		For All Areas Served Community, Town or City
		E.R.C. NO
		Original SHEET NO. 1
Fleming-Mason Rural	Electric Cooperative Corp. Corporation	CANCELLING E.R.C. NO. 2
Name or issuing	corporation	Original SHEET NO. 1

RULES AND REGULATIONS

## I. Application of Rules and Regulations

These Rules and Regulations apply to each and every consumer. They are a part of every contract for service made by the System, unless modified by special terms written therein, and govern all classes of service. Copies are on file in the System's offices and are open to inspection by the public.

They may be revised, amended, supplemented or otherwise changed from time to time in accordance with provisions of the Board of Directors and such changes shall have the same force as the present ones.

## II. Application For Service

## 1. Service Contract

The System will require each prospective member to sign an application for each service and to agree to abide by the kules and Regulations and Stanard Requirements of the System.

## 2. Place of Application

Application must be made at the office of the System or to a duly authorized agent or employee.

## 3. Contract Data

The application shall contain a description of the premises to be served, whether applicant is owner, agent or tenant of the premises, and such other information the System may reasonably desire.

## 4. Conditions of Service

The System reserves the right to reject any application for service to any persons who have not complied with the Cooperative's Rules and Regulations or to applicants who request a service not available from the existing system or which would require an unreasonable capital expenditure to provide or which would jeopardize the supply of electricity to its members at the time of the request. JUI 11 1980

## 5. Special Contracts

Standard contracts shall be for a term of one year, but where large or special investment is necessary for the supply of service, contracts of longer term, or with special guarantee of revenue, or both, may be requested to safeguard such investment.

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#### 6. Acceptance

An application or contract when accepted by an officer or authorized agent of the System, shall constitute the contract between the consumer and the System, and no agent has power to modify, alter, or waiver any of its conditions.

#### III. Determination of Applicable Rate Schedule

The applicable rate schedule is determined in accordance with the members required transformer capacity.

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## 1. Required Transformer Capacity

The term "required transformer capacity" used in connection with determining the applicable rate schedule shall be taken to mean the capacity which is required to carry the consumer's load rather than the capacity installed. The system may find it convenient or advisable to install larger transformers than actually required. Where two or more consumers are served from the same transformer, the applicable rate schedule shall be based on the transformer capacity which would normally be installed for his individual requirements.

In the event that two or more structures are served from a single metering point the required transformer capacity will be determined by the combined total capacity of the structures served.

## 3. Rate Schedules

Residential and Small Power - not over 25 KVA Small General Service - 30 - 112.5 KVA Large General Service - All over 112.5 KVA

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## IV. Deposit

## 1. Requirement of Deposit

Where an applicant's credit is not established, or where the credit of a consumer with the System has become impaired, or where the System deemed it necessary, a deposit, or other guarantee, satisfactory to the System, may be required as security for the payment of future and final bills, before System will render or continue to render service.

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#### Amount of Deposit 2.

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Mason Rural Electric Cooperative Corp.

The deposit shall be an amount not to exceed two-twelfths (2/12) of the estimated annual bill of such customer or applicant, when bills are rendered monthly or an amount not to exceed three-twelfths (3/12) of the **(T)** estimated annual bill of such customer or applicant, where bills are rendered bimonthly.

## 3. Prior Debts

Service will not be furnished to former consumers until any indebtedness to the System for previous service has been satisfied.

## 4. Refund of Deposit

The deposit will be refunded after two (2) years of continuous uninterrupted service provided the consumer has made payment in full of each monthly bill within 15 days from the date of the bill. In the event the consumer ceases to be a member of the Cooperative and no longer requires service, the deposit will be refunded upon the payment of all charges due the System under the applicable rate schedule or electric service agreement.

## 5. Interest

Interest at the annual rate of six percent (6%) will be paid on deposits, as required by KRS 278.460.

## V. Consumer's Wiring and Equipment

#### 1. Consumer's Installation

Consumer's service entrance equipment and meter connections shall be installed in accordance with instruction of System and shall be subject to inspection and approval by System and other agencies having jurisdiction.

System may refuse to make connections to consumer or to continue service whenever in its judgment such installation is not in proper operating condition, or is in conflict with the standards established by the system or by the inspect-ing agency. ing agency.

