> </u>	SGA	17
Medium General Service - All Electric		MGA	18
Large General Service - All Electric	Y & S	LGA	19
Two Part - Time Of Use		TPP	20
Peak Load Curtailment Credit Rider	10 <u>2</u>	PLCC	21
Thermal Storage Rider	a	TS	22
Special Interruptible Contracts		SIC	23
Incremental Energy Rider		IER	24
Real-Time Pricing (Pilot)		RTP	25
Real-Time Pricing - Plus (Pilot)		RTP-Pius	26
Reserved For Future Use		111-1105	27
Reserved For Future Use			28
Reserved For Future Use			29
Standby or Breakdown Service (Frozer	-)	1-SA	30
	i)	PG	
Parallel Generation Contract Service			31
Economic Development Rider		EDR	32
Private Unmetered Protective Lighting		AL	33
Commercial Street Lighting - Private Cu	· · · ·	1-CL	34
Municipal Street Lighting Service (Urba		1-ML	35
Municipal Street Lighting Service (Subl		3-ML	36
Municipal Traffic Control Signal Service		1-TR	37
Municipal Underground Cost Recovery		UG	38
Transformation Equipment Rental (Inte		TER	39
Primary Equipment Service Agreement		PES	40
Urban Core Development Rider (Exper		UCD	#1 n 41
Promotional Practices	•	GENERAL	FILAD
Promotional Practices		PROGRAMS	43
Promotional Practices		VARIANCES	44
			<u>IUL 9 1996</u>
July 5, 1996		July 9; 1996	<u>94 - 199</u>
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SUED BY S. W. Cattron	Vice President		, Kansas City, Mo.

KCPL Form 661H002 (Rev 6/94)

**P.S.C. MO. No**. 7

Original Sheet No. TOC-1A

Canceling P.S.C. MO. No.

Sheet No.\_\_\_\_

For Missouri Retail Service Area

TABLE OF CONTENTS			
OF RATES for STATE of M	AISSOURI		
Rate Schedule Title	Rate Schedule	Sheet No.	
Promotional Practices	GENERAL	42	
Promotional Practices	PROGRAMS	43	
Private Unmetered LED Lighting Service	PL	44	
Off-Peak Lighting Service	OLS	45	
Solar Photovoltaic Rebate Program	SR	46	
Part Night Lighting	PNL	47	
Municipal Street Lighting Service – LED Pilot Program	ML-LED	48	
Demand Side Investment Mechanism Rider	DSIM	49	
Fuel Adjustment Clause	FAC	50	
Limited Large Customer Economic Development Discount Rider	PED	51	

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CANCELLED October 7, 2019 Missouri Public Service Commission EN-2020-0063; JE-2020-0045

FILED Missouri Public Service Commission ER-2018-0145; YE-2019-0084

**P.S.C. MO. No**. 7

First

Revised Sheet No. <u>TOC - 2</u> Original Sheet No. <u>TOC - 2</u>

Canceling P.S.C. MO. No. \_\_\_\_\_7

For Missouri Retail Service Area

### TABLE OF CONTENTS OF RATES for STATE of MISSOURI

Rate Schedule Title	Rate Schedule	Sheet No.
Residential	_	_
Residential Service	R	5
Residential Other Use	ROU	6
Residential Time of Use Residential Time of Day Service (FROZEN)	RTOU RTOD	7 8
Commercial & Industrial		
Small General Service	SGS	9
Medium General Service	MGS	10
Large General Service	LGS	11
Large Power Service	LPS	14
Large Power Service Off-Peak Rider	LPS-1	15
Small General Service - All Electric (FROZEN)	SGA	17
Medium General Service - All Electric (FROZEN)	MGA	18
Large General Service - All Electric (FROZEN)	LGA	19
Real-Time Pricing (FROZEN)	RTP	25
Two Part - Time Of Use (FROZEN)	TPP	20
Lighting		
Off-Peak Lighting Service	OLS	45
Private Unmetered Lighting Service (FROZEN)	AL	33
Municipal Street Lighting Service (Urban Area)	ML	35
Municipal Street Lighting Service (Suburban Area) (FROZEN)	3ML	36
Municipal Traffic Control Signal Service	TR	37
Private Unmetered LED Lighting Service	PL	44
Part Night Lighting	PNL	47
Municipal Street Lighting Service – LED Pilot Program	ML-LED	48
Customer Generation and Renewables	N 18 4	24
Net Metering Interconnection Agreement	NM	34
Parallel Generation Contract Service	PG SR	31
Solar Photovoltaic Rebate Program	SSR	46 28
Standby Service Rider Solar Subscription Pilot Rider	SSR	28 39
•		40
Renewable Energy Rider	RER	40
Energy Efficiency, Demand Response, & End Use		
Clean Charge Network	CCN	16
Underutilized Infrastructure Rider	UIC	24
Market Based Demand Response Program	MBDR	26
Demand Side Investment Mechanism Rider	DSIM	49
CANCELLED October 7, 2019		FILED Missouri Dublia
Missouri Public		Missouri Public Service Commission
Service Commission EN-2020-0063; JE-2020-0045		ER-2018-0145; YE-2019-0084
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P.S.C. MO. No. \_\_\_\_\_7

