

#### Robin Carnahan Secretary of State

#### Administrative Rules Division Rulemaking Transmittal Receipt

Rule ID: 13778

Date Printed: 1/26/2012

Rule Number: 4 CSR 240-20.065

Rulemaking Type: Proposed Amendment

Date Submitted to Administrative Rules Division: 1/26/2012

Date Submitted to Joint Committee on Administrative Rules: 1/26/2012

Name of Person to Contact with questions concerning this rule:

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RuleDataEntry:

Phone:

Email:

Fax:

Included with Rulemaking:

Cover Letter

Affidavit for public cost

1/26/2012

1/26/2012

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## **Robin Carnahan**

Secretary of State Administrative Rules Division

**RULE TRANSMITTAL** 

Administrative Rules Stamp

## RECEIVED

JAN 2 6 2012

Secretary of State
Administrative Rules

Rule Number	4 CSR 240-20.06	55		n	
Use a "SEPARATE" rule transmittal sheet for EACH individual rulemaking.					
보면 : [	to call with quest				
Content Morri	s Woodruff	Phone	573-751-2849	FAX	573-526-6010
Email address _	morris.woodruff	@psc.mo.	gov		
Data Entry san	ne	Phone		_ FAX	
Email address _					
Interagency mailing address Public Service Commission, 9 <sup>th</sup> Fl, Gov.Ofc Bldg, JC, MO					
TYPE OF RULEMAKING ACTION TO BE TAKEN					
Emergency rulemaking, include effective date					
Proposed Rulemaking					
☐ Withdrawal ☐ Rule Action Notice ☐ In Addition ☐ Rule Under Consideration					
Order of Rulemaking					
Effective Date for	or the Order				
Statutory 30	days OR Specific	date			
Does the Order of Rulemaking contain changes to the rule text? NO					
YES—LIST THE SECTIONS WITH CHANGES, including any deleted rule text:					

Small Business Regulatory Fairness Board (DED) Stamp

SMALL BUSINESS REGULATORY FAIRNESS BOARD

JAN 26 7612

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JCAR Stamp

JOINT COMMITTEE ON

JAN 2 6 2012

ADMINISTRATIVE RULES



Commissioners

KEVIN GUNN Chairman

TERRY M. JARRETT ROBERT S. KENNEY STEPHEN M. STOLL VACANT

### Missouri Public Service Commission

POST OFFICE BOX 360 JEFFERSON CITY MISSOURI 65102 573-751-3234 573-751-1847 (Fax Number) http://www.psc.mo.gov WESS A. HENDERSON Director of Administration and Regulatory Policy

STEVEN C. REED Secretary/General Counsel

CHERLYN D. VOSS Director of Regulatory Review

January 26, 2012

Robin Carnahan Secretary of State Administrative Rules Division 600 West Main Street Jefferson City, Missouri 65101

Re: 4 CSR 240-20.065 Net Metering

Dear Secretary Carnahan,

#### CERTIFICATION OF ADMINISTRATIVE RULE

I do hereby certify that the attached is an accurate and complete copy of the proposed rulemaking lawfully submitted by the Missouri Public Service Commission.

The Public Service Commission has determined and hereby certifies that this proposed rulemaking will not have an economic impact on small businesses. The Public Service Commission further certifies that it has conducted an analysis of whether there has been a taking of real property pursuant to section 536.017, RSMo 2000, that the proposed rulemaking does not constitute a taking of real property under relevant state and federal law, and that the proposed rulemaking conforms to the requirements of 1.310, RSMo Supp. 2010, regarding user fees.

The Public Service Commission has determined and hereby also certifies that this proposed rulemaking complies with the small business requirements of 1.310, RSMo Supp. 2010, in that it does not have an adverse impact on small businesses consisting of fewer than twenty-five full or part-time employees or it is necessary to protect the life, health, or safety of the public, or that this rulemaking complies with 1.310, RSMo Supp 2010, by exempting any small business consisting of fewer than twenty-five full or part-time employees from its coverage, by implementing a federal mandate, or by implementing a federal program administered by the state or an act of the general assembly.

