FORM NO. 13	P. S. C. MO. I		First	Original SHEET No Revised
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	POWER & LIGHT CON suing Corporation or Municipality		For Missouri I	Retail Service Area
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SSUED BY	J. S. Latz		ce President	1201 Walnut, Kansas City

	POWER & LIGHT COMPANY suing Corporation or Municipality	For Missouri Retail Service Area Community, Town or City Missouri Publice Service Community
	GENERAL RUL APPLYING T	ES AND REGULATIONS (,T) DEC 23 1998
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		Missouri Public Service Commission
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	KANSAS CITY	P. S. C. MO. No. ancelling P. S. C. MO. No. POWER & LIGHT COMP. suing Corporation or Municipality  GENE	2	First { For Missouri	Community,	ice Area Town or City Sourf Public Commission
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	ANSAS CITY POW	P. S. C. MO. No. 2		Community	SHEET No.  SHEET No.  Town or City  C. 2. 9. 1976  AISSOURI  rvice Commis	1,46A
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	ISSUED BY	J. A. Mayberry,		Vice Pres	sident	1330 E	salt	imore, Kansa	is City, Mo.

	ANSAS CITY POW	P. S. C. MO. No	2	For	Community,	Town or City	1.46c
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FORM NO. 13	P. S. C. MO. No2	First {	SHEET No. 1.461	)
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ISSUED BY	J. A. Mayberry,	Vice	President	1330 Bal	timore, Kansas	City, Mo

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Senior Vice President

ISSUED BY J. S. Latz

FORM NO. 13

P. S. C. MO. No. .....2

Second ( POSTETANT ) Revised

SHEET No. 1.48

Cancelling P. S. C. MO. No. 2

First ( )Orrowal Revised SHEET No. ...1.48

KANSAS CITY POWER & LIGHT COMPANY

Name of Issuing Corporation or Municipality

For Rate Areas No. 1 and No. 3 Community, Town or City

GENERAL RULES AND REGULATIONS APPLYING TO ELECTRIC SERVICE

(continued)

MOBILE HOME SERVICE

DEC 12 1980

14.01 PERMANENT MOBILE HOME SERVICE: The Company will suMISSOURI individually metered electric service to each non-transipablic Service Commission permanent mobile homes court (one constructed comparable development with such facilities as paved roadways and walkways, underground water and sewer connections, finish graded, arranged in an orderly contiguous manner) who shall be responsible for the payment of electric service bills incurred under the applicable Residence Service or Rural Residence Service rate schedule.

- 14.02 TRANSIENT MOBILE HOME SERVICE: Where a court is non-permanent or where some or all residents of a permanent court are transient, the Company, at its election, may
  - (a) supply individually metered electric service to each unit in such non-permanent court or to each unit in such otherwise permanent court and the Owner/Operator shall be responsible for payment of the electric service bills incurred at such units. The Owner/Operator may not charge any resident of such unit more than the amount actually billed by the Company for usage by such unit under the Residence Service or Rural Residence Service rate schedule and shall post in several conspicuous places on the . premises a copy of the Company's applicable Residence Service or Rural Residence rate schedule together with a statement as follows:

"The charge for electric service for each trailer space will be billed in accordance with the above rate, except that the minimum charge shall be prorated for partial month's service."

or

JAN 19 1981 81-181 ublic Servi<u>ce Commission</u>

DATE OF ISSUE December 5 1980

DATE EFFECTIVE January

ISSUED BY 1.. C. Rasmussen

Vice President

1330 Baltimore, Kansas City, Mo.

name of officer

title

SHEET No. 1.49 P. S. C. MO. No. .....2 жижени ) FORM NO. 13 SHEET No. ... 1.49 Second Cancelling P. S. C. MO. No. ......2 166476X Revised For Rate Areas No. 1 and No. 3 KANSAS CITY POWER & LIGHT COMPANY Community, Town or City Name of Issuing Corporation or Municipality GENERAL RULES AND REGULATIONS APPLYING TO ELECTRIC SERVICE cont**Dered 2 1980** (Fontinue MISSOURI 14. MOBILE HOME SERVICE 14.02 TRANSIENT MOBILE HOME SERVICE: (continued) Public Service Commission (b) supply single metered electric service under an applicable general service schedule to the premises of the Owner/ Operator for redistribution to the individual units and the Owner/Operator shall be responsible for payment of the electric service bill to the premises. Electric service to the occupant of a mobile home is here considered an incident of occupancy and to be without a specific or separate charge by the Owner/ Operator to the mobile home occupant.

14.03 RESALE OF ELECTRIC SERVICE: No court Owner/Operator shall attempt to meter or to sell electric energy to any occupant of mobile home space other than is herein specified. Evidence of any attempt to resell electric service shall give the Company the right to discontinue service upon 48 hours prior written notice.

14.04 PUBLIC SERVICE IN MOBILE HOME COURT: All electric service in any court for use other than by the occupants renting mobile home space shall be billed to the Owner/Operator on the applicable General Service rate schedule.

14.05 DISTRIBUTION FACILITIES: Subject to the requirements of Rules 9 and 10, as applicable, and Rules 3.05, 3.07 and 6.01, but with the words "Owner/Operator" in place of the word "Customer", the Company under the conditions of 14.01 and 14.02(a) will install, own, operate and maintain the electric distribution facilities to the points of delivery.



