20200408135310 Filed Date: 04/08/2020 State Corporation Commission of Kansas

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THE STAT	E CORPORATION COMMISSION OF	KANSAS		
EVERGY METRO, INC., d.b.a. EVERGY KANSAS METRO (Name of Issuing Utility) EVERGY KANSAS METRO SERVICE AREA (Territory to which schedule is applicable)		METRO	SCHEDULE Appendix A Replacing Schedule 1.78, 1.82, 1.84 Sheet 1 1.86-1.99 which was filed	
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No suppleme shall modify	nt or separate understanding the tariff as shown hereon.		Sheet 1 of 1	6 Sheets
		RULES AND RE G TO ELECTRI		
		APPENDIX A AGREEMENTS		
1.	PRIMARY-SECONDARY ELECT	RIC SERVICE A	AGREEMENT	
	The Company may enter into agreements with customers or prospective customers as needed to complete requests for service. These requests will take various forms depending on the type of service requested. All agreements will be consistent with terms and conditions of Kansas law and the Company's Commission approved tariffs and regulations.			
2.	INDEMNITY BOND			
	The Company may, in response require an indemnity bond, surety the Company for its cost of convarious forms depending on the transcriptions of Kansas law and the	bond, or other struction of disti ype of service re	financial instrument guaran ibution facilities. These in equested and will be consis	teeing to reimburse astruments will take stent with terms and
3.	PRIVATE, UNMETERED, PROTECTIVE LIGHTING SERVICE INSTALLATION			
	The Company may enter into agreements with customers or prospective customers as needed to complete requests for service. These requests will take various forms depending on the type of service requested. All agreements will be consistent with terms and conditions of Kansas law and the Company's Commission approved tariffs and regulations.			
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4. MUNICIPAL STREET LIGHTING SERVICE:	
ORDINANCE NO	
AN ORDINANCE PROVIDING FOR A PUE SYSTEM IN THE OF WITH EVERGY METRO, INC., ITS SUCCES TO OWN, OPERATE AND MAINTAIN S LIGHTING SYSTEM.	, KANSAS, AND CONTRACTING SSORS, ASSIGNS, AND GRANTEES
WHEREAS, Evergy Metro, Inc. (the "Company") is a c by virtue of the laws of the State of Missouri and quali foreign corporation for the purpose of generating, transm	fied to do business in the State of Kansas as a
WHEREAS, it is in the best interests of the parties that a and operated by the Company pursuant to the terms her	
NOW, THEREFORE, be it ordained by the Governing B (the "City"), that the City does contract with the Compan	
SECTION 1. All ordinances, parts of ordinances are repealed as of the effective date of this Ordinance.	nd resolutions in conflict herewith are hereby
SECTION 2. This Ordinance shall take effect and be publication as provided by law and, upon acceptance in 16, shall constitute a contract to remain in full force a effective date of this Ordinance.	n writing by the Company as set forth in Section
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APPENDIX AGREEMEN	
SECTION 3. The Street Lighting System shall be define bracket arms, poles, lamps control equipment, conductored operation of electrically operated street lights in those phereafter located within the Company's certificated termal facilities presently owned by the Company and localities now exist, together with all additions thereto, obe made by the Company at the direction of the City due the Street Lighting System shall be furnished, insta Company. The Company shall supply all electric energy System as part of the Street Lighting Service to be furnished.	uctors and all other facilities necessary for the portions of the corporate limits of the City now or ritory. Such Street Lighting System shall include ocated within such portions of the City as such changes therein, and removals therefrom as may uring the term hereof. All facilities included within alled, owned, operated and maintained by the gy required for the operation of the Street Lighting
SECTION 4 . The number, size and type of the street line Company, operated and maintained by the Company a specified in "Exhibit A" attached hereto and made a part	and paid for by the City under this Agreement are
SECTION 5 . The City shall pay to the Company for M Company hereunder at the rates and charges provided Municipal Street Lighting Service or any superseding street Regulatory Commission (the "Commission") for the State Regulatory Commission (the "Commission") for the State Regulatory Commission (the "Commission") for the State Regulatory Commission (the "Commission") for the Company for M C	d for in the Company's Rate Schedule for chedule therefor as then in effect and on file with
SECTION 6 . The number of street lights set forth in Elights which shall be used and paid for by the City undestreet lights are installed from time to time under this forth shall be increased to the extent of such additional the City during the remainder of the term of this Ordinar	er this Ordinance and if, when, and as additional Ordinance, the minimum number as above set I street lights which shall be used and paid for by
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APPENDIX A AGREEMENTS

SECTION 7. Additions to the Street Light System, as the same may exist on the effective date of this Agreement, may be ordered by and on behalf of the City from time to time by written order of a legally authorized officer of the City, and upon receipt the Company will institute action to furnish and install street lighting facilities of the type and design specified by the City at the locations designated by the City, 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 City for the installation of nonstandard street lighting facilities upon terms and conditions satisfactory to the Company and to a legally authorized officer of the City, as evidenced by a written acceptance of any such order.

SECTION 8. 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. For all changes which are not 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, 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). Removals of Street Lighting System facilities, or portions thereof, will be performed by the Company at the City's request. For all such removals, the City 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 City requiring the same.

SECTION 9. The City will enact reasonable ordinances for the protection of the property of the Company against malicious destruction thereof. Nothing herein contained shall be construed to fix any liability upon the Company for any failure of any or all street lights.

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APPENDIX AGREEMEN		
SECTION 10. In consideration of said Municipal Street the City agrees that it will each year during the term street lighting purposes and within the maximum levy per	of this Ordinance make a su	ufficient tax levy for
SECTION 11 . This Ordinance, including the rates and services fixed herein, and all amendments thereto and all ordinances passed by the City concerning the subject matter of the same, shall be in all respects subject to the rules, regulations and order of the Commission, or any other body established by law succeeding to the power now or hereinafter exercised by said Commission.		
SECTION 12. The City shall pay all bills rendered by Ordinance within fifteen (15) days after receipts thereof default shall have incurred and the City shall become lithe rate of ten percent (10%) per annum until such bill is (90) days, the Company may, at its options, disconting Ordinance, until such time as the delinquent payment been paid, and the City shall also be liable to the (undepreciated original cost) in the Street Lighting System.	If any such bill is not paid with a label to pay the Company into spaid. If any bill shall remain ue the furnishing of services ts, together with all interest he Company for the value	vithin such period, a erest on such bill at in default for ninety provided for in this thereon, shall have
SECTION 13 . 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 hereunder 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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SECTION 14. The City shall have the right and option to purchase at the expiration of this Ordinance (the "purchase date"), upon one (1) year's written notice to the Company prior to the intended purchase date, only that portion of the Street Lighting System determined by the Company in use and useful and devoted exclusively to furnishing street lighting service under this Ordinance (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 City;
- c. an allowance for the loss of a portion of the Company's going concern value;
- d. all materials and supplies related uniquely to the property to be sold;
- e. all expenses in connection with such sale; and
- f. all other damages sustained by the Company by reason of such sale.

The City may purchase a portion or portions of the Street Lighting System from time to time by giving written notice to the Company at least three months before the intended purchase date. The purchase price for said portion or portions shall be calculated pursuant to the above pricing formula for purchase of the entire System.

SECTION 15. In the event the City, pursuant to Section 14 hereof elects to and does purchase the property to be sold, the City shall purchase and receive from the Company and the Company shall sell and deliver to the City for a period of ten (10) years from the purchase date all of the electric energy required for the operation of all City-owned street lighting facilities then or thereafter located within the certificated service territory of the Company at the applicable rate schedule for such service then or thereafter filed with and approved by the State Corporation Commission of the State of Kansas.

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5. MUNICIPAL TRAFFIC CONTROL SIGNAL SE	RVICE:
ORDINANCE NO	
AN ORDINANCE PROVIDING FOR AN ELECTR CITY OF, KANSAS, AND INC., ITS SUCCESSORS, ASSIGNS, AND GRANT SAID ELECTRIC TRAFFIC CONTROL SYSTEM.	CONTRACTING WITH EVERGY METRO,
WHEREAS, Evergy Metro, Inc. (the "Company"), is a by virtue of the laws of the State of Missouri and qual foreign corporation for the purpose of generating, transr	ified to do business in the State of Kansas as a
WHEREAS, it is to the best interest of the parties that operated by the Company pursuant to the terms hereo	
NOW, THEREFORE, be it ordained by the Governing (the "City"), that the City does contract with the Compar	•
ARTICL	ΕΙ
Cancellation of All Prior Traffi	c Control Ordinances
All ordinances, parts of ordinances and resolutions in effective date of this Ordinance.	conflict herewith are hereby repealed as of the
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APPENDIX A AGREEMENTS

ARTICLE II

Term of Ordinance

This Ordinance shall take effect and be in force from and after its passage and its publication as provided by law and, upon acceptance in writing by the Company as set forth in Article XI, shall constitute a contract to remain in full force and effect for a term of ten (10) years from the effective date of this Ordinance.

ARTICLE III

Traffic Control Signal Service

SECTION 1. The Traffic Control System 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 City now or hereafter located within the Company's certificated territory. Such Traffic Control System shall include all such facilities presently owned by the Company and located within such portions of the City 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 City during the term hereof as herein provided.

SECTION 2. All facilities included within the Traffic Control System shall be furnished, installed, owned, operated and maintained by the Company. However, the City shall reimburse and pay to the Company, for any maintenance of traffic control facilities made necessary by inadequate maintenance of the roadways of the City, the cost to the Company of labor, transportation and materials incurred by the Company in such maintenance of traffic control facilities including, without limitation, applicable overheads, insurance and taxes.