Statutory Authority: sections 386.250, RSMo 2000 and 386.890 RSMo Supp. 2010

Woodruff January 26, 2012 Certification of Administrative Rule

If there are any questions regarding the content of this proposed rulemaking, please contact:

Morris L. Woodruff, Chief Regulatory Law Judge Missouri Public Service Commission 200 Madison Street P.O. Box 360 Jefferson City, MO 65102 (573) 751-2849 morris.woodruff@psc.mo.gov

Morris L. Woodruff

Chief Regulatory Law Judge

## AFFIDAVIT PUBLIC COST

	STATE OF MISSOURI	)
+	COUNTY OF COLE	)

I, Jason Hall, Director of the Department of Economic Development, first being duly sworn, on my oath, state that it is my opinion that the cost of proposed rule, 4 CSR 240-20.065, is less than five hundred dollars in the aggregate to this agency, any other agency of state government or any political subdivision thereof.

Jason Hall

Director

Department of Economic Development

Subscribed and sworn to before me this 17th day of Jonuary, 2012, I am commissioned as a notary public within the County of Cole, State of Missouri, and my commission expires on 17 July 2015.

Notary Public

ANNETTE KEHNER
Notary Public - Notary Seal
State of Missouri
Commissioned for Cole County
My Commission Expires: July 17, 2015
Commission Number: 11492656

### RECEIVED

# Title 4 – DEPARTMENT OF ECONOMIC DEVELOPMENT Division 240 – Public Service Commission Chapter 20 – Electric Utilities

JAN 2 6 2012

Secretary of State Administrative Rules

#### PROPOSED AMENDMENT

4 CSR 240-20.065 Net Metering. The Commission is amending sections (1)(A), (3)(E), (5)(C), (6)(C), and (7)(B), adding a new sections (1)(G), (1)(I), (3), (8), (9)(A)1, (9)(B) and the Interconnection Application form, renumbering sections (1)(G), (3), (4), (5), (6), (7), (7)(C), and (8), and deleting the Interconnection Application form.

PURPOSE: This amendment eliminates various inconsistencies between rule 4 CSR 240-20.065 Net Metering and rule 4 CSR 240-20.100 Electric Utility Renewable Energy Standard Requirements and defines the rate that at which the electric utilities must credit customer generators for the electric energy they generate which exceeds their needs.

- (1) Definitions.
- (A) Avoided fuel cost means [the current annual average cost of fuel for the electric utility as calculated from information contained in the most recent annual report submitted to the commission pursuant to 4 CSR 240-3.165. Annual average cost of fuel will be calculated from information on the Steam-Electric Generating plant Statistics Sheets of the annual report. This annual average cost of fuel shall be identified in the net metering tariffs on file with the commission and shall be updated annually within thirty (30) days after the electric utility's annual report is submitted.]avoided costs as used to calculate the electric utility's cogeneration rate as required by 4 CSR 240-3.155(4). The information used to calculate this rate is provided to the commission biennially and maintained for public inspection.
- (G) REC means Renewable Energy Credit or Renewable Energy Certificate which is tradable, and represents one (1) megawatt-hour of electricity that has been generated from a renewable energy resource.
- ([G]H) Renewable energy resources means electrical energy produced from wind, solar thermal sources, hydroelectric sources, photovoltaic cells and panels, fuel cells using hydrogen produced by one (1) of the above-named electrical energy sources, and other sources of energy that become available after August 28, 2007, and are certified as renewable by the Missouri Department of Natural Resources.
  - (I) Staff means the staff of the Public Service Commission of the state of Missouri.
- (3) REC Ownership. RECs associated with customer generated net-metered renewable energy resources shall be owned by the customer-generator until explicitly transferred to another entity. Nothing in this rule gives the electric utility any preferential entitlement to the RECs generated by the customer-generator's qualified electric energy generation system.

