Large Filing Separator Sheet

Case Number: 08-917-EL-SSO,08-918-EL-SSO,89-6003-EL-TRF,89-6007-EL-TRF and 11-281-EL-FAC

File Date: 10/6/2011

Section: 3 of 3

Number of Pages: 104

Description of Document: Tariff

SCHEDULE R-R-1 (Residential Small Use Load Management Service)

Storage Water Heating Provision

(Contin

ued on

Availability of this provision is limited to those customers served under this provision as of Sheet December 31, 2000. No. 11-

If the customer installs a Company approved storage water heating system which consumes electrical energy only during off-peak hours as specified by the Company and stores hot water for use during on-peak hours, the following shall apply:

- For minimum capacity of 80 gallons, the last 300 KWH of use in any month shall (a) be billed at the Storage Water Heating Energy Charge. (Schedule Code 020)
- For minimum capacity of 100 gallons, the last 400 KWH of use in any month shall (b) be billed at the Storage Water Heating Energy Charge. (Schedule Code 021)
- (c) For minimum capacity of 120 gallons or greater, the last 500 KWH of use in any month shall be billed at the Storage Water Heating Energy Charge. (Schedule Code 022)

	Generation	Distribution	Total
Storage Water Heating Energy Charge			
(¢ per KWH)	1.23349	0.03805	1.27154

These provisions, however, shall in no event apply to the first 200 KWH used in any month, which shall be billed in accordance with the "Monthly Rate" as set forth above. In addition, the KWH billed under this provision shall not apply to the 700 KWH eligibility requirement for service under this schedule.

For purpose of this provision, the on-peak billing period is defined as 7:00 AM to 9:00 PM local time for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 PM to 7:00 AM for all weekdays, all hours of the day on Saturdays and Sundays, and the legal holidays of New Year's Day, Presidents Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day.

The Company reserves the right to inspect at all reasonable times the storage water heating system and devices which qualify the residence for service under the storage water heater provision, and to ascertain by any reasonable means that the time-differentiated load characteristics of such devices meet the Company's specifications. If the Company finds that in its sole judgment the availability conditions of this schedule are being violated, it may discontinue billing the customer under this provision and commence billing under the standard monthly rate.

This provision is subject to the Customer Charge as stated in the above monthly rate.

Load Management Water Heating Provision (Schedule Code 028)

Availability of this provision is limited to those customers served under this provision as of December 31, 2000.

Filed pursuant to Order dated October 3, 2011 in Case No. 08-917-EL-SSO

Issued: October 7, 2011

Effective: October 14, 2011

SCHEDULE R-R-1 (Residential Small Use Load Management Service)

Load Management Water Heating Provision (Cont'd)

For residential customers who install a Company-approved load management water (Contin heating system which consumes electrical energy primarily during off-peak hours specified by the ued on Company and stores hot water for use during on-peak hours, of minimum capacity of 80 gallons, Sheet the last 250 KWH of use in any month shall be billed at the Load Management Water Heating No. 11-Energy Charge.

	Generation	Distribution	Total
Load Management Water Heating Energy			
Charge (¢ per KWH)	1.23349	0.03805	1.27154

This provision, however, shall in no event apply to the first 200 KWH used in any month, which shall be billed in accordance with the "Monthly Rate" as set forth above. In addition, the KWH billed under this provision shall not apply to the 700 KWH eligibility requirement for service under this schedule.

For purpose of this provision, the on-peak billing period is defined as 7:00 AM to 9:00 PM local time for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 PM to 7:00 AM for all weekdays, all hours of the day on Saturdays and Sundays, and the legal holidays of New Year's Day, Presidents Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day.

The Company reserves the right to inspect at all reasonable times the load management storage water heating system and devices which qualify the residence for service under the Load Management Water Heating Provision, and to ascertain by any reasonable means that the time-differentiated load characteristics of such devices meet the Company's specifications. If the Company finds that in its sole judgment the availability conditions of this provision are being violated, it may discontinue billing the customer under this provision and commence billing under the standard monthly rate.

Payment

Bills are due and payable in full by mail, checkless payment plan, electronic payment plan or at an authorized payment agent of the Company within 15 days after the mailing of the bill.

Applicable Riders

Monthly Charges computed under this schedule shall be adjusted in accordance with the following applicable riders:

Filed pursuant to Order dated October 3, 2011 in Case No. 08-917-EL-SSO

Issued: October 7, 2011

Effective: October 14, 2011

SCHEDULE R-R-1 (Residential Small Use Load Management Service)

Applicable Riders (Cont'd)

Rider	Sheet No.
Universal Service Fund Rider	60-1
Advanced Energy Fund Rider	61-1
KWH Tax Rider	62-1
Provider of Last Resort Charge Rider	69-1
Monongahela Power Litigation Termination Rider	73-1
Power Acquisition Rider	74-1
Transmission Cost Recovery Rider	75-1
Fuel Adjustment Clause Rider	80-1
Energy Efficiency and Peak Demand Reduction	
Cost Recovery Rider	81-1
Economic Development Cost Recovery Rider	82-1
Enhanced Service Reliability Rider	83-1
gridSMART Rider	84-1
Environmental Investment Carrying Cost Rider	85-1

Term of Contract

A written agreement may, at the Company's option, be required.

Special Terms and Conditions

This schedule is subject to the Company's Terms and Conditions of Service.

This schedule is intended for single phase service. Where the residential customer requests three-phase service, this schedule will apply if the residential customer pays to the Company the difference between constructing single-phase service and three-phase service.

Customers with cogeneration and/or small power production facilities shall take service under Schedule COGEN/SPP, Schedule NEMS, or by special agreement with the Company.

Filed pursuant to Order dated October 3, 2011 in Case No. 08-917-EL-SSO

Issued: October 6, 2011

Effective:

3rd Revised Sheet No. 12-1 Cancels 2nd Revised Sheet No. 12-1

P.U.C.O. NO. 7

SCHEDULE RLM (Residential Optional Demand Service)

Availability of Service

Available for optional residential electric service through one meter to individual residential customers including those on lines subject to the Rural Line Extension Plan. This schedule provides an incentive for customers to minimize peak demand usage imposed on the Company and requires the installation of demand metering facilities.

Monthly Rate (Schedule Code 019)

	Generation	Distribution	Total
Customer Charge (\$)		7.13	7.13
Energy Charge (¢ per KWH):			
Winter:			-
For the first 750 KWH used per month	2.33208	3.20795	5.54003
For the next 150 KWH per KW in excess of	1		
5 KW Billing Demand used per month	1.26205	1.11224	2.37429
For all addition KWH used per month	1.47596	0.03805	1.51401
Summer:	"		
For the first 750 KWH used per month	2.33208	3.20795	5.54003
For the next 150 KWH per KW in excess of			
5 KW Billing Demand used per month	2.21534	2.97931	5.19465
For all addition KWH used per month	2.07285	0.03805	2.11090

Seasonal Periods

The winter period shall be the billing months of October through May and the summer period shall be the billing months of June through September.

Minimum Charge

- (a) The minimum monthly charge for service on lines not subject to the Rural Line Extension Plan shall be the Customer Charge.
- (b) The minimum monthly charge for electric service supplied from lines subject to the Rural Line Extension Plan shall, for the initial contract period of four years, be the amount provided in the "Definitions, Rules and Regulations for Rural Line Extension Plan," but in no event shall be less than the Customer Charge.

Storage Water Heating Provision

Availability of this provision is limited to those customers served under this provision as of December 31, 2000.

(Continued on Sheet No. 12-2)

Filed pursuant to Order dated October 3, 2011 in Case No. 09-1906-EL-ATA

Issued: October 7, 2011

Effective: October 14, 2011

3rd Revised Sheet No. 12-2 Cancels 2nd Revised Sheet No. 12-2

P.U.C.O. NO. 7

SCHEDULE RLM (Residential Optional Demand Service)

Storage Water Heating Provision

If the customer installs a Company approved storage water heating system which consumes electrical energy only during off-peak hours as specified by the Company and stores hot water for use during on-peak hours, the following shall apply:

- (a) For minimum capacity of 80 gallons, the last 300 KWH of use in any month shall be billed at the Storage Water Heating Energy Charge. (Schedule Code 024)
- (b) For minimum capacity of 100 gallons, the last 400 KWH of use in any month shall be billed at the Storage Water Heating Energy Charge. (Schedule Code 025)
- (c) For minimum capacity of 120 gallons or greater, the last 500 KWH of use in any month shall be billed at the Storage Water Heating Energy Charge. (Schedule Code 026)

	Generation	Distribution	Total
Storage Water Heating Energy Charge			
(¢ per KWH)	1.23349	0.03805	1.27154

These provisions, however, shall in no event apply to the first 200 KWH used in any month, which shall be billed in accordance with the "Monthly Rate" as set forth above.

For purpose of this provision, the on-peak billing period is defined as 7:00 AM to 9:00 PM local time for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 PM to 7:00 AM for all weekdays, all hours of the day on Saturdays and Sundays, and the legal holidays of New Year's Day, Presidents Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day.

The Company reserves the right to inspect at all reasonable times the storage water heating system and devices which qualify the residence for service under the storage water heater provision, and to ascertain by any reasonable means that the time-differentiated load characteristics of such devices meet the Company's specifications. If the Company finds that in its sole judgment the availability conditions of this schedule are being violated, it may discontinue billing the customer under this provision and commence billing under the standard monthly rate.

This provision is subject to the Customer Charge as stated in the above monthly rate.

Load Management Water Heating Provision (Schedule Code 027)

Availability of this provision is limited to those customers served under this provision as of December 31, 2000.

(Continued on Sheet No. 12-3)

Filed pursuant to Order dated October 3, 2011 in Case No. 08-917-EL-SSO

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3rd Revised Sheet No. 12-3 Cancels 2ndRevised Sheet No. 12-3

P.U.C.O. NO. 7

SCHEDULE RLM (Residential Optional Demand Service)

Load Management Water Heating Provision (Cont'd)

(Continued on

For residential customers who install a Company-approved load management water Sheet heating system which consumes electrical energy primarily during off-peak hours specified by the No. 12-Company and stores hot water for use during on-peak hours, of minimum capacity of 80 gallons, 4) the last 250 KWH of use in any month shall be billed at the Load Management Water Heating Energy Charge.

	Generation	Distribution	Total
Load Management Water Heating Energy			
Charge (¢ per KWH)	1.23349	0.03805	1.27154

This provision, however, shall in no event apply to the first 200 KWH used in any month, which shall be billed in accordance with the "Monthly Rate" as set forth above.

For the purpose of this provision, the on-peak billing period is defined as 7:00 AM to 9:00 PM local time for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 PM to 7:00 AM for all weekdays, all hours of the day on Saturdays and Sundays, and the legal holidays of New Year's Day, Presidents' Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day.

The Company reserves the right to inspect at all reasonable times the load management storage water heating system and devices which qualify the residence for service under the Load Management Water Heating Provision, and to ascertain by any reasonable means that the time-differentiated load characteristics of such devices meet the Company's specifications. If the Company finds that in, its sole judgment, the availability conditions of this schedule are being violated, it may discontinue billing the customer under this provision and commence billing under the standard monthly rate.

Payment

Bills are due and payable in full by mail, checkless payment plan, electronic payment plan or at an authorized payment agent of the Company within 15 days after the mailing of the

Applicable Riders

Monthly Charges computed under this schedule shall be adjusted in accordance with the following applicable riders:

Filed pursuant to Order dated October 3, 2011 in Case No. 08-917-EL-SSO

Issued: October 7, 2011

Effective: October 14, 2011

SCHEDULE RLM (Residential Optional Demand Service)

Applicable Riders (Cont'd)

Rider	Sheet No.
Universal Service Fund Rider	60-1
Advanced Energy Fund Rider	61-1
KWH Tax Rider	62-1
Provider of Last Resort Charge Rider	69-1
Monongahela Power Litigation Termination Rider	73-1
Power Acquisition Rider	74-1
Transmission Cost Recovery Rider	75-1
Fuel Adjustment Clause Rider	80-1
Energy Efficiency and Peak Demand Reduction	
Cost Recovery Rider	81-1
Economic Development Cost Recovery Rider	82-1
Enhanced Service Reliability Rider	83-1
gridSMART Rider	84-1
Environmental Investment Carrying Cost Rider	85-1

Determination of Billing Demand

The billing demand shall be the maximum 30-minute integrated kilowatt demand recording of an integrating demand meter during the current billing period.

Term of Contract

The term of contract shall be an initial period of four years under the Rural Line Extension Plan, but in no case shall the contract term be less than one year.

Special Term and Conditions

This schedule is subject to the Company's Terms and Conditions of Service.

This schedule is intended for single phase service. Where the residential customer requests three-phase service, this schedule will apply if the residential customer pays to the Company the difference between constructing single-phase service and three-phase service.

Customers with cogeneration and/or small power production facilities shall take service under Schedule COGEN/SPP, Schedule NEMS, or by special agreement with the Company.

Filed pursuant to Order dated October 3, 2011 in Case No. 08-917-EL-SSO

Issued: October 6, 2011

Effective: _____

SCHEDULE RS-ES (Residential Energy Storage)

Availability of Service

Available for residential customers who use energy storage devices with timedifferentiated load characteristics approved by the Company, such as electric thermal storage space heating and/or cooling equipment and water heaters which consume electrical energy only during off-peak hours specified by the Company and store energy for use during on-peak hours.

Households eligible to be served under this schedule shall be metered through one single-phase multiple-register meter capable of measuring electrical energy consumption during the on-peak and off-peak billing periods.

Monthly Rate (Schedule Code 032)

	Generation	Distribution	Total
Customer Charge (\$)		7.13	7.13
Energy Charge (¢ per KWH):			
For all KWH used during the on-peak			
billing period	3.59545	5.68236	9.27781
For all KWH used during the off-peak	-		
billing period	1.23349	0.03805	1.27154

On-Peak and Off-Peak Hours

For purpose of this provision, the on-peak billing period is defined as 7:00 AM to 9:00 PM local time for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 PM to 7:00 AM for all weekdays, all hours of the day on Saturdays and Sundays, and the legal holidays of New Year's Day, Presidents Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day.

Minimum Charge

- (a) The minimum monthly charge for service on lines not subject to the Rural Line Extension Plan shall be the Customer Charge.
- (b) The minimum monthly charge for electric service supplied from lines subject to the Rural Line Extension Plan shall, for the initial contract period of four years, be the amount provided in the "Definitions, Rules and Regulations for Rural Line Extension Plan," but in no event shall be less than the Customer Charge.

(Continued on Sheet No. 13-2)

Filed pursuant to Order dated January 7, 2010 in Case No. 09-1906-EL-ATA

Issued: January 8, 2010

Effective: January 8, 2010

SCHEDULE RS-ES (Residential Energy Storage)

Conservation and Load Management Credits

(Continued on

For the combination of an approved electric thermal storage space heating and/or cooling Sheet system and water heater, all of which are designed to consume electrical energy only during the No. 13-off-peak period as previously described in this schedule, each residence will be credited the 3) Conservation and Load Management Energy Credit for all KWH used during the off-peak billing period, for a total of 60 monthly billing periods following the installation and use of these devices in such residence.

_	Generation	Distribution	Total
Conservation and Load Management			
Energy Credit (¢ per KWH)	0.75683		0.75683

Separate Metering Provision

Customers shall have the option of receiving service under Schedule R-R or Schedule R-R-1 for their general-use load by separately wiring this equipment to a standard residential meter.

Payment

Bills are due and payable in full by mail, checkless payment plan, electronic payment plan or at an authorized payment agent of the Company within 15 days after the mailing of the bill

Applicable Riders

Monthly Charges computed under this schedule shall be adjusted in accordance with the following applicable riders:

Rider	Sheet No.
Universal Service Fund Rider	60-1
Advanced Energy Fund Rider	61-1
KWH Tax Rider	62-1
Provider of Last Resort Charge Rider	69-1
Monongahela Power Litigation Termination Rider	73-1
Power Acquisition Rider	74-1
Transmission Cost Recovery Rider	75-1
Fuel Adjustment Clause Rider	80-1
Energy Efficiency and Peak Demand Reduction	
Cost Recovery Rider	81-1
Economic Development Cost Recovery Rider	82-1
Enhanced Service Reliability Rider	83-1
gridSMART Rider	84-1
Environmental Investment Carrying Cost Rider	85-1

Filed pursuant to Order dated August 25, 2010 in Case No. 10-155-EL-RDR

Issued: August 27, 2010

Effective: Cycle 1 September 2010

SCHEDULE RS-ES (Residential Energy Storage)

Term of Contract

A written agreement may, at the Company's option, be required.

Special Terms and Conditions

This schedule is subject to the Company's Terms and Conditions of Service.

The Company reserves the right to inspect at all reasonable times the energy storage and load management devices which qualify the residence for service and for conservation and load management credits under this schedule, and to ascertain by any reasonable means that the time-differentiated load characteristics of such devices meet the Company's specifications. If the Company finds that, in its sole judgment, the availability conditions of this schedule are being violated, it may discontinue billing the customer under this schedule and commence billing under the appropriate residential schedule.

This schedule is intended for single phase service. Where the residential customer requests three-phase service, this schedule will apply if the residential customer pays to the Company the difference between constructing single-phase service and three-phase service.

Customers with cogeneration and/or small power production facilities shall take service under Schedule COGEN/SPP, Schedule NEMS, or by special agreement with the Company.

Filed pursuant to Order dated October 3, 2011 in Case No. 08-917-EL-SSO

Issued: October 6, 2011

Effective: ____

SCHEDULE RS-TOD (Residential Time-of-Day Service)

Availability of Service

Available for residential electric service through one single-phase, multi-register meter capable of measuring electrical energy consumption during the on-peak and off-peak billing periods to individual residential customers. Availability is limited to the first 500 customers applying for service under this schedule.

