

Attachment H
Financial Qualifications for the Provision of Single-Billing Service

Financial qualifications under Section 451.510(a)

Type: Bond issued by qualifying surety or financial institution

Issuer: Berkley Regional Insurance Company

Amount: 15% of a good faith estimate of the total amount Applicant expects to be obliged to pay to the utility under single bill tariffs during the next twelve months

AmerenCILCO

Load	100	MW
Accounts	50	
Avg Size	2	MW
Percent SBO Accounts	25%	

Rate DS-4

Large General Delivery Service

Monthly Charges	\$/Acct	kW	Accts	\$/mo
Customer Charge	\$1,479.15		50	\$73,958
Meter Charge	\$71.59		50	\$3,580
Distribution Delivery Charge (\$/kW)	\$0.540	2,000	50	\$54,000
Estimated Monthly Charge				\$131,537
Estimated Annual Charge				\$1,578,444
Percent SBO Accounts				25%
Estimated Annual SBO Amt				\$394,611
Bond Posting Requirement	15%			\$59,192

The dollar limitation in the attached bond is \$150,000, which is greater than the estimate.

AmerenCIPS

Load	100	MW
Accounts	50	
Avg Size	2	MW
Percent SBO Accounts	25%	

Rate DS-4

Large General Delivery Service

Monthly Charges	\$/Acct	kW	Accts	\$/mo
Customer Charge	\$1,479.15		50	\$73,958
Meter Charge	\$71.59		50	\$3,580
Distribution Delivery Charge (\$/kW)	\$0.888	2,000	50	\$88,800
Estimated Monthly Charge				\$166,337
Estimated Annual Charge				\$1,996,044
Percent SBO Accounts				25%
Estimated Annual SBO Amt				\$499,011
Bond Posting Requirement	15%			\$74,852

The dollar limitation in the attached bond is \$150,000,
which is greater than the estimate.

AmerenIP

Load	100	MW
Accounts	50	
Avg Size	2	MW
Percent SBO Accounts	25%	

Rate DS-4

Large General Delivery Service

Monthly Charges	\$/Acct	kW	Accts	\$/mo
Customer Charge	\$1,479.15		50	\$73,958
Meter Charge	\$71.59		50	\$3,580
Distribution Delivery Charge (\$/kW)	\$1.309	2,000	50	\$130,900
Estimated Monthly Charge				\$208,437
Estimated Annual Charge				\$2,501,244
Percent SBO Accounts				25%
Estimated Annual SBO Amt				\$625,311
Bond Posting Requirement	15%			\$93,797

The dollar limitation in the attached bond is \$150,000,
which is greater than the estimate.

Commonwealth Edison

Load	200	MW
Accounts	100	
Avg Size	2	MW
Percent SBO Accounts	25%	

Rate RDS

Very Large Load Delivery Class

Monthly Charges	\$/Acct	kW	Accts	\$/mo
Customer Charge	\$532.67		100	\$53,267
Std Metering Service Charge	\$19.60		100	\$1,960
Distribution Facility (\$/kW)	\$5.71	2,000	100	\$1,142,000
Estimated Monthly Charge				\$1,197,227
Estimated Annual Charge				\$14,366,724
Percent SBO Accounts				25%
Estimated Annual SBO Amt				\$3,591,681
Bond Posting Requirement	15%			\$538,752

The dollar limitation in the attached Bond is \$900,000, which is greater than the estimate.

PAYMENT SURETY BOND COPY

KNOW ALL MEN BY THESE PRESENTS, That we Berkley Regional Insurance Company, as Surety, ("Surety") and Eagle Industrial Power Services (IL), LLC, 4700 W. Sam Houston Pkwy North, Suite 250, Houston, TX 77041, as Principal, are hereby held and bound effective October 16, 2009 until October 16, 2010 to Central Illinois Light Company dba Ameren CILCO ("Central Illinois Light Company dba Ameren CILCO " or "Obligee") for the payment of the obligation (hereafter defined), up to the maximum penal sum of One Hundred Fifty and No/100 Dollars (\$150,000.00**) lawful money of the United States.