Original Sheet No. TOC - 2

Canceling P.S.C. MO. No.

Sheet No.

For Missouri Retail Service Area

### TABLE OF CONTENTS OF RATES for STATE of MISSOURI

\_\_\_\_\_

Rate Schedule Title	Rate Schedule	Sheet No.
<u>Residential</u> Residential Service Residential Other Use Residential Time of Day Service (FROZEN)	R ROU RTOD	5 6 8
Commercial & Industrial Small General Service Medium General Service Large General Service Large Power Service Off-Peak Rider Small General Service - All Electric (FROZEN) Medium General Service - All Electric (FROZEN) Large General Service - All Electric (FROZEN) Real-Time Pricing (FROZEN) Real-Time Pricing - Plus (FROZEN) Two Part - Time Of Use (FROZEN)	SGS MGS LGS LPS LPS-1 SGA MGA LGA RTP RTP-Plus TPP	9 10 11 14 15 17 18 19 25 26 20
Lighting Off-Peak Lighting Service Private Unmetered Lighting Service Municipal Street Lighting Service (Urban Area) Municipal Street Lighting Service (Suburban Area) Municipal Traffic Control Signal Service Part Night Lighting Municipal Street Lighting Service – LED Pilot Program	OLS AL ML 3ML TR PNL ML-LED	45 33 35 36 37 47 48
<u>Customer Generation</u> Net Metering Interconnection Agreement Parallel Generation Contract Service Solar Photovoltaic Rebate Program Standby Service for Self-Generating Customers Standby or Breakdown Service (FROZEN)	NM PG SR SGC SA	34 31 46 28 30
Energy Efficiency & Demand Response MPower Demand Side Investment Mechanism Rider	MP DSIM	21 49

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December 6, 2018 Missouri Public

Service Commission ER-2018-0145; YE-2019-0084 September 29, 2015 Effective: October 8, 2015 1200 Main, Kansas City, MO 64105

KANSAS CITY POWER AND LIGHT COMPAN	NY	
<b>P.S.C. MO. No</b> . 7	Second R	evised Sheet No. <u>TOC–2A</u>
Canceling P.S.C. MO. No7	FirstR	evised Sheet No. <u>TOC-2A</u>
	For	Missouri Retail Service Area
	OF CONTENTS r STATE of MISSOURI	
Rate Schedule Title	Rate Schedule	<u>Sheet No.</u>
Riders & Surcharges		
Tax Adjustment	ТА	1
Additional Equipment Rental Charge	AE	2
Thermal Storage Rider	TS	22
Municipal Underground Cost Recovery Rider	UG	38
Economic Development Rider	EDR	32
Voluntary Load Reduction Rider	VLR	27
Special Interruptible Contracts	SIC	23
Special Contract Service	SCS	29
Urban Core Development Rider	UCD	41
Promotional Practices	GENERAI	L 42
Promotional Practices	PROGRA	MS 43

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PED

CANCELLED October 7, 2019 Missouri Public Service Commission EN-2020-0063; JE-2020-0045