JOINT COMMITTEE ON

JAN 2 6 2012

ADMINISTRATIVE RULES

- ([3]4) Electric Utility Obligations.
- (E) Any costs incurred under this rule by an electric utility not recovered directly from the customer-generator, as identified in [(5)](6)(F), shall be recoverable in that electric utility's rate structure.
- ([4]5) Customer-Generator Liability Insurance Obligation.
- (/5/6) Qualified Electric Customer-Generator Obligations.
- (C) No consumer shall connect or operate an electric generation unit in parallel phase and synchronization with any electric utility without written approval by said electric utility that all of the requirements under subsection [(7)(B)](9)(C) of this rule have been met. For a customergenerator who violates this provision, an electric utility may immediately and without notice disconnect the electric facilities of said customer-generator and terminate said customergenerator's electric service.
- ([6]7) Determination of Net Electrical Energy. Net electrical energy measurement shall be calculated in the following manner:
- (C) If the electricity generated by the customer-generator exceeds the electricity supplied by the electric utility during a billing period, the customer-generator shall be billed for the appropriate customer charges for that billing period in accordance with section ([3]4) of this rule and shall be credited [an amount at least equal to the avoided fuel cost of] with the product of the excess kilowatt-hours generated during the billing period and the rate identified in the electric utility's net metering tariff sheet filed with the commission in[, with this credit applied to] the following billing period. This rate is calculated from the electric utility's avoided fuel cost.
- (8) Net Metering Rates. Each electric utility shall file on or before January 15<sup>th</sup> of each odd numbered year for the commission's approval in the electric utility's tariff, a rate schedule with a net metering rate that is the same rate as the utility's cogeneration rate. The electric utility's cogeneration rate is filed for the commission's approval in the electric utility's tariff on or before January 15<sup>th</sup> of every odd numbered year as required in 4 CSR 240-3.155 Requirements for Electric Utility Cogeneration Tariff filings section (4). The cogeneration rate is stated in dollars per kilowatt-hour or cents per kilowatt-hour on the cogeneration rate tariff sheet and, likewise, the net metering rate shall be stated in dollars per kilowatt-hour or cents per kilowatt-hour on the net metering rate tariff sheet.
- ([7]9) Interconnection Agreement.
- (A) Each customer-generator and electric utility shall enter into the interconnection agreement included herein.
- 1. If the electric utility so chooses, it may allow customers to apply electronically through the electric utility's website.
- A. The interconnection agreement on the electric utility's website shall substantially be the same as the interconnection agreement included herein;

- B. The electronic agreement shall be reviewed by staff prior to being placed on the electric utility's website;
- C. The electric utility shall notify staff of any revisions to the electronic agreement on its website within 10 working days of when the electronic agreement is revised.
- (B) References to a solar rebate in the interconnection agreement included herein are not required for electric utilities that are not required to offer solar rebates.
- ([B]C) Applications by a customer-generator for interconnection of a qualified electric energy generation unit to the distribution system shall be accompanied by the plan for the customer-generator's electrical generating system including, but not limited to, a wiring diagram and specifications for the generating unit, and shall be reviewed and responded to by the electric utility within thirty (30) days of receipt for systems ten kilowatts (10 kW) or less and within ninety (90) days of receipt for all other systems. Prior to the interconnection of the qualified generation unit to the electric utility's system, the customer-generator will furnish the electric utility a certification from a qualified professional electrician or engineer that the installation meets the requirements of subsections [(5)](6)(A) and [(5)](6)(B). If the application for interconnection is approved by the electric utility and the customer-generator does not complete the interconnection within one (1) year after receipt of notice of the approval, the approval shall expire and the customer-generator shall be responsible for filing a new application.
- ([C]D) Upon the change in ownership of a qualified electric energy generation unit, the new customer-generator shall be responsible for filing a new application.
- ([8]10) Electric Utility Reporting Requirements. Each year prior to April 15, every electric utility shall:

## INTERCONNECTION APPLICATION/AGREEMENT FOR NET METERING SYSTEMS WITH CAPACITY OF ONE HUNDRED KILOWATTS (100 kW) OR LESS

· [Utility Name and Mailing Address]

For Customers Applying for Interconnection:

If you are interested in applying for interconnection to [Utility Name]'s electrical system, you should first contact [Utility Name] and ask for information related to interconnection of parallel generation equipment to [Utility Name]'s system and you should understand this information before

proceeding with this Application.

If you wish to apply for interconnection to [Utility Name]'s electrical system, please complete sections A. B, C, and D, and attach the plans and specifications, including, but not limited to, describing the net metering, parallel generation, and interconnection facilities (hereinafter collectively referred to as the "Customer-Generator's System") and submit them to [Utility Name] at the address above. The company will provide notice of approval or denial within thirty (30) days of receipt by [Utility Name] for Customer-Generators of ten kilowatts (10 kW) or less and within ninety (90) days of receipt by [Utility Name] for Customer-Generators of greater than ten kilowatts (10 kW). If this Application is denied, you will be provided with the reason(s) for the denial. If this Application is approved and signed by both you and [Utility Name], it shall become a binding contract and shall govern your relationship with [Utility Name].