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GENERAL RULES AN APPLYING TO ELEC	
APPEND AGREEM	
SECTION 3 . The City shall have the sole responsible signals included in the Traffic Control System. The establish the timing of traffic control signals as nearly instructions thereof submitted to the Company by a least section of the Company	The Company shall regulate its facilities so as to y as practical in accordance with the schedules and
SECTION 4 . The Company shall supply all electric Control System as part of the Traffic Control Signal hereunder.	
SECTION 5. All traffic control signal units shall be on the event of an interruption in such continuous interruption is received by the Company through its consignal units to operation as soon as reasonably practicity shall use its best efforts to obtain appropriate po	operation, the Company will, after notice of such Customer Service Center, restore such traffic control tical. During the period of any such interruption, the
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Additions, Changes	and Removals				
Additions, Changes and Removals SECTION 1. Additions to the Traffic Control System, as the same may exist on the effective date of this Ordinance, may be ordered by and on behalf of the City from time to time by written order of a legally authorized officer of the City, and upon receipt the Company will institute action to furnish and install traffic control facilities of the type and design specified by the City at the locations designated by the City, 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 City 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 City, as evidenced by a written acceptance of any such order.					
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GENERAL RULES AND I APPLYING TO ELECTI		
APPENDIX AGREEMEN		
SECTION 2. The City by written order of a legally Company to change the type, location or direction of ar or to discontinue and remove any such traffic control for the completed by the Company as soon as reasonably reimburse and pay to the Company for each such chart transportation and materials incurred by the Company limitation, applicable overheads, insurance and taxes, herein the term "remaining value" shall mean the original value thereof, less depreciation on unrecovered original requires the Company to discontinue and remove traffic that it may install City-owned traffic control facilities are reimburse and pay to the Company for each such remorplus labor and transportation costs for removal of the allowed only when the particular pieces of equipment be Company.	ny facilities included in the Tracilities. Such changes or depractical after receipt of the conge or removal the cost to the year of the cost of the control facilities in the Traffict the same location. In that the cost of	raffic Control System iscontinuances shall order. The City shall e Company of labor, al, including, without in facilities. As used moved, less salvage oval, unless the City is Control System so it case the City shall w, less depreciation, alvage credit will be
ARTICLE	V	
Rates and Cha	arges	
The City shall pay to the Company for Traffic Con- hereunder at the rates and charges as provided for in Traffic Control Signal Service or any superseding scheo State Regulatory Commission from time to time during t	n Company's Rate Schedule dule therefor as then in effec	2-TR for Municipal
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AGREEME	ENTS
ARTIC	LE VI
Billi	ng
The City shall pay all bills rendered by the Company fifteen (15) days after receipt thereof. If any such bil incurred and the City shall become liable to pay the percent (10%) per annum until such bill is paid. If an Company may, at its option, discontinue the furnish such time as the delinquent payments, together with City shall also be liable to the Company for the valuate Traffic Control System.	I is not paid within such period, a default shall have e Company interest on such bill at the rate of ten y bill shall remain in default for ninety (90) days, the ing of services provided for in this Ordinance, until all interest thereon, shall have been paid, and the
ARTICLI	E VII
Force Ma	jeure
The Company shall not be liable on account of any shall have no obligation to furnish service hereunder God or any other cause not within the control of th facilities, load shedding for the protection or reearthquake, storm, lightning, fire, explosion, epidemi labor disturbance, strike, sabotage, collision, or reauthority having jurisdiction. Any strike or labor di Company.	during the time service is interrupted by, an Act of the Company, including but not limited to, failure of the estoration of system operations, flood, drought, c, war, riot, civil disturbance, invasion, insurrection, straint or order by any court or public or military
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ARTICLE \	/III
Locations of Traffic Co	ontrol System
A list of the locations of the existing or authorized Traff system is attached as Exhibit A hereto and made part h	
ARTICLE	IX
City's Right to P	urchase
The City shall have the right and option to purchase a date"), upon one (1) year's written notice to the Compa portion of the Traffic Control System determined by exclusively to furnishing traffic signal service under the purchase price for the property to be sold shall be and of	any prior to the intended purchase date, only the the Company in use and useful and devote his Ordinance (the "property to be sold"). The
 a. the reproduction cost new less depreciation; b. consequential and severance damages whi sale and transfer of said property to the City c. an allowance for the loss of a portion of the damages and supplies related uniquely to all expenses in connection with such sale; a all other damages sustained by the Compan 	ich will result or accrue to the Company from the; Company's going concern to the property to be sold; and

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ARTICLE >	(
Purchase of Energy for Cit	y-Owned System	
In the event the City, pursuant to Article IX hereof elect the City shall purchase and receive from the Company City for a period of ten (10) years from the purchase operation of all City-owned traffic control facilities then o territory of the Company at the applicable rate schedule approved by the State Regulatory Commission.	and the Company shall se date all of the electric ene thereafter located within the	ell and deliver to the ergy required for the e certificated service
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Company, provisions constitute the failure shall ipso f	its successors hereof and u a contract beto of the Compa facto cease and	s, assigns or gran upon said accep ween the City an any to file accept d become null an	ntees, shal otance bei d the Com tance withi d void.	I file with the City ng filed as herein pany for the perion	Clerk its writte in provided, to od set forth he ied in this sec	paper of the City, the en acceptance of the his Ordinance shall erein; in the event of etion, this Ordinance
				Mayor		
ATTEST:						
City Clerk						
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			D REGULATIONS CTRIC SERVICE		
		1. DEFINIT	TIONS		
	llowing terms, when used in these Agreements, shall, unless otherw		•		
1.01	COMPANY: Evergy Kansas Meduly authorized officers, agents authorities.				
1.02	COMMISSION: THE STATE Cand any successor of such Commission				
1.03	PERSON: Any individual, particle corporation, association, joint strangency or other legal entity record	ock compar			
1.04	CUSTOMER: The term "Cust association, firm, public or prival electric service supplied by the C	ate corporat			
1.05	1.05 RURAL CUSTOMER: A Customer taking electric service (except electric service used in connection with a commercial enterprise not related to residential or farming purposes) who uses such electric service for residential purposes in a district which has not been platted and recorded, or in connection with the carrying on of farming or other agricultural pursuits. The Company reserves the right in all instances to designate whether a Customer is or is not a rural customer.				
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No supplement shall modify t	at or separate understanding he tariff as shown hereon.	Sheet 2 of 5 Sheets			
	GENERAL RULES AND APPLYING TO ELECT				
	1. DEFINITI	ONS			
1.06	etectric service: The availability of eleat a point of delivery within the Company's seat approximately the standard voltage and from the Company in that area, which source is a stated or implied in the Customer's service. Customer makes use of such electric service.	ervice territory on or near the Cu requency for a class of service adequate to meet the Customer be agreement, irrespective of v	stomer's premises, made available by 's requirements as		
1.07	SERVICE TERRITORY: All areas included which the Company is duly certificated and service.				
1.08	1.08 PREMISES: That separate walled portion of a single building undivided by any common area or that separate portion of a single contiguous tract of land (including all improvements thereor undivided by any way used by the public, which portion is occupied by the Customer, or a may, with the consent of the Company, be designated in the service application or by other means acceptable to the Company. All common areas in any such building and on any such tract of land may be deemed by the Company to be occupied by the owner or lessee of such building or tract of land or his authorized agent, as another Customer. A "common area" sha include all halls, lobbies, passageways and other areas of a building or a tract of land used of usable by persons other than the Customer.				
1.09	BUILDING: A single structure which is unified in its entirety, both physically and in operation Separate structures on the same tract of land, or separate structures on adjoining tracts of land (even though separated by a public or private way), may be considered as a building if such separate structures are physically joined by an enclosed and unobstructed passageway at a above ground level and both are occupied and used by the Customer for one single business enterprise.				
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	1. DEFINITIO	NS		
1.10	customer's installation: All wiring, a nature on the Customer's premises, on the Cu Company's meter installation), used or useful and utilization of electric service supplied by the	stomer's side of the point of by the Customer in connec	delivery (except t	
1.11	POINT OF DELIVERY: The point at which the Company's conductors and/or equipment (of than the Company's meter installation) make electrical connection with the Custom installation, unless otherwise specified in the Customer's service agreement. Example typical meter configurations depicting the point of delivery can be found in the Compa Construction Standards at www.evergy.com .			
1.12	METER INSTALLATION: The meter or me constituting the complete installation needed be service supplied to a Customer at a single point	y the Company to measure		
1.13	MONTH: An interval of approximately thirty (3 context to be a calendar month.	30) days, unless specified or	appearing from t	
1.14	SERVICE AGREEMENT: The application, pursuant to which the Company supplies electr	agreement or contract, expic service to the Customer.	oressed or implie	
1.15	ADULT: One who has reached the legal age of	of majority, generally 18 years	S.	
1.16	BILLING ERROR: The incorrect billing of an reading error, which results in incorrect charges		or Customer me	
1.17	FIELD ERROR: Shall be considered to includ incorrectly, or failure to close the meter potent Billing Error.			

