

**RIDER SBO
SINGLE BILL OPTION**

(Continued from Sheet No. 366)

COMPANY LOGO, TRADEMARKS, AND SERVICE MARKS.

A RES taking service under this rider is hereby licensed to reproduce on its bills to a retail customer for which it is providing single bills pursuant to this rider, without charge, those trademarks and service marks of the Company that are included in or with the billing materials submitted by the Company to the RES for that retail customer. No RES thereby obtains any right, title, or interest in, or continuing right to use, any such mark. This license grants specific and limited rights; all other rights are reserved.

CHARGES AND CREDITS.

Single Bill Credit

The Company credits the retail customer for each bill the Company submits to the RES that otherwise would be sent by the Company to such retail customer and for which the RES provides billing of the Company's delivery service under this rider:

Single Bill Credit (per bill)	\$0.54
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Notwithstanding the foregoing provisions of this Single Bill Credit subsection, the retail customer has no right to a credit during monthly billing periods in which such retail customer has a past due unpaid balance for tariffed bundled electric service, unless such retail customer has a legitimate billing dispute regarding such past due unpaid balance.

Late Remittance Charge

In the event that the RES does not remit payments as specified in the Continuing Obligations section of this rider as RES Continuing Obligation item (6), in the timely manner described therein, a late remittance charge payable in any month and accrued daily, is assessed to the RES that is equal to a monthly rate of 1.5% of the amount not remitted to the Company in such timely manner and any unpaid amounts from prior months, including previously assessed late remittance charges.

IMPLEMENTATION OF THE SINGLE BILL OPTION.

- * A RES is allowed to provide billing of the Company's delivery service for only those of the Company's retail customers for which the RES is providing electric power and energy supply services. A RES may elect to provide such billing for all or some of such retail customers. Notwithstanding the previous provisions of this Implementation of the Single Bill Option section, a RES is not allowed to provide billing of the Company's delivery service for any retail customer for which a portion of such retail customer's electric power and energy requirements is supplied by the Company. In addition, a RES is not allowed to provide billing of the Company's delivery service for any retail customer for which there is a past due unpaid balance for tariffed bundled electric service provided by the Company to such retail customer, unless (a) such retail customer has a legitimate billing dispute regarding such past due unpaid balance or (b) such unpaid balance is created after such RES notifies the Company of its election to provide billing of the Company's delivery service for such retail customer.

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(Continued from Sheet No. 367)

IMPLEMENTATION OF THE SINGLE BILL OPTION (CONTINUED).

- * The RES must notify the Company of its election of this single bill option for each of the Company's retail customers for which the RES is providing billing of the Company's delivery service by submitting a Direct Access Service Request (DASR) for each such retail customer which informs the Company of the RES's election of this single bill option for such retail customer. The election of this option for such retail customer is effective on the Company's next normally scheduled meter reading or billing cycle date for such retail customer. Such effective meter reading or billing cycle date is the beginning date of the first monthly billing period for which the RES provides billing of the Company's delivery service for such retail customer. Such notification may be included in the DASR submitted in accordance with the provisions in such Standard Switching subsection which informs the Company of the retail customer's selection of such RES as the retail customer's provider of electric power and energy supply services.

In satisfying RES Continuing Obligation item (6) as specified in the Continuing Obligations section of this rider, the RES must make an annual selection of one of the two payment options stated therein in accordance with which it must remit payments due to the Company from each of the Company's retail customers for which the RES is providing billing of the Company's delivery service. Such option, as annually selected by the RES, is applicable to all payments due to the Company from all the retail customers for which the RES is providing billing of the Company's delivery service. The RES agrees that the Company has the right to draw on any bond or letter of credit established by the RES pursuant to the Credit Requirements section of this rider for any amounts due to the Company if such amounts are not timely remitted to the Company by such RES as provided in Continuing Obligation item (6) in the Continuing Obligations section of this rider as selected by such RES.