THIS BOND is an agreement of suretyship.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH THAT:

WHEREAS, the Principal has requested an extension of credit and Central Illinois Light Company dba Ameren CILCO has agreed to an extension of credit to the Principal (subject to the Principal providing acceptable credit support) for such amounts as may be incurred by the principal under the terms and conditions (as may be amended and restated from time to time) of one or more of the Central Illinois Light Company dba Ameren CILCO Open Access Transmission Tariff and/or the Single Billing Option (SBO) Tariff (hereinafter the "Agreements"); (the amounts owed under said Agreements being referred to as the "Obligations"); and

WHEREAS, Central Illinois Light Company dba Ameren CILCO is willing to accept this Bond provided by the Principal to secure full and timely payment to, and support the extension of credit by Central Illinois Light Company dba Ameren CILCO for the Obligations incurred under the terms of the Agreements;

NOW, THEREFORE, if and when the Obligations shall be fully and finally paid and satisfied, this Bond shall be null and void; otherwise this Bond shall remain in full force and effect and Principal and Surety in any event agree as follows:

- (1) Surety hereby irrevocably promises to pay to Obligee, fully, absolutely and unconditionally, the Obligations of Principal to Obligee under the terms of the Agreement, as set forth herein.
- (2) Within ten (10) business days of Surety's receipt of Obligee's demand for payment under this bond ("Demand"), Surety shall pay to Obligee the amount of such Demand. The Obligee's Demand to the Surety of the amount due, either as security or for the payment or for reimbursement pursuant to the Agreements(s), shall be absolute proof

COPY

of the existence and extent of the liability of the Principal and the Surety to Obligee hereunder. At its sole discretion, Obligee may present one or more Demands at any time, provided however, Surety shall not be obligated to pay an aggregate amount in excess of the penal sum of the bond.

- (3) Failure to pay or reimburse Obligee as herein provided shall cause the Surety to be additionally liable for any and all reasonable costs and expenses, including attorney's fees and interest, incurred by Obligee in enforcing this bond, such liability to be in addition to the bond penalty.
- (4) Surety agrees that, without notice to it and without releasing or affecting its liability under this bond to any extent, Obligee may extend, renew, modify or waive any terms of, release, surrender, exchange, compromise or settle the Obligations; may elect not to enforce Obligee's rights with respect to the Obligations or any security held therefor and may exchange, release or surrender any security. Notice of acceptance of this bond and of the incurring of such Obligations or any default thereon, as well as demand, protest, presentment for acceptance or payment or notice of dishonor for non-acceptance or nonpayment with respect to the Obligations are hereby waived.
- (5) Surety hereby irrevocably authorizes and empowers any attorney or attorneys or the Clerk of any court of record in the State of Illinois, or elsewhere to appear for the Surety in any such court in an appropriate action there brought or to be brought against the undersigned at the suit of Obligee on this bond, and therein to confess judgment against the undersigned for all sums due by the undersigned hereunder together with costs of suit and attorney's fee for collection of ten percent (10%) of the amount of the liability of the Surety; and for so doing this bond or a copy hereof verified by affidavit shall be a sufficient warrant. This Warrant of Attorney shall be effective only after the Surety's default.
- (6) In no event shall the liability of the Surety hereunder be cumulative from year to year, nor shall the Surety in any event, other than described above, be liable for more than the penal sum of this bond.

COPY

(7) This bond is automatically renewed unless the Surety herein elects not to renew its obligation under this bond by first serving ninety (90) days written notice via registered mail of its intention not to renew upon Central Illinois Light Company dba Ameren CILCO at its principal office at:

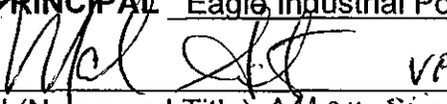
Central Illinois Light Company dba Ameren CILCO
1901 Chouteau Avenue
St. Louis, Missouri 63103

but the Surety shall nevertheless remain liable for any and all accrued indebtedness of the Principal to Central Illinois Light Company incurred prior to the proposed termination date.

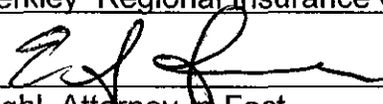
(8) This bond shall be construed and enforced in accordance with the substantive laws of the State of Illinois, exclusive of their conflict of laws provisions.