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By Darrin Ives, Vice President

EVERGY KANSAS METRO, INC. d.b.a. EVERGY KANSAS METRO (Name of Issuing Utility) EVERGY KANSAS METRO SERVICE AREA (Territory to which schedule is applicable) Replacing Schedule			Index		
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Replacing Schedule	EVERGY KA		SCHEDULE	Section 1	
Sheet 4 of 5 Sheets GENERAL RULES AND REGULATIONS APPLYING TO ELECTRIC SERVICE 1. DEFINITIONS 1.18 FRAUD: The misrepresentation of material facts by a customer, or other person, by giving false or misleading information or by concealment of that which should have been disclosed as a deceptive means to gain or maintain utility service, avoid payment for past, present or future service, or obtain a refund and so cause the Company or others to rely upon such misrepresentations to the Company's financial detriment. Includes, but is not limited to: (a) furnishing Company with false names, or customer information not legally assigned to such person, (b) furnishing false or altered customer identification, (c) furnishing false or altered residency history, (d) furnishing false or altered ownership or lease papers, (e) rendering false reports of unauthorized electronic fund transfers to the Company. 1.19 METER ERROR: The incorrect registration of electric consumption resulting from a malfunctioning or defective meter. 1.20 RESPONSIBLE PARTY: Any adult, landlord, property management company, or owner applying for electric service at a given premise. 1.21 TAMPERING: To rearrange, damage, injure, destroy, alter, or interfere with, Company facilities, service wires, electric meters and associated wiring, locking devices, or seals or otherwise prevent any Company equipment from performing a normal or customary function	EVEI		Replacing Schedule 1.05-	.07b Sheet 4	
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 1.18 FRAUD: The misrepresentation of material facts by a customer, or other person, by giving false or misleading information or by concealment of that which should have been disclosed as a deceptive means to gain or maintain utility service, avoid payment for past, present or future service, or obtain a refund and so cause the Company or others to rely upon such misrepresentations to the Company's financial detriment. Includes, but is not limited to: (a) furnishing Company with false names, or customer information not legally assigned to such person, (b) furnishing false or altered customer identification, (c) furnishing false or altered residency history, (d) furnishing false or altered ownership or lease papers, (e) rendering false reports of unauthorized electronic fund transfers to the Company. 1.19 METER ERROR: The incorrect registration of electric consumption resulting from a malfunctioning or defective meter. 1.20 RESPONSIBLE PARTY: Any adult, landlord, property management company, or owner applying for electric service at a given premise. 1.21 TAMPERING: To rearrange, damage, injure, destroy, alter, or interfere with, Company facilities, service wires, electric meters and associated wiring, locking devices, or seals or otherwise prevent any Company equipment from performing a normal or customary function 					
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1.20 RESPONSIBLE PARTY: Any adult, landlord, property management company, or owner applying for electric service at a given premise. 1.21 TAMPERING: To rearrange, damage, injure, destroy, alter, or interfere with, Company facilities, service wires, electric meters and associated wiring, locking devices, or seals or otherwise prevent any Company equipment from performing a normal or customary function therewise prevent any Company equipment from performing a normal or customary function.	1.18	false or misleading information or by concealm a deceptive means to gain or maintain utility s service, or obtain a refund and so cause misrepresentations to the Company's financia furnishing Company with false names, or cust person, (b) furnishing false or altered custon residency history, (d) furnishing false or alt	ent of that which should have ervice, avoid payment for pas the Company or others to all detriment. Includes, but is comer information not legally the identification, (c) furnish the ered ownership or lease pay	e been disclosed as st, present or future o rely upon such not limited to: (a) assigned to such ing false or altered	
applying for electric service at a given premise. 1.21 TAMPERING: To rearrange, damage, injure, destroy, alter, or interfere with, Company facilities, service wires, electric meters and associated wiring, locking devices, or seals or otherwise prevent any Company equipment from performing a normal or customary function Issued	1.19		on of electric consumption	resulting from a	
facilities, service wires, electric meters and associated wiring, locking devices, or seals or otherwise prevent any Company equipment from performing a normal or customary function	1.20			ompany, or owner	
	1.21	facilities, service wires, electric meters and	associated wiring, locking de	evices, or seals or	
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	GENERAL RULES AND APPLYING TO ELECT			
	1. DEFINITION	ONS		
1.22	UNAUTHORIZED USE: To use or receive to service with knowledge of, or reason to unauthorized connection existed at the time fraudulent and/or without the authorization or to: (a) tampering with or reconnection of metered use of electricity, (b) the unmetered connections, alterations or modifications to so conductive material in the meter socket to a side to load-side of the service, (d) installing meter assigned to the account, (e) inverting disrupting the magnetic field or wireless registration, (g) damaging or altering the elest service without compensation to the utility.	believe that diversion, to e of the use, or that the use, consent of the utility. Include service wires and/or electric ed use of electricity resulting service wires and or electric reallow unmetered electricity to g an unauthorized electric moor repositioning the meter to a communication of the meter	ampering or other ise or receipt was es but is not limited or meters to obtain from unauthorized meters, (c) placing flow from the lineter in place of the alter registration, (f) er causing altered	
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		GENERAL RULES AN APPLYING TO ELE				
		2. APPLICATION FOR SERV	VICE AND AGREEMENTS			
2.01	API	PLICATION FOR SERVICE:				
	A customer applying for electric service shall, if requested by the Company, furnish suffi information on the size and characteristics of the load and the location of the premises t served and such additional information as to enable the Company to designate the class classes of electric service it will supply to the Customer and the conditions under which will be supplied. A separate application shall be made for each class of electric service Customer at each premises of the Customer.					
2.02	SEF	RVICE AGREEMENTS:				
	A.	PROVISIONS: Electric service will the Customer's service agreement Company's applicable rate schedule Commission, (b) the Commission's contract with the Customer, and (d) Order in Docket No. 114,337-U, as standards are incorporated herein. the Company's General Rules and R with such Commission standards, the The taking of electric service by agreement to be bound by, all such portion of the Customer's service furnished by the Company. A record Company for four (4) months. All cuname of the Company representations.	which shall also include the pe, rules and regulations in effect applicable rules and general or applicable rules and general or applicable rules and general or all the same may be amended from With respect to (d) above, to the degulations Applying to Electric Se provisions of the latter shall be a Customer will constitute accomprovisions. The Company may agreement to be executed in dof oral service requests must bustomers requesting service oral	rovisions of (a) the and on file with the ders, (c) any special e Commission in its a time to time, which he extent that any of dervice are in conflict deemed controlling, eptance of, and an any require all or any writing on a form he kept on file by the ly shall be given the		

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	GENERAL RULES A APPLYING TO EL		
В.	MODIFICATIONS: A service agree deemed modified, from time to ti applicable changes in the Compa Commission's general orders, as au	me during the term thereof in a ny's rate schedules, rules and re	accordance with all
C.	TERM: Normally, all service agrees schedule expressly permits a shorter one year from the date electric agreement of the Customer and the from month to month until terminal supplied electric service under the such electric service at any time termination shall not relieve the Chereof.	er term, shall be effective for a min service commences (unless term ne Company) and after the initial ated by the Customer; provided e Residence Service rate schedu upon notice to the Company, ex	nimum initial term of minated by mutual term shall continue that any Customer ules may terminate cept that any such
D.	unusual Loads: When the Cotherwise necessitate a substantial equipment or facilities to serve the the service agreement to be for an or cancellation, the Company may unsecured charges and amounts construction of such equipment investment of the Company.	I investment by the Company in s Customer's requirements, the Co- initial term of more than one year require payment by the Customer (which may be required to be	special or additional mpany may require to the control of such secured or the deposited before
E.	CUSTOMER INSOLVENCY : A se cease and terminate and all aminmediately payable without further Customer, or any petition in bank against the Customer.	ounts due the Company thereur	nder shall become otcy is made by the

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	F.	and be bi	nding upon		A service agreement sl successors by operatio		
	G.	•	officer, sha s rules and	Il have authority	ent or employee of to amend, alter, waiv otherwise bind the C	e or	change any of the
H. WAIVER BY COMPANY: Waiver by the Company with respect to any default Customer in complying with the provisions of his service agreement shall not be dee to be a waiver with respect to any other or subsequent default by such Customer.					shall not be deemed		
	l.	Commissi	on in individu	ual cases of any s	pany reserves the righ tandards adopted by the ests of either the Comp	ne Con	nmission if it deems
2.03	TEN	MPORARY I	ELECTRIC S	SERVICE:			
	disc inst sec equ serv	connecting it allation may ondary lines ipment. The vice will be it	s facilities to include and s, transformed the Company made availab	o supply tempora y required overhous, ers, underground may require pay	e Company's estimate ry electric service. A read or underground e or overhead service rment of such amount airs and circuses, and re	tempo xtension condu in ad	rary electric service ons of primary and ctors and metering vance. Temporary
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		GENERAL RULES AND APPLYING TO ELEC	REGULATIONS		
2.04	AGI	REEMENT FORMS:			
		ndard forms of the following agreements endix A, and are hereby incorporated by			
	A.				
	B.	Indemnity Bond			
	C.				
	D. Municipal Street Lighting Service				
	E.	Municipal Traffic Control Signal Service)		
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		GENERAL RULES AND APPLYING TO ELECT	RIC SERVICE
3.01	CRI	3. CREDIT AND SECURITY DE EDIT REGULATIONS:	POSIT REGULATIONS
	A.	help ensure payment for service. In ma	o make a cash deposit or furnish a surety bond to aking its determination to request a deposit, the vide reasonable credit information before service
	B.	require at least one form of positive identiforms of positive identification include so identification, or birth certificate. A social identification, but shall not be required. It immediately available, a Customer providays to secure positive identification, provany statutes or regulations relating to identification, may request the names of earesidential service is being provided. For Company may require the name of the pand at least one form of positive identification.	ond, as described in 3.01(A), the Company may ification from Residential Customers. Acceptable cial security number, driver's license, other photo all security number may be requested as positive positive identification or proof of residence is not ding a full deposit shall have at least thirty (30) yided that said grace period does not conflict with tity theft detection prevention and mitigation. The ch adult occupant residing at the location where r non-residential non-incorporated applicants, the person(s) responsible for payment of the account tion, as well as the name of the business, type of other as issued by the Internal Revenue Service, if
3.02	SEC	CURITY DEPOSITS:	
	A.	Deposits may be required by the Comparof the following criteria is met:	ny at the time of application for service if any one
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		GENERAL RULES AND APPLYING TO ELEC	REGULATIONS	
	1.	based on internal bill payment hist an insufficient prior credit history up	ne Customer has an unsatisfactory control or payment history with another ut boon which a credit rating may be based be obtained with the customer's approximately.	tility, or h d. Payme
	2.	which accrued within the last five	undisputed and unpaid account with the (5) years if the service agreement was ded under an oral request for service.	
	3.	The Customer has caused or per diversion of utility service, within the	mitted unauthorized interference with, e last five (5) years.	or physi
B.		the purposes of requiring application 2(A):	s for service and initial deposits under	Subsect
	1.	Customers who apply for new ser residence, or location may be cons	vice at a concurrent and separate met idered new applicants.	ering po
	2.	the same premise within a thirt	peen disconnected and reconnected to y (30)-day period shall be considered lawfully disconnected for a period except papplicants.	ed existi
	3.	shall be considered existing custo	ve been disconnected, but not issued mers. Nonresidential customers who final bill may be considered new applications.	have be
	4.		an existing premise may be consi porate or business entity that is the cus	