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Fleming-Mason Rural Electric Cooperative Corp. Name of Issuing Corporation

## RULES AND REGULATIONS

## 2. Motor Starting Requirements

All installations of power loads on REA systems must conform to the (T) rules and regulations as set forth in the National Electrical Safety Code.

The following general requirements should be adhered to in all power installations:

a. <u>Single Phase</u>: The maximum size single phase motor acceptable shall be 10 HP. In the event any motor causes objectionable light flicker or excessive line voltage dip, the owner must provide line starting equipment or other corrective measures to eliminate the problem.

Phase convertors for use on single phase installations to operate three phase motors may be acceptable on special applications. Their usage will be very limited depending upon motor sizes and design and distribution line characteristics and must be approved by the system.

b. Three Phase: Motors rated 15 hp or larger shall be provided with line starting equipment or other corrective equipment adequate to prevent intolerable light flicker or voltage dip that has an adverse effect on other consumers on the line. Motors smaller than 15hp may require adequate starting equipment if their usage and/or design is such that they cause unacceptable flicker or voltage dip. In any event each multi-phase installation must be analyzed and approved by the system prior to installation.

## 3. Arc Welding Installations

Single phase arc welders are a source of trouble from a voltage regulation (T) standpoint as well as a hinderance to radio reception and shall be limited to sizes which do not create more than 3% voltage drop on the secondary. Larger welders should be operated from motor-generators.

Large transformer type or multi-phase welders which cause more than 1½% voltage drop on the primary distribution system will not be permitted. All installations must be approved by the system.

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NULES AND REGULATIONS

## 4. Point of Delivery

The consumer should communicate with the System, giving exact location of the premises and the details of all current consuming devices which are to be installed. Upon receipt of such information the System will designate a point of delivery at which service connections will terminate and near which the consumer must provide, free of expense to the System, a suitable place, satisfactory to the System, for the transformer or transformers, meter or meters, or other equipment of the System, which may be necessary for the fulfillment of such contracts as the consumer may enter into with the System.

## 5. Service Extension

Wiring of any premises for connection to overhead lines must be brought outside of the building-wall to a location designated or approved by the System at which point the wiring must extend at least three feet for attachment to the System's service supply lines.

### 6. Underground Service

Consumers desiring an underground service from overhead wires must bear the excessive cost incidental thereto. Specifications and terms for such construction will be furnished on request.

#### 7. Non-Standard Service

Consumer shall own, maintain, and operate all substation and transforming equipment where voltage, phase, or frequency is desired other than at which service is rendered and metered under the terms of the applicable rate schedule.

#### 8. Service Connection

Service connections will not be made until the wiring of the premises is actually in progress or has been completed in accordance with the System's Standard Requirements. This is necessary for the protection of the consumer and the System is not responsible for any defect in the wiring or devices on consumer's premises.

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## 9. Limit of Responsibility

System will install and maintain its lines and equipment on its side of the point of delivery, but shall not be required to install or maintain any lines, equipment or apparatus, unless specifically provided for in schedules or agreements, except meters and meter accessories, beyond this point.

## 10. Supply Equipment Size:

The system will determine the size of all transformers, service conductors, and related service equipment needed to provide adequate service based on information provided by the member or his representative and/or experience from similar service installations.

## 11. Generators:

Auxiliary generators owned or used by members must be connected to the members wiring in such a manner as to automatically disconnect the service from the Cooperative distribution system thus avoiding the hazards present through paralleling of the prime and auxiliary power sources.

In the event a member does not provide an automatic disconnect the system reserves the right to disconnect the prime power source until such time that the member corrects the problem to the satisfaction of the Cooperative.

## VI. Consumer's Responsibility

## 1. Nature of Service

System's undertaking extends only to the supplying of service at the point of delivery. Consumer is warned of the risk of damage to property and the possibility of fire or personal injury resulting from improper wiring and manner of attachment or use and maintenance of electric appliances, fixtures and apparatus and is advised to allow no one except experienced and capable electricians to install or make any change, alteration, additions, or repairs to any part of consumer's installation.