DATE OF ISSUE	December	5	1980	DATE	EFFECTIVE	January	19	1981
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ISSUED BY	L. C. Rasmussen			President	1330 B	altimore, Kar		
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 		OWER & LIGHT COMPANY ing Corporation or Municipality	For Rate Area	
F		GENERAL RULES A	ND DECILLATIONS	JAN 19 1978
		APPLYING TO EL		(continued)
		15. MUNICIPAL STREE	T LIGHTING SERVE	Public Service Commission
	15.02 pality recoglighting equality and the in order to	TERMS AND CONDITIONS: The nin the corporate limits of plicable Rate Schedules, and MUNICIPALITY RESPONSIBILITY gnizes its continuing duty taipment as the Municipality eir intersections within the insure the safety of its in and commerce in such public	a Municipality under Rules and Regularies. The governing operate and opdeems necessary corporate limit chabitants and to	nder terms and condi- ations of the Company. body of the Munici- erate such street at and along the public s of the Municipality
KCPL FORM 81-101 1/76	15.03 lighting settent that it ing facility public ways limits of the Composuant to dispurpose of the Composuant to dispurpose of the operation of the Operation of the Municipal the Municipal thereto, chapany at the ities incluowed, operalectric en	COMPANY SERVICE RESPONSIBILE revice within the corporate 1 to now owns or is willing to ies at locations selected by and their intersections in the Municipality located with any and to operate such electrons and in the manner of the free flow and safety of STREET LIGHTING SYSTEM: The shall consist of street light of equipment, conductors and in the Municipality not if it is a feet of the Municipality not if it is a such facilities now anges therein, and removals direction of the Municipality and ded within the Street Lighting and maintained by the Cergy required for the operate Street Lighting Service to	JITY: The Companimits of the Munprovide and own the Municipalit those portions win the certificative street lightesignated by the persons and commune Street Lighting luminaired all other facistreet lights in the certificative thereform as may and located we exist, together therefrom as may try during the teng System shall company. The Company. The Compine of the Street in the street company.	electric street light-
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FORM NO. 13	P. S. C. MO. No2	First 1.51 Revised SHEET No.
KANSAS CITY P	Plling P. S. C. MO. No.  DWER & LIGHT COMPANY	For Rate Areas No. 1 and No. 3
Name of Issui	ng Corporation or Municipality	Community, Town or City RECEIVED

GENERAL RULES AND REGULATIONS NUV ( 1909
APPLYING TO ELECTRIC SERVICE (continued)
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### 15. MUNICIPAL STREET LIGHTING SERVICES OF (COR LIGHT) 188107

- 15.05 STREET LAMPS EXHIBIT: The Company will develop an exhibit which will indicate the number, size and type of the street lights on order or now owned and installed by the Company, operated and maintained by the Company and paid for by the Municipality. The number of street lights set forth in the exhibit shall be the minimum number of street lights which shall be used and paid for by the Municipality, and, if, when and as additional street lights are installed from time to time, the minimum number as set forth shall be increased to the extent of such additional street lights which shall be used and paid for by the Municipality under applicable rates and charges.
- 15.06 APPLICABLE RATE SCHEDULE: The Municipality shall pay to the Company for Municipal Street Lighting Service furnished by the Company at the rates and charges provided for in the Company's Rate Schedule for Municipal Street Lighting Service or any superseding schedule therefor as then in effect and on file with the State Regulatory Commission from time to time.
- Lighting System may be ordered by and on behalf of the Municipality from time to time by written order of a legally authorized officer of the Municipality, and upon receipt the Company will institute action to furnish and install street lighting facilities of the type and design specified by the Municipality at the locations designated by the Municipality provided that the Company shall have the right to reject such order if the facilities specified are not of a standard type or design then being furnished and installed by the Company under its Standards for Municipal Street Lighting Facilities; provided further that the Company may accept an order from the Municipality for the installation of nonstandard street lighting facilities upon terms and conditions satisfactory to the Company and to a legally authorized officer of the Municipality, as evidenced by a written acceptance of any such order.
- 15.08 CHANGES AND REMOVALS: Changes in the location or direction of Street Lighting System facilities on public rights of way will be performed by the Company at the City's request. Changes made in conjunction with and because of a public improvement project which is paid for by public funds and requires public rights of way alterations, shall be done at the Company's expense. For all other changes, the City shall reimburse and pay to the Company the Company's cost of labor, transportation and materials incurred for such change (including, without limitation, applicable overheads, insurance and taxes).

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	month	day	year	month day	year
ISSUED BY	B. J. Beaudoin		Vice Presider	nt 1330 Baltimore, Kansas Ci	ity, Mo.
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FORM NO. 13	P. S. C. MO. No. 2	First { Osiginal } SHEET No. 1.5	52
KANSAS CITY POWE	ER & LIGHT COMPANY		5.2

