

MO.P.S.C. SCHEDULE NO. 63rd RevisedSHEET NO. 95CANCELLING MO.P.S.C. SCHEDULE NO. 62nd RevisedSHEET NO. 95APPLYING TO MISSOURI SERVICE AREA**TABLE OF CONTENTS****GENERAL RULES & REGULATIONS**

	<b><u>SHEET NO.</u></b>
<b><u>I. GENERAL PROVISIONS</u></b>	
A. Authorization and Compliance	96
B. Definitions	96
C. Application for Service	101
D. Form of Service Provided	101
E. Application of Service Classification for Billing	102
F. Company Obligations	102
G. Customer Obligations	103
H. Power Factor Requirements	104
I. Objectionable Customer Load Characteristics	105
J. Continuity of Service	105
K. Regulatory Authorities	105
L. Reimbursement of Costs Necessitated by Negligence	106
<b><u>II. CHARACTERISTICS OF SERVICE SUPPLIED</u></b>	
A. General Provisions	107
B. Secondary Service Voltages	107
C. Number of Secondary Voltages Allowed	107
D. Company Substation on Customer Premises - Secondary Service	107
E. Primary Service Voltage	108
F. Service at a Primary Voltage	108
G. Company Substation on Customer Premises - Primary Service	109
*    H. High Voltage Service	109
I. Service to Downtown St. Louis Underground District	109
J. Non-Standard Service	110
<b><u>III. DISTRIBUTION SYSTEM EXTENSIONS</u></b>	
A. Applicability	111
B. Definitions	111
C. Distribution Extension Length	112
D. Point of Delivery of Service	112
E. Extensions to Non-Residential Customers	113
F. Overhead Extensions to Individual Residential Customers	114
G. Overhead Extensions to Residential Subdivisions	114
H. Overhead Extensions to Individual Mobile Homes and Mobile Home Parks	116
I. Extensions for Lighting Service	117
J. Underground Extensions	117
K. Extensions Requested in Advance of Permanent Service	121
L. Modification or Enlargement of Distribution System	122

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**TABLE OF CONTENTS**

**GENERAL RULES & REGULATIONS (Cont'd.)**

	<b><u>SHEET NO.</u></b>
<b>III. <u>DISTRIBUTION SYSTEM EXTENSIONS (Cont'd.)</u></b>	
* M. Modification Or Enlargement Of System For High Voltage Service	122
N. Relocation of the Distribution System	122
O. Special Facilities	123
<b>IV. <u>MEASUREMENT OF SERVICE</u></b>	
A. Metering Standards	128
B. Additional Metering	128
C. Multiple Metered Account Billing	129
D. Meter Inspections and Testing	129
E. Remote Meter Reading Opt-Out	129
<b>V. <u>BILLING PRACTICES</u></b>	
A. Monthly Billing Periods	130
B. Combination Billing Option	130
C. Inaccessible Meters	130
D. Customer Readings	130
E. Estimated Billing	131
F. Transfer of Balances	131.1
G. Billing Adjustments	132
H. Change of Rate	134
I. Budget Bill Plan	135
J. Late Payment Charge	136
K. Rent Inclusion	136
L. Resale of Service	137
M. Partial Payments	138
N. Paperless Billing	138
O. Preferred Due Date Selection	138
<b>VI. <u>DEPOSIT PRACTICES</u></b>	
A. Residential Customers	139
B. Non-Residential Customers	140
C. General Provisions	140
<b>VII. <u>DISCONNECTION AND RECONNECTION OF SERVICE</u></b>	
A. Reasons for Denial or Disconnection of Service	142
B. Notice of Intent to Disconnect Residential Service	142
C. Residential Customer Contact and Notice of Disconnection	143

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APPLYING TO MISSOURI SERVICE AREA