#### For Customers Who Have Received Approval of

Customer-Generator System Plans and Specifications:

After receiving approval of your Application, it will be necessary to construct the Customer-Generator System in compliance with the plans and specifications described in the Application, complete sections E and F of this Application, and forward this Application to [Utility Name] for review and completion of section I at the address above. Prior to the interconnection of the qualified generation unit to [Utility Name] system, the customer-generator will furnish [Utility name] a certification from a qualified professional electrician or engineer that the installation meets the plans and specification described in the application. If the application for interconnection is approved by [Utility Name] and the customer-generator does not complete the interconnection within one (1) year after receipt of notice of the approval, the approval shall expire and the customer-generator shall be responsible for filing a new application.

[Utility Name] will complete the utility portion of section I and, upon receipt of a completed Application/Agreement form and payment of any applicable fees, schedule a date for interconnection of the Customer-Generator System to [Utility Name]'s electrical system within fifteen (15) days of receipt by [Utility Name] if electric service already exists to the premises, unless the Customer-Generator and [Utility Name] agree to a later date. Similarly, upon receipt of a completed Application/Agreement form and payment of any applicable fees, if electric service does not exist to the premises, [Utility Name] will schedule a date for interconnection of the Customer-Generator System to [Utility Name]'s electrical system no later than fifteen (15) days after service is established to the premises, unless the Customer-

Generator and [Utility Name] agree to a later date.

For Customers Who Are Installing Solar Systems:

Upon completion of section G and H, a rebate of \$2/watt up to 25,000 watts (25kW) is available from [Utility Name] on an expanded or new system that becomes operational after 12/31/2009 with a maximum rebate of \$50,000.

## For Customers Who Are Assuming Ownership or Operational Control of an Existing Customer-Generator System:

If no changes are being made to the existing Customer-Generator System, complete sections A, F, and H of this Application/Agreement and forward to [Utility Name] at the address above. [Utility Name] will review the new Application/Agreement and shall approve such, within fifteen (15) days of receipt by [Utility Name] if the new Customer-Generator has satisfactorily completed Application/Agreement, and no changes are being proposed to the existing Customer-Generator System. There are no fees or charges for the Customer-Generator who is assuming ownership or operational control of an existing Customer-Generator System if no modifications are being proposed to that System.

A. Customer-Generator's	Information		
Name on [Utility Name] Ele	ectric Account:		
Mailing Address:			
City:	11	State:	Zip Code:
Service/Street Address (if di	ifferent from above):		
Mailing Address:		State:	Zip Code:
Daytime Phone:	Fax:	Email:	-
<b>Emergency Contact Phone:</b>			
Culty Name Account No.	(Hom Cunty Din).	,	
If account has multiple mete	ers, provide the meter nu	imber to be used for net r	netering:
-			
B. Customer-Generator's	System Information		
Manufacturer Name Plate Po	ower Rating:	kW AC or DC (cir	cle one)
Voltage: Volts			
System Type:WindFu	el CellSolar Therma	lPhotovoltaicHydr	oelectricOther (describe)
Inverter/Interconnection Equ	uipment Manufacturer: _		
Inverter/Interconnection Equ	upment Model No.:		
Inverter/Interconnection Equ	uipment Location (descr	ribe):	
0.1 1/ 1//22	"11 07 111 51	a	2
Outdoor Manual/Utility Acc		connect Switch Distance	from meter:
Describe the location of the	disconnect switch:		
Existing Electrical Service (	Capacity: Ampe	res Voltage:	Volts
Service Character: Single			
		stem(if applicable):	kW
	<b>6</b>		
System Plans, Specifica	tions, and Wiring Dia	gram must be attached	for a valid application.
C. Installation Information	n/Hardware and Instal	lation Compliance	
Company Installing System:	Victoria de la constitución de l		
Contact Person of Company	Installing System:	Phor	ne Number:
Contractor's License No. (if			
Approximate Installation Da	ite:		
Mailing Address:			
City:		State:	Zip Code:
Daytima Phone:	Fay:	Fmail:	
Daytime Phone.	rax.	Lillaii.	