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			AND REGULATIONS LECTRIC SERVICE
	5.	Existing Customers who file fo	r bankruptcy may be considered new applicants.
C.	notio		iter application for service, upon five (5) days written deposit to guarantee payment of bills for utility service
	1.	consecutive billing periods, or	n undisputed bill before the bill due date for three (3) ne of which is, or has been, at least thirty (30) days in crearage period is the first day after the due date on the
	2.		ential customer and has a change in the character of in the nature or classification of use.
	3.	The Customer was disconnect most recent twelve (12) month	cted for non-payment two (2) or more times within the period;
	4.	The Customer has defaulted of the most recent twelve (12) most	on a payment agreement(s) two (2) or more times within onth period;
	5.	The Customer has tendered to recent twelve (12) month period	wo or more insufficient funds payments within the most
	6.	Within sixty (60) days after the is less than the maximum se	ebt restructuring relief under federal bankruptcy laws. e bankruptcy has been discharged, if the deposit on file ecurity deposit requirement for the same premise, the astomer's security deposit based on the most recent
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	max dep	kimum security deposit requirement w	osit is to be adjusted or modified, the customer's vill be calculated in the same manner as an initial will be treated as an initial deposit subject to Billing and retention.	
	D. No deposit shall be required by the Company because of a Customer's race, sex, creational origin, marital status, age, number of dependents, source of income, geographical area of residence.			
	E. Security deposits paid to the utility by any payment method approved for the payme bills (cash, check, credit card, debit card or electronic payment, etc.) shall be considered paid in "cash" to the utility. These deposits shall accrue interest according to Section 3.			
3.03	DEF	POSIT AMOUNTS:		
	Α.	Nonresidential Customers shall not of projected average monthly bills. Nonresidential Customer is one that all other classes of service, the a Customer's projected largest two (2) and projecting monthly bills, the Concan reasonably be expected to take service, and consumption patterns informed of, and the Company shall commercial deposit in equal installment.	or surety bond required for Residential and Small exceed two (2) times the amount of that Customer's For purposes of determining deposits, a Small uses an average of 3240 kWh or less per month. For mount required shall not exceed the sum of that monthly bills. For purposes of establishing deposits apany shall consider the length of time the Customer are service, past consumption patterns, end use of of other similar customers. The Customer shall be permit, payment of this required residential or small ents over a period of four (4) months. Disconnection poverned by Section 5.01 and the Cold Weather Rule.	

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o supplement or se	parate understanding If as shown hereon.	Sheet 5 of 8 Sheets		
	GENERAL RULES AND APPLYING TO ELECT	REGULATIONS		
B.	the past five (5) years, the total amount of average monthly bill. The Customer will that the deposit may be paid in equal in Customer has an existing deposit, the Customer has an existing deposit, the Customer has an existing deposit.	ed evidence of diversion of electric service, with the deposit will be three (3) times the Customer be informed at the time the deposit is assessed stallments over a period of six (6) months. If the Customer will be assessed an additional deposit will equal three (3) times the average month		
3.04 RE	TURN OF DEPOSITS:			
A.	the last twelve (12) consecutive months, (30) days beyond the due date, the Co credit to the Customer's bill. If requeste deposit, plus interest, in lieu of applying	timely payments of undisputed bills for ten (10) and if no undisputed bill was unpaid after thir mpany will apply the deposit, plus interest, as d by the Customer, the Company will refund the credit to the Customer's account. No credit any time that the Customer's account has a		
В.		sit is not to be transferred to a different service pany will refund the deposit to the Customer, less		
C.	utility bills or, if requested, refunded after	I Customers shall be credited with interest to the twenty-four (24) months if the customer has pals on time and no undisputed bill was unpaid aft		
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GENERAL RULES AND REGULATIONS APPLYING TO ELECTRIC SERVICE

D. Large non-residential Customer security deposits will be retained by the utility until termination of service. Large non-residential Customers will have their deposit requirements recalculated every three (3) years or when the non-cash security deposit expires. The maximum deposit required shall be increased or decreased as appropriate for each Customer. Customers may request that the utility recalculate their deposit at a shorter interval. The Company and/or Customer shall have thirty (30) days to correct the deposit on file.

3.05 INTEREST:

All deposits paid to the Company will accrue simple interest at a rate set from time to time by Commission Order. Interest will be credited annually to all Customer accounts.

3.06 TRANSFER OF DEPOSITS:

Deposits shall be nontransferable from one Customer to another Customer.

3.07 THIRD-PARTY GUARANTEE:

- A. In lieu of a security deposit, the Company shall accept the written guarantee of another Kansas Residential Customer, who has no deposit on file and has made ten (10) of the last twelve (12) payments on time with no undisputed payment remaining unpaid after thirty (30) days as surety for a Residential Customer account. The Company will require the guarantor to sign an agreement allowing the Company to transfer the guarantee amount or the Customer's debt, whichever is less, to the guarantor's account.
- B. In the event the guarantee amount or the Customer's debt is transferred to the guarantor's account, the guarantor will have the same time to pay the deposit as a new Customer and can be disconnected for nonpayment under conditions set out in Section 5.01 or the Cold Weather Rule. The Company shall not hold the guarantor liable for sums in excess of the guarantee amount or for attorney or collection fees.

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,	Darrin Ives, Vi	ce President	

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(Name of Issuing Utility)	
	Replacing Schedule 1.15-1.21 Sheet 7
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No supplement or separate understanding shall modify the tariff as shown hereon.

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GENERAL RULES AND REGULATIONS APPLYING TO ELECTRIC SERVICE

- C. Should the guarantor, during the term of the agreement, be assessed a deposit, the Company may terminate the guarantee and require the Customer to provide a deposit or another guarantee. If the guarantor ceases to be a Residential Customer within the Company's Kansas service territory, responsibility for the deposit reverts to the Customer.
- D. The guarantor shall be released when the Customer would qualify for a deposit refund under Section 3.04 of this Rule or upon termination of service to the Customer and payment of utility bills.
- E. The Company may accept the written guarantee of any responsible party or obtain a letter of credit as surety for a Residential Customer service account.
- F. For non-residential Customers, the Company may accept a surety bond, irrevocable letter of credit, or other written guarantee from a responsible individual or company that will be responsible for paying the Customer's utility bill in the event of non-payment.

3.08 RECORD OF DEPOSITS:

- A. The Company shall maintain records of all deposits received from Customers, showing the name of each Customer, the address of the premises for which the deposit is maintained, the date and amount of deposit, the date and amount of interest paid.
- B. Whenever a security deposit is accepted, the utility will issue to the customer a non-assignable receipt containing the following minimum information:
 - 1. Name of Customer;
 - 2. Place of deposit;
 - 3. Date of deposit;
 - 4. Amount of deposit;
 - 5. Utility name and address, signature, and title of the utility employee receiving deposit;
 - 6. Current annual interest rate earned on deposit; and