# GENERAL RULES AND REGULATIONS APPLYING TO ELECTRIC SERVICE (continged)UNI

### Public Service Commission 15. MUNICIPAL STREET LIGHTING SERVICE (continued)

- 15.08 CHANGES AND REMOVALS: (continued) Removals of Street Lighting System facilities, or portions thereof, will be performed by the Company at the Municipality's request. For all such removals, the Municipality shall reimburse and pay to the Company the Company's cost of labor, transportation and materials incurred for such removal (including, without limitation, applicable overheads, insurance and taxes), as well as the original cost of such facilities, less accrued depreciation and salvage value. A salvage credit will be allowed only when the particular items being removed have current reusable value to the Company. Such changes and removals shall be performed as soon as reasonably practical after receipt of a written order of a legally authorized officer of the Municipality requiring the same.
- 15.09 PROTECTION OF COMPANY PROPERTY: Property of the Company shall be protected by the Municipality against malicious destruction thereof as is the property of its inhabitants.
- 15.10 MUNICIPALITY PAYMENT LIABILITY: The Municipality shall pay all bills rendered by the Company for services furnished within fifteen (15) days after receipt thereof. If any such bill is not paid within such period, a default shall have incurred and the Municipality shall become liable to pay the Company interest on such bill at the rate of ten percent (10%) per annum until such bill is paid. If any bill shall remain in default for ninety (90) days, the Company may, at its option, discontinue the furnishing of services provided until such time as the delinquent payments, together with all interest thereon, shall have been paid, and the Municipality shall also be liable to the Company for the value of its investment (undepreciated original cost) in the Street Lighting System.
- 15.11 FORCE MAJEURE: The Company shall not be liable on account of any interruption or delay of service occasioned by, and shall have no obligation to furnish service during the time service is interrupted by, an Act of God or any other cause not within the control of the Company, including but not limited to, failure of facilities, load shedding for the protection or restoration of system operations, flood, drought, earthquake, storm, lightning, fire, explosion, epidemic, war, riot, civil disturbance, invasion, insurrection, labor disturbance, strike, sabotage, collision, or restraint or order by any court or public or military authority having jurisdiction. Any strike or labor disturbance may be settled at the discretion of the Company.

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Public Service Commissions

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ISSUED BY	B. J. Beaudoin	•	Vice Pres	ident	1330 Baltimo	re, Kans	as Cit	v. Mo
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<del>'Original</del> } Revised

November 6, 1989

DATE OF ISSUE

ISSUED BY 8. J. Beaudoin

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P. S. C. MO. No. ....

Cancelling P. S. C. MO. No.

FILED DEC 16 1989 Public Service Commission DATE EFFECTIVE DEC. 16 190 mon th Vice President 1330 Baltimore, Kansas City, Mo.

FORM NO. 13

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F	ORM NO. 13 P. S. C. MO. No. 2 Original SHEET No. 1.54
	Cancelling P. S. C. MO. No.
<u>}</u>	Name of Issuing Corporation or Municipality  Name of Issuing Corporation or Municipality  For Rate Area No. 12.1/20
	GENERAL RULES AND REGULATIONS GENERAL RULES AND REGULATIONS GENERAL RULES AND REGULATIONS (Continued)
	16. MUNICIPAL TRAFFIC CONTROL SIGNAL SERVICE
	16.01 TERMS AND CONDITIONS: The Company will supply Traffic Control Signal Service within the corporate limits of the Municipality under the terms and conditions provided for in the Rules and Regulations of the Company.
	of the Municipality recognizes its continuing duty to provide Traffic Control Signal Service at and along the public ways and their intersections within the corporate limits of the Municipality in order to insure the safety of its inhabitants and to promote the free flow of persons and commerce in such public ways.
FORM 81-101 1/76	16.03 COMPANY SERVICE RESPONSIBILITY: The Company will supply Traffic Control Signal Service within the corporate limits of the Municipality to the extent that the Company now owns or is willing to provide and own electric traffic control facilities at locations selected by the Municipality at and along such public ways and their intersections in those portions of the corporate limits of the Municipality now or hereafter located within the certificated service territory of the Company and to operate such electric traffic control facilities as nearly as practical pursuant to directions and in the manner designated by the Municipality for the purpose of controlling traffic at such locations.
KCPL	16.04 TRAFFIC CONTROL SYSTEM:
	(a) The Traffic Control System used by the Company to provide Traffic Control Signal Service shall be defined as and shall consist of traffic control signals, poles, lamps, control cables, conductors and all other facilities necessary for the operation of electrically operated signals in those portions of the corporate limits of the Municipality now or hereafter located within the certificated service territory of the Company. Such Traffic Control System shall include all such facilities presently owned by the Company and located within such portions of the Municipality as such facilities now exist, together with all additions thereto, changes therein, and removals therefrom as may be made by the Company at the direction of the Municipality.
	(b) The Company will develop an exhibit which will indicate the locations of the existing or authorized traffic control facilities included in the Traffic Control System.  FILED
L,	DATE OF ISSUE April 29, 1976  MAY 4 1976  DATE EFFECTIVE May 4, 1976  Public 8 4 3 3
	Public Service Commission  ISSUED BY J. A. Mayberry, Vice-President Commission  Vice-President Commiss

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P. S. C. MO. No. 2 FORM NO. 13 SHEET No. 1.56 Original } XXXXXXX Cancelling P. S. C. MO. No. Revised 1 Rate Area No. 1 31V 31 KANSAS CITY POWER & LIGHT COMPANY Community, Town or City Name of Issuing Corporation or Municipality APR 2 0 1976 GENERAL RULES AND REGULATIONS MISSOURI APPLYING TO ELECTRIC SERVICE keentinyede Commissior MUNICIPAL TRAFFIC CONTROL SIGNAL SERVICE 16.07 ADDITIONS TO TRAFFIC CONTROL SYSTEM: Additions to the Traffic Control System may be ordered by and on behalf of the Municipality from time to time by written order of a legally authorized officer of the Municipality, and upon receipt the Company will institute action to furnish and install traffic control facilities of the type and design specified by the Municipality at the locations designated by the Municipality, provided that the Company shall have the right to reject such order if the facilities specified are not of a standard type or design then being furnished and installed by the Company under its Standards for Municipal Traffic Control Facilities; provided further that the Company may accept an order from the Municipality for the installation of non-standard traffic control facilities upon terms and conditions satisfactory to the Company and to a legally authorized officer of the Municipality, as evidenced by a written acceptance of any such 16.08 CHANGES AND REMOVALS OF TRAFFIC CONTROL SYSTEM: The Municipality by written order of a legally authroized officer of the Municipality may require the Company to change the type, location or direction of any facilities included in the Traffic Control System or to discontinue and remove any such traffic control facilities. Such changes or discontinuances shall be completed by the Company as soon as reasonably practical after receipt of the order. The Municipality shall reimburse and pay to the Company for each such change or removal the cost to the Company of labor, transportation and materials incurred by the Company in such change or removal, including, without limitation, applicable overheads, insurance and taxes, and remaining value of such facilities. As used herein the term "remaining value" shall mean the original cost of any facilities removed, less salvage value thereof, less depreciation on unrecovered original cost, plus the cost of removal, unless the Municipality requires the Company to discontinue and remove traffic control facilities in the Traffic Control System so that it may install Municipally-owned traffic control facilities at the same location. In that case the Municipality shall reimburse and pay to the Company for each such removal the reproduction cost new, less depreciation, plus labor and transportation costs for removal of the traffic control facilities. A salvage credit will be allowed only when the particular pieces of equipment being removed have current, reusable value to the Company. DATE OF ISSUE April 29, 1976 May 4, 1976 MARYATEL ROPAGECTIVE .....