Monthly Rate (Schedule Code 030)

	Generation	Distribution	Total
Customer Charge (\$)		7.13	7.13
Energy Charge (¢ per KWH):			
For all KWH used during the on-peak billing period	3.59545	5.68236	9.27781
For all KWH used during the off-peak billing period	1.23349	0.03805	1.27154

On-Peak and Off-Peak Hours

For purpose of this provision, the on-peak billing period is defined as 7:00 AM to 9:00 PM local time for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 PM to 7:00 AM for all weekdays, all hours of the day on Saturdays and Sundays, and the legal holidays of New Year's Day, Presidents Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day.

Minimum Charge

- (a) The minimum monthly charge for service on lines not subject to the Rural Line Extension Plan shall be the Customer Charge.
- (b) The minimum monthly charge for electric service supplied from lines subject to the Rural Line Extension Plan shall, for the initial contract period of four years, be the amount provided in the "Definitions, Rules and Regulations for Rural Line Extension Plan," but in no event shall be less than the Customer Charge.

Payment

Bills are due and payable in full by mail, checkless payment plan, electronic payment plan or at an authorized payment agent of the Company within 15 days after the mailing of the bill.

Applicable Riders

Monthly Charges computed under this schedule shall be adjusted in accordance with the following applicable riders:

(Continued on Sheet No. 14-2)

Filed pursuant to Order dated January 7, 2010 in Case No. 09-1906-EL-ATA

Issued: January 8, 2010

Effective: January 8, 2010

SCHEDULE RS-TOD (Residential Time-of-Day Service)

Applicable Riders (Cont'd)

Rider	Sheet No.
Universal Service Fund Rider	60-1
Advanced Energy Fund Rider	61-1
KWH Tax Rider	62-1
Provider of Last Resort Charge Rider	69-1
Monongahela Power Litigation Termination Rider	73-1
Power Acquisition Rider	74-1
Transmission Cost Recovery Rider_	75-1
Fuel Adjustment Clause Rider	80-1
Energy Efficiency and Peak Demand Reduction	
Cost Recovery Rider	81-1
Economic Development Cost Recovery Rider	82-1
Enhanced Service Reliability Rider_	83-1
gridSMART Rider	84-1
Environmental Investment Carrying Cost Rider	85-1

Term of Contract

A written agreement may, at the Company's option, be required.

Special Terms and Conditions

This schedule is subject to the Company's Terms and Conditions of Service.

This schedule is intended for single phase service. Where the residential customer requests three-phase service, this schedule will apply if the residential customer pays to the Company the difference between constructing single-phase service and three-phase service.

Customers with cogeneration and/or small power production facilities shall take service under Schedule COGEN/SPP, Schedule NEMS, or by special agreement with the Company.

Filed pursuant to Order dated October 3, 2011 in Case No. 08-917-EL-SSO

Issued: October 6, 2011

Effective: _____

SCHEDULE RS – TOD2 (Experimental Residential Time-of-Day Service)

Availability of Service

Available to individual residential customers on a voluntary, experimental basis for residential electric service through one single-phase, multi-register meter capable of measuring electrical energy consumption during variable pricing periods. Availability is restricted to customers served by the circuits designated for the Company's gridSMARTSM pilot program. This tariff will be in effect for a minimum of one (1) year.

Customers may enroll in this Schedule during the period of September 1 – March 1.

This schedule is not available to customers currently taking service under Schedule R-R-1 or the PIPP Plus program.

Monthly Rate (Schedule Code 040)

	Generation	Distribution	Total
Customer Charge (\$)		4.52	4.52
Energy Charge (¢ per KWH):			
Low Cost Hours	0.50000	2.58097	3.36203
High Cost Hours	22.76048	2.58097	25.34145

Billing Hours

<u>Months</u>	Low Cost <u>Hours</u>	High Cost <u>Hours</u>
Approximate Percent (%) of Annual Hours	94%	6%
October 1 to May 31	All Hours	None
June 1 to September 30	Midnight to 1 PM, 7 PM to Midnight	1 PM to 7 PM

NOTE: All kWh consumed during weekends (all hours of the day on Saturdays and Sundays) and the legal holidays of Independence Day and Labor Day are billed at the low cost level.

Minimum Charge

The minimum monthly charge for service shall be the Customer Charge

Payment

Bills are due and payable in full by mail, checkless payment plan, electronic payment plan or at an authorized payment agent of the Company within 15 days after the mailing of the bill.

Filed pursuant to Order dated May 25, 2011 in Case No. 08-917-EL-SSO

Issued: May 27, 2011 Effective: Cycle 1 June 2011

SCHEDULE RS – TOD2 (Experimental Residential Time-of-Day Service)

Applicable Riders

Monthly Charges computed under this schedule shall be adjusted in accordance with the following applicable riders:

Rider	Sheet No.
Universal Service Fund Rider	60-1
Advanced Energy Fund Rider	61-1
KWH Tax Rider	62-1
Provider of Last Resort Charge Rider	69-1
Monongahela Power Litigation Termination Rider	73-1
Transmission Cost Recovery Rider	75-1
Fuel Adjustment Clause Rider	80-1
Energy Efficiency and Peak Demand Reduction Cost Recovery Rider	81-1
Economic Development Cost Recovery Rider	82-1
Enhanced Service Reliability Rider	83-1
gridSMART SM Rider	84-1
Environmental Investment Carrying Cost Rider	85-1

Term of Contract

Annual. Customers selecting this schedule must take service under this schedule for a minimum of one (1) year. A written agreement may, at the Company's option, be required.

Special Terms and Conditions

This schedule is subject to the Company's Terms and Conditions of Service.

This schedule is intended for single phase service. Where the residential customer requests three-phase service, this schedule will apply if the residential customer pays to the Company the difference between constructing single-phase service and three-phase service.

Customers with cogeneration and/or small power production facilities shall take service under Schedule COGEN/SPP, Schedule NEMS, or by special agreement with the Company.

At the end of the initial one (1) year trial period under the Schedule, the customer will be held harmless from charges in excess of the energy charges they would have incurred under the otherwise applicable service schedule. After the one (1) year trial period, the customer will be required to pay the actual energy charges incurred under this Schedule.

The Company shall collect data during the course of this experiment. Customer-specific information will be held as confidential and data presented in any analysis will protect the identity of the individual customer.

Filed pursuant to Order dated May 25, 2011 in Case No. 08-917-EL-SSO

Issued: May 27, 2011 Effective: Cycle 1 June 2011

COLUMBUS SOUTHERN POWER COMPANY

1st Revised Sheet No. 15-3 Cancels Original Sheet No. 15-3

P.U.C.O. NO. 7

SCHEDULE RS – TOD2 (Experimental Residential Time-of-Day Service)

Filed pursuant to Order dated October 3, 2011in Case No. 08-917-EL-SSO

Issued: October 6, 2011

Effective: _____

SCHEDULE GS-1 (General Service - Small)

Availability of Service

Available for general service to customers with maximum demands less than 10 KW (excluding the demand served by the Load Management Time-of-Day provision).

Monthly Rate (Schedule Codes 202, 206)

	Generation	Distribution	Total
Customer Charge (\$)	_	6.47	6.47
Energy Charge (¢ per KWH):			
For the first 1,000 KWH used per month	5.61653	1.47707	7.09360
For all KWH over 1,000 KWH used per month	2.50670	1.47707	3.98377

Minimum Charge

The minimum monthly charge shall be the Customer Charge.

Delayed Payment Charge

The above schedule is net if full payment is received by mail, checkless payment plan, electronic payment plan or at an authorized payment agent of the Company within 21 days after the mailing of the bill. On all accounts not so paid, an additional charge of five percent (5%) of the total amount billed will be made. Federal, state, county, township and municipal governments and public school systems not served under special contract are subject to the Public Authority Delayed Payment provision, Supplement No. 21.

Applicable Riders

Monthly Charges computed under this schedule shall be adjusted in accordance with the following applicable riders:

(Continued on Sheet No. 20-2)

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SCHEDULE GS-1 (General Service - Small)

Applicable Riders (Cont'd)

Rider	Sheet No.
Universal Service Fund Rider	60-1
Advanced Energy Fund Rider	61-1
KWH Tax Rider	62-1
Provider of Last Resort Charge Rider	69-1
Monongahela Power Litigation Termination Rider	73-1
Power Acquisition Rider	74-1
Transmission Cost Recovery Rider	75-1
Fuel Adjustment Clause Rider	80-1
Energy Efficiency and Peak Demand Reduction	·
Cost Recovery Rider	<u> </u>
Economic Development Cost Recovery Rider	82-1
Enhanced Service Reliability Rider	83-1
gridSMART Rider	84-1
Environmental Investment Carrying Cost Rider	85-1

Term of Contract

A written agreement may, at the Company's option, be required.

Special Terms and Conditions

This schedule is subject to the Company's Terms and Conditions of Service.

Customers with cogeneration and/or small power production facilities shall take service under Schedule COGEN/SPP, Schedule NEMS, or by special agreement with the Company. A time-of-day meter is required to take service under this provision.

Load Management Time-of-Day Provision

Available to customers who use energy storage devices with time-differentiated load characteristics approved by the Company, such as electric thermal storage space heating and/or cooling systems and water heaters which consume electrical energy only during off-peak hours specified by the Company and store energy for use during on-peak hours, and who desire to receive service under this provision for their total requirements. A time-of-day meter is required to take service under this provision.

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COLUMBUS SOUTHERN POWER COMPANY

1st Revised Sheet No. 20-2 Cancels Original Sheet No. 20-2

P.U.C.O. NO. 7

SCHEDULE GS-1 (General Service - Small)

(Continued on Sheet No. 20-3)

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Issued: August 27, 2010

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SCHEDULE GS-1 (General Service - Small)

Load Management Time-of-Day Provision (Cont'd)

Customers who desire to separately wire their load management load to a time-of-day meter and their general-use load to a standard meter shall receive service for both under the appropriate provisions of this schedule.

Monthly Rate (Schedule Codes 224, 226)

	Generation	Distribution	Total
Load Management Customer Charge (\$)		14.41	14.41
Load Management Energy Charge	1		
(¢ per KWH):			
For all KWH used during the on-peak			
billing period	10.72385	3.45859	14.18244
For all KWH used during the off-peak			
billing period	0.30154	0.03805	0.33959

For purpose of this provision, the on-peak billing period is defined as 7:00 AM to 9:00 PM local time for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 PM to 7:00 AM for all weekdays, all hours of the day on Saturdays and Sundays, and the legal holidays of New Year's Day, Presidents Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day.

Optional Unmetered Service Provision

Available to customers who qualify for Schedule GS-1 and use the Company's service for commercial purposes consisting of small fixed electric loads such as traffic signals and signboards which can be served by a standard service drop from the Company's existing secondary distribution system. This service will be furnished at the option of the Company.

Each separate service delivery point shall be considered a contract location and shall be separately billed under the service contract.

The customer shall furnish switching equipment satisfactory to the Company. The Customer shall notify the Company in advance of every change in connected load, and the Company reserves the right to inspect the customer's equipment at any time to verify the actual load. In the event of the customer's failure to notify the Company of an increase in load, the Company reserves the right to refuse to serve the contract location thereafter under this provision, and shall be entitled to bill the customer retroactively on the basis of the increased load for the full period such load was connected plus three months.

(Continued on Sheet No. 20-4)

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COLUMBUS SOUTHERN POWER COMPANY

4th Revised Sheet No. 20-4 Cancels 3rd Revised Sheet No. 20-4

P.U.C.O. NO. 7

SCHEDULE GS-1 (General Service - Small)

Optional Unmetered Service Provision (Cont'd)

Calculated energy use per month shall be equal to the contract capacity specified at the contract location times the number of days in the billing period times the specified hours of operation. Such calculated energy shall then be billed as follows:

Monthly Rate (Schedule Codes 077, 078, 204, 214, 732)

	Generation	Distribution	Total
Unmetered Service Customer Charge (\$)	-	3.90	3.90
Unmetered Service Energy Charge			
(¢ per KWH)	2.47143	1.47707	3.94850

This provision is subject to the Terms and Conditions of Schedule GS-1.

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SCHEDULE GS1 – TOD (Experimental Small General Service Time-of-Day)

Availability of Service

Available on a voluntary, experimental basis for general service to customers with maximum demands less than 10 kW through one single-phase, multi-register meter capable of measuring electrical energy consumption during variable pricing periods. Availability is restricted to customers served by the circuits designated for the Company's gridSMARTSM program. This tariff will be in effect for a minimum of one (1) year.

Customers may enroll in this Schedule during the period of September 1 - March 1.

Monthly Rate (Schedule Code: 284)

	Generation	Distribution	Total
Customer Charge (\$)		6.47	6.47
Energy Charge (¢ per KWH):			-
Low Cost Hours	3.50000	1.47707	4.97707
High Cost Hours	32.44250	1.47707	33.91957

Billing Hours

<u>Months</u>	Low Cost <u>Hours</u>	High Cost <u>Hours</u>
Approximate Percent (%) of Annual Hours	94%	6%
October 1 to May 31	All Hours	None
June 1 to September 30	Midnight to 1 PM, 7 PM to Midnight	1 PM to 7 PM

NOTE: All kWh consumed during weekends (all hours of the day on Saturdays and Sundays) and the legal holidays of Independence Day and Labor Day are billed at the low cost level.

Minimum Charge

The minimum monthly charge shall be the Customer Charge.

Delayed Payment Charge

The above schedule is net if full payment is received by mail, checkless payment plan, electronic payment plan or at an authorized payment agent of the Company within 21 days after the mailing of the bill. On all accounts not so paid, an additional charge of five percent (5%) of the total amount billed will be made. Federal, state, county, township and municipal governments and public school systems not served under special contract are subject to the Public Authority Payment provision, Supplement No. 21.

(Continued on Sheet No. 20-6)

Filed pursuant to Order dated December 1, 2010 in Case No. 10-424-EL-ATA

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SCHEDULE GS1 – TOD (Experimental Small General Service Time-of-Day)

Applicable Riders

Monthly Charges computed under this schedule shall be adjusted in accordance with the following applicable riders:

Rider	Sheet No.
Universal Service Fund Rider	60-1
Advanced Energy Fund Rider	61-1
KWH Tax Rider	62-1
Provider of Last Resort Charge Rider	69-1
Monongahela Power Litigation Termination Rider	73-1
Transmission Cost Recovery Rider	75-1
Fuel Adjustment Clause Rider	80-1
Energy Efficiency and Peak Demand Reduction	
Cost Recovery Rider	81-1
Economic Development Cost Recovery Rider	82-1
Enhanced Service Reliability Rider	83-1
gridSMART SM Rider	84-1
Environmental Investment Carrying Cost Rider	85-1

Term of Contract

Annual. Customers selecting this schedule must take service under this schedule for a minimum of one (1) year. A written agreement may, at the Company's option, be required.

Special Terms and Conditions

This schedule is subject to the Company's Terms and Conditions of Service.

Customers with cogeneration and/or small power production facilities shall take service under Schedule COGEN/SPP, Schedule NEMS, or by special agreement with the Company.

At the end of the initial one (1) year trial period under the Schedule, the customer will be held harmless from charges in excess of the energy charges they would have incurred under the otherwise applicable service schedule. After the one (1) year trial period, the customer will be required to pay the actual energy charges incurred under this Schedule.

The Company shall collect data during the course of this experiment. Customer-specific information will be held as confidential and data presented in any analysis will protect the identity of the individual customer.

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COLUMBUS SOUTHERN POWER COMPANY

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P.U.C.O. NO. 7

SCHEDULE GS1 – TOD (Experimental Small General Service Time-of-Day)

Filed pursuant to Order dated October 3, 2011 in Case No. 08-917-EL-SSO

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SCHEDULE GS-2 (General Service - Low Load Factor)

Availability of Service

Available for general service to customers with maximum demands of 10 KW or greater (excluding the demand served by the Load Management Time-of-Day provision).

Monthly Rate

Schedule Codes		Generation	Distribution	Total
203,207, 208,209	Secondary Voltage:			
	Customer Charge (\$)		9.04	9.04
· <u> </u>	Demand Charge (\$ per KW)		3.519	3.519
-	Off-Peak Excess Demand Charge (\$ per KW)	0.361		0.361
	Energy Charge (¢ per KWH)	4.42346	0.03805	4.46151
	Maximum Energy Charge (¢ per KWH)	4.62172	7.07515	11.69687
217,218, 219	Primary Voltage:			
	Customer Charge (\$)		115.29	115.29
	Demand Charge (\$ per KW)	-	2.588	2.588
, <u> </u>	Off-Peak Excess Demand	-		
_	Charge (\$ per KW)	0.351		0.351
	Energy Charge (¢ per KWH)	4.34545	0.03805	4.38350
	Maximum Energy Charge (¢ per KWH)	6.99990	5.21457	12.21447

Minimum and Maximum Charges

Bills computed under the above rate are subject to the operation of minimum and maximum charge provisions as follows:

Minimum Charge -For demand accounts up to 100 KW - the Customer Charge. (a)

> For demand accounts over 100 KW - the sum of the Customer Charge, the product of the demand charge and the minimum

monthly billing demand and all applicable riders.

The sum of the Customer Charge, the product of the Maximum (b) Maximum Charge -

Energy Charge and the metered energy and all applicable riders. This provision shall not reduce the charge specified in the

Minimum Charge provision above, (a).