Intending to be legally bound, this bond has been signed, sealed and dated this 16th day of October, 20 09.

NAME OF PRINCIPAL Eagle Industrial Power Services (IL), LLC

By:  VP
Principal (Name and Title) MARK SISMETTS

SURETY Berkley Regional Insurance Company

By: 
Eric S. Feigl, Attorney-in-Fact

*Berkley Regional Insurance Company
Carolina Casualty Insurance Company*

COPY

**NOTICE
Surety Bond Disclosure
Notice of Terrorism Insurance Coverage**

Coverage for acts of terrorism, as defined in the Terrorism Risk Insurance Act of 2002 (the "Act"), is included in your surety bond. You should know that, effective November 26, 2002, any losses caused by certified acts of terrorism, as defined in the Act, would be partially reimbursed by the United States under a formula established by federal law. Under this formula, the United States pays 90% of covered terrorism losses exceeding the statutory established deductible paid by the surety company providing the coverage. The portion of your bond premium that is attributable to coverage for acts of terrorism, as defined in the Act: \$0.00.

This Endorsement is to be
Attached to bond # 0109804
And to become a part of the bond.

COPY

Bond No. 0109803

PAYMENT SURETY BOND

KNOW ALL MEN BY THESE PRESENTS, That we Berkley Regional Insurance Company, as Surety, ("Surety") and Eagle Industrial Power Services (IL), LLC, 4700 W. Sam Houston Pkwy North, Houston, TX 77041, as Principal, are hereby held and bound effective October 16, 2009 until October 16, 2010 to Central Illinois Power dba Ameren CIPS, ("Central Illinois Power dba Ameren CIPS" or "Obligee") for the payment of the obligation (hereafter defined), up to the maximum penal sum of One Hundred Fifty Thousand and No/100 Dollars (\$150,000.00**) lawful money of the United States.

THIS BOND is an agreement of suretyship.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH THAT:

WHEREAS, the Principal has requested an extension of credit and Central Illinois Power dba Ameren CIPS has agreed to an extension of credit to the Principal (subject to the Principal providing acceptable credit support) for such amounts as may be incurred by the principal under the terms and conditions (as may be amended and restated from time to time) of one or more of the Central Illinois Power dba Ameren CIPS Open Access Transmission Tariff and/or the Single Billing Option (SBO) Tariff (hereinafter the "Agreements"); (the amounts owed under said Agreements being referred to as the "Obligations"); and

WHEREAS, Central Illinois Power dba Ameren CIPS is willing to accept this Bond provided by the Principal to secure full and timely payment to, and support the extension of credit by Central Illinois Power dba Ameren CIPS for the Obligations incurred under the terms of the Agreements;

NOW, THEREFORE, if and when the Obligations shall be fully and finally paid and satisfied, this Bond shall be null and void; otherwise this Bond shall remain in full force and effect and Principal and Surety in any event agree as follows:

- (1) Surety hereby irrevocably promises to pay to Obligee, fully, absolutely and unconditionally, the Obligations of Principal to Obligee under the terms of the Agreement, as set forth herein.
- (2) Within ten (10) business days of Surety's receipt of Obligee's demand for payment under this bond ("Demand"), Surety shall pay to Obligee the amount of such Demand. The Obligee's Demand to the Surety of the amount due, either as security or for the payment or for reimbursement pursuant to the Agreements(s), shall be absolute proof of the existence and extent of the liability of the Principal and the

Surety to Obligee hereunder. At its sole discretion, Obligee may present one or more Demands at any time, provided however, Surety shall not be obligated to pay an aggregate amount in excess of the penal sum of the bond.