ISSUED BY J. A. Mayberry,

name of officer

#18433

Full Bros Service Commission Politimore, Kansas City, Mo.

SHEET No. 1.57 P. S. C. MO. No. ... 2 ..... | Original FORM NO. 13 REXXXXX Cancelling P. S. C. MO. No. .... SHEET No. Original Revised NEUGIVE KANSAS CITY POWER & LIGHT COMPANY For Rate Area No. 1 Name of Issuing Corporation or Municipality Community, Town or City Urban Area — APR 2 9 1976 — MISSOURI GENERAL RULES AND REGULATIONS APPLYING TO ELECTRIC SERVICE (donation ed) vice Commission MUNICIPAL TRAFFIC CONTROL SIGNAL SERVICE (continued) 16.09 MUNICIPALITY PAYMENT LIABILITY: The Municipality shall pay all bills rendered by the Company for Traffic Control Signal Service within fifteen (15) days after receipt thereof. If any such bill is not paid within such period, a default shall have incurred and the Municipality shall become liable to pay the Company interest on such bill at the rate of ten percent (10%) per annum until such bill is paid. If any bill shall remain in default for ninety (90) days, the Company may, at its option, discontinue the furnishing of Traffic Control Signal Service until such time as the delinquent payments, together with all interest thereon, shall have been paid, and the Municipality shall also be liable to the Company for the value of its investment (undepreciated original cost) in the Traffic Control System. 16.10 FORCE MAJEURE: The Company shall not be liable on account of any interruption or delay of service occasioned by, and shall have no obligation to furnish service during the time service is interrupted by, an Act of God or any other cause not within the control of the Company, including but not limited to, failure of facilities, load shedding for the protection or restoration of system operations, flood, drought, earthquake, storm, lightning, fire, explosion, epidemic, war, riot, civil disturbance, invasion, insurrection, labor disturbance, strike, sabotage, collision, or restraint or order by any court or public or military authority having jurisdiction. Any strike or labor disturbance may be settled at the discretion of the Company. 16.11 MUNICIPALITY PURCHASE OF TRAFFIC CONTROL SYSTEM: The Municipality shall have the right and option to purchase on a mutually agreed specified "purchase date", upon one (1) year's written notice to the Company prior to the specified purchase date, only that portion of the Traffic Control System determined by the Company in use and useful and devoted exclusively to furnishing Traffic Control Signal Service within the corporate limits of the Municipality (the "property to be sold"). The purchase price for the property to be sold shall be and consist of all of the following: [a] the reproduction cost new less depreciation; [b] consequential and severance damages which will result or accrue to the Company from the sale and transfer of said property to the Municipality: [c] an allowance for the loss of a portion of the Company's going concern [d] all materials and supplies related uniquely to the property to be sold; [e] all expenses in connection with all other damages sustained by the Compa by reason of such sale. MAYDA TELEPRECTIVE \_\_\_\_\_ May 4, 1976 DATE OF ISSUE April 29, 1976 18433ISSUED BY J. A. Mayberry, 1330 Baltimore, Kansas City, Mo. Vice President Public Service Commission

address

1	FORM NO. 13	P. S. C. MO. No2	Original SHEET No. 1.58
!	KANSAS CITY PO	WER & LIGHT COMPANY Corporation or Municipality  GENERAL RULES AN	For Rate Area No. T  Community, Town or City  Urban Area APP 2 9 1976
KCPL FORM 81-101 1/76	nicipality, p property to b Company and t riod of ten ( quired for th then or there Company at th filed with an	APPLYING TO ELE  16. MUNICIPAL TRAFFIC CO  UNICIPALITY PURCHASE OF EL- ursuant to Rule 16.11 here e sold, the Municipality si he Company shall sell and 10) years from the purchase e operation of all Municipality after located within the co	ONTROL SIGNAL SERVICE (continued)  ECTRIC ENERGY: In the event the Mucof elects to and does purchase the hall purchase and receive from the deliver to the Municipality for a peed date all of the electric energy really-owned traffic control facilities ertificated service territory of the for such service then or thereafter
	DATE OF ISSUE	April 29, 1976	DATE EFFECTIVE May 4, 1976

Vice President

1330 Baltimore, Kansas City, Mo.

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ISSUED BY J. A. Mayberry,

SHEET No. 1.59

| Original

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Cancelling P. S. C. MO. No. SHEET No. .... Original SHEET No.

