September 15, 2008

Ms. Renee J. Jenkins
Director, Administration Department
Secretary to the Commission
Docketing Division
The Public Utilities Commission of Ohio
180 East Broad Street
Columbus, OH 43215-3793

Re: Docket Nos. 07-1290-EL-ATA, 07-648-EL-UNC, 05-1500-EL-COI and 89-6008-EL-TRF

Dear Ms. Jenkins:

Enclosed please find a revised Exhibits A and B (both red lined and clean) which is being filed as a replacement for the same exhibit that was filed in the above-referenced dockets on or about December 21, 2007. Please substitute the enclosed Exhibit A for the same pages originally filed in each of the referenced dockets. Should you have any questions, please feel free to call me at 330-761-4200.

Regards,

Steven E. Ouellette

Director, Rates & Regulatory Affairs

cc: KJK/REL

Original Sheet No. 1

Effective: November 21, 2007

Toledo, Ohio P.U.C.O. No. 8 24th Revised Page 1 of 2

TABLE OF CONTENTS

The following rates, rules and regulations for electric service are applicable throughout Toledo Edison's service territory except as noted.

	Sheet Numbers	Revision
TABLE OF CONTENTS	1	24 th Revised
DEFINITION OF TERRITORY	3	Original
REGULATIONS		
Standard Rules and Regulations	4	2 nd Revised
Emergency Electrical Procedures	4	1 st Revised
RESIDENTIAL SERVICE		
Residential Rate "R-01"	10	7 th Revised
Residential Rate "R-01a"	12	6 th Revised
Residential Rate "R-09" (Apartment Rate)	19	2 nd Revised
Residential Rate "R-09a" (Apartment Rate)	20	1 st Revised
Residential Conservation Service Program	21	Original
GENERAL SERVICE		
Small School Rate "SR-1a"	41	7 th Revised
Large School Rate "SR-2a"	42	8 th Revised
General Service Rate "GS-14"	44	8 th Revised
Small General Service Schedule	45	7 th Revised
Medium General Service Schedule	46	8 th Revised
Partial Service Rate "GS-15"	52	1 st Revised
Outdoor Night Lighting Rate "GS-13"	53	6 th Revised
Outdoor Security Lighting Rate "GS-18"	54	6 th Revised
PRIMARY POWER SERVICE		
Large General Service Rate "PV-45"	61	8 th Revised
Interruptible Power Rate "PV-46"	63	1 st Revised
OTHER SERVICE		
Co-generation and Small Power Producer Rate "CO-1"	70	Original
Street Lighting Rate "SL-1"	71	8 th Revised
Experimental Market Based Tariff	74	Original
Interconnection Tariff	76	Original
Retail Transition Cost Recovery of		Č
Non-bypassable Regulatory Transition Charges	77	Original
MISCELLANEOUS CHARGES	75	1 st Revised