(Continued on Sheet No. 21-2)

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Effective: January 8, 2010 Issued by

Joseph Hamrock, President **AEP Ohio**

SCHEDULE GS-2 (General Service - Low Load Factor)

Delayed Payment Charge

The above schedule is net if full payment is received by mail, checkless payment plan, electronic payment plan or at an authorized payment agent of the Company within 21 days after the mailing of the bill. On all accounts not so paid, an additional charge of five percent (5%) of the total amount billed will

be made. Federal, state, county, township and municipal governments and public school systems not served under special contract are subject to the Public Authority Delayed Payment provision, Supplement No. 21.

Applicable Riders

Monthly Charges computed under this schedule shall be adjusted in accordance with the following applicable riders:

Rider	Sheet No.
Universal Service Fund Rider	60-1
Advanced Energy Fund Rider	61-1
KWH Tax Rider	62-1
Provider of Last Resort Charge Rider	69-1
Monongahela Power Litigation Termination Rider	73-1
Power Acquisition Rider	74-1
Transmission Cost Recovery Rider	75-1
Fuel Adjustment Clause Rider	80-1
Energy Efficiency and Peak Demand Reduction Cost Recovery Rider	81-1
Economic Development Cost Recovery Rider	82-1
Enhanced Service Reliability Rider	83-1
gridSMART Rider	84-1
Environmental Investment Carrying Cost Rider	85-1

Monthly Billing Demand

Energy supplied hereunder will be delivered through not more than one single-phase or one polyphase meter. Billing demand in KW shall be taken each month as the single highest 30-minute integrated peak in kilowatts as registered during the month by a 30-minute integrating demand meter or indicator or, at the Company's option, as the highest registration of a thermal-type demand meter or indicator.

The minimum monthly billing demand established hereunder shall not be less than (a) the minimum billing demand, if any, specified in the service contract or (b) 60% of the customer's highest previously established monthly billing demand during the past 11 months in excess of 100 KW.

The minimum monthly billing demand shall not be less than 25% of the customer's highest previously established monthly billing demand during the past 11 months in excess of 100

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SCHEDULE GS-2 (General Service - Low Load Factor)

KW during the billing months of June through September for customers with more than 50% of their connected load used for space heating purposes.

(Continued on Sheet No. 21-3)

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SCHEDULE GS-2 (General Service - Low Load Factor)

Monthly Billing Demand (Cont'd)

Churches, public and parochial schools, and county, township, municipal and civic recreation centers are subject to the Optional Church and School Service provision, Supplement No. 18.

The Metered Voltage adjustment, as set forth below, shall not apply to the customer's minimum monthly billing demand.

Optional Time-of-Day Provision

Available to customers who operate primarily during the off-peak period (as set forth below) and request the installation of time-of-day metering in order to receive service under this provision. The customer shall be required to pay the necessary additional metering cost.

For purpose of this provision, the monthly billing demand as defined above shall be determined during the on-peak period. The off-peak excess demand shall be the amount by which the demand created during the off-peak period exceeds the monthly billing demand.

The on-peak billing period is defined as 7:00 AM to 9:00 PM local time for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 PM to 7:00 AM for all weekdays, all hours of the day on Saturdays and Sundays, and the legal holidays of New Year's Day, Presidents Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day.

Metered Voltage

The rates set forth in this schedule are based upon the delivery and measurement of energy at the same voltage, thus measurement will be made at or compensated to the delivery voltage. At the sole discretion of the Company, such compensation may be achieved through the use of loss compensating equipment, the use of formulas to calculate losses or the application of multipliers to the metered quantities. In such cases, the metered KWH and KW values will be adjusted for billing purposes. If the Company elects to adjust KWH and KW based on multipliers, the adjustment shall be in accordance with the following:

- (a) Measurement taken at the low-side of a customer-owned transformer will be multiplied by 1.01.
- (b) Measurements taken at the high-side of a Company-owned transformer will be multiplied by 0.98.

Term of Contract

For customers with annual average demand greater than 500 KW, contracts will be required for an initial period of not less than one year and shall remain in effect thereafter until either party shall give at least six months written notice to the other of the intention to discontinue service under the terms of this schedule. For customers with demands less than 500 KW, a written agreement may, at the Company's option, be required.

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SCHEDULE GS-2 (General Service - Low Load Factor)

(Continued on Sheet No. 21-4)

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SCHEDULE GS-2 (General Service - Low Load Factor)

Term of Contract (Cont'd)

(Continued on

A new initial contract period will not be required for existing customers who increase their Sheet contract requirements after the original initial period unless new or additional facilities are No. 21-required. The Company may, at its option, require a longer initial term of contract to fulfill the 5) terms and conditions of service and/or in order to protect the Company's ability to recover its investment of costs over a reasonable period of time.

Notwithstanding any contractual requirement for longer than 90 days' notice to discontinue service, customers may elect to take service from a qualified CRES Provider, pursuant to the terms of the appropriate Open Access Distribution Schedule, by providing 90 days' written notice to the Company. If upon completion of such 90-day notice period, the customer has not enrolled with a qualified CRES Provider, then the customer must continue to take service under the Company's standard service schedules for a period of not less than twelve (12) consecutive months.

Special Terms and Conditions

This schedule is subject to the Company's Terms and Conditions of Service.

Customers with cogeneration and/or small power production facilities shall take service under Schedule COGEN/SPP, Schedule NEMS, or by special agreement with the Company.

This Schedule is also available to customers in the City of Columbus having other sources of energy supply, but who desire to purchase breakdown service from the Company. Where such conditions exist, the customer shall contract for the maximum amount of demand in KW as determined from the customer's connected load or the capacity of transformer and service facilities. Where service is supplied under the provisions of this paragraph, the minimum charge shall be the sum of the Breakdown Service Minimum Demand Charge per KW and the Customer Charge and shall be subject to charges and adjustments under all applicable riders. The customer shall guarantee not to operate the Company's service in parallel with the other source or sources of power supply.

	Generation	Distribution	Total
Breakdown Service Minimum Demand Charge			
(\$ per KW)	2.099	3.575	5.674

Load Management Time-of-Day Provision

Available to customers who use energy storage devices with time-differentiated load characteristics approved by the Company, such as electric thermal storage space heating and/or cooling systems and water heaters which consume electrical energy only during off-peak hours specified by the Company and store energy for use during on-peak hours, and who desire to receive service under this provision for their total requirements. A time-of-day meter is required to take service under this provision.

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P.U.C.O. NO. 7

SCHEDULE GS-2 (General Service - Low Load Factor)

Load Management Time-of-Day Provision (Cont'd)

Customers who desire to separately wire their load management load to a time-of-day meter and their general-use load to a standard meter shall receive service for both under the appropriate provisions of this schedule.

The customer shall be responsible for all local facilities required to take service under this provision.

Monthly Rate (Schedule Codes 220, 222)

	Generation	Distribution	Total
Load Management Customer Charge (\$)		28.63	28.63
Load Management Energy Charge (¢ per KWH):			
For all KWH used during the on-peak Billing period	7.78362	2.83254	10.61616
For all KWH used during the off-peak Billing period	0.02659	0.03805	0.06464

For purpose of this provision, the on-peak billing period is defined as 7:00 AM to 9:00 PM local time for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 PM to 7:00 AM for all weekdays, all hours of the day on Saturdays and Sundays, and the legal holidays of New Year's Day, Presidents Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day.

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SCHEDULE GS-2-TOD (General Service – Time-of-Day)

Availability of Service

Available for general service customers with maximum demands less than 500 KW. Availability is limited to secondary service and the first 1,000 customers applying for service under this schedule.

Monthly Rate (Schedule Codes 228, 230)

	Generation	Distribution	Total
Customer Charge (\$)		28.63	28.63
Energy Charge (¢ per KWH):			
For all KWH used during the on-peak			
billing period	7.78362	2.83254	10.61616
For all KWH used during the off-peak			
billing period	0.02659	0.03805	0.06464

For purpose of this provision, the on-peak billing period is defined as 7:00 AM to 9:00 PM local time for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 PM to 7:00 AM for all weekdays, all hours of the day on Saturdays and Sundays, and the legal holidays of New Year's Day, Presidents Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day.

Minimum Charge

The minimum charge shall be the Customer Charge.

Delayed Payment Charge

The above schedule is net if full payment is received by mail, checkless payment plan, electronic payment plan or at an authorized payment agent of the Company within 21 days after the mailing of the bill. On all accounts not so paid, an additional charge of five percent (5%) of the total amount billed will be made. Federal, state, county, township and municipal governments and public school systems not served under special contract are subject to the Public Authority Delayed Payment provision, Supplement No. 21.

Applicable Riders

Monthly Charges computed under this schedule shall be adjusted in accordance with the following applicable riders:

(Continued on Sheet No. 22-2)

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SCHEDULE GS-2-TOD (General Service – Time-of-Day)

Applicable Riders (Cont'd)

Rider	Sheet No.
Universal Service Fund Rider	60-1
Advanced Energy Fund Rider	61-1
KWH Tax Rider	62-1
Provider of Last Resort Charge Rider	69-1
Monongahela Power Litigation Termination Rider	73-1
Power Acquisition Rider	74-1
Transmission Cost Recovery Rider	75-1
Fuel Adjustment Clause Rider	80-1
Energy Efficiency and Peak Demand Reduction	
Cost Recovery Rider	81-1
Economic Development Cost Recovery Rider	82-1
Enhanced Service Reliability Rider	83-1
gridSMART Rider	84-1
Environmental Investment Carrying Cost Rider	85-1

Term of Contract

A written agreement may, at the Company's option, be required.

Notwithstanding any contractual requirement for longer than 90 days' notice to discontinue service, customers may elect to take service from a qualified CRES Provider, pursuant to the terms of the appropriate Open Access Distribution Schedule, by providing 90 days' written notice to the Company. If upon completion of such 90-day notice period, the customer has not enrolled with a qualified CRES Provider, then the customer must continue to take service under the Company's standard service schedules for a period of not less than twelve (12) consecutive months.

Special Terms and Conditions

This schedule is subject to the Company's Terms and Conditions of Service.

Customers with cogeneration and/or small power production facilities shall take service under Schedule COGEN/SPP, Schedule NEMS, or by special agreement with the Company.

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SCHEDULE GS-3 (General Service - Medium Load Factor)

Availability of Service

Available for general service to customers with maximum demands greater than 50 KW (excluding the demand served by the Load Management Time-of-Day provision).

Monthly Rate

Schedule Codes		Generation	Distribution	Total
240, 241, 242	Secondary Voltage:			
	Customer Charge (\$)		119.04	119.04
	Demand Charge (\$ per KW)	9.989	3.291	13.280
	Off-Peak Excess Demand	-		
	Charge (\$ per KW)	1.301		1.301
	Excess KVA Charge (\$ per KVA)		0.863	0.863
	Energy Charge (¢ per KWH)		0.03805	0.03805
	Maximum Energy Charge	, , ,	- '''	<u></u>
	(¢ per KWH)	2.50681	6.62047	9.12728
201, 205, 210	Primary Voltage:			
	Customer Charge (\$)		265.29	265.29
	Demand Charge (\$ per KW)	9.662	2.498	12.160
	Off-Peak Excess Demand			-
	Charge (\$ per KW)	1.260		1.260
	Excess KVA Charge (\$ per KVA)		0.835	0.835
	Energy Charge (¢ per KWH)	0.00721	0.03805	0.04526
	Maximum Energy Charge			
	(¢ per KWH)	4.64009	5.03384	9.67393_

Minimum and Maximum Charges

Bills computed under the above rate are subject to the operation of minimum and maximum charge provisions as follows:

(a) Minimum Charge - The sum of the Customer Charge, the product of the demand charge and the minimum monthly billing demand and all

applicable riders.

(b) Maximum Charge - The sum of the Customer Charge, the product of the Maximum

Energy Charge and the metered energy and all applicable riders. This provision shall not reduce the charge below the amount

specified in the Minimum Charge provision above, (a).

(Continued on Sheet No. 23-2)

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SCHEDULE GS-3 (General Service - Medium Load Factor)

Delayed Payment Charge

The above schedule is net if full payment is received by mail, checkless payment plan, (Contin electronic payment plan or at an authorized payment agent of the Company within 21 days after ued on the mailing of the bill. On all accounts not so paid, an additional charge of five percent (5%) of Sheet the total amount billed will

No. 23-

be made. Federal, state, county, township and municipal governments and public school 3) systems not served under special contract are subject to the Public Authority Delayed Payment provision, Supplement No. 21.

Applicable Riders

Monthly Charges computed under this schedule shall be adjusted in accordance with the following applicable riders:

Rider	Sheet No.
Universal Service Fund Rider	60-1
Advanced Energy Fund Rider	61-1
KWH Tax Rider	62-1
Provider of Last Resort Charge Rider	69-1
Monongahela Power Litigation Termination Rider	73-1
Power Acquisition Rider	74-1
Transmission Cost Recovery Rider	75-1
Fuel Adjustment Clause Rider	80-1
Energy Efficiency and Peak Demand Reduction	
Cost Recovery Rider	81-1
Economic Development Cost Recovery Rider	82-1
Enhanced Service Reliability Rider	83-1
gridSMART Rider	84-1
Environmental Investment Carrying Cost Rider	85-1

Monthly Billing Demand

Energy supplied hereunder will be delivered through not more than one single-phase or one polyphase meter. Billing demand in KW shall be taken each month as the single highest 30-minute integrated peak in kilowatts as registered during the month by a 30-minute integrating demand meter or indicator or, at the Company's option, as the highest registration of a thermal-type demand meter or indicator.

The minimum monthly billing demand established hereunder shall not be less than (a) the minimum billing demand, if any, specified in the service contract or (b) 60% of the customer's highest previously established monthly billing demand during the past 11 months or (c) 50 KW.

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SCHEDULE GS-3 (General Service - Medium Load Factor)

Monthly Billing Demand (Cont'd)

(Contin

Effective: Cycle 1 April 2009

The minimum monthly billing demand shall not be less than 25% of the customer's ued on highest previously established monthly billing demand during the past 11 months during the Sheet billing months of June through September for customers with more than 50% of their connected No. 23-load used for space heating purposes.

Churches, public and parochial schools, and county, township, municipal and civic recreation centers are subject to the Optional Church and School Service provision, Supplement No. 18.

The Metered Voltage adjustment, as set forth below, shall not apply to the customer's minimum monthly billing demand.

Optional Time-of-Day Provision

Available to customers who operate primarily during the off-peak period (as set forth below) and request the installation of time-of-day metering in order to receive service under this provision. The customer shall be required to pay the necessary additional metering cost.

For purpose of this provision, the monthly billing demand as defined above shall be determined during the on-peak period. The off-peak excess demand shall be the amount by which the demand created during the off-peak period exceeds the monthly billing demand.

The on-peak billing period is defined as 7:00 AM to 9:00 PM local time for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 PM to 7:00 AM for all weekdays, all hours of the day on Saturdays and Sundays, and the legal holidays of New Year's Day, Presidents Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day.

Metered Voltage

The rates set forth in this schedule are based upon the delivery and measurement of energy at the same voltage, thus measurement will be made at or compensated to the delivery voltage. At the sole discretion of the Company, such compensation may be achieved through the use of loss compensating equipment, the use of formulas to calculate losses or the application of multipliers to the metered quantities. In such cases, the metered KWH and KW values will be adjusted for billing purposes. If the Company elects to adjust KWH and KW based on multipliers, the adjustment shall be in accordance with the following:

- (a) Measurement taken at the low-side of a customer-owned transformer will be multiplied by 1.01.
- (b) Measurements taken at the high-side of a Company-owned transformer will be multiplied by 0.98.

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Issued by

Joseph Hamrock, President AEP Ohio

SCHEDULE GS-3 (General Service - Medium Load Factor)

Determination of Excess Kilovolt-Ampere (KVA) Demand

The maximum KVA demand shall be determined by the use of a multiplier equal to the reciprocal of the average power factor recorded during the billing period, applied to the metered demand.

The excess KVA demand, if any, shall be the amount by which the maximum KVA demand, established during the billing period, exceeds the greater of (a) 115% of the kilowatts of metered demand, or (b) 100 KVA.

Term of Contract

For customers with annual average demand greater than 500 KW, contracts will be required for an initial period of not less than one year and shall remain in effect thereafter until either party shall give at least six months written notice to the other of the intention to discontinue service under the terms of this schedule. For customers with demands less than 500 KW, a written agreement may, at the Company's option, be required.

Notwithstanding any contractual requirement for longer than 90 days' notice to discontinue service, customers may elect to take service from a qualified CRES Provider, pursuant to the terms of the appropriate Open Access Distribution Schedule, by providing 90 days' written notice to the Company. If upon completion of such 90-day notice period, the customer has not enrolled with a qualified CRES Provider, then the customer must continue to take service under the Company's standard service schedules for a period of not less than twelve (12) consecutive months.

A new initial contract period will not be required for existing customers who increase their contract requirements after the original initial period unless new or additional facilities are required. The Company may at its option, require a longer initial term of contract to fulfill the terms and conditions of service and/or in order to protect the Company's ability to recover its investment of costs over a reasonable period of time.

Special Terms and Conditions

This schedule is subject to the Company's Terms and Conditions of Service.

Customers with cogeneration and/or small power production facilities shall take service under Schedule COGEN/SPP, Schedule NEMS, or by special agreement with the Company.

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SCHEDULE GS-3 (General Service - Medium Load Factor)

(Continued on Sheet No. 23-5)

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SCHEDULE GS-3 (General Service - Medium Load Factor)

Special Terms and Conditions (Cont'd)

This Schedule is also available to customers in the City of Columbus having other sources of energy supply, but who desire to purchase breakdown service from the Company. Where such conditions exist, the customer shall contract for the maximum amount of demand in KW as determined from the customer's connected load or the capacity of transformer and service facilities. Where service is supplied under the provisions of this paragraph, the minimum charge shall be the sum of the Breakdown Service Minimum Demand Charge per KW and the Customer Charge and shall be subject to charges and adjustment under all applicable riders. The customer shall guarantee not to operate the Company's service in parallel with the other source or sources of power supply.