Revised DE COLON WAS

For Rate Areas No. 1 Sand No. 105 KANSAS CITY POWER & LIGHT COMPANY Name of Issuing Corporation or Municipality MAR 16 1978 GENERAL RULES AND REGULATIONS APPLYING TO ELECTRIC SERVICE EMERGENCY ENERGY CONSERVATION PLAN 17.01 ANTICIPATED EMERGENCY: In the event emergency conditions are anticipated by the Company on its system or on the interconnected electric systems of which the Company's system is a party, which conditions may result in (a) an inability by the Company to meet all electric requirements of its customers, or (b) a general inability by the interconnected systems to meet all electric requirements of customers on the interconnected systems of which the Company's system is a part, due to a lack of (i) available electric generating capacity or (ii) fuels therefor, and an emergency has been duly declared on account thereof by proper State or Federal authorities having jurisdiction, the Company may, upon written notice by the Company to the Commission, implement an Emergency Energy Conservation Plan pursuant to this Rule 17. 17.02 CUSTOMER NOTIFICATION: The Company will give prompt notice to its customers of the implementation of this Emergency Energy Conservation Plan by appropriate releases to the news media and, to the extent practical and in accordance with procedures deemed appropriate by the Company, by direct contact (telephonic, written or personal) with its large commercial and industrial customers who will be advised that this Emergency Energy Conservation Plan has been implemented by the Company. 17.03 EXEMPT FACILITIES: Customers operating facilities of the type listed in this Rule 17.03 shall be exempt from application of the Company's Emergency Energy Conservation Plan, provided such customers undertake the reduction of electric energy usage to the fullest extent practical consistent with continued operation of such facility to provide the services, functions or activities for which such customer is responsible. (a) Any facility whose function is necessary to the support of life, such as, but not limited to, hospital services and nursing homes, or (ii) non-hospital life sustaining facilities, including iron lungs, kidney machines and shaker beds. (b) Any facility whose function is necessary for national, state or local security, such as, but not limited to, (i) missile sites, (ii) defense communication network centers, MAR 2 0 1978 (iii) civil defense facilities, 78 - 203 (iv) prisons, or other governmental activities essential to na Tublic Service Commission (v) March 16, 1978 March 20, 1978 DATE OF ISSUE..... DATE EFFECTIVE .....

P. S. C. MO. No. \_\_\_\_2

FORM NO. 13

1330 Baltimore, Kansas City, Mo.

oddress

title

ISSUED BY L. C. Rasmussen Vice President

	Cancelling P. S. C. MO. No
L/ A	Revised WIS RETURNED
	SAS CITY POWER & LIGHT COMPANY For Rate Areas No. 12 (1)   Community, Town or City
	MAR 1 6 1978
	GENERAL RULES AND REGULATIONS MISSOURI APPLYING TO ELECTRIC SERVICE FUNDE SERVICE Commission
	17. EMERGENCY ENERGY CONSERVATION PLAN (continued)
	17.03 EXEMPT FACILITIES: (continued)
(6	Any facility whose function is necessary to provide essential public services, such as, but not limited to,
	<ul><li>(i) police and fire control facilities,</li><li>(ii) essential public services, including water, telephone, gas, trash and sewage services,</li></ul>
	(iii) transportation facilities,
	<ul><li>(iv) communications media,</li><li>(v) fuels and energy supply facilities,</li></ul>
	<ul><li>(vi) food processing, storage and distribution facilities,</li><li>(vii) medical supply facilities, or</li></ul>
2/78)	(viii) community centers used to house groups of persons affected by curtailment of electric or other forms of public service.
e da	17.04 DAILY MONITORING: Upon implementation by the Company of its Emeracy Energy Conservation Plan under this Rule 17, the Company will monitor by the need for continuation thereof and/or the need to implement, as the mpany in its sole discretion deems appropriate, further action hereunder in following stages.
pa pa sa	17.05 FIRST STAGE CONSERVATION: The first stage in energy conservation it be directed at securing voluntary reductions in energy usage by all Company customers to the extent that such reductions do not endanger health, sety or employment within the Company's service territory, and will include the following:
(;	The Company will reduce its own usage of electric energy in any way that will not jeopardize essential operations.
(1	The Company will make public appeals through appropriate news media, asking all customers to voluntarily reduce their usage of electric energy.
(	The Company will request all its wholesale electric customers to seek voluntary curtailments on their systems.
(0	request voluntary curtailment of energy without causing work force re-
	MAR 20 1978
L	Public Service Commission
DΑ	TE OF ISSUE March 16, 1978 DATE EFFECTIVE MAYCH 20, 1978  month day year month day year
155	ED BY L. C. Rasmussen Vice President 1330 Baltimore, Kansas City, Mo.