Toledo, Ohio P.U.C.O. No. 8 24th Revised Page 2 of 2

TABLE OF CONTENTS

Residential Rate "R-02" (Add-On Heat Pump) 11 8" Revised Residential Rate "R-06" (Space Heating and Water Heating) 13 8" Revised Residential Rate "R-06" (Space Heating and Water Heating) 14 7" Revised Residential Rate "R-06" (Water Heating) 15 4 4" Revised Residential Rate "R-04" (Water Heating) 15 4 4" Revised Residential Rate "R-04" (Water Heating) 16 3" Revised Residential Rate "R-07" (Space Heating) 17 4" Revised Residential Rate "R-07" (Space Heating) 18 3" Revised Residential Rate "R-07" (Space Heating) 18 3" Revised Residential Rate "R-07" (Space Heating) 18 3" Revised Small General Service Rate "GS-16" 40 4" Revised Small General Service Rate "GS-16" 40 4" Revised Large General Service Rate "GS-12" 43 4" Revised Optional Electric Process Heating and Electric Boiler Load Management Rate "GS-1" 47 4" Revised General Service Heating Rate "GS-17" 49 8" Revised General Service Heating Rate "GS-19" 50 4" Revised Controlled Water Heating Rate "GS-19" 50 4" Revised Large Power Rate "PV-44" 60 4" Revised Large Power Rate "PV-44" 60 4" Revised Rider No. 4 Economic Development Rate Rider No. 4 Economic Development Rider 80 Original Rider No. 4 Economic Development Rider 81 Original Rider No. 5 Prepaid Demand Option 84 Original Rider No. 7 Prepaid Demand Option 84 Original Rider No. 8 Replacement Electricity 85 Original Rider No. 1 Universal Service Rider 90 6" Revised Rider No. 1 Universal Service Rider 90 6" Revised Rider No. 1 Universal Service Rider 90 6" Revised Rider No. 1 Universal Service Rider 90 6" Revised Rider No. 1 Universal Service Rider 92 6" Revised Rider No. 1 No. 1 State and Local Tax Rider 92 6" Revised Rider No. 1 No.			Sheet Numbers	Revision
Residential Rate "R-06" (Space Heating and Water Heating) Residential Rate "R-06a" (Space Heating and Water Heating) Residential Rate "R-04" (Water Heating) Residential Rate "R-07" (Space Heating) Revised Small General Service Rate "GS-16" 40 44h Revised Adh Revised General Service Rate "GS-12" 43 44h Revised General Service Rate "GS-12" 45 47h Revised Optional Electric Process Heating and Electric Boiler Load Management Rate "GS-3" 48 77h Revised General Service Heating Rate "GS-17" 49 84h Revised Controlled Water Heating Rate "GS-17" 50 44h Revised Controlled Water Heating Rate "GS-19a" 51 34d Revised Controlled Water Heating Rate "GS-19a" 51 34d Revised Revis	GRANDFATHER	ED SERVICE		
Residential Rate "R-06a" (Space Heating and Water Heating) 14 db Revised Residential Rate "R-04" (Water Heating) 15 db Revised Residential Rate "R-04" (Water Heating) 16 and Revised Residential Rate "R-04" (Space Heating) 17 db Revised Residential Rate "R-07" (Space Heating) 17 db Revised Residential Rate "R-07" (Space Heating) 18 and Revised Residential Rate "R-07" (Space Heating) 18 and Revised Residential Rate "R-07" (Space Heating) 18 and Revised Large General Service Rate "GS-16" 40 db Revised Large General Service Rate "GS-12" 43 db Revised General Service Electric Space Conditioning Rate "GS-1" 47 db Revised Optional Electric Process Heating and Electrice Boiler Load Management Rate "GS-3" 48 7b Revised General Service Heating Rate "GS-17" 49 8b Revised General Service Heating Rate "GS-19" 49 8b Revised Controlled Water Heating Rate "GS-19" 50 db Revised Controlled Water Heating Rate "GS-19a" 51 3rd Revised Large Power Rate "PV-44" 60 db Revised Rider No. 4 Economic Development Rider 80 Original Rider No. 4 Economic Development Rider 80 Original Rider No. 4 Economic Development Rider 81 Original Rider No. 6 Direct Load Control Experiment 83 Original Rider No. 6 Direct Load Control Experiment 83 Original Rider No. 8 Replacement Electricity 85 Original Rider No. 9 Transition Rate Credit Program/ Residential 86 2nd Revised Rider No. 11 Universal Service Rider 90 6h Revised Rider No. 12 Temporary Rider for EEF 91 1st Revised Rider No. 13 State and Local Tax Rider 92 6h Revised Rider No. 14 Net Energy Metering 93 1st Revised Rider No. 15 State kWh Tax Self-Assessor Credit Rider 94 1st Revised Rider No. 16 Residential Transmission and Ancillary Service 95 2nd Revised Rider No. 17 Commercial Transmission and Ancillary Service 96 2nd Revised Rider No. 18 Industrial Transmission and Ancillary Service 97 3rd Revised Rider No. 19 Regulatory Transition Charge Offset 98 Original Rider No. 20 Fuel Recovery Mechanism 99 Original Rider No. 21 Shopping Credit Rider 100 Original Rider No. 22 Returning Customer Generation				
Residential Rate "R-04" (Water Heating) Residential Rate "R-04a" (Water Heating) Residential Rate "R-07" (Space Heating) Residential Rate "R-07a" (Space Heating) Revised Small General Service Rate "GS-16" 40 4dh Revised Large General Service Rate "GS-12" 43 4dh Revised General Service Rate "GS-12" 44 4dh Revised Optional Electric Space Conditioning Rate "GS-1" 47 4dh Revised Optional Electric Process Heating and Electric Boiler Load Management Rate "GS-3" 48 7dh Revised Controlled Water Heating Rate "GS-19" 50 4dh Revised Controlled Water Heating Rate "GS-19" 51 3rd Revised Controlled Water Heating Rate "GS-19a" 51 3rd Revised RIDERS RIDERS Rider No. 1 Electric Fuel Component Rate 79 Original Rider No. 4 Economic Development Rider 80 Original Rider No. 4 Economic Development Rider 81 Rider No. 6 Direct Load Control Experiment 83 Original Rider No. 7 Prepaid Demand Option 84 Original Rider No. 8 Replacement Electricity 85 Original Rider No. 9 Transition Rate Credit Program/ Residential 86 2nd Revised Rider No. 11 Universal Service Rider 87 Rider No. 12 Temporary Rider for EEF 87 Rider No. 13 State and Local Tax Rider 90 60 Revised Rider No. 14 Net Energy Metering 87 Revised Rider No. 15 State kWh Tax Self-Assessor Credit Rider 91 Revised Rider No. 16 Residential Transmission and Ancillary Service 96 Rider No. 17 Commercial Transmission and Ancillary Service 97 Revised Rider No. 19 Republication of Revised Rider No. 19 Revised Revised Rider No. 20 Republication of Revised Rider No. 21 Revised Rider No. 22 Returning Customer Generation Service Rider 100 Original Rider No. 23 Roboping Credit Rider 100 Rider No. 23 Roboping Credit Rider 101 Rider No. 23 Roboping Credit Adder				
Residential Rate "R-04a" (Water Heating) Residential Rate "R-07" (Space Heating) Residential Rate "R-07" (Space Heating) Residential Rate "R-07" (Space Heating) Residential Rate "R-07a" (Space Heating) Residential Rate "R-07a" (Space Heating) Residential Rate "R-07a" (Space Heating) Residential Rate "GS-16" 40 4th Revised 4dh Revised General Service Rate "GS-12" 43 4th Revised General Service Electric Space Conditioning Rate "GS-1" 47 4th Revised Optional Electric Process Heating and Electric Boiler Load Management Rate "GS-3" 48 General Service Heating Rate "GS-17" 49 8th Revised Controlled Water Heating Rate "GS-17" 49 8th Revised Controlled Water Heating Rate "GS-19" 50 4th Revised Controlled Water Heating Rate "GS-19a" 51 3rd Revised Large Power Rate "PV-44" 80 RIDERS Rider No. 1 Electric Fuel Component Rate Rider No. 4 Economic Development Rider Rider No. 4 Economic Development Rider Rider No. 6 Direct Load Control Experiment Rider No. 7 Prepaid Demand Option Rider No. 8 Replacement Electricity 85 Original Rider No. 9 Transition Rate Credit Program/ Residential Rider No. 9 Transition Rate Credit Program/ Residential Rider No. 12 Temporary Rider for EEF Rider No. 13 State and Local Tax Rider Rider No. 14 Net Energy Metering Rider No. 15 State kWh Tax Self-Assessor Credit Rider Rider No. 16 Residential Transmission and Ancillary Service Rider No. 17 Commercial Transmission and Ancillary Service Rider No. 18 Industrial Transmission and Ancillary Service Rider No. 19 Regulatory Transition Charge Offset Rider No. 19 Regulatory Transition Charge Offset Rider No. 20 Fuel Recovery Mechanism Port Revised Rider No. 21 Shopping Credit Rider Rider No. 23 Shopping Credit Adder Rider No. 23 Shopping Credit Adder				1 th Povised
Residential Rate "R-07" (Space Heating) Residential Rate "R-07a" (Space Heating) Revised Large General Service Rate "GS-16" Large General Service Rate "GS-12" General Service Electric Space Conditioning Rate "GS-1" Optional Electric Process Heating and Electric Boiler Load Management Rate "GS-3" Electric Boiler Load Management Rate "GS-3" General Service Heating Rate "GS-17" 49 8th Revised General Service Heating Rate "GS-19" Controlled Water Heating Rate "GS-19" 50 4th Revised Controlled Water Heating Rate "GS-19" 51 3rd Revised Large Power Rate "PV-44" Rider No. 1 Electric Fuel Component Rate Rider No. 4 Economic Development Rider Rider No. 4 Economic Development Rider Rider No. 4 Economic Development Rider Rider No. 6 Direct Load Control Experiment Rider No. 7 Prepaid Demand Option Rider No. 8 Replacement Electricity Rider No. 9 Transition Rate Credit Program/ Residential Rider No. 9 Transition Rate Credit Program/ Residential Rider No. 11 Universal Service Rider Rider No. 12 Temporary Rider for EEF Rider No. 13 State and Local Tax Rider Rider No. 15 Revised Rider No. 16 Residential Transmission and Ancillary Service Rider No. 17 Commercial Transmission and Ancillary Service Rider No. 18 Industrial Transmission and Ancillary Service Rider No. 19 Revised Rider No. 10 Revised Rider No. 10 Revised Rider No. 11 Revised Rider No. 12 Revised Rider No. 20 Fuel Recovery Mechanism Policy Revised Rider No. 21 Revised Rider No. 22 Returning Customer Generation Service Rider Rider No. 23 Robping Credit Aider				3 rd Revised
