

Exhibit A

Commonwealth
Edison Company

ELECTRICITY

ILL. C. C. No. 10
Original Sheet No. 146

GENERAL TERMS AND CONDITIONS

(Continued from Sheet No. 145)

NATURE OF SERVICE

The Company provides electric service to retail customers. There are three types of electric service that the Company provides. These three types are described in this Nature of Service part and include (a) bundled electric service, (b) delivery service, and (c) delivery service with unbundled electric supply.

The Company is not responsible for damages for any failure to provide electric service, or for interruption to one or more phases, or reversal of such service, if such failure, interruption, or reversal is without willful default or negligence on the Company's part. Nor is the Company responsible for interruptions, by under frequency relays or otherwise, required to preserve the integrity of the electric delivery system in the Company's service territory or the regional interconnected electric systems.

BUNDLED ELECTRIC SERVICE.

Bundled electric service is the provision to retail customers of electric power and energy by the Company in accordance with the terms of this Bundled Electric Service section. Such provision includes (1) procurement of all the component services the Company requires to meet retail customer instantaneous electric power and energy requirements at any given time under the Company's tariffs, applicable tariffs on file with the FERC, and other applicable law, including, without limitation, all required electric energy, energy to satisfy losses, electric generation capacity, volumetric risk management, transmission services, ancillary transmission services, renewable energy resources, administrative services, and other necessary services procured by the Company, (2) delivery of the electric power and energy via the Company's distribution facilities, including the provision of reactive power and voltage support using distribution facilities, at the rates and subject to the terms, conditions, and limitations provided for in the Company's tariffs on file with the ICC; and (3) the Company's standard metering and billing that are necessary to permit eligible retail customers to receive service as permitted by law and by tariffs approved by the ICC and the FERC. For a situation in which a retail customer is provided with electric service under a tariff for bundled electric service, no component of such bundled electric service may be provided to such retail customer by a third party, and components of bundled electric service are not available separately from the Company under such tariff. Bundled electric service is provided under Rate BES and Rate BESH - Basic Electric Service Hourly Pricing (Rate BESH). Specific applicability and limitation provisions are provided in each such tariff.

(Continued on Sheet No. 147)

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Illinois Commerce Commission Orders
entered July 26, 2006, in Docket No. 05-0597
and August 15, 2007, in Docket No. 07-0432.

Date Effective: January 15, 2009
Issued by A. R. Pramaggiore, Exec. Vice President
Post Office Box 805379
Chicago, Illinois 60680-5379

Exhibit A

Commonwealth
Edison Company

ELECTRICITY

ILL. C. C. No. 10
2nd Revised Sheet No. 152
(Canceling Original Sheet No. 152)

GENERAL TERMS AND CONDITIONS

(Continued from Sheet No. 151)

SERVICE APPLICATION, COMMENCEMENT, AND CONTINUATION (CONTINUED)

ACCESS TO PREMISES.

The retail customer or applicant must provide properly authorized agents of the Company and Company trucks and equipment, as applicable, free access to the premises at all reasonable hours, and at any time in an emergency, for the purposes of (a) furnishing, installing, operating, replacing, maintaining, and removing the Company's distribution or meter-related facilities; (b) testing, inspecting, examining and reading electric meters and meter-related facilities; (c) connecting other retail customers to the Company's distribution system, or (d) performing vegetation management.

- * In accordance with the provisions of the National Electrical Safety Code, and its federal, state, and local clearance and cyclic vegetation management commitments, the Company has the right to trim, remove, or separate trees, vegetation, or any structures therein, which in the judgment of the Company, interfere with the electric delivery system located in the Company's service territory in a manner that may pose a threat to public safety or system reliability.

Following the installation, alteration, or acquisition of Company facilities at a premises, the retail customer or applicant must provide the Company ready and continued access to such facilities without impediments from overbuilding, change in established grade or other obstructions to the operation, testing, inspection, maintenance and replacement of such facilities. It is the retail customer's or applicant's responsibility to obtain information from the Company regarding permitted clearances around distribution and related facilities.

For a situation in which the Company schedules work outside the distribution system easement at a retail customer's premises, the Company contacts such retail customer prior to the start of such work. For a situation in which there is an emergency with respect to safety or restoration of electric service, the Company attempts such contact prior to the start of such work, but proceeds with the work if such contact cannot be made in a timely fashion.

RETAIL CUSTOMER'S UTILIZATION EQUIPMENT.

It is the retail customer's responsibility to obtain information regarding permitted starting currents and other current fluctuations for its electrical equipment. The currents permitted depend upon the frequency of operation, the size and character of the retail customer's electric power and energy requirements, and the Company's distribution facilities in the area in which the retail customer's premises is located. Notwithstanding the previous provisions of this paragraph, a retail customer with a motor larger than twenty (20) horsepower must consult with the Company to obtain the allowable starting/inrush current for such motor.

The retail customer is responsible for protecting its electrical equipment from unavoidable voltage fluctuations, surges and sags, and service interruptions to one or more phases that may occur in the provision of electric service.

(Continued on Sheet No. 153)

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Illinois Commerce Commission Order entered
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Asterisk (*) indicates change.