The Customer-Generator's proposed System hardware complies with all applicable National Electrical Safety Code (NESC), National Electrical Code (NEC), Institute of Electrical and Electronics Engineers (IEEE) and Underwriters Laboratories (UL) requirements for electrical equipment and their installation. As applicable to System type, these requirements include, but are not limited to, UL 1741 and IEEE 1547. The proposed installation complies with all applicable local electrical codes and all reasonable safety requirements of [Utility Name]. The proposed System has a lockable, visible AC disconnect device, accessible at all times to [Utility Name] personnel. The System is only required to include one lockable, visible disconnect device, accessible to [Utility Name]. If the interconnection equipment is

equipped with a visible, lockable, and accessible disconnect, no redundant device is needed to meet this requirement. The Customer-Generator's proposed System has functioning controls to prevent voltage flicker, DC injection, overvoltage, undervoltage, overfrequency, underfrequency, and overcurrent, and to provide for System synchronization to [Utility Name]'s electrical system. The proposed System does have an anti-islanding function that prevents the generator from continuing to supply power when [Utility Name]'s electric system is not energized or operating normally. If the proposed System is designed to provide uninterruptible power to critical loads, either through energy storage or back-up generation, the proposed System includes a parallel blocking scheme for this backup source that prevents any backflow of power to [Utility Name]'s electrical system when the electrical system is not energized or not operating normally.

0. 1	Installer)	D		
Stoned	Installer	: Date	· ·	
Digited (	illistalici,	Dan		

#### D. Additional Terms and Conditions

In addition to abiding by [Utility Name]'s other applicable rules and regulations, the Customer-Generator understands and agrees to the following specific terms and conditions:

#### 1) Operation/Disconnection

If it appears to [Utility Name], at any time, in the reasonable exercise of its judgment, that operation of the Customer-Generator's System is adversely affecting safety, power quality, or reliability of [Utility Name]'s electrical system. [Utility Name] may immediately disconnect and lock-out the Customer-Generator's System from [Utility Name]'s electrical system. The Customer-Generator shall permit [Utility Name]'s employees and inspectors reasonable access to inspect, test, and examine the Customer-Generator's System.

#### 2) Liability

Liability insurance is not required for Customer-Generators of ten kilowatts (10 kW) or less. For generators greater that ten kilowatts (10 kW), the Customer-Generator agrees to carry no less than one hundred thousand dollars (\$100,000) of liability insurance that provides for coverage of all risk of liability for personal injuries (including death) and damage to property arising out of or caused by the operation of the Customer-Generator's System. Insurance may be in the form of an existing policy or an endorsement on an existing policy. Customer-generators, including those whose systems are ten kilowatts (10 kW) or less, may have legal liabilities not covered under their existing insurance policy in the event the customer-generator's negligence or other wrongful conduct causes personal injury (including death), damage to property, or other actions and claims.

#### 3) Metering and Distribution Costs

A customer-generator's facility shall be equipped with sufficient metering equipment that can measure the net amount of electrical energy produced or consumed by the customer-generator. If the customer-generator's existing meter equipment does not meet these requirements or if it is necessary for [Utility Name] to install additional distribution equipment to accommodate the customer-generator's facility, the customer-generator shall reimburse [Utility Name] for the costs to purchase and install the necessary additional equipment. At the request of the customer-generator, such costs may be initially paid for by [Utility Name], and any amount up to the total costs and a reasonable interest charge may be recovered from the customer-generator over the course of up to twelve (12) billing cycles. Any

subsequent meter testing, maintenance or meter equipment change necessitated by the customer-generator shall be paid for by the customer-generator.

#### 4) Ownership of Renewable Energy Credits or Renewable Energy Certificates (RECs)

RECs created through the generation of electricity by the customer-owner are owned by the customer-generator until explicitly transferred to another entity. Nothing in this contract gives [Utility Name] any preferential entitlement to the RECs generated by the customer-generator's system.

#### 5) Energy Pricing and Billing

The net electric energy delivered to the Customer-Generator shall be billed in accordance with net metering rate schedule(s) [Utility's Applicable Rate Schedules]. The value of the electric energy delivered by the Customer-Generator to [Utility Name] shall be credited in accordance with rate schedule(s) [Utility's Applicable Rate Schedules].