Residential Rate "R-07a" (Špace Heating) Small General Service Rate "GS-16" Large General Service Rate "GS-12" General Service Electric Space Conditioning Rate "GS-1" Optional Electric Process Heating and Electric Boiler Load Management Rate "GS-3" 48 General Service Heating Rate "GS-17" 49 8th Revised General Service Heating Rate "GS-19" Controlled Water Heating Rate "GS-19" Controlled Water Heating Rate "GS-19a" Large Power Rate "PV-44" Frevised Controlled Water Heating Rate "GS-19a" Electric Fuel Component Rate Fider No. 1 Electric Fuel Component Rate Rider No. 4 Economic Development Rider Rider No. 4 Economic Development Rider Rider No. 6 Direct Load Control Experiment Rider No. 7 Prepaid Demand Option Rider No. 8 Replacement Electricity Rider No. 9 Transition Rate Credit Program/ Residential Rider No. 10 Liviersal Service Rider Rider No. 11 Liviersal Service Rider Rider No. 12 Temporary Rider for EEF Rider No. 13 State and Local Tax Rider Rider No. 14 Net Energy Metering Rider No. 15 State Rwh Tax Self-Assessor Credit Rider Rider No. 15 Revised Rider No. 16 Residential Transmission and Ancillary Service Rider No. 17 Revised Rider No. 18 Revised Rider No. 19 Regulatory Transition Charge Offset Rider No. 19 Revised Rider No. 19 Replacement Electricity Revised Rider No. 10 Revised Rider No. 11 Revised Rider No. 12 Temporary Rider for EEF Rider No. 13 State and Local Tax Rider Polital Revised Rider No. 15 Revised Rider No. 16 Residential Transmission and Ancillary Service Rider No. 17 Revised Rider No. 18 Revised Rider No. 19 Regulatory Transition Charge Offset Rider No. 20 Fuel Recovery Mechanism Polital Revised Rider No. 21 Shopping Credit Rider 100 Original Rider No. 22 Shopping Credit Adder 101 Rider Revised Rider No. 23 Shopping Credit Adder				1 th Revised
Small General Service Rate "GS-16" 40 4h Revised Large General Service Electric Space Conditioning Rate "GS-1" 47 4h Revised General Service Electric Space Conditioning Rate "GS-1" 47 4h Revised Optional Electric Process Heating and Electric Boiler Load Management Rate "GS-3" 48 7h Revised General Service Heating Rate "GS-17" 49 8h Revised Controlled Water Heating Rate "GS-19" 50 4h Revised Controlled Water Heating Rate "GS-19" 50 4h Revised Large Power Rate "PV-44" 60 4h Revised Large Power Rate "PV-44" 60 4h Revised Large Power Rate "PV-44" 60 0 7h Revised Rider No. 1 Electric Fuel Component Rate 79 Original Rider No. 4 Economic Development Rider 80 Original Rider No. 6 Direct Load Control Experiment 83 Original Rider No. 7 Prepaid Demand Option 84 Original Rider No. 8 Replacement Electricity 85 Original Rider No. 9 Transition Rate Credit Program/ Residential 86 2nd Revised Rider No. 11 Universal Service Rider 90 6h Revised Rider No. 12 Temporary Rider for EEF 91 11 Revised Rider No. 13 State and Local Tax Rider 92 6h Revised Rider No. 13 State and Local Tax Rider 92 6h Revised Rider No. 15 State kWh Tax Self-Assessor Credit Rider 94 1rd Revised Rider No. 16 Residential Transmission and Ancillary Service 95 2nd Revised Rider No. 17 Commercial Transmission and Ancillary Service 96 2nd Revised Rider No. 18 Industrial Transmission and Ancillary Service 97 3nd Revised Rider No. 19 Regulatory Transition Charge Offset 98 Original Rider No. 20 Fuel Recovery Mechanism 99 Original Rider No. 21 Shopping Credit Rider Generation Service Rider 100 Original Rider No. 22 Returning Customer Generation Service Rider 101 1nd Revised Rider No. 23 Shopping Credit Adder 102 1nd Revised Rider No. 23 Shopping Credit Adder 102 1nd Revised Rider No. 23 Shopping Credit Adder 102 1nd Revised Rider No. 23 Shopping Credit Adder 102 1nd Revised Rider No. 23 Shopping Credit Adder 102 1nd Revised Rider No. 23 Shopping Credit Adder 102 1nd Revised Rider No. 23 Shopping Credit Adder 102 1nd Revised Rider No. 23 Shopping Credit Adder 102 1nd R		· ·		3 rd Revised
Large General Service Rate "GS-12" 43 4" Revised General Service Electric Space Conditioning Rate "GS-1" 47 4" Revised Optional Electric Process Heating and Electric Boiler Load Management Rate "GS-3" 48 7" Revised General Service Heating Rate "GS-17" 49 8" Revised Controlled Water Heating Rate "GS-19" 50 4" Revised Controlled Water Heating Rate "GS-19" 51 3rd Revised Large Power Rate "PV-44" 60 4" Revised Rider No. 1 Electric Fuel Component Rate 79 Original Rider No. 4 Economic Development Rider 80 Original Rider No. 4 Economic Development Rider 81 Original Rider No. 6 Direct Load Control Experiment 83 Original Rider No. 7 Prepaid Demand Option 84 Original Rider No. 8 Replacement Electricity 85 Original Rider No. 9 Transition Rate Credit Program/ Residential 86 2nd Revised Rider No. 11 Universal Service Rider 90 6" Revised Rider No. 12 Temporary Rider for EEF 91 1st Revised Rider No. 13 State and Local Tax Rider 92 6" Revised Rider No. 14 Net Energy Metering 93 1st Revised Rider No. 15 State kWh Tax Self-Assessor Credit Rider 94 1st Revised Rider No. 16 Residential Transmission and Ancillary Service 95 2nd Revised Rider No. 17 Commercial Transmission and Ancillary Service 96 2nd Revised Rider No. 18 Regulatory Transition Charge Offset 98 Original Rider No. 19 Regulatory Transmission and Ancillary Service 97 3rd Revised Rider No. 19 Regulatory Transmission and Ancillary Service 97 3rd Revised Rider No. 19 Regulatory Transmission and Ancillary Service 97 3rd Revised Rider No. 19 Regulatory Transmission and Ancillary Service 97 3rd Revised Rider No. 20 Fuel Recovery Mechanism 99 Original Rider No. 21 Shopping Credit Rider 100 Original Rider No. 22 Shopping Credit Rider 101 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit		· ·		
General Service Electric Space Conditioning Rate "GS-1" 47 4 th Revised Optional Electric Process Heating and Electric Boiler Load Management Rate "GS-3" 48 7 th Revised General Service Heating Rate "GS-17" 49 8th Revised Controlled Water Heating Rate "GS-19" 50 4 th Revised Controlled Water Heating Rate "GS-19" 51 3 rd Revised Large Power Rate "PV-44" 60 4 th Revised Rider No. 1 Electric Fuel Component Rate 79 Original Rider No. 4 Economic Development Rider 80 Original Rider No. 4 Economic Development Rider 81 Original Rider No. 6 Direct Load Control Experiment 83 Original Rider No. 7 Prepaid Demand Option 84 Original Rider No. 8 Replacement Electricity 85 Original Rider No. 9 Transition Rate Credit Program/ Residential 86 2nd Revised Rider No. 11 Universal Service Rider 90 6th Revised Rider No. 12 Temporary Rider for EEF 91 1st Revised Rider No. 14 Net Energy Metering 92 6th Revised Rider No. 15 State and Local Tax Rider 92 6th Revised Rider No. 16 Residential Transmission and Ancillary Service 95 2nd Revised Rider No. 16 Residential Transmission and Ancillary Service 96 2nd Revised Rider No. 18 Industrial Transmission and Ancillary Service 97 3rd Revised Rider No. 19 Regulatory Transition Charge Offset 98 Original Rider No. 20 Fuel Recovery Mechanism 99 Original Rider No. 21 Shopping Credit Rider 100 Original Rider No. 22 Returning Customer Generation Service Rider 101 1st Revised Rider No. 23 Shopping Credit Rider 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping				
Optional Electric Process Heating and Electric Boiler Load Management Rate "GS-3" General Service Heating Rate "GS-17" 49 8th Revised Controlled Water Heating Rate "GS-19" 50 4th Revised Controlled Water Heating Rate "GS-19a" 51 3rd Revised Large Power Rate "PV-44" 60 RIDERS Rider No. 1 Electric Fuel Component Rate 79 Original Rider No. 4 Economic Development Rider Rider No. 4 Economic Development Rider Rider No. 6 Direct Load Control Experiment Rider No. 7 Prepaid Demand Option Rider No. 8 Replacement Electricity 85 Original Rider No. 9 Transition Rate Credit Program/ Residential Rider No. 9 Transition Rate Credit Program/ Residential Rider No. 11 Universal Service Rider Politic Revised Rider No. 13 State and Local Tax Rider Rider No. 14 Net Energy Metering Rider No. 15 State kWh Tax Self-Assessor Credit Rider Rider No. 16 Residential Transmission and Ancillary Service Rider No. 17 Commercial Transmission and Ancillary Service Rider No. 18 Revised Rider No. 19 Regulatory Transition Charge Offset Politic No. 19 Regulatory Transition Charge Offset Politic No. 10 Rider No. 20 Fuel Recovery Mechanism Politic Revised Rider No. 21 Shopping Credit Rider Politic Revised Rider No. 22 Returning Customer Generation Service Rider Politic Revised Rider No. 23 Shopping Credit Adder				