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RULES AND REGULATIONS

## 2. Consumer's Liability

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Consumer assumes full responsibility for the current upon consumer's premises at and from the point of delivery thereof, and for the wires, apparatus, devices and appurtenances thereon used in connection with the service. Consumer shall indemnify, save harmless and defend the System against all claims, demands, cost or expense for loss, damage or injury to persons or property in any manner directly or indirectly arising from, connected with, or growing out of the transmission or use of current by consumer at or on consumer's side of point of delivery.

## 3. Changes in Consumer's Wiring and Equipment

All equipment supplied by the System for the use of each consumer has a definite capacity and for this reason, it shall be the responsibility of the consumer to notify the System in writing before any change is made in the load characteristics or change of purpose, or of location of, his installation. Failure to give such notice shall render the consumer liable for any damage to meters or accessories, transformers, or wires, of the System, caused by the additional or changed installation.

## 4. Protection by Consumer

Consumer shall protect the equipment of the System on his premises and shall not interfere with or alter or permit interference with or alteration of System's meters or other property except by duly authorized representatives of the System.

For any loss or damage to the property of the System due to, or caused by, or arising from, carelessness, neglect or misuse by consumer or other unauthorized persons, the cost of the necessary replacement and repairs shall be paid for by consumer.

## 5. Tampering

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If the meters or other property belonging to the System are tampered or interfered with, the consumer being supplied through such equipment shall pay the amount which the System may estimate is due for service rendered but not registered on the System's meter, and for such replacements and repairs as are necessary, as well as for costs of inspection, investigation and protective installations.

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## RULES AND RECULATIONS

## VII. Access to Premises

Duly authorized representatives of the System shall have the right of ingress to and egress from the premises of Consumer at all reasonable times for the purpose of reading, testing, inspecting repairing, replacing or removing its meters or other property, or inspecting the Consumer installation or for the purpose of removing its property on the termination of its contract or on discontinuance of service from whatever cause.

## VIII. Continuity of Service

## 1. Regularity of Supply

The System will use reasonable diligence to provide and maintain uninterrupted service; but in case of cessation, deficiency, variation in voltage, or any other failure or reversal of the service, resulting from acts of God, public enemies, accidents, strikes, riots, wars, repairs orders of Court, or other acts reasonably beyond the control of System, it shall not be liable for damages, direct or consequential, resulting from such interruption or failure

#### 2. Notice of Trouble

Consumer shall give immediate notice at the office of the System of any interruptions, or irregularities or unsatisfactory service and of any defects known to consumer.

System may at any time that it deems necessary, suspend the supply of electrical energy to any Consumer or Consumers for the purpose of making repairs, changes, or improvements upon any part of its system.

It shall make effort to furnish reasonable notice of such discontinuance to Consumers, where practicable.

## 3. Relocation of Delivery Point

If the System shall be required to place underground any portion of its wires, or service supply lines, or relocate any poles or feeders, the Consumer shall change the location of his point of delivery at his own expense

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## RULES AND REGULATIONS

## IX. System's Right to Discontinue Service

## 1. Without Notice

When a dangerous condition is found to exist on the customer's or applicant's premises, service shall be discontinued without notice or refused.

The System reserves the right to discontinue the supply of electric service to any consumer or consumers without notice for any of the following reasons:

- a. For fraudulent representation as to the use of electric service.
- b. For any disapproval of Consumer's equipment or installation on account of defects.
- c. For repairs or emergency operations.
- d. For unavoidable shortage or interruptions in the System's source of supply.
- e. Whenever such action is necessary to protect System from fraud or abuse.
- f. Upon cancellation of contract.

## 2. With Reasonable Notice

The System reserves the right to discontinue service on reasonable notice:

- a. For non-payment of bill after (1) reasonable effort to induce customer to pay (2) at least ten (10) days written notice and 27 days after mailing date of original bill. This item a. is to be in conformity with 807 KAR 50:015 Section 11 (esp. 2a and 2b).
- b. If any entry to its meter or meters is refused or if entry or access to any of its property is obstructed or hazardous for any cause or reason.
- c. If these Rules and Regulations or the System's Standard Requirements are violated.