The due date for payment to the Company for any bill issued by a RES for delivery service provided by the Company is based upon the date that the Company electronically submits the billing information to the RES in accordance with the Company's Continuing Obligation item (1) in the Continuing Obligations section of this rider. Payment for such bill is not considered remitted to the Company by the retail customer until payment information applicable to such payment is received by the Company from the RES.

The RES must pay any partial payments made by any of the Company's retail customers for which the RES is providing billing of the Company's delivery service to the Company for the delivery service the Company provided to such retail customer until such partial payments completely compensate the Company for the delivery service provided by the Company to the retail customer in accordance with applicable tariffed services.

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**RIDER SBO
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(Continued from Sheet No. 368)

IMPLEMENTATION OF THE SINGLE BILL OPTION (CONTINUED).

- * In the event that a RES terminates the single bill option service with respect to any individual retail customer for which the RES had been providing billing of the Company's delivery service, the RES must submit notification through the submission of a DASR to the Company of such termination for each such retail customer. The termination of this option for such retail customer is effective on the Company's next normally scheduled meter reading or billing cycle date for such retail customer. Such effective meter reading or billing cycle date is the ending date of the last monthly billing period for which the RES provides billing of the Company's delivery service for such retail customer. The RES must also pay to the Company all amounts paid by such retail customer to the RES for charges applicable to delivery service provided by the Company.

REQUIRED INFORMATION NOTICES.

The Company may be required from time to time to send information to retail customers receiving delivery service from the Company, and the Company may require that such information is to be sent with such retail customers' bills. If such retail customers receive bills from a RES for which the RES is providing billing of the Company's delivery service, the following requirements apply:

The Company is required to:

1. reimburse the RES only for the net costs that the Company avoids by not distributing such information; and
2. make the information available to the RES in the Company's standard format for distribution to retail customers for which the RES is providing billing of the Company's delivery service.

The RES is required to:

1. distribute the information as instructed by the Company to retail customers for which the RES is providing billing of the Company's delivery service; and
2. distribute the information in accordance with and subject to any law or order of any governmental agency that has the authority to specify the terms of distribution of such information.

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TERM OF CONTRACT AND TERMINATION PROVISIONS.

For a RES first receiving service hereunder or resuming service hereunder after a previous termination of service hereunder, the initial term of contract between the Company and the RES is twenty-four (24) months. Upon expiration of the initial or any renewal term of contract, the term of contract is automatically renewed for a period of twelve (12) months.

- * A RES taking service hereunder has the right to terminate its Rider SBO Contract Addendum and discontinue service hereunder at any time on at least sixty (60) days' written notice to the Company, provided, however, that in the event of such termination, all amounts due the Company are timely paid, and such RES is not eligible to take service hereunder for a period of twelve (12) consecutive months. In such event, the RES must submit a DASR for each of the Company's retail customers for which the RES had been providing billing of the Company's delivery service that notifies the Company that service hereunder for each such retail customer is terminated and such retail customer is to be billed for the Company's delivery service by the Company. The termination of this option for such retail customer is effective on the Company's next normally scheduled meter reading or billing cycle date for such retail customer. Such effective meter reading or billing cycle date is the ending date of the last monthly billing period for which the RES provides billing of the Company's delivery service for such retail customer.

The Company has the right to terminate its Rider SBO Contract Addendum and discontinue service to a RES hereunder if such RES (a) has its service under Rate RESS terminated; or (b) fails to abide by the provisions in the Continuing Obligations section of this rider. Such termination does not relieve the RES of any obligation to make any payments to the Company for amounts owed to the Company by the RES or owed to the Company by the Company's retail customers for which the RES had been providing billing of the Company's delivery service.

In the event of such termination, the RES agrees that the Company has the right to draw on any bond or letter of credit established by the RES pursuant to the Credit Requirements section of this rider for any amounts due to the Company. Any actions by the Company in accordance with such right do not act to prevent termination as herein provided.

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