Electric Boiler Load Management Rate "GS-3" 48 7th Revised General Service Heating Rate "GS-17" 49 8th Revised Controlled Water Heating Rate "GS-19" 50 4th Revised Controlled Water Heating Rate "GS-19a" 51 3rd Revised Large Power Rate "PV-44t" 60 4th Revised Electric Fuel Component Rate 60 79 Original Rider No. 1 Electric Fuel Component Rate 79 Original Rider No. 4 Economic Development Rider 80 Original Rider No. 4a Economic Development Rider 81 Original Rider No. 6 Direct Load Control Experiment 83 Original Rider No. 7 Prepaid Demand Option 84 Original Rider No. 8 Replacement Electricity 85 Original Rider No. 9 Transition Rate Credit Program/ Residential 86 2rd Revised Rider No. 11 Universal Service Rider 90 6th Revised Rider No. 12 Temporary Rider for EEF 91 1st Revised Rider No. 13 State and Local Tax Rider 92 6th Revised Rider No. 14 Net Energy Metering 93 1st Revised Rider No. 15 State kWh Tax Self-Assessor Credit Rider 94 1st Revised Rider No. 16 Residential Transmission and Ancillary Service 95 2rd Revised Rider No. 18 Industrial Transmission and Ancillary Service 97 3rd Revised Rider No. 18 Industrial Transmission and Ancillary Service 97 3rd Revised Rider No. 19 Regulatory Transition Charge Offset 98 Original Rider No. 20 Fuel Recovery Mechanism 99 Original Rider No. 21 Shopping Credit Rider 100 Original Rider No. 22 Returning Customer Generation Service Rider 101 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Cred		•	17	1 Revised
General Service Heating Rate "GS-17" 49 8th Revised Controlled Water Heating Rate "GS-19" 50 4th Revised Controlled Water Heating Rate "GS-19a" 51 3rd Revised Large Power Rate "PV-44" 60 4th Revised Large Power Rate "PV-44" 60 4th Revised Rider No. 1 Electric Fuel Component Rate 79 Original Rider No. 4 Economic Development Rider 80 Original Rider No. 4 Economic Development Rider 81 Original Rider No. 6 Direct Load Control Experiment 83 Original Rider No. 7 Prepaid Demand Option 84 Original Rider No. 8 Replacement Electricity 85 Original Rider No. 9 Transition Rate Credit Program/ Residential 86 2nd Revised Rider No. 11 Universal Service Rider 90 6th Revised Rider No. 12 Temporary Rider for EEF 91 1st Revised Rider No. 13 State and Local Tax Rider 92 6th Revised Rider No. 14 Net Energy Metering 93 1st Revised Rider No. 15 State kWh Tax Self-Assessor Credit Rider 94 1st Revised Rider No. 16 Residential Transmission and Ancillary Service 95 2nd Revised Rider No. 18 Industrial Transmission and Ancillary Service 96 2nd Revised Rider No. 18 Industrial Transmission and Ancillary Service 97 3rd Revised Rider No. 19 Regulatory Transition Charge Offset 98 Original Rider No. 20 Fuel Recovery Mechanism 99 Original Rider No. 21 Shopping Credit Rider 100 Original Rider No. 22 Returning Customer Generation Service Rider 101 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1	-	<u> </u>	48	7 th Revised
Controlled Water Heating Rate "GS-19" Controlled Water Heating Rate "GS-19a" Large Power Rate "PV-44" RIDERS RIDERS Rider No. 1 Electric Fuel Component Rate Rider No. 4 Economic Development Rider Rider No. 4 Economic Development Rider Rider No. 4 Economic Development Rider Rider No. 6 Direct Load Control Experiment Rider No. 7 Prepaid Demand Option Rider No. 8 Replacement Electricity Rider No. 9 Transition Rate Credit Program/ Residential Rider No. 11 Universal Service Rider Rider No. 12 Temporary Rider for EEF Rider No. 13 State and Local Tax Rider Rider No. 14 Net Energy Metering Rider No. 15 State kWh Tax Self-Assessor Credit Rider Rider No. 16 Residential Transmission and Ancillary Service Rider No. 18 Industrial Transmission and Ancillary Service Rider No. 18 Industrial Transmission and Ancillary Service Rider No. 18 Industrial Transmission and Ancillary Service Rider No. 19 Regulatory Transition Charge Offset Revised Rider No. 19 Regulatory Transition Charge Offset Revised Rider No. 20 Fuel Recovery Mechanism Py Original Rider No. 21 Shopping Credit Rider Rider No. 22 Returning Customer Generation Service Rider Rider No. 23 Shopping Credit Adder Revised Rider No. 23 Shopping Credit Adder				
Controlled Water Heating Rate "GS-19a" 51 3rd Revised Large Power Rate "PV-44" 60 4th Revised RIDERS RIDERS Rider No. 1 Electric Fuel Component Rate 79 Original Rider No. 4 Economic Development Rider 80 Original Rider No. 4a Economic Development Rider 81 Original Rider No. 6 Direct Load Control Experiment 83 Original Rider No. 7 Prepaid Demand Option 84 Original Rider No. 8 Replacement Electricity 85 Original Rider No. 9 Transition Rate Credit Program/ Residential 86 2nd Revised Rider No. 11 Universal Service Rider 90 6th Revised Rider No. 12 Temporary Rider for EEF 91 1st Revised Rider No. 13 State and Local Tax Rider 92 6th Revised Rider No. 14 Net Energy Metering 93 1st Revised Rider No. 15 State kWh Tax Self-Assessor Credit Rider 94 1st Revised Rider No. 16 Residential Transmission and Ancillary Service 95 2nd Revised Rider No. 17 Commercial Transmission and Ancillary Service 96 2nd Revised Rider No. 18 Industrial Transmission and Ancillary Service 97 3rd Revised Rider No. 18 Industrial Transmission and Ancillary Service 97 3rd Revised Rider No. 19 Regulatory Transition Charge Offset 98 Original Rider No. 20 Fuel Recovery Mechanism 99 Original Rider No. 21 Shopping Credit Rider 100 Original Rider No. 22 Returning Customer Generation Service Rider 101 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder				
RIDERS Rider No. 1 Electric Fuel Component Rate 79 Original Rider No. 4 Economic Development Rider 80 Original Rider No. 4 Economic Development Rider 81 Original Rider No. 6 Direct Load Control Experiment 83 Original Rider No. 7 Prepaid Demand Option 84 Original Rider No. 8 Replacement Electricity 85 Original Rider No. 9 Transition Rate Credit Program/ Residential 86 2nd Revised Rider No. 11 Universal Service Rider 90 6th Revised Rider No. 12 Temporary Rider for EEF 91 1st Revised Rider No. 13 State and Local Tax Rider 92 6th Revised Rider No. 15 State kWh Tax Self-Assessor Credit Rider 94 1st Revised Rider No. 16 Residential Transmission and Ancillary Service 95 2nd Revised Rider No. 17 Commercial Transmission and Ancillary Service 96 2nd Revised Rider No. 18 Industrial Transmission and Ancillary Service 97 3rd Revised Rider No. 19 Regulatory Transition Charge Offset 99 Original Rider No. 20 Fuel Recovery Mechanism 99 Original Rider No. 21 Shopping Credit Rider 100 Original Rider No. 22 Returning Customer Generation Service Rider 101 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102				
Rider No. 1 Electric Fuel Component Rate 79 Original Rider No. 4 Economic Development Rider 80 Original Rider No. 4a Economic Development Rider 81 Original Rider No. 4a Economic Development Rider 81 Original Rider No. 6 Direct Load Control Experiment 83 Original Rider No. 7 Prepaid Demand Option 84 Original Rider No. 8 Replacement Electricity 85 Original Rider No. 9 Transition Rate Credit Program/ Residential 86 2nd Revised Rider No. 11 Universal Service Rider 90 6th Revised Rider No. 12 Temporary Rider for EEF 91 1st Revised Rider No. 13 State and Local Tax Rider 92 6th Revised Rider No. 14 Net Energy Metering 93 1st Revised Rider No. 15 State kWh Tax Self-Assessor Credit Rider 94 1st Revised Rider No. 16 Residential Transmission and Ancillary Service 95 2nd Revised Rider No. 17 Commercial Transmission and Ancillary Service 96 2nd Revised Rider No. 18 Industrial Transmission and Ancillary Service 97 3rd Revised Rider No. 19 Regulatory Transition Charge Offset 98 Original Rider No. 20 Fuel Recovery Mechanism 99 Original Rider No. 21 Shopping Credit Rider 100 Original Rider No. 22 Returning Customer Generation Service Rider 101 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised				
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Rider No. 4 Economic Development Rider 80 Original Rider No. 4a Economic Development Rider 81 Original Rider No. 6 Direct Load Control Experiment 83 Original Rider No. 7 Prepaid Demand Option 84 Original Rider No. 8 Replacement Electricity 85 Original Rider No. 9 Transition Rate Credit Program/ Residential 86 2nd Revised Rider No. 11 Universal Service Rider 90 6th Revised Rider No. 12 Temporary Rider for EEF 91 1st Revised Rider No. 13 State and Local Tax Rider 92 6th Revised Rider No. 14 Net Energy Metering 93 1st Revised Rider No. 15 State kWh Tax Self-Assessor Credit Rider 94 1st Revised Rider No. 16 Residential Transmission and Ancillary Service 95 2nd Revised Rider No. 17 Commercial Transmission and Ancillary Service 96 2nd Revised Rider No. 18 Industrial Transmission and Ancillary Service 97 3rd Revised Rider No. 19 Regulatory Transition Charge Offset 98 Original Rider No. 20 Fuel Recovery Mechanism 99 Original Rider No. 21 Shopping Credit Rider 100 Original Rider No. 22 Returning Customer Generation Service Rider 101 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised	RIDERS			