**GENERAL RULES AND REGULATIONS**

**I. GENERAL PROVISIONS (Cont'd.)**

**D. FORM OF SERVICE PROVIDED (Cont'd.)**

2. New Electrical Loads on Existing Premises - Existing customers receiving secondary service with new or additional electrical load requirements will normally be expected to continue to receive service from Company at or near the existing point of delivery of such service, originally designated by Company. However, where in Company's sole judgment it is unreasonable or impracticable for customer to be expected to receive service for such additional electric loads at the existing service delivery point, Company will supply such electrical requirements by a separate connection which shall be subject to all provisions of Company's line extension rules for extensions to new premises. In such cases of separate connections provided after May 5, 1990, separate billing shall apply with no provision or allowance for billing cumulation.
3. Combined Service - Separate or different customers may not purchase electricity on a combined basis as a single customer. However, the purchase of electricity provided to the same customer in two or more contiguous buildings not separated by another customer premises, or to the same customer in two or more buildings separated only by public property, may be combined and cumulated for billing purposes under the provisions of Company's Rider J and Rider H, respectively.

**E. APPLICATION OF SERVICE CLASSIFICATION FOR BILLING**

The application of the rates within the Company's various service classifications shall, for billing purposes, be based upon the form of the electric service being supplied by Company and whether such service is for residential or non-residential purposes. Residential and combination home and farm service shall be billed on the Company's Residential Rate. All other secondary voltage service to non-residential customers shall be billed under either of the Company's Small General Service or Large General Service Rates, as applicable, and primary voltage customers shall be billed under the Primary Service, as applicable, regardless of the manner in which such service is metered. Where metering is not located at the voltage level of the service being provided by Company, the applicable Rider C adjustment shall be applied to account for such differences. For delivery voltages of 34.5 KV or higher, the provisions Rider B shall apply.

**\* F. COMPANY OBLIGATIONS**

In supplying service to customers, Company shall furnish such service within a reasonable length of time dependent upon the availability of materials, labor and system capacity, and after all necessary easements, permits and approvals are obtained from the customer and other governmental and regulatory authorities having jurisdiction, provided, that the Company's obligation to furnish High Voltage Service under General Rules and Regulations, II. Characteristics Of Service Supplied is conditioned on customer's execution of

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GENERAL RULES AND REGULATIONS

I. GENERAL PROVISIONS (Cont'd.)

\* F. COMPANY OBLIGATIONS (Cont'd.)

appropriate agreements under Modification Or Enlargement Of System For High Voltage Service of General Rules and Regulations, III. Distribution System Extensions.

G. CUSTOMER OBLIGATIONS

In applying for electric service from Company, and receiving such service thereafter, customer shall:

1. Inform Company as to the size and characteristics of the load that is to be initially and thereafter served, the location of the premises, the date customer anticipates the need for said service and any special circumstances or conditions affecting the supply of electric service by Company.
2. When requested by Company, enter into a written contract which specifies the terms and conditions of the electric service being provided.
3. Furnish at no cost, upon Company's request, a right-of-way cleared of all trees or other obstructions for the extension of electrical supply facilities by Company. Said right-of-way easement, license or permit will grant Company continuing rights, thereafter, to trim trees and maintain the right-of-way in a condition which will not interfere with the delivery of electric service. In addition, any easements, licenses, or permits that may be deemed necessary by Company for such right-of-way shall be initially and thereafter furnished or paid for by customer.
4. Stake or establish the final grade of the route upon which the Company's electrical supply facilities will be located and stake or otherwise identify property boundaries, as required, prior to commencement of construction by Company.
5. Install customer-owned equipment in a condition acceptable to and approved by the governmental inspection authority having jurisdiction in the territory in which the customer's premises is located or, where no authority exists, in accordance with Company's standards and the requirements of the current edition of the National Electrical Code, and following installation of Company's metering equipment, not break, remove or tamper with the security seal or other security device installed on customer-owned equipment by Company.
6. At all reasonable hours permit properly authorized agents of Company (and if requested by Company, in the presence of customer or his authorized representative), free and safe access to customer's premises for the purpose of inspecting customer's appliances and installations, clearing faults affecting the proper supply of electric service, examining, repairing or removing Company's meters or other property, reading of meters, making connections, disconnections, or reconnections of service, or for any other purpose deemed necessary by Company.