## 3. Service Trip Charge

A charge will be made for each service trip made for the following reasons:

- a. A trip charge of \$10.00 will be made to read a meter when the customer has failed to read the meter for three (3) consecutive billing periods. (N) (I)
- b. A trip charge of \$15.00 will be made to collect a delinquent bill after D written notice has been sent to the consumer stating that if the bill is is (N)(I) not paid by a certain date, the service will be disconnected.

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RULES AND REJULATIONS	(9 in part)			

- c. A trip charge of \$15.00 will be made during regular working hours, \$60.00 for overtime hours to reconnect a meter that has been dis- (N)(I)(T) connected for nonpayment of bills or for violation of the Cooperative's rules and regulations.
- d. A trip charge of \$15.00 will be made for a request meter test if such test shows that the meter was not more than 2% fast or slow. (N) (I)
- e. A trip charge of \$15.00 will be made for a trip for regular work hours reconnection at same location when off due to desire of consumer. Reconnection charge after regular working hours shall be sixty (\$60.00) dollars.
- f. A fee based on the prevailing actual labor, mileage and material costs during regular working hours and after regular working hours (N) the overtime rate will be charged on a service call trip for inside maintenance.

## X. Foreign Electricity

No other source of supply of electricity shall be introduced or used by consumer in conjunction with service supplied without written consent of System.

## XI. Resale of Service

All purchased electric service on the premises of the Consumer shall be supplied exclusively by the System, and the Consumer shall not, directly or indirectly, sell, sublet, assign, or otherwise dispose of, the electric service, or any part thereof, without the consent of the System.

## XII. Meters

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1. Separate Meter for Each Service

The System will normally furnish a single meter at the point of AND TARKETS connection to the consumer's premises. Any consumer desiring service at two or more separately metered points of connection to the System shall be billed separately at each such point and the registrations of such meters shall not be added for billing purposes.

President.

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## RULES AND REGULATIONS

#### 2. Tests

<u>Fleming-Mason Rural Electric Cooperative Corp.</u> Name of Issuing Corporation

> The System, at its expense, will make periodic tests and inspections of its meters in order to maintain them at a high standard of accuracy.

The System will make additional tests or inspections of its meters at the request of a Consumer, but reserves the right to make a charge of \$15.00 to cover the expense involved when such test shows the meter to be correct within two per cent.

#### 3. Non-registration of Meter

When a meter fails to correctly register the amount of electricity consumed, during any period, the amount of the bill will be based on the usage as registered on the meter replacing the defective meter.

#### 4. Special Measurement

The System shall have the right, at its option and at its expense, to place special meters or instruments, on the premises of any Consumer for the purpose of special tests of all or any part, of the Consumer's load.

## XIII. Billing

## 1. Billing Period

Bills for regular service will be rendered monthly from meter readings of the 1st of the preceding month, or otherwise computed according to System's Rate Schedules and Rules and Regulations then in effect, and shall be due on the date determined by the System.

Bills for special, or short term service, including the cost of connection and disconnecting, may be rendered at the discretion of system, and shall be payable on demand. All bills for regular services are payable monthly, during business hours at the office of the System or at such other places as may be designated by the System.

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Name of issuing corporation	Original SHEET NO. 11A
RULES AND REGULAT	TIONS

## 2. Budget Plan - Residential Consumers

A budget payment plan has been developed whereby a customer may elect to pay a fixed amount each month on a yearly basis, in lieu of monthly billings (M) based on actual usage.

## Qualifications

Residential consumers, having complied with the rules and regulations of the Cooperative and receiving electric service from the Cooperative for not less than six months, may elect to pay a fixed amount each month based on the estimated annual usage of such consumer. Any consumer, meeting the above qualifications, may make the election for budget billing by signing, prior to the start of the budget year, a standard letter which states the amount of the monthly payment and the rights of both the consumer and the Cooperative.

## Budget Year

The first budget payment of the budget year is due with the September 1st billing. The August 1st billing is considered the settlement month or end of budget year in which case, the account must be paid in full based on the actual amount due thru the actual usage as of June 30th.

### Disqualifications

If the consumer at any time fails to make payment within 27 days of the date of the bill, the system shall reserve the right to cancel the fixed monthly amount and bill the consumer based on the actual monthly usage.

