Tariff for Retail Delivery Service Oncor Electric Delivery Company LLC



6.3 Agreements and Forms

Applicable: Entire Certified Service Area Effective Date: September 21, 2009

Page 1 of 2

6.3.1 Facilities Extension Agreement		WR Number:	3306760
		Transaction ID:	
This Agreeme Oncor Electric Delivery Syste	ent is made between	, hereinafter cal er called "Company" for the exten son County Expo Center Expansi	led "Customer" ar sion of Company on, Taylor, Texas
The Company	y has received a request for the extension of: (check all that apply)		
✓	STANDARD DELIVERY SYSTEM FACILITIES TO NON-RESIDENTIAL DEVELOP Company shall extend standard Delivery System facilities necessary to requirement of 653 kW ("Contract kW"). The Delivery S character commonly described as 277/480 volts at 60 hertz, with STANDARD DELIVERY SYSTEM FACILITIES TO RESIDENTIAL DEVELOPMENT Company shall extend standard Delivery System facilities necessary to All-electric residential lot(s)/apartment units, or	serve Customer's estimated man ystem facilities installed hereund reasonable variation to be allowe	er will be of the
	Electric and gas residential lot(s)/apartment units (Number of lots/units) Electric and gas residential lot(s)/apartment units The Delivery System facilities installed hereunder will be of the character volt, phase, at 60 hertz, with reasonable variation Non-Standard Delivery System Facilities Company shall extend/install the following non-standard facilities:	er commonly described as	

ARTICLE I - PAYMENT BY CUSTOMER

At the time of acceptance of this Agreement by Customer, Customer will pay to Company ______so.00_____ as payment for the Customer's portion of the cost of the extension of Company facilities, in accordance with Company's Facilities Extension Policy, such payment to be and remain the property of the Company. Subject to provisions in Article V.

ARTICLE II - NON-UTILIZATION CLAUSE FOR STANDARD DELIVERY SYSTEM FACILITIES

This article, Article II, applies only to the installation of standard Delivery System facilities.

- a.The amount of Contribution in Aid of Construction ("CIAC") to be paid by Customer under Article I above is calculated based on the estimated data (i.e., Contract kW or number and type of lots/units) supplied by Customer and specified above. Company will conduct a review of the actual load or number and type of lots/units at the designated location to determine the accuracy of the estimated data supplied by Customer. If, within four (4) years after Company completes the extension of Delivery System facilities, the estimated load as measured by actual maximum kW billing demand at said location has not materialized or the estimated number and type of dwelling units/lots at said location have not been substantially completed, Company will recalculate the CIAC based on actual maximum kW billing demand realized or the number and type of substantially completed dwelling units/lots. For purposes of this Agreement, a dwelling unit/lot shall be deemed substantially completed upon the installation of Company's meter. The installation of a Company meter in connection with Temporary Delivery Service does not constitute substantial completion.
- b.Customer will pay to Company a "non-utilization charge" in an amount equal to the difference between the re-calculated CIAC amount and the amount paid by Customer under Article I, above. Company's invoice to Customer for such "non-utilization charge" is due and payable within fifteen (15) days after the date of the invoice.

Tariff for Retail Delivery Service Oncor Electric Delivery Company LLC, a Delaware limited liability company

6.3 Agreements and FormsApplicable: Entire Certified Service Area Effective Date: September 21, 2009

Page 2 of 2

ARTICLE III - TITLE AND OWNERSHIP

Company at all times shall have title to and complete ownership and cunder this Agreement.	ontrol over the Delivery System facilities extended			
ARTICLE IV - GENERAL CO	ONDITIONS			
Delivery service is not provided under this Agreement. However, Cust installation provided for in this Agreement, the Delivery of Electric Pow will be provided in accordance with Rate Schedule Secondary from time to time be amended or succeeded.	tomer understands that, as a result of the ver and Energy by Company to the specified location undary Service Greater than 10 KW , which			
This Agreement supersedes all previous agreements or representation Customer made with respect to the matters herein contained, and when the parties hereto and is not binding upon Company unless and until s	en duly executed constitutes the agreement between			
ARTICLE V – OTHER SPECIAL	CONDITIONS			
(i) Customer has disclosed to Company all underground facilities own public utility or governmental entity, that are located within real propert has failed to do so, or in the event of the existence of such facilities of agents and contractors, shall have no liability, of any nature whatsoever for any actual or consequential damages resulting from damage to such	ty owned by Customer. In the event that Customer which Customer has no knowledge, Company, its er, to Customer, or Customer's agents or assignees,			
(ii)				
In order to provide electric facilities, the Customer has elected to provide, without cost to the Company, all civil construction necessary to install Oncor Electric Delivery facilities on the Customer's premises, including labor and material.				
(iii)				
ACCEPTED BY COMPANY:	ACCEPTED BY CUSTOMER:			
Oncor Electric Delivery Company LLC	Williamson County			
Digitally signed by jimmy.krumnow@oncor.com DN: cn=jimmy.krumnow@oncor.com Date: 2016.04.24 18:19:19-05'00'	Customer / Company Name			
Oncor Representative - Signature	Customer Representative Signature			
Jim Krumnow				
Oncor Representative – Printed Name	Customer Representative – Printed Name			
New Construction Manger, Sr.				
Oncor Representative - Title	Customer Representative - Title			
4/24/2016	Dete			
Date	Date			



Tariff for Retail Delivery Service Oncor Electric Delivery Company LLC, a Delaware limited liability company

6.3 Agreements and Forms

Applicable: Entire Certified Service Area Effective Date September 21, 2009

Page 2 of 2

ARTICLE III - TITLE AND OWNERSHIP

Company at all times shall have title to and complete ownership and control over the Delivery System facilities extended under this Agreement.

ARTICLE IV. CENERAL CONDITIONS

ARTICLE IV - GE	NERAL CONDITIONS	
Delivery service is not provided under this Agreement. How installation provided for in this Agreement, the Delivery of E will be provided in accordance with Rate Schedule	그림 그리고 하다 하다 그리는 아이들은 아이들이 아이들이 되었다. 그리는 사람이 가지 않아 있다면 하는데	cation , which
This Agreement supersedes all previous agreements or rep Customer made with respect to the matters herein containe the parties hereto and is not binding upon Company unless	d, and when duly executed constitutes the agreement bet	ween
ARTICLE V - OTHER	SPECIAL CONDITIONS	
(i) Customer has disclosed to Company all underground fas	cilities award by Customer or any other party that is not a	

public utility or governmental entity, that are located within real property owned by Customer. In the event that Customer has failed to do so, or in the event of the existence of such facilities of which Customer has no knowledge, Company, its agents and contractors, shall have no liability, of any nature whatsoever, to Customer, or Customer's agents or assignees, for any actual or consequential damages resulting from damage to such undisclosed or unknown facilities.

(ii)

In order to provide electric facilities, the Customer has elected to provide, without cost to the Company, all civil construction necessary to install Oncor Electric Delivery facilities on the Customer's premises, including labor and material.

(iii)

ACCEPTED BY COMPANY: ACCEPTED BY CUSTOMER: Williamson County Oncor Electric Delivery Company LLC Customer / Company Name Customer Representative Signature Oncor Representative - Signature DAL A GATTU Jim Krumnow Customer Representative - Printed Name Oncor Representative - Printed Name Customer Representative Title New Construction Manger, Sr Oncor Representative - Title 01-04-2018 4/24/2016 Date

