	<u>City o</u>	Y POWER COMPANY hereaf of Raceland			
	Racela	nd, Kentucky,		hereafter cal	led the Custom
		WITNESSET	гн:		
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ereto agree	with each other				•
sting of the vistem of over illumination before grees to accurate the street or a street o	minimum numberhead distribution obtainable unsurrise, every neept the service at the prices set		gether with ele erate the lamps m one-half ho ely 4,000 hour e term of year	ectric energy s to give the our after sum s per annum rs hereinafter	through a gener maximum amou set until one-ha . The Custom set forth and
. LAMPS	IN SERVICE 1	N FIXTURES INSTALLED	PRIOR TO	August	19.76
Number	Size In Lumens	Туре			Price per Lan per Month
120	7000	Mercury Vapor - Overhea		Enclosed ·	
	***********	New or Existing Wood	Pole		3.75
	***********	Q-Q			\$4.00 00000 0000 \$ \$4.00000
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. LAMPS		OP TO BE INSTALLED			, 19.76
TANDS	INSTALLED OR SUBSEQUE				
LAMPS		OP TO BE INSTALLED			
LAMPS ON Number	INSTALLED OR SUBSEQUE	OR TO BE INSTALLED ENT TO Type Mercury Vapor - Overhea	Aug ad - Open or	ust 1	Price per Lan per Month
LAMPS	INSTALLED OR SUBSEQUE Size In Lumens	OR TO BE INSTALLED ENT TO Type Mercury Vapor - Overhea New or Existing Wood Mercury Vapor - Overhea	Aug ad - Open or Pole ad - Enclose	ust 1 Enclosed d - On	Price per Lan per Month
LAMPS ON Number	INSTALLED OR SUBSEQUE Size In Lumens	OR TO BE INSTALLED ENT TO Type Mercury Vapor - Overhea New or Existing Wood Mercury Vapor - Overhea Distribution Pole Mercury Vapor - Overhea	Aug ad - Open or Pole ad - Enclose	ust 1 Enclosed	Price per Lan per Month 3.75 4.75
LAMPS ON Number	INSTALLED OR SUBSEQUE Size In Lumens7000	OR TO BE INSTALLED ENT TO Type Mercury Vapor - Overhea New or Existing Wood Mercury Vapor - Overhea Distribution Pole	Aug ad - Open or Pole ad - Enclose	ust 1 Enclosed	Price per Lar per Month 3.75 4.75
LAMPS ON Number	INSTALLED OR SUBSEQUE Size In Lumens 7000 11000 20000	OR TO BE INSTALLED ENT TO Type Mercury Vapor - Overhea New or Existing Wood Mercury Vapor - Overhea Distribution Pole Mercury Vapor - Overhea Distribution Pole Obstribution Pole	Aug ad - Open or Pole ad - Enclose ad - Enclose	ust 1 Enclosed d - On d - On	Price per Lar per Month - 3.75 4.75 5.50 eland
LAMPS ON Number	INSTALLED OR SUBSEQUE Size In Lumens 7000 11000 20000 Power Compar to add any ag	OR TO BE INSTALLED ENT TO Type Mercury Vapor - Overhea New or Existing Wood Mercury Vapor - Overhea Distribution Pole Mercury Vapor - Overhea Distribution Pole	Aug ad - Open or Pole ad - Enclose ad - Enclose which the Cothis contra	ust 1 Enclosed d - On d - On	Price per Lar per Month - 3.75 4.75 5.50 eland

To the extent that this agreement calls for the installation of new facilities, the parties recognize that a period of time will necessarily elapse before all the new facilities contemplated hereunder can be obtained and installed. The Company shall make such changes in the existing system and install the additional facilities called for herein as rapidly as labor conditions and material deliveries will permit, and the minimum lamp requirements set forth in Section 1 A and B will not apply until all the lamps called for in Section 1 A and B are installed and in operation. During the period of construction the Customer agrees to pay for the lamps in operation each month at prices quoted above.

Additional or increased size of lamps involving new fixtures, as provided for above, shall not be required of the Company during the last 2 years of the term of this agreement, except under special negotiations.

The Company is not obligated under this agreement to undertake a major rebuilding of any part of the existing street lighting system except as provided in Section 1, hereof.

3. The total monthly bill, calculated at the above prices, is due and payable on or before the 10th day of the month succeeding that in which the service is rendered.

If the Customer shall default in the payment of any bills as hereinbefore provided, the Company may at its option, after having given 10 days' written notice of its intention to do so, discontinue the service herein contracted for and continue to withhold the supply of electric energy for street lighting until such time as the Customer has made payment for all bills in which it is in arrears. Any such suspension of service by the Company shall not terminate this agreement unless Company so elects.

- 4. All material furnished by the Company shall remain the property of the Company and may be removed at the termination of this agreement if the Company so desires.
- 5. The Company shall make every effort to keep each and every lamp contracted for in operation during the time provided; and the Company agrees to restore lamps to service within 48 hours of receipt of a written notice that a lamp has failed to operate.

Should Company be unable to restore lamps to service within the 48 hour period following receipt of notice of failure to operate, the monthly rate for the lamps so reported will be adjusted to conform to the number of nights following receipt of written notice during which the lamp failed to operate in the monthly billing period.

- 6. The Customer shall make any requests for relocations of lamps in writing, and the Company shall comply with such requests, providing the Customer agrees to pay the Company the actual costs of such relocations within 30 days after billing therefor by the Company.
- 7. The Company shall, at its own cost, furnish all lamp renewals during the term of this agreement.

- 9. The Customer as a further consideration for the promises and agreements made by the Company herein set forth hereby grants to the said Company the privilege of the use of the streets, alleys and public places of said Customer for the purpose of placing its poles and equipment for carrying out this agreement.
- 10. The Customer agrees that during the life of this agreement it will provide in its annual budgets and estimates and levy of taxes sufficient funds to pay the Company any amounts due it.
- 11. All and singular the terms and conditions of this agreement shall be binding upon and inure to the benefit of the parties hereto, their respective successors and/or assigns.
- 12. This agreement cancels and supersedes all previous agreements relating to the supply of the service described herein.

IN WITNESS WHEREOF, the parties hereto have caused these presents to be executed in quadruplicate by their duly authorized officers the day and year first above written.

ATTEST:	By Wash-Shaff
It Via J.	Executive Vice Presiden
Assistant Secretary	CITY OF RACELAND
A TENESCO	By Say (May bell
ATTEST: Chan Select	Mayor
Clerk or Recorder	

THE	FOREGOING AGREEMENT IS HEREBY APPROVED AND
THE	Mayor
IS AUTI	HORIZED TO EXECUTE THE SAME ON BEHALF OF THE
	City of Raceland, Raceland, KY.,
THIS	87H DAY OF JUNE 1976
	- Ray Campbell
	By Fays Lamines
	By Dar Willow
	By Escar Salger De
	By Charles & Huffman

BY_