## 3. Monitoring Usage

All meter readings will be checked monthly in the computerized billing (N) system and compared with the corresponding months of the previous year. Accounts that show changes in KWH usage + or - 50 KWH and 200% of the previous years usage are flagged and checked by billing personnel. In the event an account is determined to have unduly high usage, the account shall be findes this show gated and processed in accordance with 807 KAR 5:006 Section 9(6). KENTUCKY EFFECTIVE

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RULES AND REGU	LATIONS

#### 4. Waiver of Minimum Monthly Payment

If System is prevented from furnishing, or if consumer is prevented from receiving all or any considerable portion of the electric service contracted for, and should such failure to deliver or receive be due to acts of God, or to public enemies, strikes, riots, wars, orders of Court, or to other acts reasonably beyond the control of either the System or the consumer, then the minimum monthly payment provided for shall be waived or adjusted, not, however for a period longer than three months.

#### <sup>5</sup>. Prompt Payment

Any consumer paying bill for electric service within the period specified in the applicable rate schedule shall be entitled to pay the net amount as set forth in the schedule under which service is supplied, provided consumer is not delinquent on any previous bill.

## 6. Failure to Pay

If at any time, the consumer shall fail to make payment of any bill rendered by the System for electric service, and if such failure continues for thirty days after the billing date, the System shall have the right either to cancel the contract in which case the minimum charges are provided in the schedule for the unexpired term of the contract shall thereupon be payable to the System as liquidated damages - or to discontinue all service under contract after giving 10 days written notice of intent to discontinue service, until all payments due from the consumer shall have been made.

#### Failure to Receive a Bill 7.

Failure to receive bill will not entitle consumer to any discount or to the remission of any charge for non-payment within the time specified.

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8. A \$5.00 fee will be charged for a returned check.

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

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PURSUANT TO 807 KAR 5:011,

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nt & Gen. Manager, P.O. Box 328, Flemingsburg, KY Address

	For <u>All Areas Served</u> Community, Town or City
	Community, Town or City
	E.R.C. NO. 3
	Original SHEET NO. 13
	CANCELLING E.R.C. NO. 2
	(10 in part) Original SHEET NO.
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RULES AND REGULATIONS

## Procurement by Consumer

Fleming-Mason Rural Electric Cooperative Corp. Name of Issuing Corporation

When a member requests the construction of an extension for additional service, he may be asked to assist in the procurement of the necessary rights-of-way.

2. Delays

Applications for service for an extension to be constructed where a right-of-way is not owned by the System, will only be accepted subject to delays incident to obtaining a satisfactory right-of-way.

#### Beginning and Ending Service XV.

Any Consumer starting the use of service without first notifying and enabling the System to read the meter will be held responsible for any amount due for service supplied to the premises from time of last reading of meter, immediately preceding his occupancy, as shown by System books. Consumer shall give three (3) days written notice of intended removal from premises and is liable for service taken within that time frame to provide for either the meter to be read or disconnected.

Notice of discontinuance of service prior to the expiration of a XVI. contract-term will not relieve a Consumer from any minimum, or guaranteed payment under any contract or rate.

## Extensions

## 1. Rates, Terms and Conditions

The System's overhead distribution system will be extended to supply new Consumers who elect to take service under the rates of the System and the provisions of its line extension requirements.

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#### Trunk Line Construction 2.

The System will construct, own and maintain overhead supply facilities, either secondary, primary, or high tension, located on the highway, or on K E D rights-of-way acquired by the System and used or usable as a party of system transsion general supply system. • JHH 1 1 1980

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ISSUED BY Hansford T. Moyer Name of Officer

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## RULES AND REQUIATIONS

## 3. Obligation to Extend

Normal Extensions - A single phase extension of 1,000 feet or less shall be made by the utility to its existing distribution line without charge for a prospective customer who shall apply for and contract to use the service for (T) one (1) year or more and provides guarantee for such service. The service drop to the house from the distribution line at the last pole shall not be included in the foregoing measurements.

