LOUISVILLE GAS AND ELECTRIC COMPANY

Original SHEET NO. 15-H PUBLIC SERVICE COMMISSIC... CANCELLING OF KENTEMENT NO.

EFFECTIVE OF KY ELECTRIC NO

		P.J.L.	Ur	KT.	ELECI	RIC	NO.
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Operating

STANDARD RIDER	RIDEF	RD	NDA	STA
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Excess Facilities

PURSUANT TO 807 KAR 5.011.

Applicability: In all territory served. SECTION 9 (1) BY: Ourden C. Yeal FOR THE PUBLIC SERVICE COMMISSION

NOV 21 1995

Availability:

This rider is available for nonstandard service facilities which are considered to be in excess of the standard facilities that would normally be provided by the Company. This rider does not apply to line extensions or to other facilities which are necessary to provide basic electric service. The Company reserves the right to decline to provide service hereunder for any project (a) that exceeds \$100,000 or (b) where the Company does not have sufficient expertise to install, operate, or maintain the facilities or (c) where the facilities do not meet the Company's safety requirements, or (d) where the facilities are likely to become obsolete prior to the end of the initial contract term.

Definition of Excess Facilities:

Excess facilities are lines and equipment which are installed in addition to or in substitution for the normal facilities required to render basic electric service. Applications of excess facilities include, and are limited to, emergency backup feeds, automatic transfer switches, redundant transformer capacity, and duplicate or check meters.

Excess Facilities Charge:

The customer shall pay for excess facilities through a contribution in aid of construction, which may take the form of a one-time payment or a fixed term Capital Recovery Charge based on the installed cost of the facilities. The length of the contract term shall be at the customer's option as set forth below:

Monthly Rates

Capital Recovery Charge

Term: <u>5 Year 8 Years 10 Years 12 Years 15 Years Expense</u>

2.66% 1.89% 1.64% 1.48% 1.32% 0.13%

The percentage rates are applied to the installed cost of the excess facilities in order to determine the monthly charge.

All customers shall also pay the monthly operating expenses as long as service is rendered hereunder.

Payment:

The Excess Facilities Charges shall be incorporated with the monthly bill for electric service and will be subject to the same payment provisions.

Term of Contract:

The initial term of contract to the customer under this schedule shall be the selected Capital Recovery Charge Period as stated under the Excess Facilities Charge provision. The term shall continue automatically until terminated by either party upon at least one month's written notice.

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DATE OF ISSUE	/ December 15, 1995	_DATE EFFECTIVE	November 21, 1995
ISSUID ARK OF IS	December 15, 1995	President	Louisville, Kentucky
1990 Harring	MAME	TITLE	ADDRESS
Issued pursuant	to an Order of the PSC	of Ky. in Case No.	95-276 dated 11/21/95

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LOUISVILLE GAS AND ELECTRIC COMPANY

CANCELLING OF KENEDOWA	
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	Y. ELECTRIC NO. 4
CONVOND DIDED	
STANDARD RIDER	
Excess Facilities (Continued)	
PURSUANT TO 807 KAR 5	011
SECTION 9 (1)	
Special Terms and Conditions: BY: Corden C. need	7
1. The Company shall install, own, operate, and provide routine r	naintenance
of the excess facilities. During the Capital Recovery Charge Company shall be responsible for the necessary replacement of	
facilities (or a faulty component thereof) in the event of	
Otherwise, the cost of replacing the excess facilities sha	
responsibility of the Customer.	
2. In the event that excess facilities installed for the Customer	a ana latan
utilized concurrently to serve other customers, then the mont	
facilities charge shall be adjusted in proportion to the c	
excess facilities which is reasonably assignable to the Custor	
3. The Customer hereby grants to the Company the right of ingress	and severe
3. The Customer hereby grants to the Company the right of ingress to and from the excess facilities over any property owned by the	ne Customer
for the purpose of exercising any of its rights or fulfilling	any of its
obligations hereunder.	-
4. The Customer may terminate the service prior to the end of t	-ho initial
4. The Customer may terminate the service prior to the end of t term upon at least six month's written notice. However, th	e Customer
shall pay to the Company in a lump sum the present value of t	
Recovery Charges that would have been due throughout the remain	nder of the
initial contract period.	
5. If the Customer fails to comply with any of the terms and	conditions
hereof (including, but not limited to, the Customer's obligat	ion to pay
the monthly excess facilities charge timely), then the Compar	
to the Customer ten days advance notice of termination during	
day period the Customer shall have the opportunity to cure the If the Customer fails to cure the default during the ten-day period	e derault.
the Company shall have the right to terminate the excess	
service immediately upon notice, and if such termination occurs	during the
initial term, the Customer shall pay all remaining charges in	the manner
prescribed under Item 4.	
6. Upon termination of the service for any reason, whether durin	o or after
the initial contract period, the Company shall have the option	n of either
removing the excess facilities from the Customer's premises	
selling, or disposing of such excess facilities as the Company abandoning the excess facilities in place.	wishes or
abandoning the excess facilities in place.	
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7. The service shall not be assigned or transferred by the Custon	der without
the prior written approval of the Company.	/ /
8. The General Rules and Regulations Governing the Supply of Elect:	ric Service
set forth in the Company's electric tariff shall apply exc	ept to the
extent inconsistent with any of the terms hereof and are in	ncorporated
herein by reference.	
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