Rider No. 4a Economic Development Rider 81 Original Rider No. 6 Direct Load Control Experiment 83 Original Rider No. 7 Prepaid Demand Option 84 Original Rider No. 8 Replacement Electricity 85 Original Rider No. 9 Transition Rate Credit Program/ Residential 86 2nd Revised Rider No. 11 Universal Service Rider 90 6th Revised Rider No. 12 Temporary Rider for EEF 91 1st Revised Rider No. 13 State and Local Tax Rider 92 6th Revised Rider No. 14 Net Energy Metering 93 1st Revised Rider No. 15 State kWh Tax Self-Assessor Credit Rider 94 1st Revised Rider No. 16 Residential Transmission and Ancillary Service 95 2nd Revised Rider No. 17 Commercial Transmission and Ancillary Service 96 2nd Revised Rider No. 18 Industrial Transmission and Ancillary Service 97 3rd Revised Rider No. 19 Regulatory Transition Charge Offset 98 Original Rider No. 20 Fuel Recovery Mechanism 99 Original Rider No. 21 Shopping Credit Rider 100 Original Rider No. 22 Returning Customer Generation Service Rider 101 1st Revised 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised 1st Revise	Rider No. 1	Electric Fuel Component Rate	79	Original
Rider No. 6 Direct Load Control Experiment Rider No. 7 Prepaid Demand Option Rider No. 8 Replacement Electricity Rider No. 9 Transition Rate Credit Program/ Residential Rider No. 11 Universal Service Rider Rider No. 12 Temporary Rider for EEF Rider No. 13 State and Local Tax Rider Rider No. 14 Net Energy Metering Rider No. 15 State kWh Tax Self-Assessor Credit Rider Rider No. 16 Residential Transmission and Ancillary Service Rider No. 17 Commercial Transmission and Ancillary Service Rider No. 18 Industrial Transmission and Ancillary Service Rider No. 19 Regulatory Transition Charge Offset Rider No. 20 Fuel Recovery Mechanism Rider No. 22 Returning Customer Generation Service Rider Rider No. 23 Shopping Credit Adder Set A Original Rider No. 23 Shopping Credit Adder Original Rider No. 23 Shopping Credit Adder	Rider No. 4	Economic Development Rider	80	Original
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Rider No. 8 Replacement Electricity Rider No. 9 Transition Rate Credit Program/ Residential Rider No. 11 Universal Service Rider Rider No. 12 Temporary Rider for EEF Rider No. 13 State and Local Tax Rider Rider No. 14 Net Energy Metering Rider No. 15 State kWh Tax Self-Assessor Credit Rider Rider No. 16 Residential Transmission and Ancillary Service Rider No. 17 Commercial Transmission and Ancillary Service Rider No. 18 Industrial Transmission and Ancillary Service Rider No. 19 Regulatory Transition Charge Offset Rider No. 20 Fuel Recovery Mechanism Rider No. 22 Returning Customer Generation Service Rider Rider No. 23 Shopping Credit Adder Original Rider No. 23 Shopping Credit Adder Original Rider No. 23 Shopping Credit Adder	Rider No. 6		83	Original
Rider No. 9 Transition Rate Credit Program/ Residential 86 2nd Revised Rider No. 11 Universal Service Rider 90 6th Revised Rider No. 12 Temporary Rider for EEF 91 1st Revised Rider No. 13 State and Local Tax Rider 92 6th Revised Rider No. 14 Net Energy Metering 93 1st Revised Rider No. 15 State kWh Tax Self-Assessor Credit Rider 94 1st Revised Rider No. 16 Residential Transmission and Ancillary Service 95 2nd Revised Rider No. 17 Commercial Transmission and Ancillary Service 96 2nd Revised Rider No. 18 Industrial Transmission and Ancillary Service 97 3rd Revised Rider No. 19 Regulatory Transition Charge Offset 98 Original Rider No. 20 Fuel Recovery Mechanism 99 Original Rider No. 21 Shopping Credit Rider 100 Original Rider No. 22 Returning Customer Generation Service Rider 101 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised Rider No. 25 Shopping Credit Adder 105 1st Revised Rider No. 26 Shopping Credit Adder 107 1st Revised Rider No. 27 Shopping Credit Adder 107 1st Revised Rider No. 28 Shopping Credit Adder 108 1st Revised Rider No. 29 Shopping Credit Adder 109 1st Revised Rider No. 29 Shopping Credit Adder 109 1st Revised Rider No. 29 Shopping Credit Adder 109 1st Revised Rider No. 29 Shopping Credit Adder 100 1st Revised Rider No. 20 Shopping Credit Adder 100 1st Revised Rider No. 20 Shopping Credit Adder 100 1st Revised Rider No. 20 Shopping Credit Adder 100 1st Revised Rider No. 20 Shopping Credit Adder 100 1st Revised Rider No. 20 Shopping Credit Adder 100 1st Revised Rider No. 20 Shopping Credit Adder 100 1st Revised Rider No. 20 Shopping Credit Adder 100 1st Revised Rider No. 20 Shopping Credit Adder 100 1st Revised Rider No. 20 Shopping Credit Adder 100 1st Revised Rider No. 20 Shopping Credit Adder 100 1st Revised Rider No. 20 Shopping Credit Adder 100 1st Revised Rider No. 20 Shopping Credit Adder 100 1st Revised Rider No. 20 Shopping Credit Adder 100 1st Revised Rider No. 20 Shopping	Rider No. 7	Prepaid Demand Option	84	Original
Rider No. 11 Universal Service Rider Rider No. 12 Temporary Rider for EEF Rider No. 13 State and Local Tax Rider Rider No. 14 Net Energy Metering Rider No. 15 State kWh Tax Self-Assessor Credit Rider Rider No. 16 Residential Transmission and Ancillary Service Rider No. 17 Commercial Transmission and Ancillary Service Rider No. 18 Industrial Transmission and Ancillary Service Rider No. 19 Regulatory Transition Charge Offset Rider No. 20 Fuel Recovery Mechanism Rider No. 21 Shopping Credit Rider Rider No. 22 Returning Customer Generation Service Rider Rider No. 23 Shopping Credit Adder 90 6th Revised 91 Ist Revised 101 1st Revised 92 6th Revised 102 1st Revised 103 Original 104 Original 105 Revised 106 Original 107 Original 108 Revised 109 Original 109 Original 100 Original	Rider No. 8		85	Original
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Rider No. 13 State and Local Tax Rider Rider No. 14 Net Energy Metering Rider No. 15 State kWh Tax Self-Assessor Credit Rider Rider No. 16 Residential Transmission and Ancillary Service Rider No. 17 Commercial Transmission and Ancillary Service Rider No. 18 Industrial Transmission and Ancillary Service Rider No. 19 Regulatory Transition Charge Offset Rider No. 20 Fuel Recovery Mechanism Rider No. 21 Shopping Credit Rider Rider No. 22 Returning Customer Generation Service Rider Rider No. 23 Shopping Credit Adder 92 6th Revised 93 1st Revised 1st Revised 94 1st Revised 95 2nd Revised 96 2nd Revised 97 3rd Revised 97 3rd Revised Original Proposition of the proposition of	Rider No. 11	Universal Service Rider	90	
Rider No. 14 Net Energy Metering 93 1st Revised Rider No. 15 State kWh Tax Self-Assessor Credit Rider 94 1st Revised Rider No. 16 Residential Transmission and Ancillary Service 95 2nd Revised Rider No. 17 Commercial Transmission and Ancillary Service 96 2nd Revised Rider No. 18 Industrial Transmission and Ancillary Service 97 3rd Revised Rider No. 19 Regulatory Transition Charge Offset 98 Original Rider No. 20 Fuel Recovery Mechanism 99 Original Rider No. 21 Shopping Credit Rider 100 Original Rider No. 22 Returning Customer Generation Service Rider 101 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised	Rider No. 12	Temporary Rider for EEF	91	
Rider No. 15 State kWh Tax Self-Assessor Credit Rider 94 1st Revised Rider No. 16 Residential Transmission and Ancillary Service 95 2nd Revised Rider No. 17 Commercial Transmission and Ancillary Service 96 2nd Revised Rider No. 18 Industrial Transmission and Ancillary Service 97 3rd Revised Rider No. 19 Regulatory Transition Charge Offset 98 Original Rider No. 20 Fuel Recovery Mechanism 99 Original Rider No. 21 Shopping Credit Rider 100 Original Rider No. 22 Returning Customer Generation Service Rider 101 1st Revised Rider No. 23 Shopping Credit Adder 102 1st Revised	Rider No. 13	State and Local Tax Rider	92	6 th Revised
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Rider No. 18Industrial Transmission and Ancillary Service973rd RevisedRider No. 19Regulatory Transition Charge Offset98OriginalRider No. 20Fuel Recovery Mechanism99OriginalRider No. 21Shopping Credit Rider100OriginalRider No. 22Returning Customer Generation Service Rider1011st RevisedRider No. 23Shopping Credit Adder1021st Revised	Rider No. 16	Residential Transmission and Ancillary Service	95	
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Rider No. 23 Shopping Credit Adder 102 1 st Revised	Rider No. 21	Shopping Credit Rider	100	Original
	Rider No. 22	Returning Customer Generation Service Rider	101	1 st Revised
Rider No. 24 Green Resource Rider 104 Original	Rider No. 23	Shopping Credit Adder	102	1 st Revised
	Rider No. 24	Green Resource Rider	104	Original