Net electrical energy measurement shall be calculated in the following manner:

- (a) For a customer-generator, a retail electric supplier shall measure the net electrical energy produced or consumed during the billing period in accordance with normal metering practices for customers in the same rate class, either by employing a single, bidirectional meter that measures the amount of electrical energy produced and consumed, or by employing multiple meters that separately measure the customer-generator's consumption and production of electricity;
- (b) If the electricity supplied by the supplier exceeds the electricity generated by the customer-generator during a billing period, the customer-generator shall be billed for the net electricity supplied by the supplier in accordance with normal practices for customers in the same rate class;
- (c) If the electricity generated by the customer-generator exceeds the electricity supplied by the supplier during a billing period, the customer-generator shall be billed for the appropriate customer charges for that billing period and shall be credited an amount for the excess kilowatt-hours generated during the billing period at the net metering rate identified in [Utility Name's] tariff filed at the Public Service Commission, with this credit applied to the following billing period.
- (d) Any credits granted by this subsection shall expire without any compensation at the earlier of either twelve (12) months after their issuance, or when the customer-generator disconnects service or terminates the net metering relationship with the supplier.

#### 6) Terms and Termination Rights

This Agreement becomes effective when signed by both the Customer-Generator and [Utility Name], and shall continue in effect until terminated. After fulfillment of any applicable initial tariff or rate schedule term, the Customer-Generator may terminate this Agreement at any time by giving [Utility Name] at least thirty (30) days prior written notice. In such event, the Customer-Generator shall, no later than the date of termination of Agreement, completely disconnect the Customer-Generator's System from parallel operation with [Utility Name]'s system. Either party may terminate this Agreement by giving the other party at least thirty (30) days prior written notice that the other party is in default of any of the terms and conditions of this Agreement, so long as the notice specifies the basis for termination, and there is an opportunity to cure the default. This Agreement may also be terminated at any time by mutual agreement of the Customer-Generator and [Utility Name]. This agreement may also be terminated, by approval of the Commission, if there is a change in statute that is determined to be applicable to this contract and necessitates its termination.

#### 7) Transfer of Ownership

If operational control of the Customer-Generator's System transfers to any other party than the Customer-Generator, a new Application/Agreement must be completed by the person or persons taking over operational control of the existing Customer-Generator System. [Utility Name] shall be notified no less than thirty (30) days before the Customer-Generator anticipates transfer of operational control of the Customer-Generator's System. The person or persons taking over operational control of Customer-Generator's System must file a new Application/Agreement, and must receive authorization from [Utility Name], before the existing Customer-Generator System can remain interconnected with [Utility Namel's electrical system. The new Application/Agreement will only need to be completed to the extent necessary to affirm that the new person or persons having operational control of the existing Customer-Generator System completely understand the provisions of this Application/Agreement and agree to them. If no changes are being made to the Customer-Generator's System, completing sections A, F, and H of this Application/Agreement will satisfy this requirement. If no changes are being proposed to the Customer-Generator System, [Utility Name] will assess no charges or fees for this transfer. [Utility Name] will review the new Application/Agreement and shall approve such, within fifteen (15) days if the new Customer-Generator has satisfactorily completed the Application/Agreement, and no changes are being proposed to the existing Customer-Generator System. [Utility Name] will then complete section I and forward a copy of the completed Application/Agreement back to the new Customer-Generator, thereby notifying the new Customer-Generator that the new Customer-Generator is authorized to operate the existing Customer-Generator System in parallel with [Utility Name]'s electrical system. If any changes are planned to be made to the existing Customer-Generator System that in any way may degrade or significantly alter that System's output characteristics, then the Customer-Generator shall submit to [Utility Name] a new Application/Agreement for the entire Customer-Generator System and all portions of the Application/Agreement must be completed.

#### .8) Dispute Resolution

If any disagreements between the Customer-Generator and [Utility Name] arise that cannot be resolved through normal negotiations between them, the disagreements may be brought to the Missouri Public Service Commission by either party, through an informal or formal complaint. Procedures for filing and processing these complaints are described in 4 CSR 240-2.070. The complaint procedures described in 4 CSR 240-2.070 apply only to retail electric power suppliers to the extent that they are regulated by the Missouri Public Service Commission.