Fuel Adjustment Clause

Limited Large Customer Economic Development Discount Rider

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<b>P.S.C. MO. No</b> . 7	First Revis	ed Sheet No. TOC-2A
Canceling P.S.C. MO. No. 7		nal Sheet No. TOC-2A
	For Miss	souri Retail Service Area
	CONTENTS	
OF RATES for S	TATE of MISSOURI	
Rate Schedule Title	Rate Schedule	Sheet No.
Riders & Surcharges		
Tax Adjustment	ТА	1
Additional Equipment Rental Charge	AE	2
Thermal Storage Rider	TS	22
Municipal Underground Cost Recovery Rider	UG	38
Economic Development Rider	EDR	32
Voluntary Load Reduction Rider	VLR	27
Special Interruptible Contracts Special Contract Service	SIC SCS	23 29
Urban Core Development Rider	UCD	41
Promotional Practices	GENERAL	42
Promotional Practices	PROGRAMS	43
Fuel Adjustment Clause	FAC	50

P.S.C. MO. No. \_\_\_\_\_7

Original Sheet No. TOC-2A

Canceling P.S.C. MO. No.

Sheet No.\_\_\_\_

For Missouri Retail Service Area

TABLE OF CONTENTS	
OF RATES for STATE of MISSOUR	l

\_\_\_\_\_

Rate Schedule Title	Rate Schedule	Sheet No.
Riders & Surcharges Tax Adjustment Additional Equipment Rental Charge Municipal Underground Cost Recovery Rider Economic Development Rider Voluntary Load Reduction Rider Special Interruptible Contracts Special Contract Service Urban Core Development Rider Promotional Practices Promotional Practices Fuel Adjustment Clause	TA AE UG EDR VLR SIC SCS UCD GENERAL PROGRAMS FAC	1 2 38 32 27 23 29 41 42 43 50

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	• • • • • • • • • • • • • • • • • • • •	WER & LIGHT COMPA	ANY	ForMisso	Ati Retail Servi Community Low	
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	ADDITIONAL EQUIPMENT Schedule	AE
	If a customer's installation of equipment requires the ins accordance with Rule 4.05 of the General Rules and maintain such separate or additional facilities and the cu the bill for electric service, a monthly rental charge there Company's total investment therein.	d Regulations, the Company shall furnish and ustomer shall pay to the Company, in addition to
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KANSAS CITY POWER AND I	IGHT COMPANY			
P.S.C. MO. No.	7	First	Revised Sheet No.	3
Canceling P.S.C. MO. No.	7		Original Sheet No	3
			For Missouri Retail Serv	vice Area
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September 29, 2015

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Missouri Public Service Commission ER-2014-0370; YE-2016-0078

FORM NO. 13	P. S. C. MO. I	No7	{	Original	SHEET No3
Cance	elling P. S. C. MO. I	No. 6 All prev	ious sheets		SHEET No
KANSAS CITY PO	WER & LIGHT CON g Corporation or Municipal		ForMissou		rxice Area Town or City
	RESIDENTI	AL CONSERVATIO Schedule		OGRANUL	5 1996
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APPLICATION	:		۲-۱	1011C 20141	ce Commission
All resi custom	dential customers sl ner shall bear the full	hall be entitled to or cost of any addition	ie home energy a al audits.	audit at a rec	luced charge. The
First A	udit (at reduced char	ge), per customer	\$ <sup>.</sup>	15.00	
RATE:					
dated the RC	on a Stipulation and July 23, 1981, in Cas S Program (other the preement in the refer owing charge to the p	e No. 00-80-40, all c nan those contained renced Commission	costs incurred by in paragraphs 1, Report and Orde	the Compan A, 1B and 1 er) shall be re	y in connection with C of the Stipulation
inoria a	y charge, per custon	ner\$	0.00		
	OF SERVICE:				
E Conditi	ions of this schedul iced Commission Re		the Stipulation ar	nd Agreeme	nt appearing in the
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September 29, 2015 Missouri Public	name of officer	title			address