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**GENERAL RULES AND REGULATIONS**

**II. CHARACTERISTICS OF SERVICE SUPPLIED (Cont'd.)**

**G. COMPANY SUBSTATION ON CUSTOMER PREMISES - PRIMARY SERVICE**

If in Company's opinion it is impractical or inadvisable to supply customer with the designated primary service from Company's general distribution system, Company will install a substation on customer's premises to transform a higher delivery voltage to the designated primary service voltage. For said substation, customer shall provide, without cost to Company, a fenced space, area, room or vault, as required, an easement, access for Company personnel and equipment, transformer pads, grounding grid, secondary circuitry and supports and adequate ventilation in accordance with Company specifications. Only one substation will normally be installed by Company for such purposes at any premise and Company may utilize said substation for supplying service to other customers where it is technically and economically feasible to do so. The configuration of the service to these facilities will take into account Company engineering and operating requirements. The Company and the Customer will enter into appropriate agreements regarding assurances for procurement of equipment.

**\* H. HIGH VOLTAGE SERVICE**

Where customer requests for its purposes to be supplied at a voltage higher than the Company's standard primary service voltages, or Company specifies same due to operation of converters, electric furnaces or other equipment, or the amount of capacity requested by customer is inconsistent with Company's standard substation design, customer shall own, operate and maintain its own substation designed in accordance with Company specifications and shall, in return for same, receive a discount from Company's applicable rate schedule as set forth in Rider B. The Company's obligation to provide High Voltage Service is conditioned on customer and Company entering into appropriate agreements relating to determining transmission or distribution system improvements, and/or to resource additions needed to provide such service.

**I. SERVICE TO DOWNTOWN ST. LOUIS UNDERGROUND DISTRICT**

The Downtown St. Louis Underground District is the area bounded by Twenty-Second Street, Cole Street, Spruce Street, and the Mississippi River. The preferred form of service within this area is either a 13.8 kV, three phase, four wire primary radial supply, or a three phase, four wire secondary voltage connection in an indoor substation room provided by customer at or one level below grade and constructed in accordance with Company's specifications.

When new or increased load can be supplied from the existing 120/208 volt, three phase, four wire gridded network without major reinforcement required by Company, service will be provided in such limited amounts and subject to the line extension provisions.

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APPLYING TO MISSOURI SERVICE AREA

**GENERAL RULES AND REGULATIONS**

**III. DISTRIBUTION SYSTEM EXTENSIONS (Cont'd.)**

**L. MODIFICATION OR ENLARGEMENT OF DISTRIBUTION SYSTEM**

Except when Modification Or Enlargement Of System For High Voltage Service below, applies, modifications or enlargements of Company's distribution system associated with additional electrical load of existing non-residential Customers shall be performed at no cost to Customer provided the estimated Extension Allowance exceeds the estimated Extension Cost from the proposed distribution system modifications or enlargements. Where the estimated Extension Allowance is less than Company's estimated Extension Cost from the proposed modification or enlargement costs, an Extension Charge may be required prior to the commencement of construction by Company.

Where modifications or enlargements of Company's distribution system are performed at the request of any existing Customer and no additional Marginal Revenue is anticipated therefrom, Customer shall pay, in advance, the total estimated costs associated with such changes.

**\* M. MODIFICATION OR ENLARGEMENT OF SYSTEM FOR HIGH VOLTAGE SERVICE**

Where Company provides High Voltage Service (see General Rules and Regulations, II. Characteristics of Service Supplied), for load expected to be 50 MW or larger, the Customer will be responsible for the full amount of the Extension Cost for facilities which are dedicated to serving the load of the Customer. For purposes of this Section, "Extension Cost" shall have the meaning given it in General Rules and Regulations, III. Distribution System Extensions, except that there shall be no Extension Allowance and provisions that would otherwise cover a portion of the Extension Cost with an Extension Allowance shall not apply. The Company shall not be obligated to proceed to modify or enlarge Company's system or acquire resources or otherwise provide High Voltage Service until the Customer executes appropriate agreements relating to determining system improvements or resource acquisitions needed to provide the service, and any other agreements provided for by the Service Classification tariff sheets under which the Company shall provide Customer's electric service.