Other Extensions, Single Phase: Extensions of greater than 1000 feet and extensions to proposed real estate subdivisions shall be made in accordance (T) with 807 KAR 50:065 Section 10 of the Energy Regulatory Commission Regulations.

## 4. Special Extensions

When the Cooperative is required to convert existing facilities, construct new facilities, or add to the prevailing distribution facilities to provide (T) multi-phase service the applicant will be required to make an advance contribution in aid of construction equivalent to the current estimated labor and overhead cost difference of constructing single phase versus multi-phase facilities for the first 1000 feet of required construction. All construction in excess of 1000 feet will require an advance contribution in aid of construction equivalent to the estimated current labor and overhead cost to provide the required facilities.

## XVII. General

## 1. Office of System

Whenever these regulations provide that notice be given or sent to the System, or office of the System, such notice delivered or mailed, postage prepaid, shall be deemed sufficient,

#### 2. No Prejudice of Rights

The failure by the System to enforce any of the terms of this Tariff Commission shall not be deemed as a waiver of the right to do so.

## 3. Billing Changes

Where Consumers are found to be on an improper rate, as the result of an investigation, made at Consumer's request or by routine inspection,

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RULES AND REGULATIO	DNS

the change of billing to the proper rate will apply to the bill for the month during which the check is made.

## 4. Exceptional Cases

The usual supply of electric service shall be subject to the provisions of this Tariff; but where special service-supply conditions or problems arise for which provision is not otherwise made, the System may modify or adapt its supply terms to meet the peculiar requirements of such cases after such changes as indicated are approved by the Energy Regulatory Commission.

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Name of Issuing Corporation	Original SHEET NO. 12

# AND RECULATIONS

## 5. Assignment

Subject to the Rules and Regulations, all contracts made by the System shall be binding upon and oblige, and inure to the benefit of, the successors and assigns, heirs, executors, and administrators, of the parties thereto.

## Definitions of Terms and Explanation of Abbreviations

A. C.

Alternating current.

Available rate

A rate which may be obtained by a consumer if his use of service conforms to the character of supply contemplated in the rate, and his location is such that this service can be supplied from existing facilities of System or can be reached by an extension not exceeding 1000 feet in length.

Billing demand The assessed or measured demand after correction, if any, for power factor.

Connected load The aggregate of all devices on the premises of the Consumer which are connected to the System's service, or which can be simultaneously connected by the insertion of fuses or by closing of a switch, the manufacturer's correct rating being used to determine the magnitude of the load. In the absence of such manufacturer's rating, or whenever a test by the System shall indicate improper design or rating of a device, the rating will be determined on the basis of the kilovolt-amperes required for its operation.

Continuous Service Service which the System endeavors to keep available at all times.

Consumer Any person, partnership, association, or corporation lawfully receiving service from the System.

Demand

The maximum rate-of-use of energy. The demand may be: Measured by a recording or indicating instrument showing, unless  $\square$ 

otherwise specified, the greatest fifteen-minute-rate-of-use of mmission energy. 1111 11 1000

August 22, 1979 1979 August 2, DATE EFFECTIVE DATE OF ISSUE Month Year Year Month Day Hansford President P.O. Box 328, Flemingsburg. Kv ISSUED BY

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## RULES AND REGULATIONS

Estimated at the per cent of the connected load or other basis specified in the service classification, Specifically determined. In the case of hoists, elevators, welding machines, electric furnaces, or other installations where the use of electricity is intermittent or subject to violent fluctuation, the demand may be estimated instead of measured, as provided in service classification.

Energy charge A charge based on kilowatt-hours use.

Hp; Horse power as used herein, horsepower shall be computed as the equivalent of 746 watts.

KVA: kilovoltampere Unit of measurement of rate-of-use which determines electrical capacity required; it is obtained by multiplying the voltage of a circuit by its amperage.

Kw; kilowatt Amount of measurement of rate-of-use of electrical energy; 1,000 watts.

Kw-hr; kilowatt-hour Unit measurement of quantity of energy; an amount equivalent to the use of 1,000 watts for one hour.

Limited period service Service which will be supplied only during certain hours of the day or days of the year, as stated in the rate or rider to which it applies.