KANSAS CITY POWER AND	LIGHT COMPANY			
P.S.C. MO. No.	7	First	Revised Sheet No.	4
Canceling P.S.C. MO. No.	7		Original Sheet No.	4
			For Missouri Retail Serv	vice Area
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	RECEIVED
	AIR CONDITIONER LOAD CONTROL RIDER JUL 5 1996 Schedule ACLC
	AVAILABILITY: MISSOURI Public Service Commissio
	This Rider shall be available to all single-family residential electric customers requesting servic under this Rider. This Rider is not available in conjunction with the RTOD rate schedule or an other riders which may be offered by the Company.
	APPLICABILITY:
(Rev 6/94)	Upon election by the customer and acceptance by the Company, the provisions of this Rider and applicable to residential customers agreeing to the installation of a temperature activated cyclin device (load controller) on their central air conditioner or heat pump used for air conditionin (cooling unit). Such load control device(s) shall be installed and maintained by the Company a no direct cost to the customer. The Company shall make reasonable efforts to install th requested load control devices on a timely basis. However, the Company is not required to tak any extraordinary measures outside of its normal and customary practices and procedures t install the requested load control devices.
	SPECIAL CONDITIONS:
661H	The following conditions apply to customers participating in this program.
KCPL Form 681H002	<ol> <li>The customer shall have installed a cooling unit(s) with an electrically drive compressor rated at 2 kVA or more, in good operating condition, as determine by the Company or its authorized agents, and in regular use during the Summe Season. The Company reserves the right to exclude any or all of a customer cooling units from this Rider if in its judgment or the judgment of an authorize agent the unit(s) are not in good operating condition.</li> </ol>
	2. Either the Company, or its authorized agents, shall be permitted access to the customer's premises at all reasonable times to install, inspect, test, maintain repair or remove the load control device(s) and related equipment connected to the cooling unit compressor. The facilities furnished by the Company sharemain the property of the Company.
	3. The Company shall be permitted without notice or restraint to commend interruption of electric service to the cooling unit compressor during period when the ambient temperature is 95° F and above. The load control device w interrupt electric service to the cooling unit compressor for approximately seve and one-half (7½) minutes for each 30-minute period until the ambien temperature falls to 88° F.
	FILED
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,	DATE OF ISSUE July 5, 1996 DATE EFFECTIVE July 9, 1996
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KANSAS CITY POWER AND L	IGHT COMPANY			
P.S.C. MO. No.	7	First	Revised Sheet No.	4A
Canceling P.S.C. MO. No.	7		Original Sheet No	4A
			For Missouri Retail Serv	ice Area
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September 29, 2015

Effective: October 8, 2015 1200 Main, Kansas City, MO 64015.

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Image: Second processing and provided state of the control device (s) has been removed for the castomer shall be responsible for the maintenance and repair of the cooling unit system.         Image: Second processing and provided state of the cooling unit system.         Image: Second processing and provided state of the cooling unit system.         Image: Second provided state of the cooling unit system.         Image: Second provided state of the cooling unit system.         Image: Second provided state of the cooling unit system.         Image: Second provided state of the cooling unit system.         Image: Second provided state of the cooling unit system.         Image: Second provided state of the cooling unit system.         Image: Second the cool of the c		Name of Issuing Corpo		Community, Town or City
<ul> <li>Public Service Commission</li> <li>4. The customer shall be responsible for the maintenance and repair of the cooling unit system.</li> <li>5. Any alteration of or interference with the Company's control device(s) or other required facilities by other than the Company's authorized agents shall be considered tampering. If there is evidence of tampering, the customer shall reimburse the Company for the cost of all repairs, replacement and removal of its control device(s) and other required facilities. In such cases, the Company may, at its option and without notice, remove the control device(s) and other facilities.</li> <li>6. In the event the customer is not the owner of the building and/or the cooling unit(s), the customer shall furnish the Company written consent of the owner of said unit(s) for the installation of the control device(s) prior to installation.</li> <li>7. The customer shall promptly notify the Company of the removal, replacement and/or damage to the cooling unit(s) or the control device(s).</li> <li>8. The customer shall have the right to terminate service under this Rider and to request removal of the load control device(s) at any time by notifying the customer will be ineligible for this Rider will cease upon such removal and the coustomer is not the rowler will be removed at no cost to the customer will be ineligible for this Rider will cease upon such removal and the control device(s) has been removed from the customer's property, the customer shall pay the Company approves eligibility with respect to that customer shall pay the Company approves eligibility with respect to that customer shall pay the reasonable period of time. In such device(s) has been removed from the customer's property, the customer shall pay the company approves eligibility with respect to that customer upon request.</li> </ul>				
<ul> <li>4. The customer shall be responsible for the maintenance and repair of the cooling unit system.</li> <li>5. Any alteration of or interference with the Company's control device(s) or other required facilities by other than the Company's authorized agents shall be considered tampering. If there is evidence of tampering, the customer shall reimburse the Company for the cost of all repairs, replacement and removal of its control device(s) and other required facilities. In such cases, the Company may, at its option and without notice, remove the control device(s) and other facilities.</li> <li>6. In the event the customer is not the owner of the building and/or the cooling unit(s) for the installation of the control device(s) prior to installation.</li> <li>7. The customer shall promptly notify the Company of the removal, replacement and/or damage to the cooling unit(s) or the control device(s).</li> <li>8. The customer shall have the right to terminate service under this Rider and to request removal of the load control device(s) at any time by notifying the Company to discontinue service. The Company shall take action to remove the control device from the customer's property within a reasonable period of time. In such instances, the load control device(s) will be removed at no cost to the customer will be ineligible for this Rider until the next Summer Season or such other time as the Company proves eligibility with respect to that customer shall pay the Company proves eligibility with respect to that customer shall pay the Company the reasonable cost of reinstalling the control device(s). An estimate of such reinstallation cost shall be made available to the customer upon request.</li> </ul>		SPECIAL CONDITIC	NS: (continued)	MISSOURI Public Service Commissio
<ul> <li>required facilities by other than the Company's authorized agents shall be considered tampering. If there is evidence of tampering, the customer shall reimburse the Company for the cost of all repairs, replacement and removal of its control device(s) and other required facilities. In such cases, the Company may, at its option and without notice, remove the control device(s) and other facilities.</li> <li>In the event the customer is not the owner of the building and/or the cooling unit(s), the customer shall furnish the Company written consent of the owner of said unit(s) for the installation of the control device(s) prior to installation.</li> <li>The customer shall promptly notify the Company of the removal, replacement and/or damage to the cooling unit(s) or the control device(s).</li> <li>The customer shall have the right to terminate service under this Rider and to request removal of the load control device(s) at any time by notifying the Company to discontinue service. The Company shall take action to remove the customer sproperty within a reasonable period of time. In such instances, the load control device(s) will be removed at no cost to the customer will be ineligible for this Rider until the next Summer Season or such other time as the Company approves eligibility with respect to that customer. Additionally, if the customer request remistatement in the program, and the control device(s). An estimate of such reinstallation cost shall be made available to the customer upon request.</li> </ul>		4.		
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#### RESIDENTIAL SERVICE Schedule R