#### 9) Testing Requirement

IEEE 1547 requires periodic testing of all interconnection related protective functions. The Customer-Generator must, at least once every year, conduct a test to confirm that the Customer-Generator's net metering unit automatically ceases to energize the output (interconnection equipment output voltage goes to zero) within two (2) seconds of being disconnected from [Utility Name]'s electrical system. Disconnecting the net metering unit from [Utility Name]'s electrical system at the visible disconnect switch and measuring the time required for the unit to cease to energize the output shall satisfy this test. The Customer-Generator shall maintain a record of the results of these tests and, upon request by [Utility Name], shall provide a copy of the test results to [Utility Name]. If the Customer-Generator is unable to provide a copy of the test results upon request, [Utility Name] shall notify the Customer-Generator by mail that Customer-Generator has thirty (30) days from the date the Customer-Generator receives the request to provide to [Utility Name], the results of a test. If the Customer-Generator's equipment ever fails this test, the Customer-Generator shall immediately

disconnect the Customer-Generator's System from [Utility Name]'s system. If the Customer-Generator does not provide results of a test to [Utility Name] within thirty (30) days of receiving a request from [Utility Name] or the results of the test provided to [Utility Name] show that the Customer-Generator's net metering unit is not functioning correctly, [Utility Name] may immediately disconnect the Customer-Generator's System from [Utility Name]'s system. The Customer-Generator's System shall not be reconnected to [Utility Name]'s electrical system by the Customer-Generator until the Customer-Generator's System is repaired and operating in a normal and safe manner.

I have read, understand, and accept the provisions of Section D, subsections 1 through 9 of this Application/Agreement.

Appleadol/Agreement.	
Signed (Customer-Generator):	Date:
Must be signature of [Utility Name] account holder (customer)	3 300
E. Electrical Inspection The Customer-Generator System referenced above satisfies all red Inspector Name (print):	
Inspector Name (print): Inspector Certification: Licensed Engineer in Missouri License No	sed Electrician in Missouri
	de s
Signed (Inspector):	Date:
F. Customer-Generator Acknowledgement  I am aware of the Customer-Generator System installed of warranty information and/or an operational manual for that system copy of [Utility Name]'s parallel generation tariff or rate schedurequirements. I am familiar with the operation of the Customer-Generator as [Utility Name]'s interconnection standards. If, at any time a Customer-Generator System is operating in an unusual manner of [Utility Name]'s electrical system, I shall disconnect the Customer-Generator I (Utility Name]'s electrical system until the Customer-Generator or inspection. Further, I agree to notify [Utility Name] modification of the components or design of the Customer-Generator System in graph of the Customer-Generator Syste	em. Also, I have been provided with alle (as applicable) and interconnection enerator System.  Ent and I agree to operate and maintain turer's recommended practices as well and for any reason, I believe that the that may result in any disturbances or er-Generator System and not reconnect ator System is operating normally after no less than thirty (30) days prior to neerator System that in any way may istics. I acknowledge that any suclement to [Utility Name].
Signed (Customer-Generator):	Date:

G. SOLAR REBATE (For Solar Installations only)	)	
Solar Module Manufacturer:	Inverter Rating:	kW
Solar Module Model No.:	Number of Modules/Panel:	
Module rating:DC watts	System rating (sum of solar pane	els):kW
Module Warranty: years (circle on spec sheet	)	1
Inverter Warranty: years (circle on spec sheet		
Location of modules:RoofGround	Installation type: Fixed	Ballast
System Installation Date:		
Solar system must be permanently installed on th	e applicant's premises for a valid	application
Required documents to receive solar rebate (required copies of detail receipts/invoices with purchase Copies of detail spec sheets on each componer Copies of proof of warranty sheet (minimum of	se date circled	plication):
Photo(s) of completed system		
Completed Taxpayer Information Form		
I understand that this program has a limited lirst-come, first-served basis, while funds are availabled on a waiting list for the next year's rebate prorogram may be modified or discontinued at any time. I understand that the solar system must be perfor the duration of its useful life — a minimum of 10 commercially available and carry a minimum 10 year. I understand the equipment must be new white inimimum 10 year warranty.  I understand a rebate of \$2/watt up to 25,000 expanded or new systems that become operational after I understand the DC wattage rating provided by will be used to determine rebate amount.  I understand business corporations receiving Please consult your tax advisor with any questions.)  The undersigned warrants, certifies and represented and correct to the best of my knowledge; and the solar Electric Rebate program requirements.	budget, and that application will be le. It is possible that I may be notificed from if funds run out for the curb without notice from [Utility Name manently installed and remain in plot years. Equipment must be new warranty. Then installed, commercially available watts (25 kW) is available from [Utility Name watts (25 kW)] i	fied I have been reent year. This J. ace on premises when installed, ble and carry a Utility Name] on ate of \$50,000. noted in section receive a 1099.
	V	
Applicant's Signature	Installer's Signature	and the second
Print Solar Rebate Applicant's Name	Print Installer's Name	