	Generation	Distribution	Total
Breakdown Service Minimum Demand Charge			
(\$ per KW)	2.099	3.575	5.674

Load Management Time-of-Day Provision

Available to customers who use energy storage devices with time-differentiated load characteristics approved by the Company, such as electric thermal storage space heating and/or cooling systems and water heaters which consume electrical energy only during off-peak hours specified by the Company and store energy for use during on-peak hours, and who desire to receive service under this provision for their total requirements. A time-of-day meter is required to take service under this provision.

Customers who desire to separately wire their load management load to a time-of-day meter and their general-use load to a standard meter shall receive service for both under the appropriate provisions of this schedule.

The customer shall be responsible for all local facilities required to take service under this provision.

Monthly Rate (Schedule Codes 250, 252)

	Generation	Distribution	Total
Load Management Customer Charge (\$)	-	108.77	108.77
Load Management Energy Charge			
(¢ per KWH):			
For all KWH used during the on-peak			
billing period	4.82929	1.63032	6.45961
For all KWH used during the off-peak			
billing period		0.03805	0.03805

For purpose of this provision, the on-peak billing period is defined as 7:00 AM to 9:00 PM local time for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 PM to 7:00 AM for all weekdays, all hours of the day on Saturdays and Sundays, and the legal holidays of New Year's Day, Presidents Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day. Filed pursuant to Order dated January 7, 2010 in Case No. 09-1906-EL-ATA

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COLUMBUS SOUTHERN POWER COMPANY

1st Revised Sehtt No. 23-6 Cancels Original Sheet No. 23-6

P.U.C.O. NO. 7

SCHEDULE GS-3 (General Service - Medium Load Factor)

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SCHEDULE GS-4 (General Service - Large)

Availability of Service

Available for general service customers using the Company's standard subtransmission or transmission service with maximum demands in excess of 1,000 KVA.

Monthly Rate (Schedule Codes 311, 312)

	Generation	Distribution	Total
Customer Charge (\$)		713.41	713.41
Demand Charge (\$ per KVA):		_	
First 3,000 KVA	10.030	0.665	10.695
Over 3,000 KVA	4.235	0.665	4.900
Off-Peak Excess Demand Charge (\$ per KVA)	1.509		1.509
Energy Charge (¢ per KWH)		0.03805	0.03805

Minimum Charge

The minimum charge shall be equal to the sum of the Customer Charge, Demand Charges, and all applicable riders.

Delayed Payment Charge

The above schedule is net if full payment is received by mail, checkless payment plan, electronic payment plan or at an authorized payment agent of the Company within 21 days after the mailing of the bill. On all accounts not so paid, an additional charge of five percent (5%) of the total amount billed will be made.

Applicable Riders

Monthly Charges computed under this schedule shall be adjusted in accordance with the following applicable riders:

(Continued on Sheet No. 24-2)

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SCHEDULE GS-4 (General Service - Large)

Applicable Riders (Cont'd)

Rider	Sheet No.
Universal Service Fund Rider	60-1
Advanced Energy Fund Rider	61-1
KWH Tax Rider	62-1
Provider of Last Resort Charge Rider	69-1
Monongahela Power Litigation Termination Rider	73-1
Power Acquisition Rider	74-1
Transmission Cost Recovery Rider	75-1
Fuel Adjustment Clause Rider	80-1
Energy Efficiency and Peak Demand Reduction	
Cost Recovery Rider	81-1
Economic Development Cost Recovery Rider	82-1
Enhanced Service Reliability Rider	83-1
gridSMART Rider	84-1
Environmental Investment Carrying Cost Rider	85-1

Monthly Billing Demand

The billing demand in KVA shall be taken each month as the single highest 30-minute integrated peak in KVA, as registered during the month by a demand meter or indicator, but the monthly demand so established shall in no event be less than the greater of (a) the minimum billing demand, if any, specified in the service contract or (b) 60% of the customer's highest previously established monthly billing demand during the past 11 months or (c) 1,000 KVA.

The Metered Voltage adjustment, as set forth below, shall not apply to the customer's minimum monthly billing demand.

Optional Time-of-Day Provision

Available to customers who operate primarily during the off-peak period (as set forth below) and request the installation of time-of-day metering in order to receive service under this provision. The customer shall be required to pay the necessary additional metering cost.

For purpose of this provision, the monthly billing demand as defined above shall be determined during the on-peak period. The off-peak excess demand shall be the amount by which the demand created during the off-peak period exceeds the monthly billing demand

The on-peak billing period is defined as 7:00 AM to 9:00 PM local time for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 PM to 7:00 AM for all weekdays, all hours of the day on Saturdays and Sundays, and the legal holidays of New Year's Day, Presidents Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day.

(Continued on Sheet No. 24-3)

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SCHEDULE GS-4 (General Service - Large)

Metered Voltage

The rates set forth in this schedule are based upon the delivery and measurement of energy at the same voltage, thus measurement will be made at or compensated to the delivery voltage. At the sole discretion of the Company, such compensation may be achieved through the use of loss compensating equipment, the use of formulas to calculate losses or the application of multipliers to the metered quantities. In such cases, the metered KWH and KVA values will be adjusted for billing purposes. If the Company elects to adjust KWH and KVA based on multipliers, the adjustment shall be in accordance with the following:

- (a) Measurement taken at the low-side of a customer-owned transformer will be multiplied by 1.01
- (b) Measurements taken at the high-side of a Company-owned transformer will be multiplied by 0.98.

Term of Contract

Contracts under this schedule will be made for an initial period of not less than two years and shall remain in effect thereafter until either party shall give at least one year's written notice to the other of the intention to discontinue service under the terms of this schedule.

A new initial contract period will not be required for existing customers who increase their contract requirements after the original initial period unless new or additional facilities are required. The Company may, at its option, require a longer initial term of contract to fulfill the terms and conditions of service and/or in order to protect the Company's ability to recover its investment of costs over a reasonable period of time.

Notwithstanding any contractual requirement for longer than 90 days' notice to discontinue service, customers may elect to take service from a qualified CRES Provider, pursuant to the terms of the appropriate Open Access Distribution Schedule, by providing 90 days' written notice to the Company. If upon completion of such 90-day notice period, the customer has not enrolled with a qualified CRES Provider, then the customer must continue to take service under the Company's standard service schedules for a period of not less than twelve (12) consecutive months.

Special Terms and Conditions

This schedule is subject to the Company's Terms and Conditions of Service.

A customer's plant is considered as one or more buildings which are served by a single electrical distribution system provided and operated by customer. When the size of the customer's load necessitates the delivery of energy to the customer's plant over more than one circuit, the Company may elect to connect its circuits to different points on the customer's system irrespective of contrary provisions in the Terms and Conditions.

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1st Revised Sheet No. 24-3 Cancels Original Sheet No. 24-3

P.U.C.O. NO. 7

SCHEDULE GS-4 (General Service - Large)

Customers with cogeneration and/or small power production facilities shall take service under Schedule COGEN/SPP, Schedule NEMS, or by special agreement with the Company.

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COLUMBUS SOUTHERN POWER COMPANY

1st Revised Sheet No. 24-4 Cancels Original Sheet No. 24-4

P.U.C.O. NO. 7

SCHEDULE GS-4 (General Service - Large)

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SCHEDULE IRP-D (Interruptible Power - Discretionary)

Availability of Service

Service pursuant to this schedule is available to customers that have provided reasonable evidence to the Company that their electric service can be interrupted within a 10-minute notice period. Customers shall contract for electrical capacity sufficient to meet normal maximum requirements but not less than 1,000 KVA of interruptible capacity.

The total interruptible power contract capacity for all customers served under this schedule and all other interruptible power schedules, contracts and agreements offered by the Company, will be limited to 75,000 KVA. Loads of new customers locating within the Company's service area or load expansions by existing customers may be offered interruptible service as part of an economic development or competitive response incentive. Such interruptible service shall not be counted toward the limitation on total interruptible power contract capacity, as specified above, and will not result in a change to the limitation on total interruptible power contract capacity.

The Company communicates interruption information to the customer, monitors customer load and receives customer replacement electricity decisions through its Customer Communications System or a successor system. All costs associated with providing the initial, required Customer Communications System will be borne by the customer.

Interruption Conditions

The Company reserves the right to interrupt, in its sole discretion, service under this schedule at any time. Such interruptions shall be designated as Discretionary Interruptions and shall not exceed 200 hours of interruption during any year. For the purposes of this provision, a year shall be defined as a consecutive twelve (12) month period commencing on May 1 and ending on April 30. For the partial year of January 1, 2009 through April 30, 2009, the annual limitation on the hours of Discretionary Interruption shall be 66 hours. Discretionary Interruptions will be called simultaneously for all customers served under this schedule.

In addition to the annual limitation as specified above, the hours of Discretionary Interruption shall be limited as follows:

- 1. A Discretionary Interruption, beginning and ending as specified in the Interruption Notice provision below, shall constitute one (1) event.
- 2. A Discretionary Interruption event shall not be less than three (3) consecutive hours, unless there are less than three (3) hours of Discretionary Interruption remaining for the year.
- 3. There shall not be more than 12 hours of Discretionary Interruption per day.
- 4. During the calendar months of March through November, there shall not be more than one (1) Discretionary Interruption event per day.

(Continued on Sheet No. 25-2)

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SCHEDULE IRP-D (Interruptible Power - Discretionary)

Interruption Conditions (Cont'd)

5. During the calendar months of December, January and February, there shall not be more than two (2) Discretionary Interruption events per day. Any such Discretionary Interruption events shall be separated by not less than three (3) consecutive hours without Discretionary Interruption.

Emergency Interruptions pursuant to the Capacity & Energy Emergency Control Program, for system integrity purposes or for emergency sales to other utilities, shall not count toward the total hours of interruption specified above or toward the five (5) limits specified above.

Interruption Notice

The Company will endeavor to provide the customer as much advance notice as possible of a Discretionary Interruption. Such notice shall specify the starting and ending hour of the Discretionary Interruption. Discretionary Interruptions shall begin and end on the clock hour. The Company shall provide notice to the customer a minimum of 100 minutes prior to the commencement of a Discretionary Interruption. After such notice, the customer will be required to interrupt service within 100 minutes if so requested by the Company. In emergency situations, the customer will be required to interrupt service immediately.

Failure to Comply With A Request For Interruption

- 1. If the customer fails to interrupt load as requested by the Company for a Discretionary Interruption, the customer will be required to pay for the entire uninterrupted energy for the duration of the Discretionary Interruption at two (2) times the Replacement Electricity price offered by the Company. The uninterrupted energy will be calculated for each 30-minute period during the Discretionary Interruption as one-half of the difference between the 30-minute integrated demand and the sum of the customer's contract capacities under any schedule where service is not interrupted.
- 2. If the customer fails to interrupt load as requested by the Company for an Emergency Interruption, the customer will be required to refund all rate discounts received under this schedule during the preceding 12 months for the uninterrupted demand. The uninterrupted demand will be calculated as the difference between the maximum 30-minute integrated demand during each Emergency Interruption and the sum of the customer's contract capacities under any schedule where service is not interrupted. The rate discount will be the difference between the demand charge as specified in this schedule and the Schedule GS-4 demand charge.
- 3. If the customer fails to interrupt load as requested by the Company during an Emergency Interruption, the Company further reserves the right to:
 - a) Interrupt the customer's entire load.

(Continued on Sheet No. 25-3)

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SCHEDULE IRP-D (Interruptible Power - Discretionary)

Failure to Comply With A Request For Interruption (Cont'd)

b) Discontinue service to the customer under this schedule if the customer fails to interrupt load twice during any 12-month period as requested by the Company. The Company may thereafter charge the customer, as specified in the Term of Contract provision of this schedule, for any additional costs beyond the firm service rate incurred by the Company as a result of the customer transferring to firm service without providing proper notice.

Term of Contract

The customer shall contract for capacity sufficient to meet normal maximum power requirements, but in no event will the amount of interruptible capacity contracted for be less than 1,000 KVA at any delivery point. The Company will not be required to supply capacity in excess of that contracted for except by mutual agreement. In the absence of such agreement, if the customer's demand exceeds the contract capacity, the Company may promptly notify the customer to reduce demand and may interrupt the service if such reduction is not accomplished.

Contracts under this schedule shall be made for an initial period of not less than 2 years and shall remain in effect unless either party shall give at least 1-year's written notice to the other of the intention to discontinue service from the Company.

A new initial contract period will not be required for existing customers who increase their contract capacity requirements after the original notice period unless new or additional facilities are required, in which case, the Company may, at its option, require a longer initial contract period.

While the customer will be required to provide at least 1-year's notice to discontinue service from the Company, the customer will be required to provide 5-year's notice prior to transferring to firm service. Concurrent with providing the Company with notice to transfer to firm service, the customer will also be required to enter into a firm service contract or agreement that will become effective at the end of the notice period.

The customer may transfer to firm service with less than 5-year's notice, upon mutual agreement between the customer and the Company, subject to the following conditions:

- 1. If the Company has sufficient capacity to provide the customer firm service and would incur no additional costs beyond the firm service rate until after the 5-year contract notice requirement is fulfilled, the customer will be billed under the applicable firm service schedule.
- If the Company has insufficient capacity to provide the customer firm service prior to the
 expiration of the notice period, the customer will be billed under the applicable firm service
 schedule plus all additional costs incurred by the Company in obtaining power from alternative
 electricity suppliers in order to provide firm service to the customer.

(Continued on Sheet No. 25-4)

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SCHEDULE IRP-D (Interruptible Power - Discretionary)

Term of Contract (Cont'd)

Notwithstanding any contractual requirement for longer than 90 days' notice to discontinue service, customers may elect to take service from a qualified CRES Provider, pursuant to the terms of the applicable Open Access Distribution Schedule, by providing 90 days' written notice to the Company. If upon completion of such 90-day notice period, the customer has not enrolled with a qualified CRES Provider, then the customer must continue to take service under the Company's standard service schedules for a period of not less than twelve (12) consecutive months.

Firm Service Designation

In the event the customer requires service which is not subject to interruption as provided for under this schedule, such service shall either be (a) separately supplied and metered under the provisions of a schedule applicable to the type of service which the customer requires or (b) billed under the provisions of Schedule GS-4. If such firm service is billed under the provisions of Schedule GS-4, the customer will not be subject to the minimum contract demand of 1,000 KVA. The customer must designate a firm service contract capacity for such service.

Replacement Electricity

When a Discretionary Interruption is called pursuant to the Interruption Conditions provision contained herein, and if requested by the customer, the Company will use its best efforts to supply replacement electricity in order for the customer to avoid an interruption. The customer will be required to specify an hourly KVA capacity, in multiples of 1,000 KVA, of such replacement electricity 65 minutes in advance of the commencement of each hour of the Discretionary Interruption.

The purchase and delivery of such replacement electricity will be subject to the following terms and conditions of service:

- The customer agrees to pay the price offered by the Company. Such price shall be provided by the Company 100 minutes in advance of the commencement of each hour of the Discretionary Interruption.
- 2. Best efforts shall mean actions of the Company that are reasonable, prudent and consistent with good utility practice. Best efforts do not include fiduciary or extraordinary actions.
- Once replacement electricity is being supplied to the customer, if the customer is notified that
 replacement electricity is no longer available, the terms of this provision will cease to apply and
 the customer must comply with all other provisions of this schedule regarding interruption.
- 4. If any replacement electricity source fails to deliver scheduled replacement electricity, the Company reserves the right to interrupt service to the customer. Further, the customer will indemnify and hold the Company harmless for any damages to persons or property occurring at the customer's premises resulting from the interruption of the customer when the replacement electricity source fails to deliver replacement electricity as scheduled.

(Continued on Sheet No. 25-5)

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SCHEDULE IRP-D (Interruptible Power - Discretionary)

Replacement Electricity (Cont'd)

- 5. The Company reserves the right to interrupt the sale of replacement electricity to the customer if, in the sole judgement of the Company, such electricity is required to maintain service to the Company's customers with a higher priority of service according to the Capacity & Energy Emergency Control Program, for system integrity purposes or for emergency sales to other utilities. Any such interruption shall be remedied as quickly as reasonably possible and must be preceded by the exhaustion of other reasonable alternatives consistent with good utility practice to avoid the interruption.
- 6. All costs of any metering, communications and other equipment necessary for providing replacement electricity will be borne by the customer. Such costs will include the costs of any equipment required to verify the scheduled delivery of replacement electricity from a replacement electricity source to the Company.
- 7. The customer will be responsible for all costs resulting when the demand exceeds the replacement electricity capacity specified by the customer. The Company will compensate the customer for replacement electricity available for, but not used by the customer at a rate of 2.5¢ per KWH, except when the unused replacement electricity causes additional costs to the Company by creating operating instability on the Company's system. If the unused replacement electricity causes additional costs due to system instability, the Company shall notify the customer as soon as possible so the customer can take appropriate action to prevent incurring further costs.

The customer may also designate a specific source of replacement electricity to be purchased by the Company during Discretionary Interruptions. The terms and conditions of service under which the Company will purchase designated source replacement electricity will be identical to those listed above for purchases of non-designated source replacement electricity. In addition, customers designating a specific replacement electricity source will also be subject to the following supplemental terms and conditions of service:

- 1. The Company shall take title to any replacement electricity from a designated source.
- 2. The procurement of replacement electricity by the Company from designated sources shall not involve the use of inappropriate operating procedures or otherwise negatively affect the Company's ability to meet the requirements of its firm service customers.
- The customer may specify up to 5 replacement electricity sources at the time the service contract is signed. The customer may change the specified sources no more than once during every 6month period.

