

Attachment A

KANSAS CITY POWER & LIGHT COMPANY

Name of Issuing Corporation or Municipality

For Missouri Retail Service Area

Community, Town or City

Special Contract Service
Schedule SCSMissouri Public
Service Commission

REC'D MAY 05 2000

AVAILABILITY

Electric Service is available under this schedule at points on the Company's existing transmission or distribution facilities located within its retail service area for customers that either have competitive alternatives for serving a portion or all of their electric load requirements or require a special form of service. The term "competitive alternatives", as used in this paragraph, refers to alternatives (such as self-generation, alternative fuels, or potential location or relocation or expansion of facilities for an existing or potential Customer outside of the Company's service area) to the Company's regulated service that are available at the time at which the Company enters into the special contract, and may not be contingent upon a future change in Missouri statutes. The term "special form of service", as used in this paragraph, does not refer to services that are substantially the same as services available under other rate schedules or to minor variations from the terms of service available under other rate schedules.

In order to receive service under this schedule, the Customer must have a maximum half hour demand in excess of 1000 kW and must enter into a contractual agreement (Special Contract) with the Company. This schedule is not available for wholesale or resale service or for service to Customers that receive price discounts through the provisions of the Economic Development Rider or Urban Core Development Rider. The Company will not use undue discrimination in the application of this schedule. The Company reserves the right to determine the applicability or the availability of this schedule to any specific applicant for electric service who meets the above criteria.

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SPECIAL PROVISIONS

A. Pricing Methodology:

The expected annual average prices for each customer under this schedule will be higher than the expected average marginal costs incurred by KCPL to serve each customer. In general, the marginal costs are calculated using the approach that underlies the pricing of the Company's experimental Real-Time Pricing (RTP or RTP-Plus) rate schedules, Incremental Energy Rider (IER), or Two Part Time-of-Use (TPP) schedule. Real-Time Pricing operations under this tariff will have the transmission of the hourly prices conform to the methods used by the Company in the RTP and RTP-Plus schedules.

Customers will pay a monthly Access Charge that depends on: 1) the tariff prices of the standard tariff (SGS, MGS, LGS, LPS, SGA, MGA, or LGA) at which the Customer would otherwise be taking service; 2) the billing determinants derived from the historical Customer Baseline Loads; and 3) the costs or cost savings anticipated from special provisions of the individual contract. The Company will adjust the Access Charge, energy prices, and/or other pricing components to maximize the Customer's expected contribution to margin without exercise of undue price discrimination. This expected contribution to margin will be computed using projected revenues and costs that apply only to the regulated portions of the Company's electric utility operations.

DATE OF ISSUE May 5, 2000 DATE EFFECTIVE June 5, 2000
month day year month day year

ISSUED BY W.G Riggins General Counsel 1201 Walnut, Kansas City, Mo.
name of officer title address

KCPL Form 881H002 (Rev 1/97)

KANSAS CITY POWER & LIGHT COMPANY

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SPECIAL PROVISIONS (continued)

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B. Metering of Load:

Customers taking service under this option must have or have installed an hourly recording meter. This metering must be accessible to the Company at any time.

TERM OF CONTRACT AND TERMINATION

The Customer may return to service under a standard, generally available tariff if they no longer require the specific service arrangement provided for in the Special Contract. The conditions for return to a standard tariff must be negotiated in the Special Contract. However, any incremental Facilities and Administrative costs must be paid during the remainder of the term of the Special Contract if the Customer returns to service under a standard, generally available tariff. The Special Contract must contain provisions to address pricing and service conditions, and to provide pricing options if required by the Customer, in the event that the choice of alternative electric power suppliers becomes available to the Customer's standard tariff class subsequent to the effective date of the Special Contract.

CUSTOMER BASELINE LOAD (CBL)

The Access Charge is based on a Customer Baseline Load, which is defined as one complete year of Customer-specific load data representative of the electricity consumption pattern and level typical of this Customer's operation under the standard price schedule, unless otherwise agreed. In order to formulate a CBL that achieves this representative load pattern, the Company may make adjustments to historical usage data.

BILL DETERMINATION

The bill for Special Contracts will depend substantially on the specific form of the Contract. However, the following is an example of the default form of these contracts. It is specified in terms of a two-part tariff similar to that found in the Company's RTP schedule.

Customer Bill = Access Charge + $\sum_{hr} [PRTP_{hr} \times ActualWh_{hr}] + \text{Reactive} + PC$

Where:

Access Charge = The difference between the Standard Bill and the monthly sum of the product in each hour of the CBLkWh multiplied by the hourly RTP price;

= Standard Bill - $\sum_{hr} [CBLkWh_{hr} \times PRTP_{hr}]$;

Where:

Standard Bill = Customer's bill for a specific month on CBL usage billed under the standard price schedule, including reactive pricing if applicable;

CBLkWh_{hr} = The Customer Baseline kWh in each hour; and

PRTP_{hr} = The hourly Real Time Prices.

ActualkWh_{hr} = The Customer's actual usage during each hour;

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ISSUED BY W.G Riggins

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General Counsel

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1201 Walnut, Kansas City, Mo.

