Rules of
Department of Economic Development
Division 240—Public Service Commission
Chapter 21—Electric Service Territorial Agreements

<table>
<thead>
<tr>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>4 CSR 240-21.010 Schedule of Fees</td>
<td>3</td>
</tr>
</tbody>
</table>
Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT  
Division 240—Public Service Commission  
Chapter 21—Electric Service Territorial Agreements

4 CSR 240-21.010 Schedule of Fees

PURPOSE: This rule establishes a schedule of fees for commission review of proposed territorial agreements, petitions for commission designation of electric service areas, and annexation-related applications.

(1) Commission review of an application for a proposed territorial agreement, a petition for commission designation of electric service areas, or an application for resolution of an annexation-related dispute, shall be accompanied by an initial filing fee in the amount of five hundred dollars ($500).

(2) In addition to the filing fee, the fee for commission review of an opposed application for approval of a proposed territorial agreement between electric service providers is set at six hundred eighty-five dollars ($685) per hour of hearing time, subject to a minimum charge for hearing time of six hundred eighty-five dollars ($685). There is an additional charge of three dollars and fifty cents ($3.50) per page of transcript. These fees are in addition to the fees authorized by section 386.300, RSMo.

(3) The parties shall be responsible for payment of any unpaid fees on and after the effective date of the commission’s report and order relating to the electric territorial agreement, designation of service areas, or annexation-related application. The executive director shall send an itemized billing statement to the applicants on or after the effective date of the commission’s report and order. Responsibility for payment of the fees shall be that of the parties to the proceeding as ordered by the commission in each case.

(4) An application for commission review of proposed amendment(s) to an existing territorial agreement between electric service providers shall not be subject to the fee of five hundred dollars ($500) specified in section (1) of this rule. However, the applicants shall be responsible for the payment of a fee which reflects necessary hearing time (including the minimum hearing time charge) and the transcript costs as specified in section (2) of this rule.

(5) On July 1 of each year, the filing fee and the fee per hour of evidentiary hearing time will be modified to match any percentage change in the Consumer Price Index for the twelve (12)-month period ending December 31 of the preceding year.