(Continued on Sheet No. 25-6)

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SCHEDULE IRP-D (Interruptible Power - Discretionary)

Replacement Electricity (Cont'd)

When an interruption condition arises, the customer must identify which one(s) of the designated replacement source(s) will supply the replacement energy and notify the Company using the Customer Communications System or a successor system. The customer is responsible for making all arrangements with the designated replacement electricity source(s) and for directing the replacement electricity source(s) to provide an energy schedule to the Company so that energy can be delivered.

If the customer selects only designated sources for replacement electricity as specified above, and none of the designated sources are able to provide replacement electricity, the customer must interrupt load within 5 minutes of the notification that the designated sources failed to provide replacement electricity. If the customer is notified that the designated sources failed to provide replacement electricity, the terms of this provision will cease to apply and the customer must comply with all other provisions of this schedule regarding interruption.

- 4. The procurement of replacement electricity by the Company from a designated source shall be subject to the completion of all necessary contracting, including appropriate interchange agreements and/or tariffs, and approval of such contracts, agreements and/or tariffs by any regulatory authority that assumes jurisdiction over such service. Service under PUCO jurisdictional contracts may be implemented subject to final PUCO approval.
- 5. The Company reserves the right to qualify the designated replacement electricity source(s) specified by the customer. Such qualification criteria may relate to, but not be limited to, the credit worthiness of the replacement electricity source, provision for an analysis by the Company of the technical and operational feasibility of using the replacement electricity source, and the ability of the replacement electricity source to comply with interconnection standards, system integrity and safety provisions established by the Company. The Company will provide to the designated replacement source and to the customer such qualification criteria. All additional costs incurred by the Company to qualify the designated replacement electricity source will be paid by the designated replacement source.
- 6. The customer will be required to provide the Company with a minimum of 40-minutes' notice for the purpose of arranging for the procurement and delivery of replacement electricity from the source designated by the customer. If requested in advance by the customer, the Company will endeavor to provide replacement electricity from a non-designated source for the period of time until the delivery of replacement electricity from the customer's designated source commences. The cost of replacement electricity from a non-designated source shall be paid for by the customer. The Company will also endeavor to provide replacement electricity to the customer from the customer's designated source prior to the end of the 40-minute notice period whenever possible.

(Continued on Sheet No. 25-7)

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SCHEDULE IRP-D (Interruptible Power - Discretionary)

Replacement Electricity (Cont'd)

7. In the event that all or any portion of a supply of designated source replacement electricity is used by the Company to support service to the Company's customers with a higher priority of service according to the Capacity & Energy Emergency Control Program, for system integrity purposes or for emergency sales to other utilities, the customer not receiving the designated source replacement electricity will be entitled to reasonable compensation from the Company for the customer's incurred cost for replacement electricity. The Company will endeavor to utilize other available sources of replacement electricity to supply service to the Company's customers as described above before utilizing all or any portion of a supply of designated source replacement electricity.

Supplemental Interruptions

In addition to the Discretionary and Emergency Interruptions as specified above, the Company may, in its sole discretion, request the consent of the customer for additional hours of non-emergency interruptions. Such interruptions shall be designated Supplemental Interruptions. The Company and the customer shall mutually agree upon all of the following items prior to a Supplemental Interruption:

- 1. The Requested Capacity the amount of capacity in KVA to be curtailed by the customer in each 30-minute interval of the Supplemental Interruption;
- The starting hour of the Supplemental Interruption;
- 3. The duration of the Supplemental Interruption; and
- The Requested Price the price per KWH to be paid by the Company for Supplemental Energy.

For each Supplemental Interruption, the Base Level Demand shall be calculated as the average integrated demand for the six (6) 30-minute intervals immediately preceding the Supplemental Interruption.

For each 30-minute interval during a Supplemental Interruption, the Supplemental Demand shall be calculated as the Base Level Demand less the customer's 30-minute integrated demand during that interval. In no event shall the Supplemental Demand so calculated be greater than the Requested Capacity, nor less than 0. Supplemental Energy shall be calculated as the sum of the Curtailed Demand for all intervals during the Supplemental Interruption, divided by two (2).

For each 30-minute interval during a Supplemental Interruption, the Noncompliance Demand shall be calculated as the customer's 30-minute integrated demand during that interval plus the Requested Capacity less the Base Level Demand. In no event shall the Noncompliance Demand so calculated be less than 0. Noncompliance Energy shall be calculated as the sum of the Noncompliance Demand for all intervals during the Supplemental Interruption, divided by two (2).

(Continued on Sheet No. 25-8)

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SCHEDULE IRP-D (Interruptible Power - Discretionary)

Supplemental Interruptions (Cont'd)

For customers with KVA demands, Supplemental Energy and Noncompliance Energy shall be multiplied by the customer's average monthly power factor.

For each Supplemental Interruption, the Net Curtailment Credit shall be defined as the product of the Supplemental Energy and the Requested Price less the product of the Noncompliance Energy and three (3) times the Requested Price. The Net Monthly Credit shall be equal to the sum of the Net Curtailment Credits for the calendar month. The Net Monthly Credit will be provided to the customer by check within 30 days after the end of the month in which the curtailment occurred. This amount will be recorded in Account 555, Purchased Power, of the Federal Energy Regulatory Commission's Uniform System of Accounts and will be recorded in a subaccount so that the separate identity of this cost is preserved.

In the event that an Emergency Interruption is requested during a Supplemental Interruption or during the period used in the determination of the Base Level Demand, then all 30-minute intervals during the Emergency Interruption shall be excluded for the purposes of this provision.

Monthly Rate

Schedule Codes		Generation	Distribution	Total
336	Secondary Voltage:			
	Customer Charge (\$)		713.41	713.41
	Demand Charge (\$ per KVA)	3.043	3.873	6.916
-	Off-Peak Excess Demand			
	Charge (\$ per KVA)	4.716		4.7 <u>16</u>
	Energy Charge (¢ per KWH)		0.03805	0.03805
337	Primary Voltage:			
	Customer Charge (\$)		713.41	713.41
	Demand Charge (\$ per KVA)	2.944	2.925	5.869
	Off-Peak Excess Demand			
	Charge (\$ per KVA)	3.563		3.563
	Energy Charge (¢ per KWH)		0.03805	0.03805
338	Subtransmission Voltage:			
	Customer Charge (\$)	 _	713.41	713.41
	Demand Charge (\$ per KVA)	2.902	1.236	4.138
	Off-Peak Excess Demand			
	Charge (\$ per KVA)	1.509		1.509
	Energy Charge (¢ per KWH)		0.03805	0.03805
339	Transmission Voltage:			
	Customer Charge (\$)		713.41	713.41
	Demand Charge (\$ per KVA)	2.853	0.665	3.518
	Off-Peak Excess Demand			
	Charge (\$ per KVA)	1.509		1.509
	Energy Charge (¢ per KWH)	_	0.03805	0.03805

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SCHEDULE IRP-D (Interruptible Power - Discretionary)

Minimum Charge

The minimum charge shall be equal to the sum of the Customer Charge, the Demand Charges and all applicable riders.

Delayed Payment Charge

The above schedule is net if full payment is received by mail, checkless payment plan, electronic payment plan or at an authorized payment agent of the Company within 21 days after the mailing of the bill. On all accounts not so paid, an additional charge of five percent (5%) of the total amount billed will be made.

Applicable Riders

Monthly Charges computed under this schedule shall be adjusted in accordance with the following applicable riders:

Rider	Sheet No.
Universal Service Fund Rider	60-1
Advanced Energy Fund Rider	61-1
KWH Tax Rider	62-1
Provider of Last Resort Charge Rider	69-1
Monongahela Power Litigation Termination Rider	73-1
Power Acquisition Rider	74-1
Transmission Cost Recovery Rider	75-1
Fuel Adjustment Clause Rider	80-1
Energy Efficiency and Peak Demand Reduction Cost Recovery Rider	81-1
Economic Development Cost Recovery Rider	82-1
Enhanced Service Reliability Rider	83-1
gridSMART Rider	84-1
Environmental Investment Carrying Cost Rider	85-1

Monthly Billing Demand

The billing demand in KVA shall be taken each month as the single highest 30-minute integrated peak in KVA, as registered during the month by a demand meter or indicator, but the monthly demand so established shall in no event be less than the greater of (a) 60% of the customer's contract capacity or (b) 60% of the customer's highest previously established monthly billing demand during the past 11 months or (c) 1,000 KVA.

Thirty-minute periods where replacement electricity is supplied shall be excluded in the determination of the billing demand.

(Continued on Sheet No. 25-10)

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SCHEDULE IRP-D (Interruptible Power - Discretionary)

Monthly Billing Demand (Cont'd)

Billing energy shall be taken each month as the total KWH registered during the month by an energy meter, excluding energy purchased under the Replacement Electricity provision.

The Metered Voltage adjustment, as set forth below, shall not apply to the customer's minimum monthly billing demand.

Optional Time-of-Day Provision

Available to customers who operate primarily during the off-peak period (as set forth below) and request the installation of time-of-day metering in order to receive service under this provision. The customer shall be required to pay the necessary additional metering cost.

For the purpose of this provision, the monthly billing demand as defined above shall be determined during the on-peak period. The off-peak excess demand shall be the amount by which the demand created during the off-peak period exceeds the monthly billing demand.

The on-peak billing period is defined as 7:00 AM to 9:00 PM local time for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 PM to 7:00 PM for all weekdays, all hours of the day on Saturdays and Sundays, and the legal holidays of New Year's Day, Presidents' Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day.

Metered Voltage Adjustment

The rates set forth in this schedule are based upon the delivery and measurement of energy at the same voltage, thus measurement will be made at or compensated to the delivery voltage. At the sole discretion of the Company, such compensation may be achieved through the use of loss compensating equipment, the use of formulas to calculate losses or the application of multipliers to the metered quantities. In such cases, the metered KWH and KVA will be adjusted for billing purposes. If the Company elects to adjust KWH and KVA based on multipliers, the adjustment shall be in accordance with the following:

- (a) Measurements taken at the low-side of a customer-owned transformer will be multiplied by 1.01.
- (b) Measurements taken at the high-side of a Company-owned transformer will be multiplied by 0.98.

(Continued on Sheet No. 25-11)

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SCHEDULE IRP-D (Interruptible Power - Discretionary)

Special Terms and Conditions

This schedule is subject to the Company's Terms and Conditions of Service.

A customer's plant is considered as one or more buildings which are served by a single electrical distribution system provided and operated by customer. When the size of the customer's load necessitates the delivery of energy to the customer's plant over more than one circuit, the Company may elect to connect its circuits to different points on the customer's system irrespective of contrary provisions in the Terms and Conditions.

Customers with cogeneration and/or small power production facilities shall take service under Schedule COGEN/SPP, Schedule NEMS, or by special agreement with the Company.

Filed pursuant to Order dated October 3, 2011 in Case No. 08-917-EL-SSO

Issued: October 6, 2011

Effective:

SCHEDULE SBS (Standby Service)

Availability of Service

This schedule is available to customers having sources of electrical energy supply other than the Company with standby service requirements of 50,000 KW or less. The customer shall contract for one or more of the following services:

Supplemental Service

Service provided to the customer to supplement the customer's power production facilities or other sources of electrical energy supply where additional power in excess of that normally supplied by the customer's other source of supply is required to meet the customer's total requirements. If the customer contracts for backup and maintenance service as defined below, then supplemental service excludes such backup and maintenance service.

Backup Service

Service provided to the customer when the customer's power production facilities or other sources of electrical energy supply are unavailable due to unscheduled maintenance.

Maintenance Service

Service provided to the customer when the customer's power production facilities are unavailable due to scheduled maintenance which has been approved in advance by the Company.

Conditions and Limitations of Standby Service Availability

The Company reserves the right to limit the total backup and maintenance contract capacity for all customers served under this schedule.

The conditions and limitations of standby service include, but are not limited to, the available capacity of the Company's facilities, the possibility of causing any undue interference with the Company's obligations to provide service to any of its other customers and the extent to which such backup and/or maintenance service will impose a burden on the Company's system or any system interconnected with the Company.

The provision for the Company providing backup and/or maintenance service to the customer is conditionally provided on the assumption that the customer installs, operates and maintains suitable and sufficient equipment, as specified in the "Guide for Safe Integration of Non-Utility (NUG) Facilities Interconnected To The Company's Electric System," to protect the customer's facilities and the Company's system from damages resulting from such parallel operation, and upon the further condition that the Company shall not be liable to the customer for any loss, cost, damage, or expense which the customer may suffer by reason of damage to or destruction of any property, including the loss of use

(Continued on Sheet No. 27-2)

Filed pursuant to Orders dated March 18 and March 30, 2009 in Case No. 08-917-EL-SSO

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SCHEDULE SBS (Standby Service)

Conditions and Limitations of Standby Service Availability (Cont'd)

thereof, arising out of or in any manner connected with such parallel operation, unless such loss, (Contin cost, damage, or expense is caused by the negligence of the Company, its agents, or employees, ued on and upon further condition that the customer shall not be liable to the Company for any loss, cost, Sheet damage or expense which the Company may suffer by reason of damage to or destruction of any No. 27-property, including the loss of use thereof, arising out of, or in any manner connected with such 3) parallel operation, unless such loss, cost, damage, or expense is caused by the negligence of the customer, its agents or employees.

Detents shall be used on the necessary metering to prevent reverse rotation.

Supplemental Service

The customer shall contract for a specific amount of supplemental contract capacity according to the provisions of the applicable firm service rate schedule (hereinafter referred to as supplemental service schedule). Any demand or energy not identified as backup or maintenance service shall be considered supplemental service and billed according to the applicable rate schedule.

If the customer has not signed a supplemental service contract, the customer will be billed for all supplemental demand in excess of either backup and/or maintenance contract capacities on the appropriate supplemental service schedule and shall thereafter be subject to the terms and conditions of said supplemental service schedule.

Monthly Charges for Standby Service

Standby service includes backup and maintenance service, as determined below. In the event that the customer chooses not to contract for backup or maintenance service, the customer's minimum monthly billing demand under the supplemental schedule shall be subject to negotiation between the Company and the customer and/or imposition by the Public Utilities Commission of Ohio after review of the specific facts and circumstances concerning the reliability of the cogeneration facility and its potential impact on the Columbus Southern Power system.

Backup Service

1. Determination of Backup Contract Capacity

The backup contract capacity in KW (KVA) shall be initially established by mutual agreement between the customer and the Company for electrical capacity sufficient to meet the maximum backup requirements which the Company is expected to supply.

The customer shall specify the desired backup contract capacity as well as the desired service reliability as specified under the Monthly Backup Charge. Changes in the backup contract capacity are subject to the provisions set forth in the Term of Contract.

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SCHEDULE SBS (Standby Service)

Monthly Charges for Standby Service (Cont'd)

2. Backup Service Notification Requirement

(Continued on Sheet

Whenever backup service is needed, the customer shall verbally notify No. 27-the Company within 1 hour. Such notification shall be confirmed in writing within 4) 5 working days and shall specify the time and date such use commenced and termination time and date. If such notification is not received, the customer shall be subject to an increase in contract capacity in accordance with the provisions of the schedule under which the customer receives supplemental service and such backup demand shall be considered supplemental demand and billed accordingly.

3. Backup Demand Determination

Whenever backup service is supplied to the customer for use during forced outages, the customer's 30-minute integrated KW (KVA) demands shall be adjusted by subtracting the amount of backup contract capacity supplied by the Company. In no event shall the adjusted demands be less than 0. The adjusted 30-minute integrated demands shall be used to determine the monthly billing demand under the supplemental service schedule. If both backup and maintenance service are utilized during the same billing period, the customer's 30-minute integrated demands will be adjusted for both in the appropriate period. Whenever the customer's maximum 30-minute integrated demand at any time during the billing period exceeds the total of the supplemental service contract capacity and the specific request for backup and/or maintenance service, the excess demand shall be considered as supplemental demand in the determination of the billing demands under the appropriate supplemental service schedule.

4. <u>Backup Service Energy Determination</u>

Whenever backup service is utilized, backup energy shall be calculated as the lesser of (a) the backup contract capacity multiplied by the number of hours of backup use or (b) total metered energy. Metered energy for purposes of billing under the appropriate supplemental schedule shall be derived by subtracting the backup energy from the total metered energy for the billing month.

5. Monthly Backup Charge

	Generation	Distribution	Total
Backup Energy Charge (¢ per KWH):			
Secondary Voltage		0.03805	0.03805
Primary Voltage		0.03805	0.03805
Subtransmission/Transmission Voltages		0.03805	0.03805

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SCHEDULE SBS (Standby Service)

Backup Service (Cont'd)

Monthly Backup Charge (Cont'd)

	Service	% Forced	Allowed			
	Reliability	Outage	Outage			
	Level	Rate	Hours	Generation	Distribution	Total
Backup Demand	24112					
Charge (\$ per KW):						
Secondary Voltage:	Α	5	438	1.059	3.575	4.634
	В	10	876	1.799	3.575	5.374
	С	15	1,314	2.538	3.575	6.113
	D	20	1,752	3.277	3.575	6.852
	E	25	2,190	4.019	3.575	7.594
	F	30	2,628	4.756	3.575	8.331
Primary Voltage:	Α	5	438	1.025	2.240	3.265
	В	10	876	1.741	2.240	3.981
	C	15	1,314	2.455	2.240	4.695
	D	20	1,752	3.171	2.240	5.411
	E	25	2,190	3.885	2.240	6.125
	F	30	2,628	4.599	2.240	6.839
Subtransmission/ Transmission						
Voltages:	Α	5	438	0.872	0.043	0.915
	В	10	876	1.569	0.043	1.612
	C	15	1,314	2.267	0.043	2.310
	D	20	1,752	2.966	0.043	3.009
	E	25	2,190	3.664	0.043	3.707
	F	30	2,628	4.361	0.043	4.404

The total monthly backup charge is equal to the selected monthly backup demand charge times the backup contract capacity. Whenever the allowed outage hours for the respective reliability level selected by the customer are exceeded during the contract year, the customer's unadjusted 30-minute integrated demands shall be used for billing purposes under the appropriate supplemental schedule for the remainder of the contract year.