Month. A month under the Tariff means one-twelfth of a year, or the period of approximately thirty days between two regular consecutive readings of the System's meter or meters installed on the Consumer's premises.

Point of delivery. That single point at which the service supply lines or other equipment of the System terminate and the Consumer's facilities for receiving the service begin.

Power factor As used herein, power factor is, in a single phase circuit, the ratio of the watts to the voltamperes, and, in a polyphase circuit, is the ration of the total watts to the vector sum of the Commission voltamperes in the several phases.

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RULES AND REGULATIONS	
PronounsThe masculine, singular, pronoun male, female, partnership or CorpoProperty-lineThe division-line between land he land in which the public or the Sy the division line between separat	oration. ld in or for private use, and ystem has a right of use; or,
Service The supply of capacity for use by things done by the System in conn	
Standard Single-phaseAlternating current, 60 cycleSecondary2 wires, or nominally 120-240	
Standard PolyphaseAlternating current, 60 cycleSecondary3 phase, 3 wire.	s, nominally 240 volts,
Standard Primary Unregulated alternation current,	subject to special contract.
Standard High Tension Unregulated alternating curren	nt, subject to special

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The Cooperative will install underground distribution lines to a residential subdivision under the following conditions:

- A. Installation of Underground Distribution System Within New Subdivision
  - 1. Where appropriate contractual arrangements have been made, the Cooperative shall install within the subdivision an underground electric distribution system of sufficient capacity and suitable materials which, in its judgment, will assure that the property owners will receive safe and adequate electric service for the foreseeable future.
  - 2. All single-phase conductors installed by the utility shall be underground. Appurtenances such as transformers, pedestal mounted terminals, switching equipment and meter cabinets may be placed above ground.
  - 3. Multi-phase primary mains or feeders required within a subdivision to supply local distribution or to serve individual multi-phase loads may be overhead unless underground is required by governmental authority or chosen by the Applicant, in either of which case the differential cost of underground shall be borne by the Applicant. (807 KAR 50:065 Sect. 20)
  - 4. If the Applicant has complied with the requirements herein and has given the Cooperative not less than 120 days written notice prior to the anticipated date of completion (i.e., ready for occupancy) of the first building in the subdivision, the Cooperative shall complete the installation 30 days prior to the estimated completion date. (Subject to weather and ground conditions and availability of materials and barring extraordinary or emergency circumstances beyond the reasonable control of the Cooperative.) However, nothing in this policy shall be interpreted to require the Cooperative to extend service to portions of the subdivisions not under active development.

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Fleming-Mason Rural Electric Cooperative Corp. Name of Issuing Corporation	CANCELLING E.R.C. NO. 1
Name of issuing corporation	Original SHEET NO. 2
RULES AND REGULATI	IONS

- 5. A non-refundable payment shall be made by the Applicant equal to the difference between the cost of providing underground facilities and that of providing overhead facilities. The payment to be made by Applicant shall be determined from the total footage of single-phase primary, secondary, and service conductor to be installed at an average per foot cost differential in accordance with the Average Cost Differential filed herewith as Exhibit A, which Average Cost Differential shall be updated annually as required by order dated February 2, 1973 of the Public Service Commission of Kentucky in Administrative Case No. 146 (Three (3) wire secondary and service conductor runs shall be considered as one conductor, i.e. triplex.) The average cost differential per foot, as stated, is representative of construction in soil free of rock, shale, or other impairments which increase cost of construction. Where rock, shale, or other impairments are anticipated or encountered in construction the actual increased cost of trenching and backfilling shall be borne by the Applicant.
- 6. The Applicant may be required to deposit the entire estimated cost of the extension. If this is done, the amount deposited in excess of the normal charge for the underground extensions, as provided in paragraph 5 above, shall be refunded to the Applicant over a ten (10) year period as provided in Public Service Commission Rule Elec-807 KAR 50:065 Sect. 10.
- 7. The Applicant may be required to perform all necessary trenching and backfilling in accordance with the Cooperative's specifications. The Cooperative shall then credit the Applicant's cost in an amount equal to the Cooperative's normal cost for trenching and backfilling.
- 8. The Cooperative shall furnish, install, and maintain the service lateral to the Applicant's meter base, which normally will be at the corner of the building nearest the point to be served.

