

GENERAL TERMS AND CONDITIONS

ORGANIZATION OF GENERAL TERMS AND CONDITIONS

These General Terms and Conditions are organized into parts which are further organized into sections, as applicable. Some sections are further organized into subsections. In the following listing of parts and sections, parts are designated by number while sections are designated by letter.

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(Continued from Sheet No. 144)

RETAIL CUSTOMER CATEGORIZATIONS (CONTINUED)

RESALE OR REDISTRIBUTION (CONTINUED).

The resale or redistribution of electric power and energy by a retail customer, which is organized on a cooperative or a similar basis, to its members or participants is resale or redistribution of electric power and energy and is prohibited.

A RES taking service under Rate RESS and providing electric power and energy supply service to retail customers taking service under Rate RDS is not engaged in the resale or redistribution of electric power and energy.

A retail customer is not engaged in the resale or redistribution of electric power and energy if such retail customer is furnishing electric power and energy to:

- a. units within a multiple-unit building normally considered to be a temporary domicile, such as a motel, dormitory, health care facility, or nursing home;
- b. residential units within a building that do not have kitchen and bathroom facilities separate from common use facilities;
- c. a portion of a building for which separate metering is impractical, such as a concession stand in a lobby or individual offices that share office service areas;
- d. a building in which such electric power and energy is used for electric lighting, provided such lighting also provides space heating for such building and has been used to provide space heating for such building continuously since prior to October 14, 1977;
- e. units within a multiple-unit building that is designated as a congregate, assisted-living care facility for elderly or handicapped persons;
- f. a building or portion of a building located at the retail customer's premises, the occupants of which are primarily engaged in the business of supplying goods or services to such retail customer or its students or employees; or
- * g. a building or portion of a building that houses a corporate affiliate of the retail customer. Corporate affiliate means (a) a corporation that owns stock of the retail customer and has a majority of the voting power in such retail customer; (b) a corporation in which the retail customer owns stock and has a majority of the voting power in such corporation; or (c) a corporation for which stock having a majority of the voting power in such corporation is owned by a person or persons owning stock which has a majority of the voting power in the retail customer, provided that, in the case of such ownership by more than one person, the minimum interests of such persons in both such corporation and such retail customer aggregate more than fifty percent (50%), the minimum interest of each such person being defined as the lower of (1) the percentage of the voting power represented by such person's stock in such corporation, and (2) the percentage of the voting power represented by such person's stock in such retail customer; or
- * h. charge electric vehicles at an electric vehicle charging station (EVCS) in accordance with the provisions of 3-105(c) of the Act effective August 28, 2012.

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GENERAL TERMS AND CONDITIONS

(Continued from Sheet No. 153)

SERVICE APPLICATION, COMMENCEMENT, AND CONTINUATION (CONTINUED)

RETAIL CUSTOMER'S UTILIZATION EQUIPMENT (CONTINUED).

For a situation in which a retail customer's electrical equipment has characteristics that produce low power factor, the Company has the right to require the retail customer to correct its low power factor to a value not less than eighty-five per cent (85%) lagging at the time the retail customer establishes its thirty (30) minute maximum demand, as measured at the metering installation provided for the retail customer. In such situation, either (a) the retail customer must furnish, install, and maintain the necessary equipment to correct its power factor in accordance with Company specifications, or (b) the Company, at its sole discretion, furnishes the necessary facilities in accordance with the provisions for providing nonstandard services and facilities.

For a situation in which a retail customer installs capacitors on such retail customer's side of Company transformers for power factor improvement, the retail customer must furnish a means of automatically disconnecting any or all capacitors when the equipment causing the low power factor is not operating. However, in the event that it is not practical for the retail customer to comply with the provisions of the previous sentence, the Company furnishes any necessary additional transformer capacity and capacitors with such automatic disconnecting means in accordance with the provisions for providing nonstandard services and facilities. Notwithstanding the previous provisions of this paragraph, for a situation in which the retail customer owns the primary service connection, such retail customer is allowed to install any necessary capacitors and automatic disconnecting means on such primary service connection. In such case, the Company furnishes any necessary additional transformer capacity in accordance with the provisions for providing nonstandard services and facilities.

For a situation in which a retail customer has high frequency equipment, including but not limited to, electronic heating equipment, spark discharge devices, and radio transmitting equipment, such equipment must be designed and operated so as not to create higher frequencies on, or other disturbances to, the Company's sixty (60) hertz distribution system which might interfere with the proper operation of communication or remote control systems, computers, electronic production equipment, radios, or other equipment of other retail customers or the Company.

The Company must be consulted regarding electric service requirements for arc furnaces. Transformer type welders cannot be operated from a service voltage less than 208 volts.

The Company reserves the right to examine and test the retail customer's electrical equipment that is connected to the Company's distribution facilities and to require that such equipment are provided with nameplates showing the voltage, phase, full load amperes, maximum current, maximum kilovolt-amperes, and such other information as may be necessary to determine the operating characteristics of such equipment.