- (3) Failure to pay or reimburse Obligee as herein provided shall cause the Surety to be additionally liable for any and all reasonable costs and expenses, including attorney's fees and interest, incurred by Obligee in enforcing this bond, such liability to be in addition to the bond penalty.
- (4) Surety agrees that, without notice to it and without releasing or affecting its liability under this bond to any extent, Obligee may extend, renew, modify or waive any terms of, release, surrender, exchange, compromise or settle the Obligations; may elect not to enforce Obligee's rights with respect to the Obligations or any security held therefor and may exchange, release or surrender any security. Notice of acceptance of this bond and of the incurring of such Obligations or any default thereon, as well as demand, protest, presentment for acceptance or payment or notice of dishonor for non-acceptance or nonpayment with respect to the Obligations are hereby waived.
- (5) Surety hereby irrevocably authorizes and empowers any attorney or attorneys or the Clerk of any court of record in the State of Illinois, or elsewhere to appear for the Surety in any such court in an appropriate action there brought or to be brought against the undersigned at the suit of Obligee on this bond, and therein to confess judgment against the undersigned for all sums due by the undersigned hereunder together with costs of suit and attorney's fee for collection of ten percent (10%) of the amount of the liability of the Surety; and for so doing this bond or a copy hereof verified by affidavit shall be a sufficient warrant. This Warrant of Attorney shall be effective only after the Surety's default.
- (6) In no event shall the liability of the Surety hereunder be cumulative from year to year, nor shall the Surety in any event, other than described above, be liable for more than the penal sum of this bond.

COPY

- (7) This bond is automatically renewed unless the Surety herein elects not to renew its obligation under this bond by first serving ninety (90) days written notice via registered mail of its intention not to renew upon Central Illinois Power dba Ameren CIPS at its principal office at:

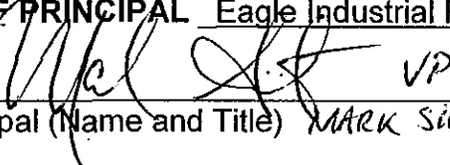
Central Illinois Power dba Ameren CIPS
1901 Chouteau Avenue
St. Louis, Missouri 63103

but the Surety shall nevertheless remain liable for any and all accrued indebtedness of the Principal to Central Illinois Light Company incurred prior to the proposed termination date.

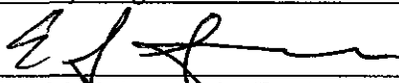
- (8) This bond shall be construed and enforced in accordance with the substantive laws of the State of Illinois, exclusive of their conflict of laws provisions.

Intending to be legally bound, this bond has been signed, sealed and dated this 16th day of October, 2009.

NAME OF PRINCIPAL Eagle Industrial Power Services (IL), LLC

By:  VP
Principal (Name and Title) MARK SICSMETS

SURETY Berkley Regional Insurance Company

By: 
Eric S. Feigl, Attorney-in-Fact

COPY

*Berkley Regional Insurance Company
Carolina Casualty Insurance Company*

**COPY
NOTICE**

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Notice of Terrorism Insurance Coverage**

Coverage for acts of terrorism, as defined in the Terrorism Risk Insurance Act of 2002 (the "Act"), is included in your surety bond. You should know that, effective November 26, 2002, any losses caused by certified acts of terrorism, as defined in the Act, would be partially reimbursed by the United States under a formula established by federal law. Under this formula, the United States pays 90% of covered terrorism losses exceeding the statutory established deductible paid by the surety company providing the coverage. The portion of your bond premium that is attributable to coverage for acts of terrorism, as defined in the Act: \$0.00.

This Endorsement is to be
Attached to bond # 0109803
And to become a part of the bond.

PAYMENT SURETY BOND

COPY

KNOW ALL MEN BY THESE PRESENTS, That we Berkley Regional Insurance Company, as Surety, ("Surety") and Eagle Industrial Power Services (IL), LLC, 4700 W. Sam Houston Pkwy, North, suite 250, Houston, TX 77041, as Principal, are hereby held and bound effective October 16, 2009 until October 16, 2010 to Illinois Power Company dba Ameren IP, ("Illinois Power Company dba Ameren IP" or "Obligee") for the payment of the obligation (hereafter defined), up to the maximum penal sum of One Hundred Fifty Thousand and No/100 Dollars (\$150,000.00**) lawful money of the United States.