**\*\* N. RELOCATION OF THE DISTRIBUTION SYSTEM**

Company may, at its sole discretion, upon Customer's request, relocate any distribution facilities providing service to Customer and/or other parties to a right-of-way acceptable to Company, on or off Customer's premises, following the payment by Customer of the Company's total estimated cost of said relocation. Additionally, at the Company's discretion, it may relocate any distribution facilities based upon safety, reliability, or operational needs at the cost of the Company.

In the presence of physical conflicts associated with any new construction or enlargement of Customer's premises or electrical load, Company may, at its sole discretion, upon Customer's request, relocate any distribution facilities to a

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**III. DISTRIBUTION SYSTEM EXTENSIONS (Cont'd.)**

\* **N. RELOCATION OF THE DISTRIBUTION SYSTEM (Cont'd.)**

right-of-way acceptable to Company on or off Customer's premises, following the payment by Customer of the Company's estimated net cost of relocating its distribution facilities. The net cost of relocation referred to herein excludes any costs estimated by Company to be associated with the supply of any additional electrical requirements of Customer, absent the relocation of any distribution facilities.

When Company agrees to relocate existing overhead facilities with an underground installation, the Customer will be responsible for all costs associated with the undergrounding of facilities including spare conduits, manholes, and other structures or equipment required to replace the to-be-vacated overhead right-of-way considering present and future needs as determined by Company.

\* **O. SPECIAL FACILITIES**

1. General

Where Customer requests and Company agrees to install distribution facilities not normally contemplated for installation, or otherwise provided for, under Company's standard rate schedules, Company may at its option provide such facilities under the provisions of this section. Examples of facilities which fall into this category of "special" include, but are not limited to, duplicate or additional service facilities, excess transformer capacity or other distribution facilities, and facilities necessitated by special legal or engineering requirements.

2. Payments by Customer

Where Company agrees to supply distribution facilities under the provisions of Special Facilities in lieu of other alternatives available to Customer, Customer shall pay to Company a one-time contribution equal to the total additional costs incurred by Company in supplying such facilities. Customer shall also pay to Company an additional one-time contribution equal to ninety percent of such total additional costs for the present value of the Company's projected operations, maintenance and subsequent replacement cost of such facilities, which shall be continuously owned and maintained by Company. All charges payable to Company shall be non-refundable and due in advance of construction. Such payments by Customer shall be in addition to any payments required for electric facilities provided under the Company's standard line extension rules or other tariff charges.

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**III. DISTRIBUTION SYSTEM EXTENSIONS (Cont'd.)**

\* O. **SPECIAL FACILITIES (Cont'd.)**

3. Supply and Billing Standards

Company will designate the point of delivery of electric service relative to the installation of any additional facilities provided to Customer hereunder and the service supplied through such facilities installed on and after May 5, 1990 will not be cumulated or otherwise combined, for billing purposes, with any other service supplied to Customer. When total or partial replacement of any special facility installation is required, such revision will be made by Company at no cost to Customer. Any enlargement of such previously installed facilities requested by Customer shall be made in accordance with Company's standard line extension rules. Following any such replacement, or enlargement, all separately installed special facility connections shall be billed as provided herein without application of monthly special facility charges, and maintained by Company in the same manner as Company's standard line extension facilities serving other Customers.

4. Installations Prior to July 23, 1992

Customers utilizing special facilities installed prior July 23, 1992 shall continue to pay the present charges and form of billing applicable to all special facilities connections until any total or partial replacement or enlargement of such facility is required. Thereafter, such revisions will be made by Company and the subsequent metering and billing of all services provided over such newly installed facilities standardized, as provided in paragraph 3 of this section, Supply and Billing Standards.

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