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EVERGY METRO, INC., d.b.a. EVERGY KANSAS METRO EVERGY KANSAS METRO SERVICE AREA (Territory to which schedule is applicable) Sheet 8 of 8 Sheets GENERAL RULES AND REGULATIONS APPLYING TO ELECTRIC SERVICE 7. Statement of the terms and conditions governing the use, retention and return of deposits as set forth in Section 3.04. Alternatively, in lieu of a receipt, the Company may indicate on the Customer's monthly bill the amount of any security deposit retained by the Company, provided that the information required by Section 3.08(B)(6) and (7) above is otherwise individually given in writing to the Customer. In all cases, a receipt shall be given upon the Customer's request. 3.09 PRIOR INDEBTEDNESS OF CUSTOMER: The Company shall not be required to commence supplying electric service to a Customer, or if commenced, the Company may terminate such service pursuant to Section 5.01, if, at the time of such application: A. there is an outstanding debt on an account with the Company which accrued within the last five (5) years if the Customer signed the service agreement for that account, or within the last three (3) years if the Customer agreed orally at the time service was commenced to be responsible for that account; or premises, and both the Customer and the person responsible for said outstanding debt under these rules occupied the premises when the outstanding debt was incurred, and both currently occupy the premises				Index		
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	GENERAL RULES AND APPLYING TO ELECT 7. UTILITY'S SERVICE	RIC SERVICE			
7.01	SUPPLYING ELECTRIC SERVICE: Except as otherwise provided by Rule 8 hereof under an available rate schedule only at sucexisting distribution facilities which are adequate other characteristics to supply electric service special arrangements are made between the Control of the characteristics.	ch premises as are adjacent e and suitable, as to capacity, e for the requirements of the	to the Company's voltage, phase and		
7.02	7.02 CLASS OF SERVICE: Except as may be otherwise provided under an applicable and available rate schedule of Company, all electric service will be supplied in the form of 60 cycle alternating current and primary and secondary voltages as available and as designated by the Company. The class classes of electric service which will be designated by the Company will depend on the locat size, type and other characteristics of the Customer's load requirements.				
7.03	LINE CONSTRUCTION: Normally all transmission and distribution lines Underground distribution lines in an area or on pursuant to Rule 8 hereof. However, the Compor distribution line underground where it is mo do so.	the Customer's premises will pany reserves the right to place	I be made available ce any transmission		
7.04	7.04 DELIVERY OF ELECTRIC SERVICE TO CUSTOMER: The Company shall supply electric service to the Customer at the Customer's point of delivery. The Customer shall provide a service entrance to be located at a suitable point on or near the Customer's premises as specified by the Company. Only authorized Company employees shall be permitted to energize the Customer's installation from the Company's facilities.				
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	TE CORPORATION COMMISSION OF KANSAS RGY METRO, INC., d.b.a. EVERGY KANSAS METRO	SCHEDULE Section 7		
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7.05	the supplying of such electric service at the electrical equipment on the premises of the supply electric service to a Customer for a poof the Customer, except pursuant to an appl the Company for the quality of service and delivery. The Company shall be required of	ctric service to the Customer shall be completed by Customer's point of delivery for the operation of all Customer. The Company shall not be obligated to ortion of the electrical requirements on the premises cable rate schedule therefore. The responsibility of I the operation of its facilities ends at the point of only to furnish, install and maintain one connection ors from such connection to the Customer's point of e such electric service to the Customer.		
7.06	CONTINUITY OF SERVICE: The Company will use reasonable diligence to supply continuous electric service to the Customer but does not guarantee the supply of electric service against irregularities and interruptions. Except where due to the Company's willful misconduct or gross negligence, the Company shall not be considered in default of its service agreement and shall not be liable in negligence or otherwise for any claims for loss, expense or damage (including indirect economic, special or consequential damage) regardless of cause.			
7.07	CURTAILMENT, INTERRUPTION OR SUSPENSION OF SERVICE:			
	suspend electric service to the Custo the inspection, maintenance, altera facilities, or for the preservation or res	to curtail (including voltage reduction), interrupt or mer for temporary periods as may be necessary for ation, change, replacement, or repair of electric storation of its system operations or of operations on f which the Company's system is a part.		
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B.	interc shall electr direct other integr	g any period of e onnected electric s have the right of s ic service, both wit ly from its system, means deemed b ity of any portion of terconnected electri	ystems of whice selective curtails thin and without through the open it to be apposed its generating	h the Company syment, interruption, t its system and eration of protective ropriate to preservesources and train	ystem is a particular suspension as among e devices over restonsmission factors.	oart, the Company n, or restoration of Customers served r equipment, or by re the operational acilities or those of
C.	opera syste Comp	iting characteristics ms, the nature of pany's procedures f	inuance of any such emergency conditions and depending upon th cteristics of the Company's system and its interconnected electricature of the deficiency, and to the extent of time availability, the edures for curtailment, interruption or suspension to Customers serve Company's system shall generally provide that:			
	1.	Interruptible elect	ric service will b	e suspended;		
	2.	Company of major	or use custome		uested by t	ted directly by the he Company of all
	3.	Company either devices or equip	manually or t ment pursuant	hrough the autor	matic opera programs o	ill be made by the ation of protective coordinated by the and
	4.					of the Company's of such emergency
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		GENERAL RULES AND APPLYING TO ELECT				
	D.	The Company, in its sole judgment, maduring the period of such emergency appropriate in the preservation or restricted interconnected systems of which the Company conditions would prevail of systems for substantially more than two systems for substantially more than two system resources and facilities are avacritical categories of its system electical categories o	ry conditions as it deems reporation of electric service on company's system is a part; properties the Company's system or to hours, then, to the extent the callable to serve a portion but stric loads under such coordinated such less critical category continuous period of interrupt the tegrity of the interconnected to the re-energizing of the Company the availability of ger	necessary or more its system and the rovided that, if such its interconnected that the Company's tonot all of the less dinated plans, the pries of loads served tion to such loads. electric systems of ompany's system or pended will proceed		
7.08	RESTORATION OF SERVICE: In all cases of interruption or suspension of service, the Company will make reasonable efforts t restore service without unnecessary delay. Labor disturbances affecting the Company of involving employees of the Company may be resolved by the Company at its sole discretion.					
7.09	APPLICATION OF RATE SCHEDULE: Neither interruption nor suspension of electric service by the Company shall relieve the Customer from charges provided for in the Customer's service agreement.					
7.10	REFUSAL TO SERVE: The Company may refuse to supply electric service to any Customer who fails or refuses to comply with any provisions of any applicable law, general order of the Commission or rate schedule, rule or regulation of the Company in effect and on file with the Commission.					

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No supplement shall modify	ent or separate understanding the tariff as shown hereon.	Sheet 5 of 5 Sheets		
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7.11	supply of electric service to the Customer Company. All facilities on the premises of the Company shall be operated and maintained replaced by the Company at any time, and r	Company on the premises of the Customer for the shall be and remain the exclusive property of the coustomer which are or become the property of the laby and at the expense of the Company, may be may be removed by the Company upon termination of discontinuance by the Company of electric service		
7.12	not be liable in negligence or otherwise for indirect, economic, special or consequential or curtailment of electric service; or for any defacilities; or any electric disturbance origination which the Company's system is interconnected.	nisconduct or gross negligence, the Company shall any claims for loss, expense or damage (including damage) on account of fluctuations, interruption in, elivery delay, breakdown; or failure of or damage to ing on or transmitted through electric systems with cted, act of God, or public enemy, strike, or other or the Customer, civil, military or governmental		

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		GENERAL RULES AND APPLYING TO ELECT			
		8. LINE EXTENSIONS AND DIS	TRIBUTION POLICIES		
electr	es whic ic servi	ch are adequate and suitable as to capacity ce required by the Customer, in accordance			
8.01	OVE	RHEAD SINGLE-PHASE RESIDENTIAL	EXTENSIONS:		
	A.	serve any and all prospective customer quarter (1/4) mile of existing distribu	its distribution lines as and when necessars applying for electric service, located within tion lines in which utility holds certificates to a Corporation Commission. Extensions		
			1/4 mile) provision to a customer's property abination providing extension to the Custom		
	B.	involve application of the quarter-mile (onto a Customer's property, or a comproperty line and onto a Customer's pro The Company will build the first one-eig single-phase line per residential custocharges. In the event the line extension Customer, there shall be a monthly Customer Charge. The amount of the customer of the customer charge.	1/4 mile) provision to a customer's property abination providing extension to the Custom		
	B.	involve application of the quarter-mile (onto a Customer's property, or a comproperty line and onto a Customer's property line and onto a Customer's proof. The Company will build the first one-eig single-phase line per residential custocharges. In the event the line extension Customer, there shall be a monthly Customer Charge. The amore existing monthly Customer Charge in consecutive bills. Residential service as provided under permanent single-family residence conwithin exterior walls, built for permanent	1/4 mile) provision to a customer's property abination providing extension to the Custom perty. hth (1/8) mile and the last one-eighth (1/8) mile omer under its established rates and mining exceeds one-quarter (1/4) mile per reside tustomer Charge or an increase in the existent of the Customer Charge or increase to		

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GENERAL RULES AND REGULATIONS APPLYING TO ELECTRIC SERVICE

D. As evidence that the Customer accepts service under the terms of this extension policy, the Customer will be required to sign an Electric Service Agreement guaranteeing the monthly Customer Charges for a period of five (5) years. After the initial contract period, the monthly minimum or monthly Customer Charge will not exceed the amount set forth in the appropriate Rate Schedule.

8.02 OTHER PERMANENT EXTENSIONS AND EXCESS FACILITIES:

Each application to the Company for electric service (other than an overhead single-phase extension for residential electric service) to premises requiring extension of the Company's existing distribution facilities will be studied by the Company, as received, in order that the Company may determine the amount of investment warranted by the Company in making such extension giving full consideration to the Customer's load requirements and characteristics and the Company's estimated revenue from the Customer during the term of the Customer's service agreement as may be required by the Company. In the absence of special arrangements between the Customer and the Company, any cost of such extension in excess of the investment warranted by the Company shall be deposited by the Customer with the Company. Should additional intervening Customers be attached to the extension covered by the Customer's deposit, the deposit shall be refunded to the Customer to the extent determined by the Company to be appropriate in each case, but in no event shall refunds aggregate an amount greater than the deposit. The Company shall not be obligated to refund any portion of a deposit after five years from the date of deposit. No interest shall accrue or be payable on any such deposit held by the Company.

In those instances where a Customer requests facilities beyond that which would normally be provided, this shall be considered an Excess Facilities Request. Where the Company chooses to provide facilities at applicant's request in variance with the Line Extension standard, applicant shall be required to pay Company for the cost of such facilities including appropriate carrying charges, cost of insurance, replacement (or cost of removal), license and fees, taxes, operation and maintenance, and appropriate administrative and general expenses associated with such transmission, substation, and/or distribution facilities. Specific Terms and Conditions shall be mutually agreed upon between Company and Customer.

