

THE STATE CORPORATION COMMISSION OF KANSAS

WESTAR ENERGY, INC.

(Name of Issuing Utility)

ENTIRE SERVICE AREA

(Territory to which schedule is applicable)

Index _____

SCHEDULE GT&C

Replacing Schedule GT&C Sheet 6

which was filed November 3, 2006

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

Sheet 6 of 6 Sheets

GENERAL TERMS AND CONDITIONS

- 1.26 **"Demand Charge"** means a rate component of a customer's monthly bill for Electric Service, applicable to metered or otherwise established Kilowatt demands, which recovers a portion of Company's annual fixed investment and operating costs associated with buildings, as well as a portion of Company's investment and operating costs incurred in providing electric capacity capable of supplying customer's maximum demand at any time, e.g., local transformers, distribution lines and substations, and generation and transmission facilities.
- 1.27 **"Energy Charge"** means a rate component of a customer's monthly bill for Electric Service, applicable to metered or otherwise established electric energy consumption in Kilowatt-hours, which recovers the variable operating costs incurred by Company in customer's Kilowatt-hours, e.g., fuel, fuel handling and purchased power expenses and variable production plant operating and maintenance expenses, as well as any additional non-variable costs not recovered in the Customer Charge and/or Demand Charge which may be applicable.
- 1.28 **"Confidentiality"** Company's treatment of customer-specific information: This information, which shall include all billing statement information, usage data and agent information, shall not be released to any other party without the customer's consent, except that neither notice nor customer consent shall be required when customer-specific information is released in response to a request of the Commission or its staff. This section shall not prevent Company from providing information regarding customer status when requested by law enforcement or emergency personnel acting in an official capacity or when customer-specific information is released by court order, subpoena, or other order or requirement issued by a duly constituted authority, or when release of such information is necessary to provide service. Company shall not be required to notify the customer or obtain the customer's consent in these instances.
- 1.29 **"Resale of Service"** The resale of Electric Service is prohibited by customers to third parties or tenants of customer without the written consent of Company. The customer may pass on to the occupant(s) of rental facilities an amount equal to the billing received to such tenant(s).

Issued January 21, 2009
Month Day Year

Effective FEB 3 - 2009
Month Day Year

By Michael Lennen
Michael Lennen, Vice President

08-WSEE-1041-RTS
Approved
Kansas Corporation Commission
January 21, 2009
/S/ Susan K. Duffy

DJM

THE STATE CORPORATION COMMISSION OF KANSAS

Index _____

WESTAR ENERGY, INC.

SCHEDULE GT&C

(Name of Issuing Utility)

Replacing Schedule INITIAL Sheet 6

ENTIRE SERVICE AREA

(Territory to which schedule is applicable)

which was filed _____

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

Sheet 6 of 10 Sheets

GENERAL TERMS AND CONDITIONS

- a) Contributions in Aid of Construction Agreements: Customers are required to sign a separate agreement if Company determines the revenue from customer's Electric Service is not enough to justify the investment needed to serve customer. These agreements require customer to make a payment to Company according to Section 7.06, Facilities Furnished by Company and Section 8, Line Extension.
- b) Satisfactory Guarantee of Revenue: A satisfactory guarantee of revenue agreement may be in the form of an adjustment to the minimum bill or other similar provisions of the applicable tariff.

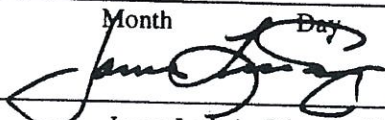
2.03.04 Service Agreement Breach or Default: Company may disconnect Electric Service upon customer's default of a provision in the service agreement. Company's right to disconnect is detailed more fully in Section 2.05, Company's Right to Refuse or Disconnect Electric Service, and Section 5, Discontinuation of Electric Service. Company may also seek legal action if customer fails to comply with the provisions of a service agreement. However, if Company does not seek legal action for a default or breach, it is not prevented from seeking legal action for any continuing or future default or breach.

2.03.05 Service Agreement Assignment and Succession: Service agreements shall not be assigned or transferred by customer without Company's prior consent. Company may seek to bind customer's successors or heirs to the provisions of customer's service agreement or Other Agreements, as set forth in subsection 2.03.03, through Commission or legal action.

2.04 Choice of Rate Schedules and/or Riders: Each customer is responsible for choosing the most economical rate schedule and/or rider for which the requested Electric Service is eligible. Company, shall upon request, provide advice on the rate schedule and/or rider best adapted to existing or anticipated service requirements, as provided by customer. Company does not assume responsibility for customer's selection of rate schedules. **A customer shall not resell or allow others to use Electric Service in a manner not authorized by Company's tariffs.**

Issued _____
Month Day Year

Effective NOV 7 - 2006
Month Day Year

By 
James Ludwig, Vice President

06-WSEE-899-TAR
Approved
Kansas Corporation Commission
November 3, 2006
/s/ Susan K. Duffy

DM