The United Illuminating Company 180 Marsh Hill Road Orange, CT 06477 203.499.2000



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## FORM OF LOCAL SERVICE AGREEMENT UNDER SCHEDULE 21 ATTACHMENT A

This LOCAL SERVICE AGREEMENT, dated as of, is entered into, by and between ("Transmission Owner") and ("Transmission Customer").					
PART I – Ge	eneral Terms and Conditions				
1.	Service Provided (Check applicable):				
	Local Network Service				
	<ul><li>Local Point-To-Point Service</li><li>Firm</li><li>Non-Firm</li></ul>				
	Regional Network Service customers must take either Local Network Service or Local Point-To-Point Service.				
2.	The Transmission Customer is an Eligible Customer under the Tariff and is a party to either a Market Participant Service Agreement or a Transmission Service Agreement.				
3.	The Transmission Customer has submitted a Completed Application and the required deposit, if applicable, for service under this Local Service Agreement and the Tariff.				
4.	The Transmission Customer agrees to supply information to the Transmission Owner that the Transmission Owner deems reasonably necessary in accordance with Schedule 21 and Good Utility Practice in order for it to receive the requested service.				
5.	The Transmission Owner agrees to provide and the Transmission Customer agrees to take and pay for service in accordance with the provisions of the Tariff and this Local Service Agreement.				

Service may be subject to some combination of the charges detailed in Schedule 21 of the OATT. The appropriate charges will be determined in

accordance with the terms and conditions of Schedule 21.

7.	Any notice or request made to or by either party regarding this Local Service Agreement shall be made to the representative of the other party as indicated below.
	<u>Transmission Customer:</u>
	Transmission Owner: Attention: Transmission Tariff The United Illuminating Company, MS 1-16F PO Box 1564 New Haven, CT 06510-0901
8.	The Tariff is incorporated herein and made a part hereof.
9.	Nothing contained in this Local Service Agreement shall be construed as affecting in any way the right of the Transmission Owner to file with the Commission under Section 205 of the Federal Power Act and pursuant to the Commission's rules and regulations promulgated thereunder for a change in any rates, terms and conditions of this Local Service Agreement. Nothing contained in this Local Service Agreement shall be construed as affecting in any way the ability of the Transmission Customer to file with the Commission under Section 206 of the Federal Power Act and pursuant to the Commission's rules and regulations promulgated thereunder for a change in any rates, terms and conditions of this Local Service Agreement.
PART II – I	Local Network Service
1.	The Transmission Customer has been determined by the Transmission Owner to have a Completed Application for Local Network Service under the Tariff.
2.	Service shall commence on the later of: (1), or (2) the date on which construction of all interconnection equipment, any Direct Assignment Facilities and/or facility or Local Network Upgrades are completed, or (3) such other date as it is permitted to become effective by the Commission. Service shall terminate on
3.	Specifications for Local Network Service.
	a. Term of Service:
	b. List of Network Resources and Point(s) of Receipt:
	c. Description of capacity and energy to be transmitted:

- d. Description of Local Network Load:
- e. List of metering point(s) when they differ from Point(s) of Delivery:
- f. List of non-Network Resource(s), to the extent known:
- g. Ancillary Services requested or proof of satisfactory arrangements for Ancillary Services:
- h. Identity of Designated Agent:

Authority of Designated Agent: Term of Designated Agent's authority: Division of responsibilities and obligations between Transmission Customer and Designated Agent:

- i. Interconnection facilities and associated equipment:
- j. Project name:
- k. Interconnecting Transmission Customer:
- l. Location:
- m. Transformer nameplate rating:
- n. Interconnection point:
- o. Additional facilities and/or associated equipment:
- p. Service under this Local Service Agreement shall be subject to the following charges:
- q. Additional terms and conditions:
- 4. Planned work schedule.

Milestone

(Activity)

Estimated Time

<u>Period For Completion</u>
(# of months)

Payment schedule and costs.(Study grade estimate, +\_\_\_% accuracy, year \$s)

<u>Milestone</u> <u>Amount (\$)</u>

- 6. Policy and practices for protection requirements for new or modified load interconnections.
- 7. Insurance requirements.

## PART III – Local Point-To-Point Service

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following charges:

	Locul I			
1.	The Transmission Customer has been determined by the Transmission Owner to have a Completed Application for Local Point-To-Point Service under the Tariff.			
2.	Service shall commence on the later of: (1), or (2) the date on which construction of any Direct Assignment Facilities and/or Local Network Upgrades are completed, or (3) such other date as it is permitted to become effective by the Commission. Service shall terminate on			
3.	Non-firm Local Point-To-Point Service shall be provided by the Transmission Owner upon request by an authorized representative of the Transmission Customer.			
4.	Specif	fications for Local Point-To-Point Service.		
	a.	Term of Transaction:		
	b.	Description of capacity and energy to be transmitted by the Transmission Owner including the electric Control Area in which the transaction originates:		
	c.	Point(s) of Receipt:		
	d.	Delivering Party:		
	e.	Point(s) of Delivery:		
	f.	Receiving Party:		
	g.	Maximum amount of capacity and energy to be transmitted (Reserved Capacity):		
	h.	Designation of party(ies) subject to reciprocal service obligation:		
	i.	Name(s) of any intervening Control Areas providing transmission service:		

Service under this Local Service Agreement shall be subject to the

	k.	Interconnection facilities and associated equipment:
	1.	Project name:
	m.	Interconnecting Transmission Customer:
	n.	Location:
	0.	Transformer nameplate rating:
	p.	Interconnection point:
	q.	Additional facilities and/or associated equipment:
	r.	Additional terms and conditions:
5.  Milest (Activ	one one	ed work schedule.  Estimated Time  Period For Completion  (# of months)
6.	•	ent schedule and costs. y grade estimate, <u>+</u> % accuracy, <u>year</u> \$s)
Milest	one	Amount (\$)
7.	•	y and practices for protection requirements for new or modified load onnections.
8.	Insura	ance requirements.
9.	appro Once reserv the Tr	rm Local Point-To-Point Service, if the Transmission Owner ves a request for service, the Transmission Customer must confirm. the Transmission Customer confirms an approved purchase, a vation is considered to exist. In order for a request to remain valid, ransmission Customer must confirm within the following time ds or the request is deemed withdrawn:
	If PTO	O approves request X before start of service, then the Transmission

Customer must confirm within Y or request is deemed withdrawn.

If X = 25-48 hours, then Y = 24 hours before transaction begins

If X = 24 hours or less, then Y = 1 hour

If X = 2-6 days, then Y = 24 hours If X = 7-30 days, then Y = 72 hours If X = 31-90 days, then Y = 1 week If X = 90 days or more, then Y = 15 days

IN WITNESS WHEREOF, the Parties have caused this Local Service Agreement to be executed by their respective authorized officials.

Transmission Customer:			
By:Name	Title	Date	
Print Name	_		
Transmission Owner:			
By:	Title	Date	
Print Name	_		