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(Continued on Sheet No. 154.1)

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Post Office Box 805379
Chicago, Illinois 60680-5379

Commonwealth
Edison Company

ELECTRICITY

Original Sheet No. 154.1

GENERAL TERMS AND CONDITIONS

(Continued from Sheet No. 154)

SERVICE APPLICATION, COMMENCEMENT, AND CONTINUATION (CONTINUED)

* **ELECTRIC VEHICLE CHARGING STATION.**

For a situation in which a retail customer owns, operates, or maintains an electric vehicle charging station (EVCS), as defined in 83 Illinois Administrative Code Part 469, such retail customer must provide to the Company (a) such retail customer's name, address, and Company electric service account number at which such EVCS is located, (b) the load and technical specifications of the EVCS, (c) identification that such EVCS is for (i) personal use or (ii) commercial use, and (d) (i) certification that the EVCS was installed by such retail customer as a self-installer, as defined in 83 Illinois Administrative Code Part 469, or (ii) a copy of the invoice for the installation services or other information demonstrating that an EVCS installer, maintainer or repairer (IMR), as defined in 83 Illinois Administrative Code Part 469, installed such EVCS. Additionally, for a situation in which such EVCS is installed by an IMR, the retail customer must provide to the Company the ICC docket number in which such IMR obtained certification from the ICC, as well as the business name, address, and telephone number of such IMR.

DISTRIBUTION FACILITIES

The Company furnishes, installs, operates, replaces, and maintains its distribution facilities in compliance with Section 8-401 of the Act. In accordance with the Act, the Company's distribution facilities are furnished, installed, operated, replaced, and maintained to be adequate, efficient, reliable, environmentally safe, and economical. The provisions of this paragraph apply to distribution facilities the Company provides to serve individual retail customers on such retail customers' premises and to facilities located in easements and rights of way.

For purposes of brevity, retail customer, as used in this Distribution Facilities part, refers to a retail customer or applicant, as appropriate.

(Continued on Sheet No. 155)

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GENERAL TERMS AND CONDITIONS

*

(Continued from Sheet No. 154.1)

DISTRIBUTION FACILITIES (CONTINUED)

All distribution facilities provided by the Company for the purpose of providing electric service to a retail customer, unless otherwise expressly provided, are the property of the Company, and such retail customer must exercise reasonable care to protect such property from loss or damage.

For a situation in which the Company's property is damaged, the entity responsible for such damage is assessed for the fully allocated cost to repair or replace such property.

For a situation in which electrical facilities or associated equipment at a premises furnished by the retail customer or the entity responsible for the building located at such premises, as applicable, for connection to the Company's electric distribution facilities become unsuitable for such purposes, or are not installed, operated, or maintained by such retail customer or entity, as applicable, in accordance with applicable requirements or specifications, resulting in damage to Company facilities or unsafe conditions, such retail customer or entity, as applicable, must make changes to its facilities or equipment or provide and maintain any necessary additional equipment to prevent or eliminate such damage or unsafe conditions. If the retail customer or entity, as applicable, does not make such changes or provide such additional equipment, the Company, at its sole discretion if it is practical to do so, furnishes, installs, owns, operates, replaces, and maintains suitable facilities to eliminate such damage or unsafe conditions in accordance with the provisions for providing nonstandard services and facilities. Otherwise, the Company may disconnect electric service to the retail customer until such retail customer or entity, as applicable, completes actions necessary to eliminate such damage or unsafe conditions.

Notwithstanding the provisions of the previous paragraph, if such situation is related to the deployment of AMI meters as described in the AMI Deployment subsection of the Access to Premises section of the Service Application, Commencement, and Continuation part of these General Terms and Conditions, then the Company acts in accordance with the provisions of such AMI Deployment subsection.

A standard distribution facilities installation provided by the Company for a retail customer includes distribution facilities adequate to provide, at a single delivery point, the electric power and energy required by such retail customer. However, in certain individual situations, more than one delivery point is provided in a standard distribution facilities installation if the Company determines that the provision of such multiple delivery points is more economical, efficient, or reliable than an installation with a single delivery point. In certain other individual situations involving buildings with multiple occupants, only one delivery point is provided in a standard distribution facilities installation if the Company determines that the provision of such single delivery point is more economical, efficient, or reliable than an installation with a delivery point for each occupant. The electric power and energy requirements of a retail customer equal the highest MKD established by such retail customer during the twelve (12) preceding monthly billing periods at a power factor of not less than eighty-five percent (85%) lagging. For a retail customer for which historical electric usage data is not available, the electric power and energy requirements of such retail customer equal the highest MKD the Company expects to be established by such retail customer at a power factor of not less than 85% lagging, based upon the Company's determination made in accordance with information provided by such retail customer.

If other or additional distribution facilities are furnished by the Company for the Company's convenience, such facilities are deemed to be part of a standard distribution facilities installation.

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