(Continued on Sheet No. 27-5)

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SCHEDULE SBS (Standby Service)

Monthly Charges for Standby Service (Cont'd)

Maintenance Service

1. Determination of Maintenance Contract Capacity

(Continued on Sheet No. 27-6)

The customer may contract for maintenance service by giving at least 6 months' advance written request as specified in the Term of Contract or a lesser period by mutual agreement. Such notice shall specify the amount not to exceed the customer's maximum maintenance service requirements during the planned maintenance outages, and the effective date for the amount of contracted maintenance service.

2. Maintenance Service Notification Requirements

A major maintenance outage shall be considered as any maintenance service request greater than 5,000 KW (KVA) or for longer than 7 days and may be scheduled at a time consented to by the Company. Written notice shall be provided by the customer at least 6 months in advance of such scheduled outages or a lesser period by mutual agreement and shall specify the KW (KVA) amount of maintenance service required, as well as the dates and times such use will commence and terminate. A major maintenance service request shall not exceed the KW (KVA) capacity of the customer's power production facilities as listed in the customer's service contract.

A minor maintenance outage shall be considered as any maintenance service request of 5,000 KW (KVA) or less and for a period of 7 days or less and may be scheduled at a time consented to by the Company. Written notice shall be provided by the customer at least 30 days in advance of such outage or a lesser period by mutual agreement.

If such notification is not received, the customer shall be subject to an increase in supplemental service contract capacity according to the provisions of the supplemental service schedule under which the customer is served and such maintenance service demand shall be considered as supplemental load in the determination of the billing demands.

3. Major Maintenance Service Limitation

The customer shall be limited to one major maintenance outage of 30-days' duration for each generator listed in the customer's service contract in each contract year. Additional major maintenance outages or outages exceeding 30-days' duration may be requested by the customer and shall be subject to approval by the Company. At the time in which any such additional or prolonged maintenance occurs, the customer shall provide to the Company notarized verification that energy provided under this provision is for maintenance use only.

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SCHEDULE SBS (Standby Service)

Monthly Charges for Standby Service (Cont'd)

Maintenance Service (Cont'd)

4. Maintenance Service Demand Determination

Whenever a specific request for maintenance service is made by the customer, the customer's 30-minute integrated demands will be adjusted by subtracting the maintenance service requested in the hours specified by the customer. The adjusted 30-minute integrated demands shall be used in the determination of the monthly billing demand under the supplemental service schedule.

If both backup and maintenance service are utilized during the same billing period, the customer's 30-minute integrated demands will be adjusted for both in the appropriate hours. In no event shall the adjusted demands be less than 0.

Whenever the maximum 30-minute integrated demand at any time during the billing period exceeds the total of the supplemental contract capacity and the specific request for maintenance and/or backup service, the excess demand shall be considered as supplemental load in the determination of the billing demands.

5. Maintenance Service Energy Determination

Whenever maintenance service is used, maintenance energy shall be calculated as the lesser of (a) the KW (KVA) of maintenance service requested multiplied by the number of hours of maintenance use or (b) total metered energy. Metered energy for purposes of billing under the appropriate supplemental service schedule shall be derived by subtracting the maintenance energy from the total metered energy for the billing period.

6. Monthly Maintenance Service Energy Charge

In addition to the monthly charges established under the supplemental service schedule, the customer shall pay the Company for maintenance energy as follows:

	Generation	Distribution	Total
Maintenance Energy Charge (¢ per KWH):			
Secondary Voltage	0.29042	0.61373	0.90415
Primary Voltage	0.28006	0.39875	0.67881
Subtransmission/Transmission Voltages	0.25836	0.04490	0.30326

(Continued on Sheet No. 27-7)

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SCHEDULE SBS (Standby Service)

Local Facilities Charge

Charges to cover interconnection costs (including but not limited to suitable meters, relays and protective apparatus) incurred by the Company shall be determined by the Company and shall be collected from the customer. Such charges shall include the total installed cost of all local facilities. The customer shall make a 1-time payment for the local facilities at the time of the installation of the required additional facilities, or, at his option, up to 36 consecutive equal monthly payments reflecting an annual interest charge as determined by the Company, but not to exceed the cost of the Company's most recent issue of long-term debt nor the maximum rate permitted by law. If the customer elects the installment payment option, the Company may require a security deposit equal to 25% of the total cost of interconnection.

(Continued on Sheet No. 27-8)

Special Provision for Customers with Standby Contract Capacities of Less than 100 KW

Customers requesting backup and/or maintenance service with contract capacities of less than 100 KW shall be charged a monthly demand rate as follows:

	Generation	Distribution	Total
Demand Charge (\$ per KW)	2.157	1.035	3.192

However, in those months when backup or maintenance service is used, the demand charge shall be waived provided the customer notifies the Company in writing prior to the meter reading date and such services shall be billed according to the charges for electric service under the applicable demandmetered rate schedule.

Contracts for such service shall be executed on a special contract form for a minimum of 1 year. Contract standby capacity in KW shall be set equal to the capacity of the customer's largest power production facility.

Delayed Payment Charge

The above schedule is net if full payment is received by mail, checkless payment plan, electronic payment plan or at an authorized payment agent of the Company within 21 days after the mailing of the bill. On all accounts not so paid, an additional charge of five percent (5%) of the total amount billed will be made. Federal, state, county, township and municipal governments and public school systems not served under special contract are subject to the Public Authority Delayed Payment provision, Supplement No. 21.

Applicable Riders

Monthly Charges computed under this schedule shall be adjusted in accordance with the following applicable riders:

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SCHEDULE SBS (Standby Service)

Applicable Riders (Cont'd)

Rider	Sheet No.
Universal Service Fund Rider	60-1
Advanced Energy Fund Rider	61-1
KWH Tax Rider	62-1
Provider of Last Resort Charge Rider	69-1
Monongahela Power Litigation Termination Rider	73-1
Power Acquisition Rider	74-1
Transmission Cost Recovery Rider	75-1
Fuel Adjustment Clause Rider	80-1
Energy Efficiency and Peak Demand Reduction	
Cost Recovery Rider	_81-1
Economic Development Cost Recovery Rider	82-1
Enhanced Service Reliability Rider	83-1
gridSMART Rider	84-1
Environmental Investment Carrying Cost Rider	85-1

Term of Contract

Contracts under this schedule will be made for an initial period of not less than 1 year and shall continue thereafter until either party has given 6-months' written notice to the other of the intention to terminate the contract. The Company will have the right to make contracts for initial periods longer than 1 year.

A 6-month advance written request is required for any change in supplemental, backup or maintenance service requirements, except for the initial standby service contract. All changes in the standby service contract shall be effective on the contract anniversary date. The Company shall either concur in writing or inform the customer of any conditions or limitations associated with the customer's request within 60 days.

Notwithstanding any contractual requirement for longer than 90 days' notice to discontinue service, customers may elect to take service from a qualified CRES Provider, pursuant to the terms of the applicable Open Access Distribution Schedule, by providing 90 days' written notice to the Company. If upon completion of such 90-day notice period, the customer has not enrolled with a qualified CRES Provider, then the customer must continue to take service under the Company's standard service schedules for a period of not less than twelve (12) consecutive months.

(Continued on Sheet No. 27-9)

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2nd Revised Sheet No. 27-9 Cancels 1st Revised Sheet No. 27-9

P.U.C.O. NO. 7

SCHEDULE SBS (Standby Service)

Special Terms and Conditions

This schedule is subject to the Company's Terms and Conditions of Service.

At its discretion, the Company may require that Company-owned metering be installed to monitor the customer's generation. The Company reserves the right to inspect the customer's relays and protective equipment at all reasonable times.

Customers taking service under this rate schedule who desire to transfer to firm full requirements will be required to give the Company written notice of at least 36 months. The Company reserves the right to reduce the notice period requirement dependent upon individual circumstances.

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Effective:

SCHEDULE SL (Street Lighting Service)

Availability of Service

Available to municipalities, counties and other governmental subdivisions, and community associations which have been incorporated as not-for-profit corporations for street lighting service supplied through Company-owned systems.

Service rendered hereunder, is predicated upon the existence of a valid contract between the Company and the customer specifying the type, number and location of lamps to be supplied and lighted.

Monthly Rate

Charges are \$ per lamp per month.

Type of Lamp	Nominal Lamp Wattage	Avg. Monthly KWH Use	Generation	Distribution	Total
High Pressure Sodium:					
Standard	100	40		6.57	6.57
Standard	150	59		7.46	7.46
Standard	200	84		9.59	9.59
Standard	250	103		10.58	10.58
Standard	400	167	***	11.92	11.92
Cut Off	100	40	_	9.43	9.43
Cut Off	250	103		15.14	15.14
Cut Off	400	167		19.34	19.34
Mercury Vapor:					
Standard	100 ²	43		6.00	6.00
Standard	175 ³	72		6.89	6.89
Standard	400 ³	158		11.17	11.17

¹ No new installation after October 1, 1982.

Other Equipment

When other new facilities are to be installed by the Company, in addition to the above charges, the customer shall pay the following distribution charges:

(Continued on Sheet No. 40-2)

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² No new installation after January 1, 1980.

³ No new installation after May 21, 1992.

Effective: Cycle 1 September 2010

P.U.C.O. NO. 7

SCHEDULE SL (Street Lighting Service)

Other Equipment (Cont'd)

		Per Month
1.	For each lamp supported by a wood pole serving no other function than street lighting	\$1.14
2.	For each aluminum pole	\$11.84
3.	For each fiberglass pole	\$17.65
4.	For each additional 150 foot overhead wire span or part thereof	\$0.67
5.	For mounting other than standard bracket:	
	12 foot mastarm	\$1.00
	16 foot mastarm	\$1.33
	20 foot mastarm	\$2.33
6.	For each additional riser pole connection installed on or after May 21, 1992	\$3.42
7.	For each underground wire lateral not over 50 feet	\$1.09
8.	The Company may require the customer to pay for or furnish duct under pavements or adverse soil conditions should this be necessary for initial installation or due to paving over underground feed after placement.	

Delayed Payment Charge

Due Date and Delayed Payment Charge shall be pursuant to the provisions of Supplement 21.

Applicable Riders

Monthly Charges computed under this schedule shall be adjusted in accordance with the following applicable riders:

Rider	Sheet No.
Universal Service Fund Rider	60-1
Advanced Energy Fund Rider	61-1
KWH Tax Rider	62-1
Provider of Last Resort Charge Rider	69-1
Monongahela Power Litigation Termination Rider	73-1
Power Acquisition Rider	74-1
Transmission Cost Recovery Rider	75-1
Fuel Adjustment Clause Rider	80-1
Energy Efficiency and Peak Demand Reduction	
Cost Recovery Rider	81-1
Economic Development Cost Recovery Rider	82-1
Enhanced Service Reliability Rider	83-1
gridSMART Rider	84-1
Environmental Investment Carrying Cost Rider	85-1

(Continued on Sheet No. 40-3)

Filed pursuant to Order dated August 25, 2010 in Case No. 10-155-EL-RDR

Issued: August 27, 2010 Issued by

SCHEDULE SL (Street Lighting Service)

Ownership of Facilities

All facilities necessary for street lighting service hereunder, including but not limited to, all poles, fixtures, street lighting circuits, transformers, lamps and other necessary facilities shall be the property of the Company and may be removed if the Company so desires, at the termination of any contract for service hereunder. The Company will maintain all such facilities.

Continu ed on Sheet No. 40-4)

Electric Energy Rate

The Company will furnish electric energy for a street lighting system owned and maintained by the customer at the following rate:

Monthly Rate (Schedule Code 088)

	Generation	Distribution	Total
Customer Charge (\$)		3.90	3.90
Energy Charge (¢ per KWH)	1.95650	1.06106	3.01756

The applicable KWH per lamp shall be stated under the monthly rate.

Hours of Lighting

Dusk to dawn lighting shall be provided, approximately 4,000 hours per annum.

Lamp Outages

For all aggregate outages of four (4) hours or more in any month which are reported in writing within ten (10) days of the end of the month to the Company by a proper representative of the customer, there shall be a pro-rata reduction from the bill to reflect such outages.

Term of Contract

Contracts under this schedule will ordinarily be made for an initial term of five years with self-renewal provisions for successive terms of one year each until either party shall give at least 60 days' notice to the other of the intention to discontinue at the end of any term. The Company may, at its option, require a longer initial term of contract to fulfill the terms and conditions of service and/or in order to protect the Company's ability to recover its investment of costs over a reasonable period of time.

Notwithstanding any contractual requirement for longer than 90 days' notice to discontinue service, customers may elect to take service from a qualified CRES Provider, pursuant to the terms of the applicable Open Access Distribution Schedule, by providing 90 days' written notice to the Company. If upon completion of such 90-day notice period, the customer has not enrolled with a qualified CRES Provider, then the customer must continue to take service under the Company's standard service schedules for a period of not less than twelve (12) consecutive months.

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Issued by Joseph Hamrock, President

AEP Ohio

Effective: January 8, 2010

COLUMBUS SOUTHERN POWER COMPANY

2nd Revised Sheet No. 40-3 Cancels 1st Revised Sheet No. 40-3

P.U.C.O. NO. 7

SCHEDULE SL (Street Lighting Service)

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Issued by Joseph Hamrock, President AEP Ohio Effective: January 8, 2010

SCHEDULE SL (Street Lighting Service)

Special Terms and Conditions

This schedule is subject to the Company's Terms and Conditions of Service.

The customer shall provide such cleared rights-of-way, licenses and permits as may be required to enable the Company to supply the service applied for.

Service will not be provided hereunder if in the judgment of the Company a danger or nuisance will be created thereby. Service will be terminated if after installation it proves to be a danger or nuisance.

Rates contained herein are based upon continuous use of facilities and are not applicable to seasonal use.

Tree trimming is performed by the Company only when doing so prevents damage to Company facilities.

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SCHEDULE AL (Private Area Lighting Service)

Other Equipment

When other new facilities are to be installed by the Company, in addition to the above monthly charge, the customer shall pay in advance the installation cost of such new overhead facilities extending from the nearest or most suitable pole of the Company to the point designated by the customer for the installation of said lamp. In lieu of such payment of the installation cost, for the following facilities, the customer may pay the following distribution charges:

		Per Month
1.	For each additional wood pole	\$ 2.19
2.	For each aluminum pole	\$11.99
3.	For each fiberglass pole	\$17.88
4.	For each additional 150 foot overhead wire span or part thereof	\$ 0.71
5.	For mounting other than standard bracket:	
	8 foot mastarm	\$ 0.57
	12 foot mastarm	\$ 1.00
	16 foot mastarm	\$ 1.33
	20 foot mastarm	\$ 2.33
6.	For each additional riser pole connection	\$ 3.52
7.	For each underground wire lateral not over 50 feet	\$ 1.05
8.	The Company may require the customer to pay for or furnish duct under pavements or adverse soil conditions should this be necessary for initial installation or due to paving over underground feed after placement.	

Delayed Payment Charge

For non-residential customers, the above schedule is net if full payment is received by mail, checkless payment plan, electronic payment plan or at an authorized payment agent of the Company, within 15 days after the mailing of the bill. On all accounts not so paid, an additional charge of five percent (5%) of the total amount billed will be made. Federal, state, county, township and municipal governments and public school systems not served under special contract are subject to the Public Authority Delayed Payment provision, Supplement No. 21.

Applicable Riders

Monthly Charges computed under this schedule shall be adjusted in accordance with the following applicable riders:

(Continued on Sheet No. 41-3)

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SCHEDULE AL (Private Area Lighting Service)

Applicable Riders (Cont'd)

Rider	Sheet No.
Universal Service Fund Rider	60-1
Advanced Energy Fund Rider	61-1
KWH Tax Rider	62-1
Provider of Last Resort Charge Rider	69-1
Monongahela Power Litigation Termination Rider	73-1
Power Acquisition Rider	74-1
Transmission Cost Recovery Rider	75-1
Fuel Adjustment Clause Rider	80-1
Energy Efficiency and Peak Demand Reduction Cost Recovery Rider	81-1
Economic Development Cost Recovery Rider	82-1
Enhanced Service Reliability Rider	83-1
gridSMART Rider	84-1
Environmental Investment Carrying Cost Rider	85-1

Ownership of Facilities

All facilities necessary for service including fixtures, controls, poles, transformers, secondaries, lamps and other appurtenances shall be owned and maintained by the Company. All service and necessary maintenance will be performed only during the regular scheduled working hours of the Company.

Hours of Lighting

Dusk to dawn lighting shall be provided, approximately 4,000 hours per annum.

Term of Contract

Contract under this schedule will ordinarily be made for an initial term of one year with self-renewal provisions for successive terms of one year until either party shall give at least 60 days notice to the other of the intention to discontinue service at the end of any term. The Company may, at its option, require a longer initial term of contract to fulfill the terms and conditions of service and/or in order to protect the Company's ability to recover its investment of costs over a reasonable period of time.

(Continued on Sheet No. 41-4)

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SCHEDULE AL (Private Area Lighting Service)

Term of Contract (Cont'd)

Notwithstanding any contractual requirement for longer than 90 days' notice to discontinue service, customers may elect to take service from a qualified CRES Provider, pursuant to the terms of the applicable Open Access Distribution Schedule, by providing 90 days' written notice to the Company. If upon completion of such 90-day notice period, the customer has not enrolled with a qualified CRES Provider, then the customer must continue to take service under the Company's standard service schedules for a period of not less than twelve (12) consecutive months.

