

**GENERAL RULES AND REGULATIONS**

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

**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.

For generation projects interconnecting at a distribution voltage of 34 KV or higher, and which are not primarily for the purpose of offsetting customer load, the estimated charges, including the one-time ninety percent (90%) contribution, shall be secured in advance of construction, but the actual charges will be billed post-construction. The actual charges shall include the actual costs based on the same cost elements that are contained in the definition of Extension Cost in General Rules and Regulations, III. Distribution System Extensions and the one-time ninety percent (90%) contribution for Special Facilities.

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

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- \* 3. Supply and Billing Standards (Cont'd.)  
 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.

**P. PLANNING REQUIRED FOR LOADS GREATER THAN 25MW**

- 1. Customers, or prospective Customers seeking service for loads expected to be greater than 25 megawatts (MW) shall be subject to an initial evaluation and study by the Company prior to receiving service. Such Customers shall notify the Company, in advance, concerning the expected load, project location, and project schedule. The Company will respond with an initial evaluation detailing its conditions of service.
- 2. Customers choosing to move forward and seek service for a project shall complete and comply with terms set forth in a Letter of Agreement and submit a refundable deposit of \$200,000 that will be used to offset costs associated with project planning. Should costs exceed this deposit an additional refundable deposit of \$200,000 shall be required. Additional refundable deposits will be required such that the Customer pays all project planning costs associated with their project. Initial deposit funds not used during planning shall be refunded to the customer without interest. These Customers shall be placed in a queue based on the date on which they provided the required information and deposit.

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III. DISTRIBUTION SYSTEM EXTENSIONS (Cont'd.)

P. PLANNING REQUIRED FOR LOADS GREATER THAN 25MW (Cont'd.)

2. Cont'd.

- \* a. Service related to projects the Company designates as serving the community interest may be given priority in the queue and may not be required to submit a deposit. Community interest projects are those that are part of a competitive search in which the Company is competing against at least one other location for the project, the Customer reasonably demonstrates that the project will employ at least 250 permanent, full-time employees, and the Missouri Department of Economic Development or the Company if the Company obtains accreditation as an economic development organization, certifies that the absence of a deposit and expedited timing are critical to the state winning the project.
  - b. The Company shall have sole discretion on the deposit applicability and managing projects in the queue.
3. The Company will work on advanced study and scoping for up to four (4) projects at a time. Customers with projects being studied shall be notified of the study results and plans to receive service. Once an initial project agreement is complete, the Company will send necessary details to the Midcontinent Independent System Operator ("MISO") for its review. Completed plans shall be valid for six months.
  4. Customers choosing to receive service according to these plans shall complete the required agreements to facilitate construction and all required service agreements to receive service. The Large Load Customer Service provisions of Service Classification 11(M) and associated service agreement contain additional requirements for qualifying projects that must be met to receive service. Customers failing to complete these agreements within the timeframe allowed may be returned to the queue.
  5. Additional details regarding the queue process and submission shall be posted to and updated from time to time on the Company's website.

\*Indicates Reissue.

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ISSUED BY Michael Moehn Interim Chairman & President St. Louis, Missouri  
NAME OF OFFICER TITLE ADDRESS