Effective: November 21, 2007

Applicability

Applicable in the entire territory where tariff P.U.C.O No. 8 applies, this tariff applies to those situations where an Interconnection Service Customer seeks to physically connect such customer's electric generation facility to, and may operate it in parallel with, the Company's Distribution system. An Interconnection Service Customer who has a facility that does not qualify for Simplified Interconnection pursuant to the Technical Requirements incorporated herein by reference may negotiate a separate Interconnection Agreement with the Company and the terms and conditions of this tariff apply to such Interconnection Service Customers to the extent that the negotiated Interconnection Agreement does not conflict with this tariff.

Purpose

The purpose of this tariff is to implement Ohio Revised Code Section 4928.11, which calls for uniform interconnection standards that are not unduly burdensome or expensive and also ensure safety and reliability, to the extent governing authority is not preempted by Federal law. This Tariff states the terms and conditions that govern the Interconnection and Parallel Operation of an Interconnection Service Customer's facility with the Company's Distribution System.

Procedures

Any Interconnection Service Customer seeking to physically connect facilities to the Company's Distribution System, which facilities may be used in Parallel Operation with the Company's Distribution System, shall file an Interconnection Application (Exhibit A) and sign an Interconnection Agreement with the Company for Interconnection. For facilities for which the referenced Technical Requirements for Interconnection and Parallel Operation of Distributed Generation are applicable, the Interconnection Service Customer and Company shall execute a Simplified Interconnection Agreement (Exhibit B). For all other facilities, the Customer and the Company shall execute an Interconnection Agreement which may be different from Exhibit B but which shall conform with the provisions of this tariff, to the extent applicable.

To the extent possible, Interconnection to the Company's Distribution System shall take place within the following time frames

- 1. Where no construction is required by the Company and the facility qualifies for Simplified Interconnection pursuant to the Screening process contained in the Technical Requirements, Interconnection shall be permitted within four weeks of the Company's receipt of a completed Interconnection Application (Exhibit A) in compliance with the terms and conditions of this tariff. Prior to actual Interconnection the Interconnection Service Customer must execute the Interconnection Agreement.
- Where construction or system upgrades of the Company's Distribution System are required, the Company shall provide the Interconnection Service Customer in a timely fashion an estimate of the schedule and the Interconnection Service Customer's cost for the construction or upgrades. If the Interconnection Service Customer desires to proceed with the construction or upgrades, the Interconnection Service Customer and the Company shall enter into a contract. The contract shall contain a construction schedule listing target commencement and completion dates, and an estimate of the Interconnection Service Customer's costs for construction or upgrades. Assuming the Interconnection Service Customer is ready, the Interconnection Service shall take place no later than two weeks following the completion of such construction or upgrades. The Company shall employ best reasonable efforts to complete such system construction or upgrades in the shortest time reasonably practical.

- 3. All Interconnection Applications shall be processed by the Company in a non-discriminatory manner. The Company shall promptly provide each Interconnection Service Customer a written Notice of the company's receipt of the Application. The Company will endeavor to place such notice in the U.S. Mail within 3 business days after the Application has been received by the Company's personnel designated on the application form. The Company shall provide each Interconnection Service Customer with a copy of the screening process and a target date for processing the Application. If the Application is viewed as incomplete, the Company must provide a written Notice within 10 days of receipt of the Application by the Company's personnel designated on the application form that the Application is not complete together with a description of the information needed to complete the Application and a statement that processing of the Application cannot begin until the information is received. The Company's target date shall permit Interconnection in a timely manner pursuant to the requirements of O.A.C. 4901:1-22-04(C). Interconnection Applications will be processed in the order that they are received. It is recognized that certain Interconnection Applications may require minor modifications while they are being reviewed by the Company. Such minor modifications to a pending application shall not require that it be considered incomplete and treated as a new or separate application. Minor modifications would not include at least the following: changes in facility size or location; any change requiring a new impact study; any other substantive change.
- 4. If the Company determines that it cannot connect the Interconnection Service Customer's facility within the time frames required by O.A.C. § 4901:1-22-04(C), the Company will notify the Interconnection Service Customer in writing of that fact as soon as possible. The notification will identify the reason or reasons Interconnection Service could not be performed within the time frames stated in O.A.C. § 4901:1-22-04(C), and provide an estimated date for interconnection service. This section shall not limit the rights of an Interconnection Service Customer for relief under Ohio Revised Code Chapter 4905

Technical Requirements for Interconnection and Parallel Operation of facilities owned or operated by an Interconnection Service Customer

The Company shall maintain a copy of the Technical Requirements for Interconnection at its place of business such that the Technical Requirements are readily available to the public. The Company shall provide the Commission Staff with a copy of the Technical Requirements. Standards adopted by IEEE shall supersede the applicable provisions of the Company's Technical Requirements effective the date that IEEE adopts such standards. However, any Interconnection made or initiated prior to the adoption of any national standard promulgated by IEEE shall be grandfathered. Regarding any IEEE minimum standard, or any guideline that the IEEE may promulgate, the Company may amend the Technical Requirements to the minimum extent required to address unique local conditions, and shall provide such amendments to the Staff and make such amendments available to the Interconnection Service Customers. All Technical Requirements for Interconnection, including superseding standards adopted by IEEE, are incorporated herein by reference.

Metering

Any metering installation, testing, or recalibration required by the installation of the Interconnection Service Customer's distributed generation equipment shall be provided consistent with the Electric Service and Safety Standards pursuant to Ohio Revised Code Chapter 4928, and specifically O.A.C. § 4901:1-10-05 (Metering) and, as applicable, § 4901:1-10-28 (C) (Net Metering).

Liability Insurance

Prior to any Interconnection with the Company, the Interconnection Service Customer must provide the Company with proof of insurance or other suitable financial instrument sufficient to meet its construction, operating and liability responsibilities pursuant to this tariff. At no time shall the Company require that the Applicant negotiate any policy or renewal of any policy covering any liability through a particular insurance company, agent, solicitor, or broker.

System Impact and Facilities Studies

For those Applications that do not qualify for the Simplified Interconnection Agreement pursuant to the Screening Process included in the Technical Requirements, the Company may require supplemental review, a service study, coordination study, facilities study or Company system impact study prior to Interconnection. In instances where such studies are required, the scope of such studies shall be based on the characteristics of the particular generation facility to be interconnected and the Company's system at the specific proposed location. By agreement between the Company and the Interconnection Service Customer, studies related to Interconnection of the generation facility may be conducted by a qualified third party. The cost of an impact facilities study performed by the Company shall be included in the costs set forth in the Interconnection Fees section of this tariff, set forth below. The Company shall provide the Applicant for Interconnection service with a target date for completion of any required system impact or facilities study. Any such study conducted by the Company shall be shared with the Interconnection Service Customer.

Interconnection Fees

The Company shall not charge any fees for Interconnection other than those authorized by this tariff.

The Company shall charge each Interconnection Service Customer that applies for Interconnection service a nonrefundable Interconnection Application fee of \$250, payable at the time the Interconnection Application is submitted.

Each Interconnection Service Customer shall deposit with the Company an amount equal to \$5 per kW of generation referenced in the Application for all generation units greater than 50kW. All units 50kW or less shall be assessed the nonrefundable Application Fee only as its deposit. The Company shall apply the deposit to the Company's actual costs associated with the Interconnection. If such costs are greater than the amount of the deposit, the customer shall pay such additional costs to the Company. If such costs are less than the amount of the deposit the Company shall refund the balance of the deposit to the customer.

Additional Fees

Construction or Upgrade Fees

If the Interconnection requires construction or an upgrade of the Company's system which, save for the generation facility would not be required, the Company will assess the Interconnection Service Customer the actual cost including applicable taxes of such construction or upgrade. Payment terms for such construction or upgrade will be agreed to and specified in the construction contract. The Company and the Interconnection Service Customer may negotiate for alternatives in order to reduce any costs or taxes applicable thereto.

Resolution of Disputes

The Company or the Interconnection Service Customer who is a non-mercantile, non-residential customer may seek resolution of any disputes which may arise out of this tariff, including the Interconnection and the referenced Technical Requirements in accordance with the Commission's Rules for Alternative Dispute Resolution.