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2	A. UNDI	ERGROUND SEF	RVICE CONDUCT	ORS:		
	1.	a. If the Corpremises furnish, in the Compsecondar Customer the under Customer Custo	underground consider Industrial Custon mpany's transform or at his property estall and own the pany will terminately conductors to it is repround service control for shall furnish, instruction of the conductors on his conductors on his conductors on his conductors to his and shall leaved by the Company of	y's existing primary and sectruction, only underground sectruction, only underground sector installations will be permited in the Commercial or India, the Commercial or Industry concrete pad for the Compander, at its expense, the undergot the transformer. The Commercial, own, operate and maintain onductor from the Company's the installation of the undergot the conductors, as specified by se, the installation of the undergot the installation of the undergot the conductors and shall customer.	ervice conductors to tted. Idustrial Customer's strial Customer shall by's transformer and ground primary and hercial or Industrial ain, at his expense, a transformer to the expense of the underground designated by the uous conductor, as purchase from the expense of the company and inderground service	
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	2.	c. The Com Company cost of estimated conducto by the Co Commerc Company assumptic conducto make suc to reduce In those areas service, the Co underground s feet onto the Co required, the Co Company will system. In any area w facilities are of	y an amount not to such undergrourd cost of overhears beyond the propagation of all or any parts beyond the procharrangements to the amount there where the Company shall further the conductor, Customer's premisustomer shall rein make all electrical overhead constitutions.		ompany's estimated of the Company's aderground service ation will be studied requirements of the the revenues to the tify the Company's anderground service the Company may a deem appropriate, and maintain the a maximum of 10 vice conductors are added expense. The tomer's distribution and astrial Customer	
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EVERGY METRO, INC., d.b.a. EVERGY KANSAS METRO	SCHEDULE Section 8
(Name of Issuing Utility)	Replacing Schedule 1.59-1.65 Sheet 5
EVERGY KANSAS METRO SERVICE AREA	Replacing Schedule 1.57 1.05 Sheet 5
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GENERAL RULES AND REGULATIONS APPLYING TO ELECTRIC SERVICE

- a. If the Commercial or Industrial Customer elects to have underground service conductors served from a terminal pole located on his premises or at his property line, the Customer shall furnish, install, own, operate, and maintain the underground service conductors on his premises and leave an added length of continuous conductor at the terminal pole, as specified by the Company, to allow connection to the Company's distribution system. The Company will complete, at its own expense, the installation on the terminal pole.
- b. If the terminal pole, pedestal, transformer, or other origin of the service conductor is not located on the Commercial or Industrial Customer's premises or at his property line, the Commercial or Industrial Customer shall furnish, install, own, operate, and maintain the underground service conductors on his premises and shall extend his underground service conductors to his property line at a point designated by the Company, and shall leave an added length of continuous conductor, as specified by the Company. The Company will complete, at its expense, the installation of the underground service conductor beyond the Commercial or Industrial Customer's property line.
- c. The Company will purchase from the Commercial or Industrial Customer, and will own, operate, and maintain the added length of continuous conductors, as specified by the Company, to extend the underground service conductor beyond the Commercial or Industrial Customer's property line and/or extending it up the terminal pole.
- 4. When a Customer is being served from overhead service conductors, and for any reason the service conductors are to be converted to an underground installation, the Customer shall bear the full cost of the service conductor installation on his premises as set forth in Subsection (3). If the conversion is at the Customer's request, the Customer shall also pay for the underground service installation beyond the Customer's premises, plus the cost of removal, less salvage, of the Company's existing overhead facilities.

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lo supplement or set hall modify the tarif	supplement or separate understanding ll modify the tariff as shown hereon.			Sheet 6 o	f 7 Sheets	
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	5.	premises in place the Company an	e of extending a amount not to e erground constru	to have underground serving to have underground serving the Cexceed that portion of the lection in excess of the Com	Customer shall pay to Company's estimated	
	6.			es installed by the Custon approved by the Compar		
B.	UND	ERGROUND PRIMA	ARY AND SEC	ONDARY DISTRIBUTION	FACILITIES:	
1. Upon application by an ow Company of underground prinary and se easements in such area, prinakes arrangements to partition of the Company's excess of the Company's primary and secondary distribution of the excess distribution facilities, the Company respectively.			erground primar disting overhead ary and second ch area, provide ents to pay to company's estimate company's estimate company, as reconstructed ustomers in sure ch as to warrang the excess costiles, the Company may company may company may company may company may company may company	y and secondary distribution distribution facilities, the dary distribution facilities or ed that the applicant pays the Company, an amount ated cost of such undergrated cost of overhead tion facilities. Each such eived, and, if the expected ch areas and the revenut and justify the Company to for the underground prinany may make such arrest and the revenuence.	on facilities in an area Company may install a public ways or utility to the Company, or at not to exceed that round construction in construction of such application will be load requirements of the company assumption of all or mary and secondary rangements with the	
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		_	AL RULES AND ING TO ELECT			
	2.	secondary facil installation at t Company for th	ities, and these the request of the total cost of the	r is being served from overhead facilities are to be converted to be Customer, the Customer shall be underground facilities plus the existing overhead facilities.	o an underground nall reimburse the	
	3.			ed by the Customer shall me by the Company in advance of t		
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shall modify	nt or separate understand the tariff as shown hered	on.		Sheet 1 of 1	1 Sheets	
		_	L RULES AND ING TO ELECT	REGULATIONS RIC SERVICE		
			9. METERII	NG		
9.01	METER INSTA	LLATION:				
	The Company shall furnish and install, without expense to the Customer, its meter installation a suitable place as determined by the Company. The Customer shall provide and at all the maintain at the place specified by the Company, space for the installation of the Company meter installation. The Customer shall provide the necessary meter mounting facilities (included the meter socket beginning January 1, 1988) in a manner satisfactory to the Company and incompliance with the provisions of the National Electrical Code and all laws and government regulations applicable to the same. The Company shall supply the meter socket for the installations that require a Current Transformer rated meter socket. After the meter installations that require a Current Transformer, the cost of any subsequent change in location thereof shall, if required by the Company, be paid by the Customer if the relocation made at the request of the Customer.					
9.02	MULTIPLE ME	TERING:				
	Company to a rendered for the combine consulution electric service at the option of	Customer, a sept e electric service mption of electric supplied to a Cutof the Company	parate bill in according the supplied through service registed istomer at his progression, such multiple	d to measure the electric server ordance with the applicable raugh each meter installation. Ired, and render a single bill, for the emises through two or more rapid metering is installed as a street company to do so.	ate schedule will be The Company may or the same class of meter installations if,	
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		GENERAL RULES AI APPLYING TO ELE	
9.03	MUL	TIPLE-OCCUPANCY BUILDINGS:	
	A.	more than one Customer, the Com- Customers within the building, and sufficient to supply the requirement building wiring and meter board sha each separate premises and the adjacent to each other. The appl turning points in bill calculations of be available to Customers applying	PREMISES: When a building is occupied by pany will set as many meters as there are separate will furnish electric service conductors to the building is of all Customers within the building. The internal all be so arranged as to permit individual metering of installation of the Company's meters immediately ication of residential rate schedules using multiple single-metered multiple-occupancy premises will not any for electric service or to Customers presently dential rate schedule after the effective date of this
	B.	multiple occupancy premises, who metered by the Company, will be se residential rate schedule. Such pub of all common areas and equipment electric requirements of any sepamanager. Where, in any building a consists solely of incidental hall or e	OR LESSOR: All public service use in or on any are each separate premises therein is individually parately metered and billed under an applicable non-lic service use may include the electric requirements in or on such multiple occupancy premises and the trate premises therein occupied by the lessor or used for residential purposes, the public service use intrance way lighting, such public service use may for the residential use of any separate premises therein
9.04	RESA	ALE AND REDISTRIBUTION:	
		ot as provided in Rules 9.06 and 9.07 Customer for resale or redistribution by	hereof, the Company will not supply electric service the Customer.
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	GENERAL RULES AND APPLYING TO ELEC		
A.	"Resale" shall mean the furnishing of under any arrangement whereby the the electric service so furnished, eithe such charge is determined by submete excess charge, or otherwise.	Customer makes a specific or seper in whole or in part, and whethe	arate charge for r the amount of
B.	hospitals; 2. An operation where the individual	stomer and located on the same er for a separate business enter ther person, whether or not succustomer, without making a specinished. With respect to any muly electric service to the owner, let the Company, and permit redistratenants therein, except for those redate of this schedule. The reCompany where the operation of in whole or in part, makes it impudgment, to separately meter and er of the Company. Such exception antily to transients, such as hotely all dwelling quarters are not equiparecognized rooming houses, dorm	premises of the rprise, or (ii) to h premises are cific or separate ltiple-occupancy essor, lessee or ribution by such premises being striction against certain types of practical for the d supply electric ns may include: els, motels, and ped with kitchen
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		r a t	ourposes where adjustable and s	the separate pre ubject to rearran the Company de	d essentially for general o mises leased to office or cor gement or relocation to conf ems it would be impractical to	nmercial tenants are form to the needs of	
		5	service is suppl	ied by the Com	ile home court (see Rule 1 pany to the operator, as the ole rule or rate schedule of the	ne Customer of the	
	C.	electric premis Custor multipl and w	c service to the ses, as the Customer may, by re- e occupancy pre- ithout a specific	owner, lessor, omer of the Comdistribution, furnitiemises on a renter or separate characters.	ed under this Rule 9.04, the elessee, or operator of such pany, under an applicable rash electric service to his terinclusion basis; i.e., as an incarge for the electric service of tall on account thereof.	multiple occupancy ate schedule and the nants in or on such cident of the tenancy	
9.05	REN ⁻	Γ INCLU	SION BY LESS	OR:			
	to red whos Comp Unde	ceive, an e separa cany, pro r such a	d pay to the Co ate premises the ovided that each n arrangement t	ompany, the electrein are individual such tenancy in the Company ma	eay, by prior arrangement with stric service bills of his tenant ally metered and supplied electric service on a strict consider the lessor as the eter the separate premises of	ets in such premises ectric service by the rent inclusion basis. Customer for billing	
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		GENERAL RULES AND I APPLYING TO ELECTI					
9.06	PRES	SENT RESALE PRACTICES:					
	multip as es	ose few instances where on January 10, 1 ple occupancy premises, in the resale of elestablished by the Customer and in effective; provided that,	ectric service to his tenants th	nerein, such practice			
	A.	If such electric service to the Customer Customer, upon reconnection, or any premises, shall thereafter charge each than such tenant would be charged individually metered and supplied by the and	new Customer at such tenant therein no more for reby the Company for such	multiple occupancy sale electric service electric service if			
	B.	The right to resell electric service, as prosuch multiple occupancy premises if destroyed by any means whatsoever.					
9.07	In the multip practi	SENT REDISTRIBUTION PRACTICE: ose few instances where on January 10, 1 ole occupancy premises, in the redistribution ice as established by the Customer and in nue, provided that such redistribution is cor	on of electric service to his to effect on January 10, 1966, s	enants therein, such shall be permitted to			
9.08	RENOVATION: Where an apartment building presently receiving electric service for redistribution undergoes renovation to the extent that the cost of such renovation is fifty percent or more of the value of the building, then the building shall no longer be eligible for redistribution.						
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			REGULATIONS RIC SERVICE		
9.09	WHOLESALE SALES: Nothing in this Rule 9 shall apply resale under the provisions of a spublic utility, rural electric cooperathe public.	separate writte	en agreement by the Compa	ny with any electric	
9.10	METER READING:				
	The Company uses the plan of of divided into meter reading district schedules of the Company, each than 26 days and no more than 3 reads from this period to take into customers directly affected by rere reading districts.	s. Except as meter in each 36 days for mag to account the	otherwise provided herein of such district shall be read in onthly billing. The Company e effects of connections, disc	or in applicable rate a range of no less may vary its meter connections and for	
9.11	METER SEALS:				
	Seals will be placed by the Complete broken or disturbed by any personal statement of the complete statement of the comple				
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	RULES AND REGULATIONS IG TO ELECTRIC SERVICE
otherwise impractical for day, the Company may, a business reply card wi meter and mail the inform for billing as scheduled, usage as estimated by the on estimated meter-readi and any substantial che Commission and the bill is 1. To seasonal Custon Commission and a seasonal cycle; 2. When extreme we circumstances bey 3. When the Company remises for the promoter reading on the may render an est at least once any accordance with Responsible company responses for the promoter and the season of the seaso	to reconditions beyond the control of the Company or if it is the Company to read the meter on a scheduled meter reading at its discretion, mail or deliver to the premises of the Customer th instructions thereon as to how the Customer shall read the nation to the Company. If no meter reading is obtained in time then the Company may render an "estimated bill" based on the Company. However, the Company may render a bill based on the Company. However, the Company may render a bill based on the company in the estimating procedures employed by the Company manges in those procedures have been approved by the strendered: Stomers, provided an appropriate tariff is on file with the an actual meter reading is obtained before each change in the except conditions, emergencies, work stoppages or other and the Company's control prevent actual meter readings; In yie unable to reasonably obtain access to the Customer's purpose of reading the meter and the Customer fails to furnish a the pre-addressed form supplied by the Company, the Company imated bill as necessary. Such customer's meters will be read year by the Company and an adjustment shall be made in the provided in Company Rule 4.06(B);
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E STATE CORPORATION COMMISSION OF KANSAS EVERGY METRO, INC., d.b.a. EVERGY KANSAS METRO		SCHEDULE Section 9		
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supplement or separal l modify the tariff a	ate understanding s shown hereon.	Sheet 8 of 11 Sheets		
		AND REGULATIONS ECTRIC SERVICE		
	•	A)(1-3), the Company may also render a bill based mer's final or initial bill only when;		
	bill upon a subsequen b. An actual meter readi in estimating usage; c	ding cannot be taken because of a broken meter		
three estima	(3) consecutive billing periods or six	a bill based on estimated meter reading for more that (6) months, whichever is less. Before rendering 9.12(A), the Company may request the Customer and forms.		
B.	When the Company renders an "Rule, it shall:	estimated meter reading bill" in accordance with t		
	Maintain accurate records of actual reading;	the reasons therefor and efforts made to secure		
	customer's circumstances sh	usage. Meter readers having specific knowledge chould relay that information to the billing departmental culate estimate according to established guidelines;		
	Clearly disclose on the bill th word "Estimated" shall be sho	at it is based on estimated meter reading. The entown on the bill;		
	4. Make any appropriate adjustr	ment upon subsequent reading of the meter.		