Special Terms and Conditions

This schedule is subject to the Company's Terms and Conditions of Service.

Rates contained herein are based upon continuous use of facilities and are not applicable to seasonal use.

Filed pursuant to Order dated October 3, 2011 in Case No. 08-917-EL-SSO

Issued: October 6, 2011

Effective:

Issued by Joseph Hamrock, President AEP Ohio

PROVIDER OF LAST RESORT CHARGE RIDER

Effective _____, all customer bills subject to the provisions of the Rider, including any bills rendered under special contract, shall be adjusted by the Provider of Last Resort Charge per KWH as follows:

Schedule	¢/KWH
R-R, R-R-1, RLM, RS-ES AND RS-TOD	0.0000
GS-1	0.0000
GS-2 and GS-2-TOD	0.0000
GS-3	0.0000
GS-4 and IRP-D	0.0000
SBS	0.0000
SL	0.0000
AL	0.0000

Customers of a governmental aggregation where the legislative authority that formed such governmental aggregation has filed written notice with the Commission pursuant to Section 4928.20 (J), Ohio Revised Code, that it has elected not to receive default service from the Company at standard service offer rates shall not be subject to charges under this Rider.

Filed pursuant to Order dated October 3, 2011 in Case No. 08-917-EL-SSO

Issued: October 7, 2011

Effective:

FUEL ADJUSTMENT CLAUSE RIDER

Effective _____, all customer bills subject to the provisions of this Rider, including any bills rendered under special contract, shall be adjusted by the Fuel Adjustment Clause charge per KWH as follows:

Schedule	Secondary	Primary	Subtransmission/ Transmission
	(¢/KWH)	(¢/KWH)	(¢/KWH)
R-R, R-R-1, RLM, RS-ES, RS-TOD	3.82715		_
GS-1	3.82715		-
GS-2	3.82715	3.70233	
GS-2-TOD and GS-2-LM-TOD	3.82715		
GS-3	3.82715	3.70233	
GS-3-LM-TOD	3.82715		_
GS-4			3.63214
IRP-D	3.82715	3.70233	3.63214
SL	3.82715		
AL	3.82715		
SBS	3.82715	3.70233	3.63214

Filed pursuant to Order dated October 3, 2011 in Case No. 08-907-EL-SSO

Issued: October 6, 2011

Effective:

COLUMBUS SOUTHERN POWER COMPANY ALTERNATE TARIFF OPEN ACCESS DISTRIBUTION SERVICE

Filed Pursuant to Order 08-917-EL-SSO

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Schedule		Sheet No(s)	Effective Date
	Cross Reference	1-1D thru 1-2D	
	Table of Contents	1-3D thru 1-4D	Cycle 2 July 2011
	List of Communities Served	2-1D thru 2-2D	Cycle 1 April 2009
	Terms and Conditions of Service	3-1D thru 3-19D	December 9, 2009
	Supplier Terms and Conditions of Service	3-20D thru 3-37D	December 9, 2009
	Code of Conduct	3-38D thru 3-39D	December 9, 2009
	Miscellaneous Distribution Charges	5-1D thru 5-2D	Cycle 1 April 2009
	Minimum Requirements for Distribution System Interconnection	6-1D thru 6-5D	Cycle 1 April 2009
OAD-R-R	Residential Service	10-1D thru 10-3D	Cycle 1 April 2009
OAD-GS-1	General Service - Small	20-1D thru 20-3D	Cycle 1 April 2009
OAD-GS-2	General Service - Low Load Factor	21-1D thru 21-4D	Cycle 1 April 2009
OAD-GS-3	General Service – Medium Load Factor	23-1D thru 23-4D	Cycle 1 April 2009
OAD-GS-4	General Service – Large	24-1D thru 24-4D	Cycle 1 April 2009
OAD-SBS	Standby Service	27-1D thru 27-4D	Cycle 1 April 2009
OAD-NEMS	Net Energy Metering Service	28-1D thru 28-2D	December 11, 2009
OAD-SL	Street Lighting	40-1D thru 40-4D	Cycle 1 April 2009
OAD-AL	Private Area Lighting	41-1D thru 41-4D	Cycle 1 April 2009
OAD-PA	Pole Attachment	43-1D thru 43-2D	Cycle 1 April 2009

(Continued on Sheet No. 1-4D)

Filed pursuant to Order dated October 3, 2011 in Case No. 08-917-EL-SSO

Issued: October 6, 2011

Effective:

Issued by
Joseph Hamrock, President
AEP Ohio

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Supp. No. 21	Public Authority - Delayed Payment	53-1D	Cycle 1 April 2009
	Universal Service Fund Rider	60-1D	Cycle 1 January 2011
	Advanced Energy Fund Rider	61-1D	Cycle 1 April 2009
	KWH Tax Rider	62-1D	Cycle 1 April 2009
	Provider of Last Resort Charge Rider	69-1D	
	Electronic Transfer Rider	70-1D	Cycle 1 April 2009
	Monongahela Power Litigation Termination Rider	73-1D	Cycle 1 April 2009
	Energy Efficiency and Peak Demand Reduction Cost Recovery Rider	81-1D	Cycle 1 June 2010
	Economic Development Cost Recovery Rider	82-1D	Cycle 1 May 2011
	Enhanced Service Reliability Rider	83-1D	Cycle 2 July 2011
	gridSMART Rider	84-1D	Cycle 1 September 2010
	Renewable Energy Credit Purchase Offer Rider	86-1D	June 3, 2011
	SEET Credit Rider	87-1D	Cycle 1 February 2011
·	Renewable Energy Technology Program Rider	88-1D thru 88-3D	July 1, 2011
· · · · · · · · · · · · · · · · · · ·	Emergency Electrical Procedures	90-1D-90-9D	Cycle 1 April 2009

Filed pursuant to Order dated October 3, 2011 in Case No.08-917-EL-SSO

Issued October 6, 2011

Effective:

OAD - PROVIDER OF LAST RESORT CHARGE RIDER (Open Access Distribution -- Provider of Last Resort Charge Rider)

Effective	, all customer t	ills subject to the	provisions of this Rider,
including any bills rendered ur	der special contract	, shall be adjusted	by the Provider of Last
Resort Charge per KWH as follo	ws:		

Schedule	¢/KWH
OAD – RS	0.0000
OAD - GS - 1	0.0000
OAD - GS - 2	0.0000
OAD – GS – 3	0.0000
OAD - GS - 4	0.0000
OAD - SBS	0.0000
OAD - SL	0.0000
OAD – AL	0.0000

Customers of a governmental aggregation where the legislative authority that formed such governmental aggregation has filed written notice with the Commission pursuant to Section 4928.20 (J), Ohio Revised Code, that it has elected not to receive default service from the Company at standard service offer rates shall not be subject to charges under this Rider.

Filed pursuant to Order dated October 3, 2011 in Case No. 08-917-EL-SSO

Issued: October 6, 2011

Effective:

COLUMBUS SOUTHERN POWER COMPANY ALTERNATE TARIFF STANDARD SERVICE

Redline

Filed Pursuant to Order 08-917-EL-SSO

TABLE OF CONTENTS

Schedule		Sheet No(s)	Effective Date
	Table of Contents	1-1 thru 1-2	Cycle 1 October 2011
	List of Communities Served	2-1 thru 2-2	Cycle 1 April 2009
	Terms and Conditions of Service	3-1 thru 3-15	December 9, 2009
	Miscellaneous Distribution Charges	5-1 thru 5-2	Cycle 1 April 2009
	Minimum Requirements for Distribution System Interconnection	6-1 thru 6-5	Cycle 1 April 2009
R-R	Residential Service	10-1 thru 10-4	Cycle 1 June 2011
R-R-1	Residential Small Use Load Management	11-1 thru 11-4	Cycle 1 June 2011
RLM	Residential Optional Demand Rate	12-1 thru 12-4	Cycle 1 June 2011
RS-ES	Residential Energy Storage	13-1 thru 13-3	Cycle 1 June 2011
RS-TOD	Residential Time-of-Day	14-1 thru 14-2	Cycle 1 June 2011
RS-TOD 2	Experimental Residential Time-of-Day	15-1 thru 15-32	June 2011
DLC Rider	Experimental Direct Load Control Rider	16-1 thru 16-3	September 1, 2011
RS-RTP	Experimental Residential Real-Time Pricing Service	18-1 thru 18-3	Cycle 2 July 2011
GS-1	General Service – Small	20-1 thru 20-4	Cycle 1 June 2011
GS-1 TOD	Experimental General Service Time-of-Day	20-5 thru 20-7 <u>6</u>	Cycle 1 June 2010
GS-2	General Service – Low Load Factor	21-1 thru 21-5	Cycle 1 June 2011
GS-2-TOD	General Service – Time-of-Day	22-1 thru 22-2	Cycle 1 June 2011
GS-3	General Service - Medium Load Factor	23-1 thru 23-6 <u>5</u>	Cycle-1 June 2011
GS-4	General Service – Large	24-1 thru 24-43	Cycle 1 June 2011
IRP-D	Interruptible Power - Discretionary	25-1 thru 25-11	Cycle 1 June 2011
COGEN/SPP	Cogeneration and/or Small Power Production	26-1 thru 26-4	Cycle 1 April 2009
SBS	Standby Service	27-1 thru 27-9	Cycle-1 June 2011
NEMS	Net Energy Metering Service	28-1 thru 28-2	December 11, 2009
NEMS-H	Net Energy Metering Service - Hospitals	29-1 thru 29-2	December 11, 2009

Filed pursuant to Order dated September 20, 2011 October 3, 2011 in Case No. 11-281-EL-FAC08-917-EL-SSO

Issued: September 26, 2011 October 6, 2011

Effective: Cycle 1 October 2011

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SL	Street Lighting	40-1 thru 40-4	Cycle 1 June 2011
AL	Private Area Lighting	41-1 thru 41-4	Cycle 1 June 2011
PA	Pole Attachment	43-1 thru 43-2	Cycle 1 April 2009
Supp. No. 18	Church and School Service	52-1	Cycle 1 April 2009
Supp. No. 21	Public Authority – Delayed Payment	53-1	Cycle 1 April 2009
	Universal Service Fund Rider	60-1	Cycle 1 January 2011
· · · =	Advanced Energy Fund Rider	61-1	Cycle 1 April 2009
	KWH Tax Rider	62-1	Cycle 1 April 2009
	Provider of Last Resort Charge Rider	69-1	Cycle 1 June 2011
	Electronic Transfer Rider	70-1	Cycle 1 April 2009
	Emergency Curtailable Service Rider	71-1 thru 71-3	Cycle 1 April 2009
,,,,,,	Energy Price Curtailable Service Rider	72-1 thru 72-4	Cycle 1 April 2009
	Monongahela Power Litigation Termination Rider	73-1	Cycle 1 April 2009
	Transmission Cost Recovery Rider	75-1	Cycle 1 July 2011
<u> </u>	Fuel Adjustment Clause Rider	80-1	Cycle 1 October 2011
	Energy Efficiency and Peak Demand Reduction Cost Recovery Rider	81-1	Cycle 1 June 2010
	Economic Development Cost Recovery Rider	82-1	Cycle 1 May 2011
	Enhanced Service Reliability Rider	83-1	Cycle 2 July 2011
	gridSMART Rider	84-1	Cycle 1 September 2010
	Environmental Investment Carrying Cost Rider	85-1	Cycle 2 July 2011
	Renewable Energy Credit Purchase Offer Rider	86-1	June 3, 2011
	SEET Credit Rider	87-1	Cycle 1 February 2011
	Renewable Energy Technology Program Rider	88-1 thru 88-3	July 1, 2011
	Emergency Electrical Procedures	90-1 thru 90-9	Cycle 1 April 2009

Filed pursuant to Order dated September 20, 2011 October 3, 2011 in Case No. 11-281-EL-FAC 08-917-EL-SSO

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Effective: Cycle 1-October 2011

SCHEDULE R-R (Residential Service)

Term of Contract

A written agreement may, at the Company's option, be required.

Special Terms and Conditions

This schedule is subject to the Company's Terms and Conditions of Service.

This schedule is intended for single phase service. Where the residential customer requests three-phase service, this schedule will apply if the residential customer pays to the Company the difference between constructing single-phase service and three-phase service.

Customers with cogeneration and/or small power production facilities shall take service under Schedule COGEN/SPP, Schedule NEMS, or by special agreement with the Company.

Rates Subject to Refund

Effective the first billing cycle of June 2011, the environmental carrying cost portion of the monthly generation rate will be collected subject to refund as provided in the May 25, 2011 Entry in Case No. 08-917-EL-SSO:

Filed pursuant to Order dated May 25, 2011 October 3, 2011 in Case No. 08-917-EL-SSO

Issued: May 27October 6, 2011

Effective: Cycle 1 June 2011_____

SCHEDULE R-R-1 (Residential Small Use Load Management Service)

Applicable Riders (Cont'd)

Rider	Sheet No.
Universal Service Fund Rider	60-1
Advanced Energy Fund Rider	61-1
KWH Tax Rider	62-1
Provider of Last Resort Charge Rider	69-1
Monongahela Power Litigation Termination Rider	73-1
Power Acquisition Rider	74-1
Transmission Cost Recovery Rider	75-1
Fuel Adjustment Clause Rider	80-1
Energy Efficiency and Peak Demand Reduction	
Cost Recovery Rider	81-1
Economic Development Cost Recovery Rider	82-1
Enhanced Service Reliability Rider	83-1
gridSMART Rider	84-1
Environmental Investment Carrying Cost Rider	85-1

Term of Contract

A written agreement may, at the Company's option, be required.

Special Terms and Conditions

This schedule is subject to the Company's Terms and Conditions of Service.

This schedule is intended for single phase service. Where the residential customer requests three-phase service, this schedule will apply if the residential customer pays to the Company the difference between constructing single-phase service and three-phase service.

Customers with cogeneration and/or small power production facilities shall take service under Schedule COGEN/SPP, Schedule NEMS, or by special agreement with the Company.

Rates Subject to Refund

Effective the first billing cycle of June 2011, the environmental carrying cost portion of the monthly generation rate will be collected subject to refund as provided in the May 25, 2011 Entry in Case No. 08-917-EL-SSO.

Filed pursuant to Order dated May-25October 3, 2011 in Case No. 08-917-EL-SSO

Issued: May 27October 6, 2011

Effective: Cycle 1 June 2011

Issued by
Joseph Hamrock, President
AEP Ohio

SCHEDULE RLM (Residential Optional Demand Service)

Applicable Riders (Cont'd)

Rider	Sheet No.
Universal Service Fund Rider	60-1
Advanced Energy Fund Rider	61-1
KWH Tax Rider	62-1
Provider of Last Resort Charge Rider	69-1
Monongahela Power Litigation Termination Rider	73-1
Power Acquisition Rider	74-1
Transmission Cost Recovery Rider	75-1
Fuel Adjustment Clause Rider	80-1
Energy Efficiency and Peak Demand Reduction	
Cost Recovery Rider	81-1
Economic Development Cost Recovery Rider	82-1
Enhanced Service Reliability Rider	83-1
gridSMART Rider	84-1
Environmental Investment Carrying Cost Rider	85-1

Determination of Billing Demand

The billing demand shall be the maximum 30-minute integrated kilowatt demand recording of an integrating demand meter during the current billing period.

Term of Contract

The term of contract shall be an initial period of four years under the Rural Line Extension Plan, but in no case shall the contract term be less than one year.

Special Term and Conditions

This schedule is subject to the Company's Terms and Conditions of Service.

This schedule is intended for single phase service. Where the residential customer requests three-phase service, this schedule will apply if the residential customer pays to the Company the difference between constructing single-phase service and three-phase service.

Customers with cogeneration and/or small power production facilities shall take service under Schedule COGEN/SPP, Schedule NEMS, or by special agreement with the Company.

Filed pursuant to Order dated May 25, 2011 October 3, 2011 in Case No. 08-917-EL-SSO

Issued: May 27, 2011 October 6, 2011

Effective: Cycle 1 June 2011____

Issued by
Joseph Hamrock, President
AEP Ohio

SCHEDULE RS-ES (Residential Energy Storage)

Term of Contract

A written agreement may, at the Company's option, be required.

Special Terms and Conditions

Rates Subject to Refund

in Case Nos. 08-917-EL-SSO.

This schedule is subject to the Company's Terms and Conditions of Service.

The Company reserves the right to inspect at all reasonable times the energy storage and load management devices which qualify the residence for service and for conservation and load management credits under this schedule, and to ascertain by any reasonable means that the time-differentiated load characteristics of such devices meet the Company's specifications. If the Company finds that, in its sole judgment, the availability conditions of this schedule are being violated, it may discontinue billing the customer under this schedule and commence billing under the appropriate residential schedule.

This schedule is intended for single phase service. Where the residential customer requests three-phase service, this schedule will apply if the residential customer pays to the Company the difference between constructing single-phase service and three-phase service.

Customers with cogeneration and/or small power production facilities shall take service under Schedule COGEN/SPP, Schedule NEMS, or by special agreement with the Company.

