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

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sent by United States certified mail, return receipt requested, postage prepaid, to:

Oncor Electric Delivery 777 Main St, Suite 707 Fort Worth, TX 76102

(a) If to Company:
 Justin Stanley

6.3.5 Discretionary Service Agreement	WR #:28428018
	Transaction ID:
This Discretionary Service Agreement ("Agreement") is made and entered into this by Oncor Electric Delivery Company LLC ("Oncor Electric Delivery Company" or "Company and distribution utility, and City of Keller Municipality each hereinafter so	"), a Delaware limited liability company ("Customer"),
a <u>Municipality</u> , each hereinafter so or both referred to collectively as the "Parties". In consideration of the mutual covenants set	forth herein, the Parties agree as follows:
1. Discretionary Services to be Provided Company agrees to provide, following discretionary services in accordance with this Agreement. Oncor will install four PME-9 switchgears, approx 2100 feet of 1000 kcmil AL primary undergormary underground cable, four pad mount transformers, nine 40/3 wood poles, seven 45/3 primary overhead, and remove 28 wood poles, 20 spans of 795 AAC primary overhead, and City has agreed for contractors to install all conduits and pads and contribute \$539,234.73 to	and Customer agrees to pay for, the round cable, approx 5000 feet of 1/0 AL wood poles, five spans of 795 AAC transfer all associated services. The
2. Nature of Service and Company's Retail Delivery Service Tariff A this Agreement will be provided by Company, and accepted by Customer, in accordance wind Texas ("PUCT") Substantive Rules and Company's Tariff for Retail Delivery Service (inclusterein), as it may from time to time be fixed and approved by the PUCT ("Company's Retail Agreement, Company is entitled to discontinue service, interrupt service, or refuse service in accordance with applicable PUCT Substantive Rules and Company's Retail Delivery Tariff part of this Agreement to the same extent as if fully set out herein. Unless otherwise expressused herein have the meanings ascribed thereto in Company's Retail Delivery Tariff.	th applicable Public Utility Commission ding the Service Regulations contained Delivery Tariff"). During the term of this nitiation requests under this Agreement f. Company's Retail Delivery Tariff is
 Discretionary Service Charges Charges for any discretionary service determined in accordance with Company's Retail Delivery Ta riff. Company and Customer appreciate concerning discretionary service charges. 	
4. Term and Termination This Agreement becomes effective upon accepted until completion of discretionary services	· · · · · · · · · · · · · · · · · · ·
Termination of this Agreement does not relieve Company or Customer of any obligation accr	rued or accruing prior to termination.
 No Other Obligations This Agreement does not obligate Company to any service not expressly provided for herein. Customer is responsible for making the arran further services that it may desire from Company or any third party. 	
6. Governing Law and Regulatory Authority This Agreement was exeall respects be governed by, interpreted, construed, and enforced in accordance with the law all valid, applicable federal, state, and local laws, ordinances, and rules and regulations of dehaving jurisdiction.	s thereof. This Agreement is subject to
7. Amendment This Agreement may be amended only upon mutual agramendment will not be effective until reduced to writing and executed by the Parties. But ch Rules and Company's Retail Delivery Tariff are applicable to this Agreement upon their effect amendment of this Agreement.	anges to applicable PUCT Substantive
8. Entirety of Agreement and Prior Agreements Superseded This Agrehich are expressly made a part hereof for all purposes, constitutes the entire agreement at with regard to the service(s) expressly provided for in this Agreement. The Parties are not be representation, promise, inducement, understanding, or undertaking of any kind or nature (we subject matter hereof not set forth or provided for herein. This Agreement replaces all prior a written, between the Parties with regard to the subject matter hereof, including without limitate and all such agreements and undertakings are agreed by the Parties to no longer be of any that the Parties may have other agreements covering other services not expressly provided by this Agreement.	nd understanding between the Parties bound by or liable for any statement, whether written or oral) with regard to the agreements and undertakings, oral or ion
9. Notices Notices given under this Agreement are deemed to have bee	en duly delivered if hand delivered or

Tariff for Retail Delivery Service Oncor Electric Delivery Company LLC

Printed Name

Title

Date

Engineer

7/2/2025

6.3 Agreements and FormsApplicable: Entire Certified Service Area

Effective Date: Septe	mber 21, 2009	Page 2 of 2
(b)	If to Customer:	
(1)	If to Customer: City of Keller	
	Aaron Rector	
	PO Box 770 Keller, TX 76244	
	Keller, TX 70244	
The above-listed names	s, titles, and addresses of either Party may be	e changed by written notification to the other.
Company to the following	ng address (or such other address directed i	retionary services covered by this Agreement will be mailed by a writing by Customer), unless Customer is capable of receiving and to transmit electronic invoices to Customer.
	City of Keller	
	Aaron Rector	
	PO Box 770	
	Keller. TX 76244	
Electronic invoicing and Company must receive date shown on the invo	payment by electronic funds transfer will be payment by the due date specified on the in	ust make payment to Company by electronic funds transfer. conducted in accordance with Company's standard procedures. voice. If payment is not received by the Company by the due of the unpaid balance until the entire invoice is paid. The late fee
		ement to insist, on any occasion, upon strict performance of any ations, rights, or duties imposed upon the Parties.
		nicipal, or other lawful taxes (other than federal income taxes) compensation paid to Company, hereunder must be paid by Customer.
		rious articles and sections of this Agreement have been inserted nce in the interpretation or construction of this Agreement.
14. Mu deemed an origina l but	Itiple Counterparts This Agreement ma y all constitute one and the same instrument.	be executed in two or more counterparts, each of which is
not a public utility or go failed to do so, or in the contractors, shall have	vernmental entity, that are located within rea event of the existence of such facilities of w	erground facilities owned by Customer or any other party that is I property owned by Customer. In the event that Customer has nich Customer has no knowledge, Company, its agents and stomer, or Customer's agents or assignees, for any actual or or unknown facilities.
If this document is not of	executed and returned to Company by Octob	er 2, 2025, Company reserves the right to void this agreement.
IN WITNESS representatives.	WHEREOF, the Parties have caused this A_{ξ}	reement to be signee by their respective duly authorized
Oncor Electric Delivery	Company LLC	City of Keller Customer / Company Name
Signature		Signature
Justin S	Stanley	
o ao an c		

Printed Name

Title

Date