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ORP	ORAT	ION COMMISSION C	OF KANSAS			
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erritor	y to wh	ich schedule is applicabl	le)	which was filed	d	
separa ariff as	te under	standing hereon.			Sheet 9 of 1	1 Sheets
		_				
	5.	Not render an esti	mated monthly	bill more than a total	l of six time	es per year;
	6.			r at least 36 month	s and in th	ne same manner as
C. The Company may also render a bill based on estimated meter reading whe Customer is paying under an average payment plan under which payments are bas an estimated or projected average usage if:						
	1.	The plan has beer	n approved by tl	ne Commission;		
	2.	Actual meter readi	ings are made,	except as provided i	in (A) abov	e; and
	3.	The disclosures re	equired under th	e average payment	plan are m	nade.
ACC	URA	CY AND TESTS:				
		,		meters shall be in	accordan	ce with the general
EVI	DENC	E OF CONSUMPTI	ION:			
BILL	ING A	ADJUSTMENTS:				
A.		· · ·	•		is found to	be 2% or less, no
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	METE Y KA erritory separa ariff as C. The orde EVIE The as p BILL A.	METRO, INC (Name of Separate Under arriff as shown) 5. 6. C. The Cust an e 1. 2. 3. ACCURACT The accur orders of to EVIDENC The regist as prima for BILLING A. A. When billing Month	METRO, INC., d.b.a. EVERGY KANS (Name of Issuing Utility) Y KANSAS METRO SERVICE A critory to which schedule is applicable. GENERA APPLY 5. Not render an esti 6. Maintain estimate all other customer. C. The Company may all Customer is paying under an estimated or projected. 1. The plan has been a customer. Actual meter read. 3. The disclosures results and testing of orders of the Commission application of the Company as prima facie evidence of the BILLING ADJUSTMENTS: A. Where, upon test, the billing adjustment will be served.	(Name of Issuing Utility) Y KANSAS METRO SERVICE AREA erritory to which schedule is applicable) Separate understanding artif as shown hereon. GENERAL RULES AND APPLYING TO ELECT 5. Not render an estimated monthly if the condition of all other customer billing history. C. The Company may also render a bin Customer is paying under an average part an estimated or projected average usage in the company are made, and it is a condition of the company's orders of the Commission applying thereto. EVIDENCE OF CONSUMPTION: The registration of the Company's meters will as prima facie evidence of the amount of power billing adjustment will be made therefore. Month Day Year	METRO, INC., d.b.a. EVERGY KANSAS METRO (Name of Issuing Utility) Y KANSAS METRO SERVICE AREA Pritory to which schedule is applicable) Replacing Sch which was file SEQUENTIAL RULES AND REGULATIONS APPLYING TO ELECTRIC SERVICE 5. Not render an estimated monthly bill more than a tota 6. Maintain estimated bill records for at least 36 month all other customer billing history. C. The Company may also render a bill based on estimate Customer is paying under an average payment plan under an estimated or projected average usage if: 1. The plan has been approved by the Commission; 2. Actual meter readings are made, except as provided in the disclosures required under the average payment ACCURACY AND TESTS: The accuracy and testing of the Company's meters shall be in orders of the Commission applying thereto. EVIDENCE OF CONSUMPTION: The registration of the Company's meters will be accepted and reas prima facie evidence of the amount of power and energy takes BILLING ADJUSTMENTS: A. Where, upon test, the average kilowatt-hour meter error is billing adjustment will be made therefor.	METRO, INC., d.b.a. EVERGY KANSAS METRO (Name of Issuing Utility) Y KANSAS METRO SERVICE AREA pritory to which schedule is applicable) Sheet 9 of 1 GENERAL RULES AND REGULATIONS APPLYING TO ELECTRIC SERVICE 5. Not render an estimated monthly bill more than a total of six time all other customer billing history. C. The Company may also render a bill based on estimated meter Customer is paying under an average payment plan under which pay an estimated or projected average usage if: 1. The plan has been approved by the Commission; 2. Actual meter readings are made, except as provided in (A) above 3. The disclosures required under the average payment plan are maccuracy and testing of the Company's meters shall be in accordan orders of the Commission applying thereto. EVIDENCE OF CONSUMPTION: The registration of the Company's meters will be accepted and received at as prima facie evidence of the amount of power and energy taken by the Combiling adjustment will be made therefor.