title

P. S. C. MO. No. \_\_\_\_2\_\_\_\_ SHEET No. 1.61 Original FORM NO. 13 Rexident Cancelling P. S. C. MO. No. KANSAS CITY POWER & LIGHT COMPANY For Rate Areas No. 1 and No. Name of Issuing Corporation or Municipality ommunity, Town or City 14AR 1 6 1978 GENERAL RULES AND REGULATIONS Public Services Commission APPLYING TO ELECTRIC SERVICE EMERGENCY ENERGY CONSERVATION PLAN (continued) 17.05 FIRST STAGE CONSERVATION: (continued) (e) The Company will require elimination of outdoor flood lighting, advertising and decorative lighting, except for the minimum level necessary to protect life and property, and permitting a single illuminated sign identifying commercial facilities that are open after dark. (f) The Company will request reduction in parking lot lighting, street and alley lighting, and dusk-to-dawn lighting to minimum functional and safety levels where practical. The Company will request adjustment of work schedules for building cleaning, maintenance, restocking, etc., which require office or industrial facilities to be lighted, heated or cooled beyond normal office of plant hours. 17.06 SECOND STAGE CONSERVATION: If further voluntary energy conservation efforts are necessary in the judgment of the Company, it will request its customers to: ₹ 0 1 (a) curtail sports, entertainment and recreational activities consistent with energy conservation; e.g., eliminate sports events requiring lighting and close theaters requiring energy for heating or cooling facilities; (b) reduce hours of operation, or close, all public museums, art galleries, historic buildings, and other nonessential facilities requiring lighting, heating or cooling; (c) reduce usage of electricity in residences, stores, offices and factories to minimum functional and safety levels, by reduction of general lighting levels, the number of elevators operating during non-peak hours and the elimination of show windows, display and other decorative lighting; (d) minimize energy usage in all commercial, industrial and residential establishments by maintaining a temperature of no more than 65° F during operation of heating equipment, and no less than 80° F during operation of cooling equipment and by reducing the temperature level of heater water to 140° F or less; and MAR 20 1978 78-203 Public Service Commission March 20, 1978 DATE OF ISSUE March 16, 1978 DATE EFFECTIVE ..... month

1330 Baltimore, Kansas City, Mo.

address .

ISSUED BY L. C. Rasmussen Vice President

	FORM N	ro. 13 P. S. C	. MO. No2		Original SHEET No. 1.62
	KANSA	Cancelling P. S. C  AS CITY POWER & LIG  Name of Issuing Corporation o		For Rate A	Revinite DELIVE
			- · · · · · · · · · · · · · · · · · · ·		MAR 1 6 1978
			GENERAL RULES A APPLYING TO EI	·	
		17.	EMERGENCY ENERG	Y CONSERVATION	PIAN (continued)
		17.06 SECOND STAG	GE CONSERVATION:	(continued)	
	(e)		to operate on a	schedule not	ent stores, shopping cen- to exceed six days per week, and
	(f)		ich are known to		, and the City of Kansas y reduction plans, to
KCPL FORM 81-101 (REV. 2/78)	quate conse Commi recei shall event this Compa the	ation measures imple, in the judgment ervation on its systems is size of the commiss of the come mandatory tof failure by any Rule 17.07, electrany unless the faci	emented under Ru of the Company, tem, the Company andatory energy ion approval, th and binding on a customer to con ic service to su lities are exemp energy curtailm	to achieve the may, at its dicurtailment under provisions of the Company uply thereafter ach customer may of under Rule 1 ment steps may	with the provisions of y be discontinued by the 7.03 hereof. Additionally be implemented as re-
¥	(a)	effect system volt	age reductions u	ıp to 5%;	
	(b)	deenergize circuit clude exempt facil	s on a manual ro lities under Rule	tation basis, a 17.03 hereof;	except circuits which in-
	(c)				employees, but large elec- s necessary for safety and
	(d)	service by at leas the preceding 12 f	t 30% of their r Full calendar mon	espective averaths;	monthly usage of electricage monthly usage during
	(e)	direct all commerce tric service to a of their respective	maximum equivale	ons; and	montfulluses of election 40 hours per week  MAR 20 1978  78 - 203  ublic Service Commission
	DATE	OF ISSUE Ma	rch 16, 1978	<b>-</b>	FECTIVE March 20, 1978

ISSUED BY L. C. Rasmussen Vice President 1330 Baltimore, Kansas City, Mo.

Name	ITY POWER & LIC of Issuing Corporation c		For Rate Areas	WEGENED
		GENERAL RULES AN APPLYING TO ELE		MAR 16 1978
	17.	EMERGENCY ENERGY	CONSERVATION PLAN	ıblic Service Commissio
17.	07 MANDATORY (	CURTAILMENT: (con	tinued)	
of	electric servic	ce, on a progressi	l customers to fur ve reduction basis nd plant safety an	, as may be require
fault of tomer or	its service ag other person b	greement and shall	not otherwise be mentation by the C	e considered in de- liable to any cus- ompany of any or al
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ISSUED BY L. C. Rasmussen Vice President 1330 Baltimore, Kansas City, Mo.

KANSAS CITY PO	P. S. C. MO. No  ling P. S. C. MO. No  WER & LIGHT COMPA	2	Second { Priginal   SHEET No. 1.64   Revised   SHEET No. 1.64   SHEET NO
		-::	APR 25 1988
	GENERAL APPLYIN	RULES AN	ND REGULATIONS MISSOURI CTRIC SERVICE PARALLE SERVICE COMMISSION
	В	LANK	
			FILED
			MAY 27 1988
·	,		Public Service Commission
DATE OF ISSUE.	April 27, 1988	year	DATE EFFECTIVE May 27, 1988

ORM NO. 13	P. S. C. MO. No	2	Second {	Original }	SHEET No. 1.65
Cance	elling P. S. C. MO. No	2	First	- <del>Original -</del> }	SHEET No. 1.65
	OWER & LIGHT COMPA	INY	For	Revised J	- AECEIVED
					APR 2 5 1988
	GENERA APPL Y I	L RULES AN	ID REGULATIONS	(contin	MISSOURI CService Commiss
	R	LANK			
	J				
					,
				B.A	FILED AY 27 1988
			!		ervice Commission
ATE OF ISSUE			DATE EFF		May 27 1088
	month day  L. C. Rasmussen	y <del>e</del> ar	e President		month day year imore, Kansas City, Mo.