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(continued)

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BILL DETERMINATION (continued)

PC = Facilities Charge + Administrative Charge ; and

Reactive = Incremental reactive power charge, calculated by taking the difference between the bill for reactive power using the standard rate applied to the current month quantities and the bill based on the historical CBL quantities. This charge may be positive or negative.

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PRICES

The baseline tariff prices that are used in the calculation of the Access Charge may be found on the Customer's standard tariff sheets (SGS, MGS, LGS, LPS, SGA, MGA, or LGA), plus any adjustments for applicable riders. Special conditions as specified in the Special Contract can result in changes from these prices based on the Company's anticipated cost savings or market conditions. The hourly real time prices are equal to the Company's expected or actual hourly marginal costs, plus an adder. The adder may vary in size depending on the marginal cost and market considerations.

ADMINISTRATIVE CHARGE

This charge will cover billing and administrative costs beyond those that are covered in the standard tariff. These costs will be collected from customers for the full term of the Special Contract even if they return to service under the standard tariff before the contract period is complete.

FACILITIES CHARGE

A Facilities Charge incorporates incremental costs of serving the Customer that are not included elsewhere in the tariff. If the Company is required to either increase the capacity or accelerate its plans for increasing the capacity of transmission or distribution facilities to accommodate a customer's altered load served under this schedule, then an additional Facilities Charge will be assessed if the expansion is not revenue justified using KCPL's current methodology. The incremental costs related to these facilities will be collected from customers during the full term of the Special Contract, even if they return to service under the standard tariff before the contract period is complete.

SPECIAL RIDERS

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

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PERIODIC REPORTING

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The Company shall maintain a central file regarding all contract discussions with each individual customer. Minutes of the meetings and contract negotiations shall be documented and placed in the central file. Contents of files shall be submitted to the Office of Public Counsel and Commission Staff on a quarterly basis. Each submission shall include a description of any special need or competitive alternative identified at the time of the submission and a summary report of the status of contract discussions with each potential contract customer. All such documents submitted to the Office of Public Counsel and Commission Staff will be treated pursuant to the Missouri Public Service Commission's standard Protective Order unless ordered otherwise by the Commission.

CONTRACT DOCUMENTATION

Prior to the effective date of any Special Contracts and any amendments thereto, the Company will provide a copy of each Special Contract or any amendments thereto to the Missouri Public Service Commission Staff and the Office of Public Counsel. Any and all documentation or information provided to the Office of Public Counsel or the Commission Staff under this tariff will be treated pursuant to the Missouri Public Service Commission's standard Protective Order unless ordered otherwise by the Commission. The supporting documentation will include the following eight items:

1. Customer Needs: The Company shall provide a narrative description of the reasons why the Special Contract Customer should not or cannot use the generally available tariff. This description shall include the special needs of this Customer for a different form of service and/or the competitive alternatives available to the Customer. In addition, this description shall include the consequences to the Customer if the Special Contract is approved.
2. Customer Alternatives: The Company shall provide its estimate of the cost to the Customer for each competitive alternative available to the Customer. This estimate shall be for the time frame of the Special Contract, or by each year for multi-year contracts. The Company will provide copies of its work papers, if any, which support these estimates or document competitive alternatives available to the Customer.
3. Incremental and Assignable Costs: The Company shall quantify the incremental cost that can be avoided if the Special Contract Customer reduces load or leaves the system, and the incremental cost incurred if the Special Contract Customer is a new load or expands existing load. The Company shall also identify and quantify the embedded and replacement value of all specific facilities (e.g., distribution) that are assignable to serving the Special Contract Customer. This quantification shall be for the time frame of the Special Contract, or by each year for multi-year contracts. All significant assumptions shall be identified that affect this quantification.

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CONTRACT DOCUMENTATION (continued)

4. Profitability: The Company shall quantify the profitability of the Special Contract as the difference between the revenues generated from the pricing provisions in the Special Contract compared to the Company's long-run incremental costs. For the purposes of this documentation, profitability of the Special Contract shall be calculated based on projected revenues and costs that apply only to the regulated portions of the Company's electric utility operations. All significant assumptions shall be identified that affect this quantification.
5. Revenue Change: The Company shall quantify the change in annual revenues from the Special Contract as the difference between the revenues that would be recovered from the general availability tariff compared to the revenues that alternatively would be recovered from the pricing provisions in the Special Contract. This quantification shall also include a separate adjustment for either the potential increase in sales that may be brought about by the Special Contract, or the potential loss of sales that may occur without the Special Contract. All significant assumptions shall be identified that affect this quantification.
6. Other Ratepayer Benefits: The Company shall quantify the benefits that it believes will accrue to other ratepayers from the Special Contract. All significant assumptions shall be identified that affect this quantification.
7. Other Economic Benefits to the Area: The Company shall quantify the economic benefits to the state, metropolitan area, and/or local area that the Company projects to be realized as a result of the Special Contract.
8. Documentation: The Company shall provide references to each internal policy, procedure and practice that it has developed and used in its negotiation of the Special Contract and make available copies of said policies, procedures and practices.

TAX ADJUSTMENT

Tax Adjustment Schedule TA shall be applicable to all Customer billings under this schedule.

REGULATIONS

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

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