Definitions

For the purpose of this Interconnection tariff, the following words shall have the meanings set forth:

- (1) **CERTIFIED TERRITORY** This term shall have the same meaning as found in R.C. 4928.01(A)(3)
- (2) **COMPANY** The Toledo Edison Company
- (3) **FACILITY** An electrical generating installation consisting of one or more generation units as defined in the Interconnection Application for Service.
- (4) **INTERCONNECTION** The physical connection of the Interconnection Service Customer's Facilities to the Company's Distribution System for the purpose of electrical power service.
- (5) **INTERCONNECTION AGREEMENT** The standard form of agreement between the Interconnection Service Customer and the Company (Exhibit B attached) or the negotiated agreement between the Interconnection Service Customer and the Company as referenced in the Procedures section above.
- (6) **INTERCONNECTION APPLICATION** The standard form of application approved by the Commission (See Exhibit A).
- (7) **INTERCONNECTION SERVICE CUSTOMER** This term shall have the same meaning as found in OAC §4901:1-22-02 (J).
- (8) **PARALLEL OPERATION** This term shall have the same meaning as found in OAC §4901:1-22-02 (L).
- (9) **TECHNICAL REQUIREMENTS** The Technical Requirements consist of the following: Part A contains the standardized Technical Requirements common to all Ohio Electric Distribution Utilities. Part A shall be amended as necessary to conform to adopted IEEE Standards. Part B contains the Screening Process applicable to all Interconnection Service Customer facilities. The Company shall provide upon request specific Technical Requirements necessary to fill in any gaps in Part A or for facilities that do not conform with the Part A TechnicalRequirements.

Toledo, Ohio

Original Sheet No. 1

24th-25th Revised Page 1 of 2

TABLE OF CONTENTS

P.U.C.O. No. 8

The following rates, rules and regulations for electric service are applicable throughout Toledo Edison's service territory except as noted.

	Sheet Numbers	Revision
TABLE OF CONTENTS	1	24 th -25 th Revised
DEFINITION OF TERRITORY	3	Original
REGULATIONS		
Standard Rules and Regulations	4	2 nd Revised
Emergency Electrical Procedures	4	1st Revised
RESIDENTIAL SERVICE		
Residential Rate "R-01"	10	7 th Revised
Residential Rate "R-01a"	12	6 th Revised
Residential Rate "R-09" (Apartment Rate)	19	2 nd Revised
Residential Rate "R-09a" (Apartment Rate)	20	1 st Revised
Residential Conservation Service Program	21	Original
GENERAL SERVICE		
Small School Rate "SR-1a"	41	7 th Revised
Large School Rate "SR-2a"	42	8 th Revised
General Service Rate "GS-14"	44	8 th Revised
Small General Service Schedule	45	7 th Revised
Medium General Service Schedule	46	8 th Revised
Partial Service Rate "GS-15"	52	1 st Revised
Outdoor Night Lighting Rate "GS-13"	53	6 th Revised
Outdoor Security Lighting Rate "GS-18"	54	6 th Revised
PRIMARY POWER SERVICE		
Large General Service Rate "PV-45"	61	8 th Revised
Interruptible Power Rate "PV-46"	63	1st Revised
OTHER SERVICE		
Co-generation and Small Power Producer Rate "CO-1"	70	Original
Street Lighting Rate "SL-1"	71	8 th Revised
Experimental Market Based Tariff	74	Original
Interconnection Tariff	76	1st Revised Original
Retail Transition Cost Recovery of		
Non-bypassable Regulatory Transition Charges	77	Original
MISCELLANEOUS CHARGES	75	1st Revised

Filed pursuant to Order dated August 15, 2007

, in Case No. 06-1112 EL UNC

, before

Applicability

Applicable in the entire territory where tariff P.U.C.O No. 11 applies, this This tariff applies to those situations where an Interconnection Service Customer seeks to physically connect such customer's electric generation facility to, and may operate it in parallel with, the Company's Distribution system. An, if said customer qualifies for either the Simplified, Expedited or Standard Interconnection Service Customer who has a facility that does not qualify for Simplified Interconnection pursuant to Procedure as defined in the Technical Requirements incorporated herein by reference may negotiate a separate Interconnection Agreement with the Company and the terms and conditions of this tariff apply to such Interconnection Service Customers to the extent that the negotiated Interconnection Agreement does not conflict with this tariff. Ohio Administrative Code.

Purpose

The purpose of this tariff is to implement Ohio Revised Code Section 4928.11, which calls for uniform interconnection standards that are not unduly burdensome or expensive and also ensure safety and reliability, to the extent governing authority is not preempted by Federal law. This Tariff states the terms and conditions that govern the Interconnection and Parallel Operation of an Interconnection Service Customer's facility with the Company's Distribution System.

Procedures

Any Interconnection Service Customer seeking to physically connect facilities to the Company's Distribution System, which facilities may be used in Parallel Operation with the Company's Distribution System, shall file an Interconnection Application (Exhibit A) and sign an Interconnection Agreement with the Company for Interconnection. For facilities for which the referenced Technical Requirements for Interconnection and Parallel Operation of Distributed Generation are applicable, the Interconnection Service Customer and Company shall execute a Simplified Interconnection Agreement (Exhibit B). For all other facilities, the Customer and the Company shall execute an Interconnection Agreement which may be different from Exhibit B but which shall conform with the provisions of this tariff, to the extent applicable.

To the extent possible, Interconnection to the Company's Distribution System shall take place within the following time frames:

- 1. Where no construction is required by the Company and the facility qualifies for Simplified

 Interconnection pursuant to the Screening process contained in the Technical Requirements,

 Interconnection shall be permitted within four weeks of the Company's receipt of a
 completed Interconnection Application (Exhibit A) in compliance with the terms and
 conditions of this tariff. Prior to actual Interconnection the Interconnection Service Customer
 must execute the Interconnection Agreement.
- Where construction or system upgrades of the Company's Distribution System are required, the Company shall provide the Interconnection Service Customer in a timely fashion an

Filed pursuant to Order dated, August 22, 2002______, in Case No. 00 1257 EL ATA

No. 00 1257 EL ATA_______ before

Exhibit B

The Toledo Edison Company Original Sheet No. 76 Toledo, Ohio P.U.C.O. No. 8 Page 2 of 7

> estimate of the schedule and the Interconnection Service Customer's cost for the construction or upgrades. If the Interconnection Service Customer desires to proceed with the construction or upgrades, the Interconnection Service Customer and the Company shall enter into a contract. The contract shall contain a construction schedule listing target commencement and completion dates, and an estimate of the Interconnection Service Customer's costs for construction or upgrades. Assuming the Interconnection Service Customer is ready, the Interconnection Service shall take place no later than two weeks following the completion of such construction or upgrades. The Company shall employ best reasonable efforts to complete such system construction or upgrades in the shortest time reasonably practical.

, in Case No. 00-1257 EL ATA Filed pursuant to Order dated, August 22, 2002 before

The Public Utilities Commission of Ohio

All Interconnection Applications shall be processed by the Company in a non-discriminatory manner. The Company shall promptly provide each Interconnection Service Customer a written Notice of the company's receipt of the Application. The Company will endeavor to place such notice in the U.S. Mail within 3 business days after the Application has been received by the Company's personnel designated on the application form. The Company shall provide each Interconnection Service Customer with a copy of the screening process and a target date for processing the Application. If the Application is viewed as incomplete, the Company must provide a written Notice within 10 days of receipt of the Application by the Company's personnel designated on the application form that the Application is not complete together with a description of the information needed to complete the Application and a statement that processing of the Application cannot begin until the information is received. The Company's target date shall permit Interconnection in a timely manner pursuant to the requirements of O.A.C. 4901:1-22-04(C). Interconnection Applications will be processed in the order that they are received. It is recognized that certain Interconnection Applications may require minor modifications while they are being reviewed by the Company. Such minor modifications to a pending application shall not require that it be considered incomplete and treated as a new or separate application. Minor modifications would not include at least the following: changes in facility size or location; any change requiring a new impact study; any other substantive change.

If the Company determines that it cannot connect the Interconnection Service Customer's facility within the time frames required by O.A.C. § 4901:1 22 04(C), the Company will notify the Interconnection Service Customer in writing of that fact as soon as possible. The notification will identify the reason or reasons Interconnection Service could not be performed within the time frames stated in O.A.C. § 4901:1-22-04(C), and provide an estimated date for interconnection service. This section shall not limit the rights of an Interconnection Service Customer for relief under Ohio Revised Code Chapter 4905.

Technical Requirements for Interconnection and Parallel Operation of facilities owned or operated by an Interconnection Service Customer

Technical Requirements consist of the following: Part A contains the standardized Technical Requirements common to all Ohio Electric Distribution Utilities. Part A shall be amended as necessary to conform to adopted IEEE Standards. Part B contains the Screening Process applicable to all Interconnection Service Customer facilities. The Company shall provide upon request specific Technical Requirements necessary to fill in any gaps in Part A or for facilities that do not conform with the Part A Technical Requirements.