#### AVAILABILITY:

\*For secondary electric service to a single-occupancy private residence and individually-metered, multiple occupancy residential dwellings:

Single-phase electric service through one or more meters for ordinary domestic and farm use for all customers who request to be served under this rate. Customers currently served with separately metered space heat shall be eligible for the single meter heat rate (Rate B) only if the needed meter conversion from two meters to a single meter can be made.

\*Three-phase electric service for ordinary domestic and farm use customers being served residential threephase prior to the effective date of this revision or, at the Company's discretion, for residential customers requesting ordinary domestic use residential three-phase service subsequent to the effective date of this revision. The Customer shall bear all costs related to provision of three-phase service greater than the costs associated with providing normal, single-phase residential.

Single-phase electric service through a single or separately metered circuit for space heating purposes in the residence. Single metered electric space heating equipment shall be of a size and design sufficient to heat the entire residence. Electric space heating equipment may be supplemented by wood burning fireplaces, wood burning stoves, active or passive solar heating, and used in conjunction with fossil fuels where the combination of energy sources results in a net economic benefit to the customer. Electric space heating equipment shall be permanently installed and thermostatically controlled. In addition to the electric space heating equipment, only permanently installed all-electric single-phase equipment used to cool or air condition the same space which is electrically heated may be connected to the separately metered circuit, with the exception noted in Rate Section D below.

For secondary electric service through one meter, at one point of delivery to a single metered multipleoccupancy residential building:

The total monthly bill to each such building to which service is delivered and metered at one point shall consist of the customer charge multiplied by total number of residence units plus each kilowatt hour step shall be multiplied by total number of residence units and calculated on the Residential Service Rate Schedule. This paragraph applies only to single metered multiple-occupancy buildings served as such prior to June 1, 1981.

Customers served under the RDS, RTDD, and RTDE Rate Schedules as of July 9, 1996, must take service under the R or RTOD Rate Schedules.

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

#### **TERM OF CONTRACT:**

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

\*Indicates change

DATE OF ISSUE:

March 1, 2005

DATE EFFECTIVE: March 31, 2005 1201 Walnut, Kansas City, Mo. 64106

CANCELLED October 7, 2019 Missouri Public Service Commission EN-2020-0063; JE-2020-0045

William P. Herdegen Vice President

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