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P.S.C. No. 7 Electricity PENNSYLVANIA ELECTRIC COMPANY Initial Effective Date: 10/06/2019

Leaf: 52 Revision: 0 Superseding Revision:

Rule 15 - Meter Reading and Rendering of Bills (continued)

The no access notices and charges shall be directed only to the access controller. In any case where the access controller is not the Non-Residential Customer of the subject account, a copy of these no access notices shall also be sent to the Customer at the same time.

The no access charge is One Hundred Dollars (\$100) per building or premises to be added to any single bill of the access controller even though more than one meter may be located there.

The Company may, at its discretion, suspend temporarily the issuance of no access notices and/or penalties if the access controller contacts the Company and provides a legitimate reason for postponing the provision of access; provided, however, that such suspension may not be utilized in the case of any account that is billed for demand charges and in no event for more than ninety (90) calendar days.

(3) Collective Billing

Upon a Customer's request and the Company's approval, a Customer with multiple accounts may receive Collective Billing. Collective Billing may be permitted by the Company in those cases where meter read and due dates of the multiple accounts allow for Collective Billing without adversely affecting the timely payment of bills and does not have an adverse financial impact on the Company. The Company may, in its sole discretion, charge Customers an additional fee for Collective Billing to offset any actual or potential adverse financial impact on the Company. A single due date for those accounts subject to Collective Billing shall be established by the Company and provided to the Customer. Collective Billing shall not commence unless and until the Customer agrees to the due date established for such Collective Billing.

(4) Prorated Bills

When the interval between readings of Customers' meters is substantially greater or less than the normal billing period, specified in this Rule 15.B(8), the Company shall compute bills by prorating charges based on the relationship

Cancelled by supplement No. 3 effective 02/26/2024

Issued by: Samuel L. Belcher, President Reading, Pennsylvania 19612