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- 9. Plans for the location of all facilities to be installed shall be approved by the Cooperative and the Applicant prior to construction. Alterations in plans by the Applicant which require additional cost of installation or construction shall be at the sole expense of the Applicant.
- 10. The Cooperative shall not be obligated to install any facility within a subdivision until satisfactory arrangements for the payment of charges have been completed by the Applicant.
- 11. The charges specified in these rules are based on the premise that each Applicant will cooperate with the utility in an effort to keep the cost of construction and installation of the underground electric distribution system as low as possible and make satisfactory arrangements for the payment of the above charges prior to the installation of the facilities.
- 12. All electrical facilities shall be installed and constructed to comply with the rules and regulations of the Public Service Commission, National Electric Safety Code, Fleming-Mason RECC Specifications, or other rules and regulations which may be applicable.
- 13. Service pedestals and method of installation shall be approved by Fleming-Mason RECC prior to installation.
- 14. In unusual circumstances, when the application of these rules appear impracticable or unjust to either party, or discriminatory to other customers, the Cooperative or Applicant shall refer the matter to the Commission for a special ruling or for the approval of special conditions which may be mutually agreed upon, prior to commencing construction.

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Fleming-Mason Rural Electric Cooperative Corp.	CANCELLING E.R.C. NO. 1
None of Issuing Corporation	Original SEET NO. 4

#### Β. Rights of Way and Easements

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The Cooperative shall construct, own, operate, and maintain 1. distribution lines only along easements, public streets, roads, and highways which are by legal right accessible to the utility's equipment and which the utility has the legal right to occupy, and on the public lands and private property across which rights of way and easements satisfactory to the Cooperative are provided without cost or condemnation by the Cooperative.

RULES AND RECULATIONS

- Rights of way and easements suitable to the Cooperative for 2. the underground distribution facilities must be furnished by the Applicant in reasonable time to meet service requirements. The Applicant shall make the area in which the underground distribution facilities are to be located accessible to the Cooperative's equipment, remove all obstructions from such area, stake to show property lines and final grade, perform rough grading to a reasonable approximation of final grade, and maintain clearing and grading during construction by the Cooperative. Suitable land rights shall be granted to the Cooperative obligating the Applicant and subsequent property owners to provide continuing access to the utility for operation, maintenance or replacement of its facilities, and to prevent any encroachment in the utility's easement or substantial changes in grade or elevation thereof.
- C. The subdivision being developed must consist of a tract of land which is divided into ten (10) or more lots for the construction of new residential buildings or the land on which is constructed two (2) or more new multiple occupancy buildings (refer to PSC Electric Rules, Appendix A for definitions of terms).

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 NULES AND RECULATIONS

 SERVICE TO INDIVIDUAL MOBILE HOMES
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 I. The Cooperative will, subject to its established rules and regulations, provide electric service, under the following conditions, to individual mobile homes with an acceptable meter pole and approved service equipment.

 A. All extensions of up to 150 feet from the nearest facility shall be made without charge.

 B. Extensions greater than 150 feet from the nearest facility and up to 300 feet shall be made provided the customer shall pay the utility a "customer advance for construction" of \$50 in addition to any other charges required by the utility for all customers.

service to the mobile home continues for that length of time.
C. For extensions greater than 300 feet and less than 1000 feet from the nearest facility, the utility may charge an advance equal to the reasonable cost incurred by it for that portion of the service beyond 300 feet plus \$50.

This advance shall be refunded at the end of one year if the

- 1. This advance shall be refunded to the customer over a fouryear period in equal amounts for each year the service is continued.
- If the service is discontinued for a period of 60 days, or should the mobile home be removed and another not take its place within 60 days, or be replaced by a permanent structure, the remainder of the advance shall be forfeited.
- 3. No refunds shall be made to any customer who did not make the advance originally.

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D. For extensions over 1000 feet, the policies set forth in PSC: Elec-1, RULE X, shall apply for that portion beyond 1000 feet.

RULES AND REGULATIONS

E. Extensions made under C and D above shall be made on an "Estimated Average Cost" per foot of line. This cost may be reviewed and updated at six-month intervals.

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