ENERGY ADJUSTMENT CLAUSE:

The Company shall reconcile the revenues (billed and unbilled) for customers taking Standard Service or Last Resort Service against DPUC-approved costs of acquiring such services. Effective as of December 8, 2006, the Department’s December 8, 2006 final decision in Docket No. 03-07-02RE09, et al, authorizes the Company to adjust its ratemaking and regulatory treatment of the EAC from a “billed sales” basis to a “calendar sales” (accrual) basis. This reconciliation will recover or refund, with interest calculated at the Company’s cost of capital used for its distribution rate, any under or over-collection in accordance with an annual reconciliation. When the EAC rate is zero, it will not be shown on customer bills.

EAC GENERATION CHARGE:

| CHARGE PER KWH | $0.00000 |

This charge is applied on a per kilowatt-hour basis (i.e., above rate times kilowatt-hours). The amount of the charge will show as a line item under the Supplier Services Detail category on Customer bills. This charge is not applicable to Customers taking competitive generation supply via Third-Party Service.

Supersedes Energy Adjustment Clause
Effective January 1, 2006
by Decision dated December 28, 2005
Docket Nos. 03-07-01RE05 & 03-07-02RE08

Effective January 1, 2007
by Decision dated December 8, 2006
Docket Nos. 03-07-02RE09 and 03-07-01RE06
Revised to Reflect New Trade Name October 1, 2015
Docket No. 14-05-06

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