	ANSAS CIT	P. S. C. MO. No. 2	Third { Original   SHEET No. 1.66   Revised   SHEET No. 1.66   Revised   SHEET No. 1.66   Revised   For Rate Areas No. 1 and 3   Community, Town of City   Community   Community
		GENERAL RUL APPLYING TO	LES AND REGULATIONS  0 ELECTRIC SERVICE (continues)  Public Service Commission
KCPL Form 661H002 (Rev 4/88)		B L A	N K
			FILED MAY 27 1988 Public Service Commiss or
	DATE OF I	month day	DATE EFFECTIVE May 27, 1988  which day year  Vice President 1330 Baltimore, Kansas City, Mo.

				•
FORM N	10. 13	P. S. C. MO. No	First	Original SHEET No. 1.67
	Canc	2 elling P. S. C. MO. No		( Revised ) ( Original \ SHEET No
KANS		WER & LIGHT COMPANY	1	ा Revised ∫ Iri Retail Service Area
	<b></b>	g Corporation or Municipality		Community, Town or City
			<u></u>	iviissouri Public ioryleo Commission
	,	GENERAL RULES AND	<u></u>	
		APPLYING TO ELECT		RECTO DEC 23 1998
		19. AVERAGE PAYM	MENT PLAN	
19.01	Residential service pro	ITY: This Plan is available to Custo Service. Such Customers may o ovided by the Company under said of the Company's Average Paymen	elect to be billed, d Schedules, in ac	and must pay for, all electric
19.02		Y: To be eligible to elect to be bille lan, the Customer must meet the fo		
	(a)	The Customer must be currently	receiving service u	nder one of said schedules.
	(b)	The Customer must have receive for at least twelve (12) months prestimate for such service.		
	(c)	The Customer must not have out amount not in dispute.	tstanding with the (	Company any delinquent
	(d)	The Customer must satisfy, and Rules and Regulations Applying		
19.03	"enrollment these Cust due, and the pays the an have not el the amount amount due will have the pay under qualified ne past due a	It: The Company shall choose a part period" for those Customers therefore some amount due under the Plan. To mount shown to be due under the elected to pay under the Plan shall cut due under the Plan, adjusted for e and the amount due under the Plan option to elect to pay under the the Plan at any time by contacting the Customers will be offered the Plan option to wed for electric service, expanding the Plan at any time by contacting the Plan option to wed for electric service, expanding the Plan at any time by contacting the Plan option to wed for electric service, expanding the Plan at any time by contacting the Plan option to wed for electric service, expanding the Plan at any time by contacting the Plan option to well the Plan at any time by contacting the Plan option to the Pl	n eligible under the dishall contain two he Customer elect Plan. The next bi ontain two amounts any difference bet Plan for the prior me Plan. Thereafter, g the Company's (lan on their first bill coept as provided in	e Plan. The bills rendered to amounts: The actual amount its to pay under the Plan if he ill rendered to Customers who is: the actual amount due, and ween the prior month's actual conth, and the Customer again a Customer may also elect to Customer Service Center. All . The Customer must pay any in Missouri Commission Rule 4
			6	Missouri Public onloc Commission
				FILED APR 3 0 1999
L	De lectre Dec	cember 22, 1998	DATE EFFECTIVE	April 30, 1999

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

(Rev 1/97)	
661H002 (	
KCPL Form	

	2	First		1.68
FORM NO. 13	P. S. C. MO. No		Original }	SHEET No
	2	l	Revised J	1.68
Cance	lling P. S. C. MO. No.		Original }	SHEET No
KANSAS CITY POV	lling P. S. C. MO. No VER & LIGHT COMPANY	Missou	ri Retail Ser	vice Area
	Corporation or Municipality	, 2	Community,	
			Miss	ouri Public

# GENERAL RULES AND REGULATIONS APPLYING TO ELECTRIC SERVICE

RF(T) DEC 2 3 1998

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#### 19. AVERAGE PAYMENT PLAN (Continued)

- 19.04 RATE: The total amount billed during any Plan year shall be equal to the amount which would have been billed to the Customer for his usage during that year had he not elected the average payment plan. The amount billed in the final month of the enrollment year will be the Average Payment amount due plus an adjustment, which is equal to the difference between Customer's annual billing under the Plan and Customer's annual billing under the appropriate Residential Service rate schedule.
- 19.05 PAYMENT OF ARREARS UNDER THE PLAN: Any Customer who fails to make timely payments of the Average Payment plus one-twelfth of the arrears amount, or who causes or permits diversion of electric service, shall be considered in default, and subject to disconnection in accordance with the provisions of Rule 3.13. The Company may require payment in full of the total amount in arrears as a condition of reconnection.

#### 19.06 AVERAGE PAYMENT AMOUNT:

#### (1) Initial enrollment year

The Company will calculate the Customer's total annual bill based on current rate schedules, appropriate taxes, and Customer's usage for the past 12 months. The first Average Payment amount due under the Plan will be this total annual bill divided by twelve. If a record of actual usage is not available, the Customer's usage will be estimated.

(2) Subsequent enrollment year

The Company will calculate the Customer's subsequent enrollment year total annual bill based on current rate schedules, appropriate taxes, and Customer's usage for the past 12 months. Each subsequent Average Payment amount due under the plan will be this total annual bill divided by twelve, plus any adjustment, if applicable.

- (3) Adjustment
- (a) The monthly amounts payable under the Plan will be adjusted to reflect any rate schedule changes.
- (b) The amount billed in the final month of the enrollment year will be the Average Payment amount due plus an adjustment, which is equal to the difference between Customer's annual billing under the Plan and Customer's annual billing under the appropriate Residential Service rate schedule. However, at the Customer's option, the customer may pay only the Average Payment amount due. Any difference remaining in the annual amount paid by the Customer and the Customer's annual billing under the appropriate Residential Service rate schedule will be divided by twelve, and the result shall be an adjustment to the Average Payment amount due each month in the subsequent enrollment with the subsequent enrollment with the subsequent amount.

