

P.U.C.O. No. 17  
ELECTRIC TRANSMISSION SERVICE  
RULES AND REGULATIONS  
APPLICATION AND CONTRACT FOR SERVICE

A. Application for Service

Any Alternate Generation Supplier (AGS) desiring to serve retail electric Customers in the Company's Certified Territory, or its Transmission Scheduling Agent (TSA), must execute a Service Agreement for Retail Network Integration Service according to the terms and conditions contained in PJM's Open Access Transmission Tariff (OATT) filed at the Federal Energy Regulatory Commission.

Retail Customers will be billed directly for Transmission Service and all Ancillary Services provided by the Company under Tariff Sheet Nos. T8 through T13 of this Schedule. When serving retail electric Customers in the Company's Certified Territory, the AGS will be responsible for supplying sufficient energy to cover all real power losses according to the terms and conditions contained in the PJM's OATT and Alternate Generation Supplier Coordination Tariff.

Any prospective retail Customer desiring electric Transmission Service must apply in writing to the Company on printed forms supplied by the Company for that purpose. If permitted by the Company, a person may make an oral application for service. An oral applicant must 1) specify the place or location where service(s) are desired; 2) agree to comply with all the terms, rules and regulations of the Company covering such service(s); and 3) agree to pay the applicable prices charged by the Company for the service(s) desired. Any such application for service submitted by the prospective retail Customer will be considered a joint application for Distribution Service under Tariff Sheet No. D3 of the Electric Distribution Service Schedule as well as retail Transmission Service under this Schedule.

All applications for service must be accepted on behalf of the Company by an officer or duly authorized agent before service can be provided. Upon acceptance of the application by the Company, the application becomes a contract between the Customer and the Company. The Company will not serve and may stop serving any Customer who does not complete an application for service, or who refuses to accept service or to continue service in accordance with the Tariff Sheets and the Electric Transmission Service Rules and Regulations of the Company filed with the Public Utilities Commission of Ohio.

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Issued June 8, 2005

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Issued by  
JAMES V. MAHONEY, President and Chief Executive Officer

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If existing Company facilities cannot supply the electric service requested by the Applicant, the Company may defer approval of service until adequate facilities can be provided.

B. Application Required for Each Location

A person desiring electric Transmission Service must make a separate application for each location, residence, place of business or premises where the person desires electric service. The Company will not serve more than one location, residence, place of business, or premises under a single application or contract for service.

C. Available Service Options

Anyone completing an application for service must elect to receive electric Transmission Service appropriate to the Voltage Level of Service requirements, Service Type, and the applicability of specific tariff sheets by choosing one of the following:

<u>Service Type</u>	<u>Transmission Tariff Sheet No.</u>
Residential	T8
Residential Heating	T8
Secondary	T8
Primary	T8
Primary-Substation	T8
High Voltage	T8
Private Outdoor Lighting	T8
School	T8
Street Lighting	T8

Specific Ancillary Services are required for Transmission Service. Terms and conditions for such services are contained in Tariff Sheet Nos. T9 and T10.

Retail Transmission Customers will not be charged directly for energy imbalance service or real power losses service under this Schedule. The AGS or its TSA must schedule energy inclusive of Transmission and Distribution losses in accordance with

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the Company's AGS Coordination Tariff Sheet No. G8. A Customer, however, may be charged directly for these services by its selected Alternate Generation Supplier in accordance with any agreement between the Customer and its AGS.

D. Service Contract Is Not Transferable

The contract between the Customer and the Company covering electric service is not transferable to any other person by the Customer. No agent or employee of the Company has the authority to consent in writing, or otherwise, to such a transfer. Notwithstanding the above, final bills and uncollectible accounts may be transferred with the consent of the Customer to a new account of the same type of electric service.

E. Cannot Modify Contract

No agent or employee of the Company has the right to amend, modify, or alter the application or contract, or the rates, terms, conditions, rules or regulations filed with The Public Utilities Commission of Ohio. The conduct of any agent or employee of the Company shall not waive requirements of or otherwise stop the Company from enforcing the rates, terms, conditions, rules or regulations of the Company filed with the Public Utilities Commission of Ohio.

F. Service to a New Tenant or Owner

The Company shall not delay or deny service to a new tenant or owner who has properly applied for service and has satisfied all requirements for service, because of non-payment of a final bill by a former tenant or a former owner.

G. Suspension of Service Agreement Because of Casualty

If a fire or other casualty renders a Customer's premises unfit to receive electric service, the contract shall be suspended until such time as the premises are reconstructed so that electric service can be safely re-established in accordance with this Schedule and the Rules and Regulations filed with the Public Utilities Commission of Ohio.

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