7-503.

- (A) THE COMMISSION SHALL REQUIRE WHEELING OF ELECTRICITY FOR THE APPLICANT LIMITED TO THAT TRANSMISSION AND DISTRIBUTION CAPACITY TO WHICH THE APPLICANT AND AN AFFILIATE OR SUBSIDIARY OF THE APPLICANT IS ENTITLED UNDER A CONTRACT OR TARIFF WITH THE WHEELING COMPANY.
- (B) (1) ON THE WRITTEN REQUEST OF AN APPLICANT OR BY ORDER OF THE COMMISSION, A WHEELING COMPANY SHALL BE REQUIRED TO ESTABLISH TERMS AND CONDITIONS FOR PROVIDING AFFILIATE WHEELING.
- (2) THE TERMS AND CONDITIONS SHALL PROVIDE FOR THE NONDISCRIMINATORY AFFILIATE WHEELING OF ELECTRICITY AND SHALL BE FILED WITH THE COMMISSION AS PUBLIC INFORMATION.
- (C) (1) A SERVICE CONTRACT ENTERED INTO ON A NONDISCRIMINATORY BASIS FOR THE AFFILIATE WHEELING OF ELECTRICITY SHALL BE FILED WITH THE COMMISSION OR OTHER APPROPRIATE REGULATORY UNIT.
 - (2) THE SERVICE CONTRACT MAY INCLUDE:
- (I) TERMINATION PROVISIONS, INCLUDING CONDITIONS OF SERVICE:
 - (II) EXTENDED CONTRACT DURATION PROVISIONS: AND
- (HI) SPECIFIC RATE SCHEDULES APPLICABLE TO ALL WHEELING COMPANIES IN THE STATE.
- (D) THE COMMISSION MAY IMPOSE TERMS AND CONDITIONS ON THE AFFILIATE WHEELING OF ELECTRICITY THAT THE COMMISSION CONSIDERS NECESSARY TO SAFEGUARD SYSTEM INTEGRITY.
- 7-504.
- (A) EXCEPT AS ALLOWED UNDER ANY ELECTRIC UTILITY INDUSTRY RESTRUCTURING LEGISLATION AND AS APPROVED BY THE COMMISSION, A WHEELING COMPANY MAY NOT IMPOSE OR ASSESS A PENALTY OR AN EXIT OR ENTRY FEE ON A RETAIL ELECTRIC CUSTOMER!
- (1) RETURNS TO THE ELECTRIC COMPANY TO OBTAIN ELECTRICITY AFTER OBTAINING ELECTRICITY THROUGH AN AFFILIATE WHEELING ARRANGEMENT; OR
- (2) CHOOSES TO LEAVE THE ELECTRIC COMPANY AND OBTAIN ELECTRICITY FROM ANOTHER SOURCE THROUGH AN AFFILIATE WHEELING ARRANGEMENT, IF THAT ELECTRICITY IS AVAILABLE.
- (B) (1) THE COMMISSION MAY NOT ALLOW A WHEELING COMPANY TO IMPOSE UNDUE COSTS OR BURDENS ON ANY NONWHEELING RETAIL ELECTRIC CUSTOMER WHO IS NOT A DIRECT ECONOMIC BENEFICIARY OF AFFILIATE WHEELING.