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Chicago, Illinois 60680-5379

Exhibit A

Commonwealth
Edison Company

ELECTRICITY

ILL. C. C. No. 10
2nd Revised Sheet No. 203
(Canceling 1st Revised Sheet No. 203)**GENERAL TERMS AND CONDITIONS**

(Continued from Sheet No. 202)

BILLING AND PAYMENT (CONTINUED)**OTHER BILLING PROVISIONS (CONTINUED).****On-Bill Financing Program Billing Provisions**

In the event that a residential retail customer participates in an on-bill financing program that is approved by the ICC and provided in accordance with the provisions of Section 16.111.7 of the Act, then the Company must include any applicable on-bill financing program charges attributable to such residential retail customer on monthly bills for electric service provided by the Company to such residential retail customer. Any such charge must be shown as a separate line item on any such monthly bill.

Interruption of Service

A retail customer is entitled to a reduction in monthly billing charges for electric service equal to the applicable Customer Charge for any monthly billing period in which electric service to such retail customer is interrupted for a period of at least twelve (12) consecutive hours due to (a) a malfunction of Company equipment not caused by weather or the actions of a RES or an MSP; (b) an error by a Company employee or Company contractor; (c) an accident involving a Company employee or Company contractor; (d) damage to Company equipment caused by a Company employee or Company contractor; or (e) overloaded Company distribution equipment not caused by retail customer negligence. If the duration of any such interruption resulting from any of the causes identified in items (a) through (e) is at least twenty-four (24) consecutive hours, or if there is more than one such interruption of at least twelve (12) consecutive hours in a monthly billing period, the retail customer is entitled to an additional reduction in monthly billing charges equal to the applicable Customer Charge for such monthly billing period multiplied by the number of increments of twelve (12) consecutive hours of interruption in excess of the first such twelve (12) consecutive hours. In applying this provision in a monthly billing period in which the applicable Customer Charge changes, the Customer Charge in effect at the start of the outage in question is used. The reduction described in this paragraph does not include charges billed to the retail customer in accordance with the provisions of Rider RCA - Retail Customer Assessments (Rider RCA), and the billing charges continue to include charges applied to the retail customer in the monthly billing period in accordance with Rider RCA.

For a situation in which service for a fixture-included lighting unit is interrupted, the affected retail customer notifies the Company of the interruption promptly, and the Company does not restore service to such unit within seven (7) days after such notification, the Company must make a pro rata abatement of the billing charges for the period of the interruption on the retail customer's monthly bill.

(Continued on Sheet No. 203.1)

*
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Post Office Box 805379
Chicago, Illinois 60680-5379

Commonwealth
Edison Company

ELECTRICITY

ILL. C. C. No. 10
1st Revised Sheet No. 92
(Canceling Original Sheet No. 92)

**RATE RESS
RETAIL ELECTRIC SUPPLIER SERVICE**

(Continued from Sheet No. 91)

SWITCHING AND TERMINATION (CONTINUED)

TERM OF CONTRACT AND TERMINATION PROVISIONS (CONTINUED).

The Company's rights to discontinue service pursuant to the preceding paragraphs in this Term of Contract and Termination Provisions section are in addition to such other rights the Company has under applicable rules, regulations, and practices relating to the reliability and security of electric power facilities and the health, welfare, and safety of the Company, RES personnel, or the public.

If the Company terminates service hereunder to the RES due to the RES's failure to meet any of the aforementioned material obligations, the Company notifies such RES's retail customers in the Company's service territory that such RES is no longer providing electric power and energy supply service in the Company's service territory. In such event, the Company begins to provide each such retail customer with full requirements electric supply in accordance with the bundled electric service tariff applicable to each such retail customer.

DISPUTE RESOLUTION

Disputes between the Company and a RES and/or a retail customer that involve the performance, breach, or alleged breach of any obligation under this tariff, under any tariff applicable to this tariff, or under any contract entered into under this tariff or applicable tariff, may be resolved in accordance with the provisions of the Dispute Resolution part of the General Terms and Conditions of the Company's Schedule of Rates.

MISCELLANEOUS GENERAL PROVISIONS

In the event the Company or PJM cannot deliver the RES's electric power and energy supply service to the retail customers served by such RES due to an event in which the combined requirements of all transmission services commitments exceed the available transfer capability of the transmission system, transmission services are curtailed in accordance with applicable curtailment procedures.

In the event that the RES fails to interrupt or curtail the demand of the retail customers for which it is providing electric power and energy supply service or increase its supply of electric power and energy in conformance with a directive by the Company or PJM for a situation in which the RES's retail customers' demands exceed its supply and there is a shortage of capacity to serve the demand for electricity within the Company's service territory, the RES must reimburse the Company for the costs which the Company incurs by reason of the RES's failure.

Retail customers may experience service interruptions due to outages on the electric delivery system located in the Company's service territory. The Company may provide certain information about outages to RESs and others. It is the responsibility of each RES to verify whether or not the retail customers for which such RES provides electric power and energy supply service are actually receiving electric power and energy, and to adjust data provided to PJM accordingly. Under no circumstances is the Company responsible for identifying any individual retail customer experiencing a service interruption.

(Continued on Sheet No. 93)

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