THIS BOND is an agreement of suretyship.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH THAT:

WHEREAS, the Principal has requested an extension of credit and Illinois Power Company dba Ameren IP has agreed to an extension of credit to the Principal (subject to the Principal providing acceptable credit support) for such amounts as may be incurred by the principal under the terms and conditions (as may be amended and restated from time to time) of one or more of the Illinois Power Company dba Ameren IP Open Access Transmission Tariff and/or the Single Billing Option (SBO) Tariff (hereinafter the "Agreements"); (the amounts owed under said Agreements being referred to as the "Obligations"); and

WHEREAS, Illinois Power Company dba Ameren IP is willing to accept this Bond provided by the Principal to secure full and timely payment to, and support the extension of credit by Illinois Power Company dba Ameren IP for the Obligations incurred under the terms of the Agreements;

NOW, THEREFORE, if and when the Obligations shall be fully and finally paid and satisfied, this Bond shall be null and void; otherwise this Bond shall remain in full force and effect and Principal and Surety in any event agree as follows:

- (1) Surety hereby irrevocably promises to pay to Obligee, fully, absolutely and unconditionally, the Obligations of Principal to Obligee under the terms of the Agreement, as set forth herein.
- (2) Within ten (10) business days of Surety's receipt of Obligee's demand for payment under this bond ("Demand"), Surety shall pay to Obligee the amount of such Demand. The Obligee's Demand to the Surety of the amount due, either as security or for the payment or for reimbursement pursuant to the Agreements(s), shall be absolute proof of the existence and extent of the liability of the Principal and the

Surety to Obligee hereunder. At its sole discretion, Obligee may present one or more Demands at any time, provided however, Surety shall not be obligated to pay an aggregate amount in excess of the penal sum of the bond.

- (3) Failure to pay or reimburse Obligee as herein provided shall cause the Surety to be additionally liable for any and all reasonable costs and expenses, including attorney's fees and interest, incurred by Obligee in enforcing this bond, such liability to be in addition to the bond penalty.
- (4) Surety agrees that, without notice to it and without releasing or affecting its liability under this bond to any extent, Obligee may extend, renew, modify or waive any terms of, release, surrender, exchange, compromise or settle the Obligations; may elect not to enforce Obligee's rights with respect to the Obligations or any security held therefor and may exchange, release or surrender any security. Notice of acceptance of this bond and of the incurring of such Obligations or any default thereon, as well as demand, protest, presentment for acceptance or payment or notice of dishonor for non-acceptance or nonpayment with respect to the Obligations are hereby waived.
- (5) Surety hereby irrevocably authorizes and empowers any attorney or attorneys or the Clerk of any court of record in the State of Illinois, or elsewhere to appear for the Surety in any such court in an appropriate action there brought or to be brought against the undersigned at the suit of Obligee on this bond, and therein to confess judgment against the undersigned for all sums due by the undersigned hereunder together with costs of suit and attorney's fee for collection of ten percent (10%) of the amount of the liability of the Surety; and for so doing this bond or a copy hereof verified by affidavit shall be a sufficient warrant. This Warrant of Attorney shall be effective only after the Surety's default.
- (6) In no event shall the liability of the Surety hereunder be cumulative from year to year, nor shall the Surety in any event, other than described above, be liable for more than the penal sum of this bond.

COPY

- (7) This bond is automatically renewed unless the Surety herein elects not to renew its obligation under this bond by first serving ninety (90) days written notice via registered mail of its intention not to renew upon Illinois Power Company dba Ameren IP at its principal office at:

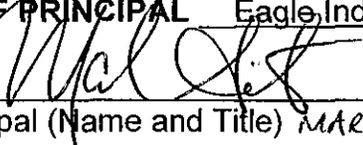
Illinois Power Company dba Ameren IP
1901 Chouteau Avenue
St. Louis, Missouri 63103

but the Surety shall nevertheless remain liable for any and all accrued indebtedness of the Principal to Central Illinois Light Company incurred prior to the proposed termination date.

- (8) This bond shall be construed and enforced in accordance with the substantive laws of the State of Illinois, exclusive of their conflict of laws provisions.

Intending to be legally bound, this bond has been signed, sealed and dated this 16th day of October, 2009.