I. Utility Application/Agreement Approval (completed by [Utility Name])  [Utility Name] does not, by approval of this Application/Agreement, assume any responsibility or liability for damage to property or physical injury to persons due to malfunction of the Customer-Generator's System or the Customer-Generator's negligence.					
This Application is approved by [Utility Name] on this [Utility Name] Representative Name (print):	day of	(month),	(year).		
Signed [Utility Name] Representative:					

AUTHORITY: section 386.250, RSMo 2000 and Section 386.890.9, RSMo (Supp. 2010).\* Original rule filed March 11, 2003, effective Aug. 30, 2003. Amended: Filed June 17, 2008, effective Feb. 28, 2009. Amended: Filed Feb. 20, 2009, effective Oct. 30, 2009. Amended: Filed (date)

\*Original authority: 386.280, RSMo 1939, amended 1963, 1967, 1977, 1980, 1987, 1988, 1991, 1993, 1995, 1996.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS AND NOTICE OF PUBLIC HEARING: Anyone may file comments in support of or in opposition to this proposed rule with the Missouri Public Service Commission, Steven C. Reed, Secretary of the Commission, P.O. Box 360, Jefferson City, MO 65102. To be considered, comments must be received at the Commission's offices on or before April 2, 2012, and should include a reference to Commission Case No. EX-2012-0193. Comments may also be submitted via a filing using the Commission's electronic filing and information system at <a href="http://www.psc.mo.gov/efis.asp">http://www.psc.mo.gov/efis.asp</a>. A public hearing regarding this proposed rule is scheduled for Tuesday, April 3, 2012, at 10:00 a.m. in Room 305 of the commission's offices in the Governor Office Building, 200 Madison Street, Jefferson City, Missouri. Interested persons may appear at this hearing to submit additional comments and/or testimony in support of or in opposition to this proposed rule, and may be asked to respond to commission questions. Any persons with special needs as addressed by the Americans with Disabilities Act should contact the Missouri Public Service Commission at least ten (10) days prior to the hearing at one (1) of the following numbers: Consumer Services Hotline 1-800-392-4211 (voice) or Relay Missouri at 711.

## Small Business Regulator Fairness Board Small Business Impact Statement

Date: December 21, 2011

Rule Number: 4 CSR 240-20.065

Name of Agency Preparing Statement: Missouri Public Service

Commission

Name of Person Preparing Statement: Lena Mantle

Phone Number: 573-751-7520 Email: lena.mantle@psc.mo.gov

Name of Person Approving Statement: Morris Woodruff

Please describe the methods your agency considered or used to reduce the impact on small businesses (examples: consolidation, simplification, differing compliance, differing reporting requirements, less stringent deadlines, performance rather than design standards, exemption, or any other mitigating technique).

Would only impact small businesses in that it would make it easier for them to apply for net metering from investor-owned electric utilities

Please explain how your agency has involved small businesses in the development of the proposed rule.

N/A - Only directly impacts the four investor-owned utility companies in the state.

Please list the probable monetary costs and benefits to your agency and any other agencies affected. Please include the estimated total amount your agency expects to collect from additionally imposed fees and how the moneys will be used.

None

Please describe small businesses that will be required to comply with the proposed rule and how they may be adversely affected.

None

Please list direct and indirect costs (in dollars amounts) associated with compliance.

Please list types of business that will be directly affected by, bear the cost of, or directly benefit from the proposed rule.

The four investor-owned utility companies in the state will be directly affected by the rule. Small businesses that generate electricity through renewable resources will benefit from the rule.

Does the proposed rule include provisions that are more stringent th	ıan
those mandated by comparable or related federal, state, or county	
standards?	

Yes\_\_\_ No\_X\_\_

If yes, please explain the reason for imposing a more stringent standard.

For further guidance in the completion of this statement, please see §536.300, RSMo.