## 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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6.3.5 Discretionary Service Agreement	WR # Transaction ID:	3249486
This Discretionary Service Agreement ("Agreement") is made and entered into this 17th day of	ib bae vaeamoo vti	6Ci by Oncor istribution utility
and City of Carrollton ("Customer"), aeach hereinafter sometimes referred to individually as "Party" or both referred to collectively as the "Parties". covenants set forth herein, the Parties agree as follows:	In consideration of	the mutual
<ol> <li>Discretionary Services to be Provided Company agrees to provide, and Customer agreement.</li> </ol>	grees to pay for, the	e following
DD2 Delivery System Facilities Relocation/Removal Charge Customer charge in the amount of \$156,700 is for the relocation of an existing steel pole on the northeast cor SH190. This cost includes all labor to remove/install conductors, dig foundation, rebar cage, and concrete bar for foundation, and transfer of existing steel pole to new foundation. Work on this project is to be done on WR	ckfill, relocation of f	Rd and foreign utilities
2. Nature of Service and Company's Retail Delivery Service Tariff Any discretionary s will be provided by Company, and accepted by Customer, in accordance with applicable Public Utility Commis Substantive Rules and Company's Tariff for Retail Delivery Service (including the Service Regulations contain time be fixed and approved by the PUCT ("Company's Retail Delivery Tariff"). During the term of this Agreemed discontinue service, interrupt service, or refuse service initiation requests under this Agreement in accordance Rules and Company's Retail Delivery Tariff. Company's Retail Delivery Tariff is part of this Agreement to the herein. Unless otherwise expressly stated in this Agreement, the terms used herein have the meanings ascrib Delivery Tariff.	ision of Texas ("PU ned therein), as it n ent, Company is en with applicable PU	ICT") may from time to ntitled to JCT Substantive
<ol> <li>Discretionary Service Charges Charges for any discretionary services covered by the accordance with Company's Retail Delivery Tariff. Company and Customer agree to comply with PUCT or col discretionary service charges.</li> </ol>	is Agreement are ourt orders concerni	letermined in ng
4. Term and Termination This Agreement becomes effective upon acceptance by Custon completion of work by company . Termination of this Agreement does not relieve obligation accrued or accruing prior to termination.	mer and continues e Company or Cust	in effect until tomer of any
5. <b>No Other Obligations</b> — This Agreement does not obligate Company to provide, or entitle not expressly provided for herein. Customer is responsible for making the arrangements necessary for it to may desire from Company or any third party.	e Customer to rece receive any further	ive, any service services that it
6. Governing Law and Regulatory Authority This Agreement was executed in the State be governed by, interpreted, construed, and enforced in accordance with the laws thereof. This Agreement is federal, state, and local laws, ordinances, and rules and regulations of duly constituted regulatory authorities have a constituted regulatory.	biles to all valid	t in all respects applicable
7. Amendment —This Agreement may be amended only upon mutual agreement of the Par effective until reduced to writing and executed by the Parties. But changes to applicable PUCT Substantive Ru Delivery Tariff are applicable to this Agreement upon their effective date and do not require an amendment of	ulae and Campania	ment will not be 's Retail
8. Entirety of Agreement and Prior Agreements Superseded This Agreement, including expressly made a part hereof for all purposes, constitutes the entire agreement and understanding between it service(s) expressly provided for in this Agreement. The Parties are not bound by or liable for any statement, inducement, understanding, or undertaking of any kind or nature (whether written or oral) with regard to the suprovided for herein. This Agreement replaces all prior agreements and undertakings, oral or written, between subject matter hereof, including without limitation, and all such agreed by the Parties to no longer be of any force or effect. It is expressly acknowledged that the Parties covering other services not expressly provided for herein, which agreements are unaffected by this Agreement	he Parties with reg representation, pro- ubject matter hereo the Parties with re- ch agreements and	pard to the omise, if not set forth or
<ol> <li>Notices Notices given under this Agreement are deemed to have been duly delivered in States certified mail, return receipt requested, postage prepaid, to:</li> </ol>	if hand delivered or	r sent by United
(a) If to Company: <u>Oncor Electric Delivery Company.LL</u> 7309 Frankford Rd.  Dallas. Texas. 75252		



## Tariff for Retail Delivery Service Oncor Electric Delivery Company LLC

<b>6.3 Agreements and</b> Applicable: Entire Cer Effective Date: Septen	rtified Service Area	Page 2 of 2
(b)	If to Customer: City of Carrollton P.O Box 110535 Carrollton, Texas 75011-0535 Attn; Tom Geier	
The above-listed names,	titles, and addresses of either Party ma	ay be changed by written notification to the other.
the following address (or	icing and Payment – Invoices for any such other address directed in writing Company is entitled to transmit electrol City of Carrollton P.O. Box 110535 Carrollton, Texas 75011-0535 Attn: Tom Geier	discretionary services covered by this Agreement will be mailed by Company to by Customer), unless Customer is capable of receiving electronic invoicing from nic invoices to Customer.
receive payment by the d	y electronic funds transfer will be condu lue date specified on the invoice. If na	er must make payment to Company by electronic funds transfer. Electronic ucted in accordance with Company's standard procedures. Company must yment is not received by the Company by the due date shown on the invoice, a I the entire invoice is paid. The late fee will be 5% of the unpaid balance per
11. No V this Agreement will not be	Vaiver The failure of a Party to this A e considered to waive the obligations, ri	Agreement to insist, on any occasion, upon strict performance of any provision of ights, or duties imposed upon the Parties.
12. Taxe reason of any service per	es All present or future federal, state, rformed by Company, or any compensa	muicipal, or oter lawful taxes (other than federal income taxes) applicable by ation paid to Company, hereunder must be paid by Customer.
13. Head convenience of reference	dings — The descriptive headings of the only and are to be afforded no signification.	ne various articles and sections of this Agreement have been inserted for ance in the interpretation or construction of this Agreement.
14. Multi original but all constitute	iple Counterparts — This Agreement one and the same instrument.	may be executed in two or more counterparts, each of which is deemed an
(i) C utility or governmental en event of the existence of	uity, that are located within real proper such facilities of which Customer has n Istomer, or Customer's agents or assig	underground facilities owned by Customer or any other party that is not a public ty owned by Customer. In the event that Customer has failed to do so, or in the to knowledge, Company, its agents and contractors, shall have no liability, of any gnees, for any actual or consequential damages resulting from damage to such
(ii) _ is completed or (iii) T include any charges relat (Joint User). The custom	City of Carrollton  the date the invoice is received, which he Discretionary Service Charges prov ed to the relocation of any facilities owr her must contact all Joint Users and ma	agrees that payment shall be made within 30 days of the date the project lever is later.  rided in this agreement are for Oncor Electric Delivery facilities only and do not ned by a franchised utility, governmental entity, or licensed service provider ke arrangements to have their facilities transferred or relocated. Oncor Electric ined in this agreement until Joint User(s) remove their facilities attached to Oncor
IN WITNESS V	VHEREOF, the Parties have caused thi	is Agreement to be signed by their respective duly authorized representatives.
Oncor Electric Delivery C		City of Carrollton Customer / Entity
Signature		Signature
Printed Name		Printed Name

Printed Name

Title

Date

Title

Date