NAME OF PRINCIPAL Eagle Industrial Power Services (IL), LLC

By:  VP
Principal (Name and Title) MARK SIISMETS

SURETY Berkley Regional Insurance Company

By: 
Eric S. Feigl, Attorney-in-Fact

COPY

*Berkley Regional Insurance Company
Carolina Casualty Insurance Company*

**NOTICE
Surety Bond Disclosure
Notice of Terrorism Insurance Coverage**

Coverage for acts of terrorism, as defined in the Terrorism Risk Insurance Act of 2002 (the "Act"), is included in your surety bond. You should know that, effective November 26, 2002, any losses caused by certified acts of terrorism, as defined in the Act, would be partially reimbursed by the United States under a formula established by federal law. Under this formula, the United States pays 90% of covered terrorism losses exceeding the statutory established deductible paid by the surety company providing the coverage. The portion of your bond premium that is attributable to coverage for acts of terrorism, as defined in the Act: \$0.00.

This Endorsement is to be
Attached to bond # 0109802
And to become a part of the bond.

COPY

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Bond No. 0109805

PAYMENT SURETY BOND

KNOW ALL MEN BY THESE PRESENTS, That we Berkley Regional Insurance Company, as Surety, ("Surety") and Eagle Industrial Power Services (IL), LLC, 4700 W. Sam Houston Pkwy North, Suite 250, Houston, TX 77041, as Principal, are hereby held and bound effective October 16, 2009 until October 16, 2010 to Commonwealth Edison Company, ("ComEd" or "Obligee") for the payment of the obligation (hereafter defined), up to the maximum penal sum of Nine Hundred Thousand and No/100 Dollars (\$900,000.00**) lawful money of the United States.

THIS BOND is an agreement of suretyship.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH THAT:

WHEREAS, the Principal has requested an extension of credit and ComEd has agreed to an extension of credit to the Principal (subject to the Principal providing acceptable credit support) for such amounts as may be incurred by the principal under the terms and conditions (as may be amended and restated from time to time) of one or more of the ComEd Open Access Transmission Tariff and/or the Single Billing Option (SBO) Tariff (hereinafter the "Agreements"); (the amounts owed under said Agreements being referred to as the "Obligations"); and

WHEREAS, ComEd is willing to accept this Bond provided by the Principal to secure full and timely payment to, and support the extension of credit by ComEd for the Obligations incurred under the terms of the Agreements;

NOW, THEREFORE, if and when the Obligations shall be fully and finally paid and satisfied, this Bond shall be null and void; otherwise this Bond shall remain in full force and effect and Principal and Surety in any event agree as follows:

- (1) Surety hereby irrevocably promises to pay to Obligee, fully, absolutely and unconditionally, the Obligations of Principal to Obligee under the terms of the Agreement, as set forth herein.
- (2) Within ten (10) business days of Surety's receipt of Obligee's demand for payment under this bond ("Demand"), Surety shall pay to Obligee the amount of such Demand. The Obligee's Demand to the Surety of the amount due, either as security or for the payment or for reimbursement pursuant to the Agreements(s), shall be absolute proof of the existence and extent of the liability of the Principal and the Surety to Obligee hereunder. At its sole discretion, Obligee may present one or more Demands at any time, provided however, Surety

COPY

penal sum of the bond.

- (3) Failure to pay or reimburse Obligee as herein provided shall cause the Surety to be additionally liable for any and all reasonable costs and expenses, including attorney's fees and interest, incurred by Obligee in enforcing this bond, such liability to be in addition to the bond penalty.
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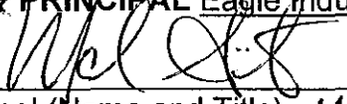
Commonwealth Edison Company
ATTN: Vice President of Energy Acquisition
440 S. La Salle Street
Suite 3300
Chicago, IL 60603

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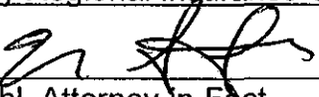
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NAME OF PRINCIPAL Eagle Industrial Power Services (IL), LLC

By:  VP
Principal (Name and Title) MARK SISMETTS

SURETY Berkley Regional Insurance Company

By: 
Eric S. Feighl, Attorney-in-Fact

COPY

*Berkley Regional Insurance Company
Carolina Casualty Insurance Company*

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