RIDER IMF - ELECTRICITY INFRASTRUCTURE MAINTENANCE FEE

APPLICABILITY

The Electricity Infrastructure Maintenance Fee shall be applicable to Customers taking service under the following Rate tariffs of this Electric Service Schedule in a municipality that has imposed an infrastructure maintenance fee as specified below.

- Residential – Rate DS-1
- Non-Residential – Rate DS-2, DS-3, DS-4 and DS-6.
- Lighting – Rate DS-5

PURPOSE

The Electricity Infrastructure Maintenance Fee Law is intended to create a uniform system for the imposition and collection of fees associated with the privilege of using the public right-of-way for delivery of electricity.

Pursuant to 35 ILCS 645/5-5 the Company shall, when directed by any municipality, impose an electricity infrastructure maintenance fee on Customers receiving service in said municipality imposing the fee, authorized by the law.

CHARGES

Any municipality that, as of December 16, 1997, had in effect a franchise agreement with the Company, may impose an infrastructure maintenance fee upon the Company, as compensation for granting the privilege of using public right-of-way.

The fee will be calculated pursuant to Section 5-5 of the Electricity Infrastructure Maintenance Fee Law for kWhs of electricity delivered to each purchaser, based upon a 10 tier declining block structure.
TERMS AND CONDITIONS

A municipality that imposes an Electricity Infrastructure Maintenance Fee waives its right to receive any other compensation from the Company for use of public right-of-way during the time the infrastructure maintenance fee is imposed.

The fee will be separately shown on each Customer’s bill and designated “Infrastructure Maintenance Fee” or by a similar legend.

The Infrastructure Maintenance Fee charges currently applicable shall be shown in an informational filing supplemental to this Rider. When an Infrastructure Maintenance Fee is to be enacted, updated or cancelled, the informational filing will be filed with the ICC by the 20th day of the month prior to the start of the monthly billing period to which it is to be applied. The Company shall submit all applicable work papers necessary to support the determinations of the Infrastructure Maintenance Fee at the time of the filing.

The municipalities listed in the informational filing have adopted an ordinance imposing an infrastructure maintenance fee on the Company as compensation for granting the Company the privilege of using the municipality’s public rights of way for the delivery of electricity. The Company will recover the cost of the said infrastructure maintenance fee by applying the per kWh additions for each municipality as stated in the informational filing to the kWhs of energy delivered to each Customer within the corporate limits of each such municipality.