The Company shall maintain a copy of the Technical Requirements for Interconnection at its place of business such that the Technical Requirements are readily available to the public. The Company shall provide the Commission Staff with a copy of the Technical Requirements. —Standards adopted by IEEE shall supersede the applicable provisions of the Company's Technical Requirements effective as of the date that on which IEEE adopts such standards. However, any Interconnection made or initiated prior to the adoption of any national standard promulgated by IEEE shall be grandfathered. Regarding any IEEE minimum standard, or any guideline that the IEEE may promulgate, the Company may

Filed pursuant to Order dated, August 22, 2002

in Case No. 00 1257 EL ATA

Effective: September 6, 2002

amend the Technical Requirements to the minimum extent required to address unique local conditions, and shall provide such amendments to the Staff and make such amendments available to the Interconnection Service Customers. All Technical Requirements for Interconnection, including superseding standards adopted by IEEE, are incorporated herein by reference.

Application Processing Fees

Applications qualifying for Level 1, Level 1.1, or Level 1.2 simplified review procedure pursuant to 4901:1-22-06 of the Ohio Administrative Code shall be charged a fee based on the sum of all actual costs of the Company per one-tenth of an hour of time spent on the simplified review.

Applications qualifying for Level 2 expedited review process pursuant to 4901:1-22-07 of the Ohio Administrative Code shall be charged in accordance with subsections (a), (b) and (c) inclusive, that immediately follows:

- (a) An application fee of fifty dollars, plus one dollar per kilowatt of the applicants' system nameplate capacity rating.
- (b) The cost of engineering work done as part of any impact or facilities study, equal to the sum of all actual costs incurred by the Company.
- (c) The actual cost to the Company for any minor modification of the Company's system that would otherwise not be done but for the applicant's interconnection request.

Applications qualifying for Level 3 standard review procedure pursuant to 4901:1-22-08 of the Ohio Administrative Code shall be charged in accordance with subsections (a), (b) and (c) inclusive, that immediately follows:

- (a) An application fee of one hundred dollars, plus two dollars per kilowatt of the applicants' system nameplate capacity rating.
- (b) The cost of engineering work done as part of any feasibility, system impact or facilities study, equal to the sum of all actual costs incurred by the Company.
- (c) The actual cost to the Company of any modifications of the Company's system that would otherwise not be done but for the applicant's interconnection request.

Metering Construction or System Upgrades

Any metering installation, testing, or recalibration required by the installation of the Interconnection Service Customer's distributed generation equipment shall be provided consistent with the Electric Service and Safety Standards pursuant to Ohio Revised Code Chapter 4928, and specifically O.A.C. § 4901:1-10-05 (Metering) and, as applicable, § 4901:1-10-28 (C) (Net Metering).

Filed pursuant to Order dated, August 22, 2002

, in Case No. 00 1257 EL ATA

Effective: September 6, 2002

Interconnection If the Interconnection requires construction or an upgrade of the Company's system which, save for the generation facility would not be required, the Company will assess the Interconnection Service Customer the actual cost including applicable taxes of such construction or upgrade. Payment terms for such construction or upgrade will be agreed to and specified in the construction contract. The Company and the Interconnection Service Customer may negotiate for alternatives in order to reduce any costs or taxes applicable thereto.

Other Terms and Conditions

The customer and the Company shall be subject to the interconnection-related rules set forth in Sections 4901:1-22-01 *et seq.* of the Ohio Administrative Code, as amended from time to time. Said rules are incorporated herein by reference. In the event that there is any conflict between the terms and conditions set forth in this Tariff.

Liability Insurance

Prior to any Interconnection with the Company, the Interconnection Service Customer must provide the Company with proof of insurance or other suitable financial instrument sufficient to meet its construction, operating and liability responsibilities pursuant to this tariff. At no time shall the Company require that the Applicant negotiate any policy or renewal of any policy covering any liability through a particular insurance company, agent, solicitor, or broker.

System Impact and Facilities Studies

For those Applications that do not qualify for the Simplified Interconnection Agreement pursuant to the Sereening Process included in the Technical Requirements, the Company may require supplemental review, a service study, coordination study, facilities study or Company system impact study prior to Interconnection. In instances where such studies are required, the scope of such studies shall be based on the characteristics of the particular generation facility to be interconnected and the Company's system at the specific proposed location. By agreement between the Company and the Interconnection Service Customer, studies related to Interconnection of the generation facility may be conducted by a qualified third party. The cost of an impact facilities study performed by the Companyset forth in said rules, the latter shall control be included in the costs set forth in the Interconnection Fees section of this tariff, set forth below. The Company shall provide the Applicant for Interconnection service with a target date for completion of any required system impact or facilities study. Any such study conducted by the Company shall be shared with the Interconnection Service Customer.

Interconnection Fees

Filed pursuant to Order dated, August 22, 2002

, in Case No. 00 1257 EL ATA

Effective: September 6, 2002

The Company shall not charge any fees for Interconnection other than those authorized by this tariff.

The Company shall charge each Interconnection Service Customer that applies for Interconnection service a nonrefundable Interconnection Application fee of \$250, payable at the time the Interconnection Application is submitted.

Each Interconnection Service Customer shall deposit with the Company an amount equal to \$5 per kW of generation referenced in the Application for all generation units greater than 50kW. All units 50kW or less shall be assessed the nonrefundable Application Fee only as its deposit. The Company shall apply the deposit to the Company's actual costs associated with the Interconnection. If such costs are greater than the amount of the deposit, the customer shall pay such additional costs to the Company. If such costs are less than the amount of the deposit the Company shall refund the balance of the deposit to the customer.

Additional Fees

Construction or Upgrade Fees

If the Interconnection requires construction or an upgrade of the Company's system which, save for the generation facility would not be required, the Company will assess the Interconnection Service Customer the actual cost including applicable taxes of such construction or upgrade. Payment terms for such construction or upgrade will be agreed to and specified in the construction contract. The Company and the Interconnection Service Customer may negotiate for alternatives in order to reduce any costs or taxes applicable thereto.

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Resolution of Disputes

The Company or the Interconnection Service Customer who is a non-mercantile, non-residential customer may seek resolution of any disputes which may arise out of this tariff, including the Interconnection and the referenced Technical Requirements in accordance with the Commission's Rules for Alternative Dispute Resolution.

Definitions

- For the purpose of this Interconnection tariff, the following words shall have the meanings set forth:
- (1) **CERTIFIED TERRITORY** This term shall have the same meaning as found in R.C. 4928.01(A)(3)
- (2) COMPANY Ohio Edison Company
- (3) **FACILITY** An electrical generating installation consisting of one or more generation units as defined in the Interconnection Application for Service.
- (4) **INTERCONNECTION** The physical connection of the Interconnection Service Customer's Facilities to the Company's Distribution System for the purpose of electrical power service.
- (5) INTERCONNECTION AGREEMENT The standard form of agreement between the Interconnection Service Customer and the Company (Exhibit B attached) or the negotiated agreement between the Interconnection Service Customer and the Company as referenced in the Procedures section above.
- (6) INTERCONNECTION APPLICATION The standard form of application approved by the Commission (See Exhibit A).
- (7) INTERCONNECTION SERVICE CUSTOMER—This term shall have the same meaning as found in OAC §4901:1 22 02 (J).
- (8) **PARALLEL OPERATION** This term shall have the same meaning as found in OAC §4901:1 22-02 (L).
- (9) TECHNICAL REQUIREMENTS The Technical Requirements consist of the following: Part A contains the standardized Technical Requirements common to all Ohio Electric Distribution Utilities. Part A shall be amended as necessary to conform to adopted IEEE Standards. Part B contains the Screening Process applicable to all Interconnection Service Customer facilities. The Company shall provide upon request specific Technical Requirements necessary to fill in any gaps in Part A or for facilities that do not conform with the Part A Technical Requirements.

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The existing Interconnection Tariff was approved under Case Number 00-1259-EL-ATA for CEI, 00-1259-EL-ATA for TE and 00-1258-EL-ATA for OE. Proposed changes are being filed pursuant to the Commission's March 28, 2007 Order, in Docket No. 05-1500-EL-COI, and the changes to the Ohio Administrative Code as proposed in said Order and as approved by JCAR on October 22, 2007. Several changes are also being made to clarify language that in the past has proved to be confusing.

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Summary: Tariff In the matter of the application of the Toledo Edison Company for approval of modifications to existing interconnection tariff, PUCO No. 8. electronically filed by Mr. George A Yurchisin on behalf of Kathy J. Kolich and FirstEnergy Corp.