DATE OF ISSU	December 22,	DATE EFFECTIVE	, <del>1</del> 999 15	9 1999		
		day year	DATE EFFECTIVE	month	day	year
ISSUED BY	J. S. Latz	Senior Vi	ce President	1201 Wa	lnut, Kansa	s City, Mo.
•	name of officer	tit	le		address	

	FORM N		P. S. C. MO. No	First	{ Original } SHEET No. 1.69 Revised }
	KANSA	AS CIT	Cancelling P. S. C. MO. No		Original SHEET No  Revised Service Area  Community, Town or City
		714	passing corporation or money-carry		Missouri Public
		·	GENERAL RULES AN APPLYING TO ELEC		REC'D DEC 2 3 1998
			19. AVERAGE PAY	MENT PLAN (C	Continued)
	19.07		ENT: Payment shall be in accordance Rule 8. Billing and Payment).	with Company's G	eneral Rules and Regulations.
	19.08		INATION: The election shall continue ence of any of the following events:	from year to yea	r, unless terminated upon the
=		(a)	The Customer closes his account with will render a final bill to the Customer by	the Company at the based upon actual	nat premises. The Company unpaid usage to date.
(V6/1 /8V)		(b)	The Customer requests termination of unpaid usage to the latest billing date		
כרו רמיווו מסוחטטב		(c)	If the Customer fails to make timely pa under this Plan, Plan billing will be terr due and payable, and bills based on a	minated. The Custo	omer's unpaid usage shall be
ACI L 100		The Co	ustomer may reelect to be billed under impany's Customer Service Center.	the Plan by paying	all amounts due and notifying
	19.09	this Pl	RAL RULES AND REGULATIONS AP an in no way modifies, terminates or or obligations, under the General Rule ng but not limited to payment of bills and	suspends any of t es and Regulations	the Company's or Customer's Applying to Electric Service,
				පි	Missouri Public Prico Commission
					FILED APR 3 0 1999

DATE OF ISSUE	December 22, 1998		DATE EFFECTIVE April 30, 1999				
	month	day	year		month	day	year
ISSUED BY	J. S. Latz		Senior Vic	e President	1201 Walnu	τ, Kansas Ci	ty, Mo.
- 441111111	name of officer		title	•	adı	dress	

	Cance	lling P. S. C. MO. No.	Revised	SHEET No.1.70
CANSAS CI		WER & LIGHT COMPANY	Revised	<pre>SHEET No  SHEET No  1-Urban Area &amp;</pre>
,		g Corporation or Municipality	Communi	ty, Town or City
			Rate Area III	o. 3-3ubul ball Alea
			AND REGULATIONS ECTRIC SERVICE	(continued)
		20. PROMOTIC	ONAL PRACTICE WAIVERS	RECEIVED
20.01		FARMLAND INDUSTRIES THERM	AL STORAGE PROJECT	MAR 10 1992
	VARIA	NCES:		OFFILIOF COSM
	THE C	OMPANY WILL:		MO. PUBLIC SERVICE COM
	1.	Provide a one-time payment the amount of \$50,000, to storage system at its co North Oak Trafficway, Kan	assist Farmland in ins rporate headquarters,	stalling a thermal
	2.	Calculate Farmland's bill the highest demand that op.m. to 8 p.m., Monday th	occurs that month dur	ing the period 12
				· · · · ·
				1
			e.	
				FILED
			M/ 9 Public Se،	AR 1 6 1992 2 - 1 2 0 Tryice Commission
DATE OF I	SSUE	March 6, 1992	DATE EFFECTIVE	March 16, 1992

Vice President .

1330 Baltimore, Kansas City, Mo.

### KANSAS CITY POWER & LIGHT COMPANY

P.S.C. MO. No.	2	Third	□	Original Revised	Sheet No	1.71
Cancelling P.S.C. MO. No.	2	Second		Original Revised	Sheet No	1.71
			_	Ra	ite Area No. 1-Urba ite Area No. 3-Subi	

# GENERAL RULES AND REGULATIONS APPLYING TO ELECTRIC SERVICE

#### 21. SEPARATE METERING VARIANCES

Variances from the Commission's Rule, 4 CSR 240-20.050 Individual Electric Meters-When Required, have been granted by the Missouri Public Service Commission for the following buildings:

<u>Ca</u>	se/Order Number EO-2000-251	Name/Address Bickford House 9110 E. 63 <sup>rd</sup> Raytown, MO	<u>Units</u> 65	<u>Code</u> 1MGSE
2.	EE-2001-663	David Cole Place 11301 Grandview Rd Kansas City, MO	65	1LGSE
3.	EE-2002-32	Stonecroft Ministries 10121 Grandview Road Kansas City, MO	37	1MGSE
4.	EE-2003-0282	Bishop Spencer Place 4301 Madison Avenue Kansas City, MO	126	1MGAE
5.	EE-2003-0199	David Postlewait 212 W. 39 <sup>th</sup> St. Kansas City, MO	6	1SGSE
6.	EE-2006-0123	Wall Street Towers 1101 Walnut Kansas City, MO	143 Res 4 Comm	1LGAE



DATE OF ISSUE:

January 30, 2006

ISSUED BY:

Chris B. Giles Vice President DATE EFFECTIVE:

March 8, 2006

1201 Walnut, Kansas City, Mo. 64106