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B.	kilowatt-hour meter error is for be made to compensate the Company for a "slow" meter;	(D) and (E) of this Rule, where, upon test, the average and to be in excess of 2%, a billing adjustment therefor will be Customer for a "fast" meter and to compensate the provided that any such billing adjustment will be applicable uning of the billing period immediately preceding the billing de.				
C.	Where an average kilowatt-hour meter error is in excess of 10% or a non-registering kilowatt-hour meter is found, the Company will determine from all related and available information the facts and probable period during which such condition existed and make billing adjustments for the period involved, provided that no such billing adjustment therefor will be made applicable for service under any Residential rate schedule prior to the beginning of the twelfth billing period in which such condition is found to have existed. For service under any other rate schedule, the Company will make billing adjustments for the entire period during which such particular condition existed.					
D.	application of improper dema	demand metering due to improper meter connections, the nd meter constants, or similar reasons, shall be subject to d during which such particular condition existed.				
E.	No billing adjustment will be r \$1.00.	made where the full amount of the adjustment is less than				
F.	billing adjustment period in a	is found, the Company reserves the right to calculate the ccordance with the applicable statute of limitations for the er determining from all related and available information the such condition existed.				
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C	G. Proration	n of Customer cha	arges shall only	be done in the following situ	ations:
	the r ii. Whe the b	ange of 26 throug in rerouting of me billing cycle to be c	h 36 days; eter routes, for outside the ran	rice which causes the billing only those customers direct ge of 26 and 36 days; and hange in rates or tariffs become	tly affected, causes
F				the Company shall prorate tes or tariffs becomes effective	
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				AL RULES AND I		
			10.	GENERAL PR	ROVISIONS	
10.01	MOBI	ILE HON	ME SERVICE:			
	A.	metere court paved graded	ed electric servion (one constructed roadways and d, and arranged	ce to each non-to d comparable to walkways, under in an orderly conf	/ICE: The Company will ransient resident in a perman a residential development with rground water and sewer contiguous manner) who shall be under the applicable Resident	nent mobile homes in such facilities as innections, finished responsible for the
	B.				E: Where a court is non-pe ient, the Company, at its electi	•
		1.	court or to each such permaner of the electric scharge any rescompany for upost in several applicable Resi	n unit in such othent court and the Court an	cric service to each unit in survise permanent court or to each owner/Operator shall be responded at such units. The Owner in the mount act and the interest of the premises a copy dule together with a statement for each trailer space will be be	ach transient unit in insible for payment company not tually billed by the schedule and shall of the Company's as follows:
				rate, except that	the minimum charge shall be	
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E STATE CORPORATION COMMISSION OF KANSAS EVERGY METRO, INC., d.b.a. EVERGY KANSAS METRO (Name of Issuing Utility) EVERGY KANSAS METRO SERVICE AREA (Territory to which schedule is applicable) supplement or separate understanding lll modify the tariff as shown hereon. GENERAL RULES AND	SCHEDULE Section 10 Replacing Schedule 1.76-1.77 Sheet 2 which was filed Sheet 2 of 2 Sheets REGULATIONS
(Name of Issuing Utility) EVERGY KANSAS METRO SERVICE AREA (Territory to which schedule is applicable) supplement or separate understanding Ill modify the tariff as shown hereon. GENERAL RULES AND	Replacing Schedule 1.76-1.77 Sheet 2 which was filed Sheet 2 of 2 Sheets
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supplement or separate understanding all modify the tariff as shown hereon. GENERAL RULES AND	Sheet 2 of 2 Sheets
GENERAL RULES AND	
	REGULATIONS
APPLYING TO ELECT	RIC SERVICE
schedule to the premises of the units and the Owner/Operator service bill to the premises. Ele	O service under an applicable general Service Owner/Operator for redistribution to the individual shall be responsible for payment of the electric service to the occupant of a mobile homoccupancy and to be without a specific or separato the mobile home occupant.
to sell electric energy to any occupa	No court Owner/Operator shall attempt to mete ant of mobile home space other than is he resell electric service shall give the Company ur prior written notice.
	COURT: All electric service in any court for g mobile home space shall be billed to eral Service rate schedule.
Rules 7.03, 7.04 and 9.01, but with the "Customer", the Company under the company un	to the requirements of Rule 8, as applicable, ne words "Owner/Operator" in place of the woonditions of 10.01(A) and 10.01(B)(1) will institution facilities to the points of delivery.
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THE STATE CORPORATION COMMISSION OF KANSAS	
EVERGY METRO, INC., d.b.a. EVERGY KANSAS METRO	SCHEDULE Section 11
(Name of Issuing Utility)	
	Replacing Schedule <u>1.77A-1.77D</u> Sheet <u>1</u>
EVERGY KANSAS METRO SERVICE AREA	
(Territory to which schedule is applicable)	which was filed

No supplement or separate understanding shall modify the tariff as shown hereon.

Sheet 1 of 5 Sheets

GENERAL RULES AND REGULATIONS APPLYING TO ELECTRIC SERVICE

11. GENERATOR INTERCONNECTIONS

11.01 FACILITY INTERCONNECTION:

The following applies to the interconnection of non-utility generation, transmission, and/or enduse facilities connected to the Company electric system inclusive of distribution or transmission facilities:

- A. Interconnection to Company's system is governed by K.S.A. 66-1,184, et seq., K.S.A. 66-1263 et seq., the Public Utility Regulatory Policy Act of 1978 (PURPA) and the regulations implementing PURPA (18 C.F.R. Part 292), Federal Energy Regulatory Commission (FERC) Orders No. 2003, No. 2006, and No. 792, North American Electric Reliability Corporation (NERC) Standards, Southwest Power Pool's (SPP) Open Access Transmission Tariff and Criteria, and Evergy Metro, Inc.'s Transmission Facility Connection Requirements.
- B. Interconnection of non-utility generation, transmission, and/or end-use facilities to Company's distribution or transmission facilities may increase the risks and potential hazards inherent in operating Company's facilities. Therefore, connections of non-utility generators, transmission, and/or end-use facilities shall be made in accordance with all provisions set forth in the above statutes, regulations, orders and standards and the standards established by the National Electrical Safety Code (NESC), National Electrical Code (NEC), NERC, American National Standards Institute (ANSI), Institute of Electrical and Electronics Engineers (IEEE), other regulatory or governing bodies having jurisdiction, and the Company's current Transmission Facility Connection Requirements.
 - 1. The Company's Transmission Facility Connection Requirements include a table reflecting codes and standards incorporated by reference. The table of referenced codes and standards does not relieve the interconnecting Customer from its duty to comply with all current laws, codes, and standards of all regulatory or governing bodies having jurisdiction.

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	Darrin Ives, V	ice President	

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EVERGY METRO, INC., d.b.a. EVERGY KANSAS METRO (Name of Issuing Utility)			SCHEDULE	Section 11				
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o supplemen	nt or sepai	rate understanding as shown hereon.	Sheet 2 of 5	Sheets				
an mounty t	ne turm t	GENERAL RULES A APPLYING TO EL	ND REGULATIONS	Sheets				
	C.	The Customer served by Compatransmission, and/or end-use facustomer complies with the following	cilities with the Company's syst	em provided such				
			permits, license agreements, fees other requirements that may be r governmental agencies;					
		Criteria documents. The OAT planning study requirements, SPP transmission system. To	e SPP Open Access Transmission Tariff (OATT) at ATT and Criteria address the interconnection process, and facility connection requirements specific to the Company is an active participant in the processiteria can be accessed via the SPP website					
		the Company of any propose Failure to give such notice sh	written notice provided the approper dinstallation to be connected to Chall render customer liable for damapperty and/or injury to persons and stallations.	Company's facilities ages to Company'				
11.02		connections under the Renewable En	nergy Electric Generation Cooper	ative Act, KSA 17				
	A. The Renewable Energy Electric Generation Cooperative Act provides for energy sale wholesale by renewable energy electric generation cooperatives. The phy interconnection of such cooperatives and the procedures, terms, and conditions of interconnection will be governed by the Company's General Rules and Regula Applying to Electric Service, Generation, Transmission, and End-User Interconnect Section 11.01.							

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By Darrin Ives, Vice President

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	PORATION COMMISSION OF KANSAS O, INC., d.b.a. EVERGY KANSAS METRO	SCHEDULE	Section 11		
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No supplement or separ shall modify the tariff a	rate understanding as shown hereon.	Sheet 3 of 5	5 Sheets		
	GENERAL RULES A APPLYING TO ELE				
В.	The Statute states in part: A coordinate of transmission systems by the cooper interconnect study to the extent reconnection and the costs of transmetering necessary for system of owners of distribution and transmiscosts.	act] shall pay the costs of use rative to transmit electricity, the coursed by the standard provisions as a smission system improvements, peration. The cooperative shall	of distribution and osts of a generation for agreements for other upgrades and negotiate with the		
C.	Charges for transmission service significant plus charges for sub-transmission, the distribution, transformation to seapplicable to each individual situation	ransformation to primary distribut condary voltage, and seconda	ion voltage, primary		
D.	The Statute further states in part: [Renewable Energy Electric General territory of a retail electric supplier cooperative a monthly fee which redistribution system repair and main provider of last resort.	tion Cooperative Act] is located war, such supplier may charge sufflects the cost of providing stand	within the certificated such member of the dby electric service,		
E.	Standby electric service shall be schedule: SGS, MGS, or LGS. The standby charges and charges for ar The energy supplied as standby elefor distribution system repair and material provider of last resort shall be set	charges for standby electric serving line extensions necessary to prectric service shall not be subject an aintenance and other reasonables	ce shall include any rovide such service. to resale. Charges e costs of being the		

and the Company setting out the scope of services to be performed by the Company and the applicable charges therefore. The Company shall not be required to perform any

services outside the scope of its normal operations as an electric utility.

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IE STATE CORPORATION COMMISSION OF KANSAS EVERGY METRO, INC., d.b.a. EVERGY KANSAS METRO				SCHEDULE	Section 11		
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11 02	OTU	ED CEN	GENERAL RULES AND APPLYING TO ELECTION IERATION INTERCONNECTION	TRIC SERVICE			
	Α.	PARA Contr gener	ALLEL GENERATION INTERCO act Service, Schedule PG, provi rators under the terms of KSA of the Utility Regulatory Policies Act of	NNECTIONS: The Company's des for generator interconnect 66-1,184 and for "Qualifying"	tion for certain oth		
	B.	The C	METERING FOR RENEWABL Company's Net Metering for Rene mer-generators powered by ren	wable Energy Sources, Sched	ule NM, provides		
		metei	red facility to Company facilities.	. ,			
	C.	OTHE Comp syste	red facility to Company facilities. ER DISTRIBUTION INTERCONI Dany may interconnect its own m provided the Customer system Customer complies with the follow	NECTIONS: Alternately, any of electric generation with Coldoes not feed energy to the C	mpany's distributi ompany system a		
	C.	OTHE Comp syste	ER DISTRIBUTION INTERCONI pany may interconnect its own m provided the Customer system	NECTIONS: Alternately, any of electric generation with Condoes not feed energy to the Cowing procedures and special commits, license agreements, feed ner requirements that may be	mpany's distributi ompany system a onditions: s, rules, regulation		
	C.	OTHE Comp syste such	ER DISTRIBUTION INTERCONI coany may interconnect its own m provided the Customer system Customer complies with the follow Customer complies with all per ordinances, inspections or oth	electric generation with Condoes not feed energy to the Cowing procedures and special commits, license agreements, feener requirements that may be governmental agencies; written notice to the Compano Company's facilities. The Company to prepare a fault state with the Company system	mpany's distributi ompany system a conditions: s, rules, regulations imposed by stain of any proposition must incluited and ensure to the company of the conditions in the company of the		

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Darrin Ives, Vice President