Effective the first billing cycle of June 2011, the environmental carrying cost portion of the monthly generation rate will be collected subject to refund as provided in the May 25, 2011 Entry

Filed pursuant to Order dated May 25 October 3, 2011 in Case No. 08-917-EL-SSO

Issued: May 27, 2011 October 6, 2011

Effective: Cycle 1 June 2011_____

SCHEDULE RS-TOD (Residential Time-of-Day Service)

Applicable Riders (Cont'd)

Rider	Sheet No.
Universal Service Fund Rider	60-1
Advanced Energy Fund Rider	61-1
KWH Tax Rider	62-1
Provider of Last Resort Charge Rider	69-1
Monongahela Power Litigation Termination Rider	73-1
Power Acquisition Rider	74-1
Transmission Cost Recovery Rider	75-1
Fuel Adjustment Clause Rider	80-1
Energy Efficiency and Peak Demand Reduction	
Cost Recovery Rider	81-1
Economic Development Cost Recovery Rider	82-1
Enhanced Service Reliability Rider	83-1
gridSMART Rider	84-1
Environmental Investment Carrying Cost Rider	85-1

Term of Contract

A written agreement may, at the Company's option, be required.

Special Terms and Conditions

This schedule is subject to the Company's Terms and Conditions of Service.

This schedule is intended for single phase service. Where the residential customer requests three-phase service, this schedule will apply if the residential customer pays to the Company the difference between constructing single-phase service and three-phase service.

Customers with cogeneration and/or small power production facilities shall take service under Schedule COGEN/SPP, Schedule NEMS, or by special agreement with the Company.

Filed pursuant to Order dated May 25, 2011 October 3, 2011 in Case No. 08-917-EL-SSO

Issued: May 27, 2011 October 6, 2011

Issued by
Joseph Hamrock, President

AEP Ohio

SCHEDULE RS – TOD2 (Experimental Residential Time-of-Day Service)

ı	Rates Subject to Refund
	Effective the first billing cycle of June 2011, the environmental carrying cost portion of the monthly generation rate will be collected subject to refund as provided in the May 25, 2011 Entry in Case No. 08 917 ELSSO.
	Filed pursuant to Order dated May 25, 2011 October 3, 2011 in Case No. 08-917-EL-SSO

Issued: May 27, 2011October 6, 2011 Effective: Cycle 1 June 2011

SCHEDULE GS-1 (General Service - Small)

Optional Unmetered Service Provision (Cont'd)

Calculated energy use per month shall be equal to the contract capacity specified at the contract location times the number of days in the billing period times the specified hours of operation. Such calculated energy shall then be billed as follows:

Monthly Rate (Schedule Codes 077, 078, 204, 214, 732)

	Generation	Distribution	Total
Unmetered Service Customer Charge (\$)		3.90	3.90
Unmetered Service Energy Charge			
(¢ per KWH)	2.47143	1.47707	3.94850

This provision is subject to the Terms and Conditions of Schedule GS-1.

Rates Subject to Refund

Effective the first billing cycle of June 2011, the environmental carrying cost portion of the monthly generation rate will be collected subject to refund as provided in the May 25, 2011 Entry in Case No. 08-917-EL-SSO.

Filed pursuant to Order dated May 25, 2011 October 3, 2011 in Case No. 08-917-EL-SSO

Issued: May 27, 2011 October 6, 2011

Effective: Cycle 1 June 2011_____

SCHEDULE GS1 - TOD (Experimental Small General Service Time-of-Day)

Rates Subject to Refund	
Effective the first billing cycle of June 2011, the environmental carrying cost portion of the month generation rate will be collected subject to refund as provided in the May 25, 2011 Entry in Case No. 08-917-Et SSO.	

Filed pursuant to Order dated May 25, 2011 October 3, 2011 in Case No. 08-917-EL-SSO

SCHEDULE GS-2 (General Service - Low Load Factor)

Load Management Time-of-Day Provision (Cont'd)

Customers who desire to separately wire their load management load to a time-of-day meter and their general-use load to a standard meter shall receive service for both under the appropriate provisions of this schedule.

The customer shall be responsible for all local facilities required to take service under this provision.

Monthly Rate (Schedule Codes 220, 222)

	Generation	Distribution	Total
Load Management Customer Charge (\$)		28.63	28.63
Load Management Energy Charge			
(¢ per KWH):			
For all KWH used during the on-peak			
Billing period	7.78362	2.83254	10.61616
For all KWH used during the off-peak			
Billing period	0.02659	0.03805	0.06464

For purpose of this provision, the on-peak billing period is defined as 7:00 AM to 9:00 PM local time for all weekdays, Monday through Friday. The off-peak billing period is defined as 9:00 PM to 7:00 AM for all weekdays, all hours of the day on Saturdays and Sundays, and the legal holidays of New Year's Day, Presidents Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day.

Rates Subject to Refund

— Effective the first billing cycle of June 2011, the environmental carrying cost portion of the monthly generation rate will be collected subject to refund as provided in the May 25, 2011 Entry in Case No. 08-917-EL-SSO.

Filed pursuant to Order dated May 25, 2011 October 3, 2011 in Case No. 08-917-EL-SSO

Issued: May 27, 2011 October 6, 2011

Effective: Cycle 1 June 2011_____

SCHEDULE GS-2-TOD (General Service – Time-of-Day)

Applicable Riders (Cont'd)

Rider	Sheet No.
Universal Service Fund Rider	60-1
Advanced Energy Fund Rider	61-1
KWH Tax Rider	62-1
Provider of Last Resort Charge Rider	69-1
Monongahela Power Litigation Termination Rider	73-1
Power Acquisition Rider	74-1
Transmission Cost Recovery Rider	75-1
Fuel Adjustment Clause Rider	80-1
Energy Efficiency and Peak Demand Reduction	
Cost Recovery Rider	81-1
Economic Development Cost Recovery Rider	82-1
Enhanced Service Reliability Rider	83-1
gridSMART Rider	84-1
Environmental Investment Carrying Cost Rider	85-1

Term of Contract

A written agreement may, at the Company's option, be required.

Notwithstanding any contractual requirement for longer than 90 days' notice to discontinue service, customers may elect to take service from a qualified CRES Provider, pursuant to the terms of the appropriate Open Access Distribution Schedule, by providing 90 days' written notice to the Company. If upon completion of such 90-day notice period, the customer has not enrolled with a qualified CRES Provider, then the customer must continue to take service under the Company's standard service schedules for a period of not less than twelve (12) consecutive months.

Special Terms and Conditions

This schedule is subject to the Company's Terms and Conditions of Service.

Customers with cogeneration and/or small power production facilities shall take service under Schedule COGEN/SPP, Schedule NEMS, or by special agreement with the Company.

Rates Subject to Refund ——Effective the first billing cycle of June 2011, the environmental carrying cost portion of the monthly generation rate will be collected subject to refund as provided in the May 25, 2011 Entry in Case No. 08-917-EL-SSO.

Filed pursuant to Order dated May 25, 2011 October 3, 2011 in Case No. 08-917-EL-SSO

Issued: May 27, 2011 October 6, 2011

Effective: Cycle 1 June 2011_____
Issued by

Issued by
Joseph Hamrock, President
AEP Ohio

SCHEDULE GS-3 (General Service - Medium Load Factor)

1	Rates Subject to Refund	
	Effective the first billing cycle of June 2011, the environmental carrying monthly generation rate will be collected subject to refund as provided in the hin Case No. 08-917-EL-SSO.	cost portion of the May 25, 2011 Entry
ı		
	Filed pursuant to Order dated May 25, 2011 October 3, 2011 in Case No. 08-91	7-EL-SSO
١	Issued: May 27, 2011 October 6, 2011 Effecti	ve: Cycle 1 June 2011

SCHEDULE GS-4 (General Service - Large)

	(Odricial Odrvice - Large)				
Rates Subject to Refund					
	Effective the first billing cycle of June 2011, the environmental carrying cost portion of the monthly generation rate will be collected subject to refund as provided in the May 25, 2011 Entry in Case No. 08-917-EL-SSO.				
ļ	Filed pursuant to Order dated May 25, 2011 October 3, 2011 in Case No. 08-917-EL-SSO				
1	Issued: May 27, 2011October 6, 2011 Effective: Cycle 1 June 2011				

Effective: Cycle 1 June 2011

P.U.C.O. NO. 7

SCHEDULE IRP-D (Interruptible Power - Discretionary)

Special Terms and Conditions

Rates Subject to Refund

SSO.

This schedule is subject to the Company's Terms and Conditions of Service.

A customer's plant is considered as one or more buildings which are served by a single electrical distribution system provided and operated by customer. When the size of the customer's load necessitates the delivery of energy to the customer's plant over more than one circuit, the Company may elect to connect its circuits to different points on the customer's system irrespective of contrary provisions in the Terms and Conditions.

Customers with cogeneration and/or small power production facilities shall take service under Schedule COGEN/SPP, Schedule NEMS, or by special agreement with the Company.

Effective the first billing cycle of June 2011, the environmental carrying cost portion of the monthly generation rate will be collected subject to refund as provided in the May 25, 2011 Entry in Case No. 08-917-EL-

Filed pursuant to Order dated May 25, 2011 October 3, 2011 in Case No. 08-917-EL-SSO

Issued: May 27, 2011 October 6, 2011

issued by Joseph Hamrock, President

AEP Ohio

Effective: Cycle 1 June 2011

P.U.C.O. NO. 7

SCHEDULE SBS (Standby Service)

Special Terms and Conditions

This schedule is subject to the Company's Terms and Conditions of Service.

At its discretion, the Company may require that Company-owned metering be installed to monitor the customer's generation. The Company reserves the right to inspect the customer's relays and protective equipment at all reasonable times.

Customers taking service under this rate schedule who desire to transfer to firm full requirements will be required to give the Company written notice of at least 36 months. The Company reserves the right to reduce the notice period requirement dependent upon individual circumstances.

Rates Subject to Refund

Effective the first billing cycle of June 2011, the environmental carrying cost portion of the monthly generation rate will be collected subject to refund as provided in the May 25, 2011 Entry in Case No. 08-917-EL-SSO.

Filed pursuant to Order dated May 25, 2011 October 3, 2011 in Case No. 08-917-EL-SSO

Issued: May 27, 2011 October 6, 2011

issued by Joseph Hamrock, President

SCHEDULE SL (Street Lighting Service)

Special Terms and Conditions

This schedule is subject to the Company's Terms and Conditions of Service.

The customer shall provide such cleared rights-of-way, licenses and permits as may be required to enable the Company to supply the service applied for.

Service will not be provided hereunder if in the judgment of the Company a danger or nuisance will be created thereby. Service will be terminated if after installation it proves to be a danger or nuisance.

Rates contained herein are based upon continuous use of facilities and are not applicable to seasonal use.

Tree trimming is performed by the Company only when doing so prevents damage to Company facilities.

Rates Subject to Refund

Effective the first billing cycle of June 2011, the environmental carrying cost portion of the monthly generation rate will be collected subject to refund as provided in the May 25, 2011 Entry in Case No. 08-917-EL-SSO.

Filed pursuant to Order dated May 25, 2011 October 3, 2011 in Case No. 08-917-EL-SSO

Issued: May 27, 2011 October 6, 2011

SCHEDULE AL (Private Area Lighting Service)

Term of Contract (Cont'd)

Notwithstanding any contractual requirement for longer than 90 days' notice to discontinue service, customers may elect to take service from a qualified CRES Provider, pursuant to the terms of the applicable Open Access Distribution Schedule, by providing 90 days' written notice to the Company. If upon completion of such 90-day notice period, the customer has not enrolled with a qualified CRES Provider, then the customer must continue to take service under the Company's standard service schedules for a period of not less than twelve (12) consecutive months.

Special Terms and Conditions

This schedule is subject to the Company's Terms and Conditions of Service.

Rates contained herein are based upon continuous use of facilities and are not applicable to seasonal use.

Rates Subject to Refund

Effective the first billing cycle of June 2011, the environmental carrying cost portion of the monthly generation rate will be collected subject to refund as provided in the May 25, 2011 Entry in Case No. 08-917-EL-SSO.

Filed pursuant to Order dated May 25, 2011October 3, 2011 in Case No. 08-917-EL-SSO

Issued: May 27, 2011 October 6, 2011

PROVIDER OF LAST RESORT CHARGE RIDER

Effective	_Cycle 1 April 2009 through the last billing cycle of December 2009, al
customer bills subject to	the provisions of the Rider, including any bills rendered under specia
contract, shall be adjusted	by the Provider of Last Resort Charge per KWH as follows:

Schedule	¢/KWH
R-R, R-R-1, RLM, RS-ES AND RS-TOD	0.77546
GS-1	0.6660
GS-2 and GS-2-TOD	0.67937
GS-3	0.52603
GS-4 and IRP-D	0.44595
SBS	0.54402
SL	0.25312
AL	0.22207

Effective Cycle 1 January 2010, the Provider of Last Resort Charge shall be the following:

Schedule	¢/KWH
R-R, R-R-1, RLM, RS-ES AND RS-TOD	0.56955 0.0000
GS-1	0.48959 0.0000
GS-2 and GS-2-TOD	0.49897 0.0000
GS-3	0.38635 0.0000
GS-4 and IRP-D	0.32753 <u>0.0000</u>
SBS	0.39956 0.0000
SL	0.18591 0.0000
AL	0.16311 <u>0.0000</u>

Customers of a governmental aggregation where the legislative authority that formed such governmental aggregation has filed written notice with the Commission pursuant to Section 4928.20 (J), Ohio Revised Code, that it has elected not to receive default service from the Company at standard service offer rates shall not be subject to charges under this Rider.

Customers that elect to take energy service from a CRES Provider and agree to pay the market price of power should they return to energy service from the Company, shall not be subject to charges under this Rider.

Rates Subject to Refund

Effective the first billing cycle of June 2011, the Provider of Last Resort charge rider will be collected subject to refund as provided in the May 25, 2011 Entry in Case No. 08-917-EL-SSO.

Filed pursuant to Order dated May 25, 2011 October 3, 2011 in Case No. 08-917-EL-SSO

Issued: May 27, 2011October 7, 2011

Issued by
Joseph Hamrock, President
AEP Ohio

Effective: Cycle 1 June 2011

FUEL ADJUSTMENT CLAUSE RIDER

Effective Cycle 1 October 2011, all customer bills subject to the provisions of this Rider, including any bills rendered under special contract, shall be adjusted by the Fuel Adjustment Clause charge per KWH as follows:

Schedule	Secondary	Primary	Subtransmission/ Transmission
	(¢/KWH)	(¢/KWH)	(¢/KWH)
R-R, R-R-1, RLM, RS-ES, RS-TOD	4.49937 <u>3.82</u> 715		
GS-1	4.49783 <u>3.82</u> 715		
GS-2	4.49937 <u>3.82</u> 715	4.35262 <u>3.</u> 70233	
GS-2-TOD and GS-2-LM-TOD	4.499373.82 715		
GS-3	4 .13114 3.82 715	3.99641 <u>3.</u> 70233	
GS-3-LM-TOD	4.13114 <u>3.82</u> 715		
GS-4			3.50271 3.63214
IRP-D	3.690773.82 715	3.57040 <u>3.</u> 70233	3.50271 <u>3.63214</u>
SL	4.499373.82 715		
AL	4. <u>1.278053.</u> 82715		
SBS	4.25081 <u>3.82</u> 715	4.00635 <u>3.</u> 70233	3.50271 <u>3.63214</u>

Filed pursuant to Order dated September 20, 2011 October 3, 2011 in Case No. 11-281-EL-FAC08-907-EL-SSO

Issued: September 26, 2011 October 6, 2011

COLUMBUS SOUTHERN POWER COMPANY ALTERNATE TARIFF OPEN ACCESS DISTRIBUTION SERVICE Redline

Filed Pursuant to Order 08-917-EL-SSO

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(Continued on Sheet No. 1-4D)

Filed pursuant to Order dated June 1, 2011 October 3, 2011 in Case No. 09-1874-EL-ACP 08-917-EL-SSO

Issued: June 3, 2011October 6, 2011

Effective: June 3, 2011

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Filed pursuant to Order dated June 1, 2011 October 3, 2011 in Case No. 09-1874-EL-ACP 08-917-EL-SSO

OAD - FRANCHISE TAX RIDER (Open Access Distribution - Franchise Tax Rider)

OAD - PROVIDER OF LAST RESORT CHARGE RIDER (Open Access Distribution – Provider of Last Resort Charge Rider)

Effective	Cycle 1 April 2009 through the last billing cycle of December
2009, all customer bills subject to	the provisions of this Rider, including any bills rendered under
special contract, shall be adjusted	by the Provider of Last Resort Charge per KWH as follows:

Schedule	¢/KWH
OAD-RS	0.77546
OAD-GS-1	0.66660
OAD-GS-2	0.67937
OAD-GS-3	0.52603
OAD-GS-4	0.44595
OAD - SBS	0.54402
OAD - SL	0.25312
OAD-AL	0.22207

Effective Cycle 1 January 2010, the Provider of Last Resort Charge shall be the following:

Schedule	¢/KWH
OAD - RS	0.56955 0.0000
OAD - GS - 1	0.489590.0000
OAD - GS - 2	0.498970.0000
OAD - GS - 3	0.386350.0000
OAD - GS - 4	0.32753 0.0000
OAD - SBS	0.3995 60.0000
OAD - SL	0.1859 1 <u>0.0000</u>
OAD – AL	0.16311 0.0000

Customers of a governmental aggregation where the legislative authority that formed such governmental aggregation has filed written notice with the Commission pursuant to Section 4928.20 (J), Ohio Revised Code, that it has elected not to receive default service from the Company at standard service offer rates shall not be subject to charges under this Rider.

Customers that elect to take energy service from a CRES Provider and agree to pay the market price of power should they return to energy service from the Company, shall not be subject to charges under this Rider.

Rates Subject to Refund

Effective the first billing cycle of June 2011, the Provider of Last Resort charge rider will be collected subject to refund as provided in the May 25, 2011 Entry in Case No. 08-917-EL-SSO.

Filed pursuant to Order dated May 25, 2011 October 3, 2011 in Case No. 08-917-EL-SSO

Issued: May 27, 2011 October 6, 2011

Effective: Cycle 1 June 2011
Issued by