This Agreement, entered into this	<u> 14th</u>	day of	Novembe	r,	_, 1972
by and between KENTUCKY POWER COMPANY The Pike County Board of Education	/ hereafter on	called the	Company,	and	of
Pikeville, Kentucky	,		hereafter		

WITNESSETH:

For and in consideration of the mutual covenants and agreements hereinafter contained, the parties hereto agree with each other as follows:

1. The Company agrees to provide and maintain axerest lighting system for the Customer, consisting of the minimum number of lamps set forth below, together with electric energy through a general system of overhead distribution sufficient to continuously operate the lamps to give the maximum amount of illumination obtainable under commercial conditions from one-half hour after sunset until one-half hour before sunrise, every night and all night, approximately 4,000 hours per annum. The Customer agrees to accept the service herein contracted for during the term of years hereinafter set forth and to pay therefor at the prices set forth below:

A. LAMPS IN SERVICE IN FIXTURES INSTALLED PRIOR TO December 1, 1972

	Number	Size In Lumens	Туре	Price per Lamp per Month
Sprigg Div.	4 11 7 1	_7000 _7000 _7000 _20000	Mercury O.H. Ext. WP Enc. Mercury O.H. Ext. WP Open Mercury O.H. New WP Open Mercury O.H. Ext. WP Open	2.75 2.75 3.75 5.50
Pikevil	le 20 20		Mercury O.H. Ext. WP Open Mercury O.H. New WP Open	2.75 3.75

Number	Size In Lumens 7000	Type Mercury O.H. Ext. WP	Price per Lamp per Month 2.75
Contraction of the second	7000	Mercury O.H. New WP	3.75
-	20000	Mercury O.H. Ext. WP	<u>5.50</u>
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It is agreed that the lamps contracted for shall be in the locations occupied by the present ***EEXX lighting system and/or in accordance with Drawing on file in the office of the Pikeville Division of the Company.

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.

2. The Company agrees during the term hereof to make extensions to its excex lighting system for the purpose of installing additional lamps of the size and type specified above when requested to do so by written notice from a duly authorized representative of the Customer. It is agreed that one additional lamp of not less than 7000 L shall be installed for each extension of 150 feet from the overhead wood pole extent lighting system of the Company. Whenever additional lamps are so ordered, the minimum number of lamps to be furnished throughout the remainder of the period covered by this agreement shall be increased accordingly, and payment for such additional lamps shall be at the prices specified in Section 1 B above. The Company agrees to increase the size of the lamps above specified as the Customer may, from time to time, require upon receipt of written notice from a duly authorized representative of the Customer. When such lamps are increased in size, in accordance with this provision, the minimum number of lamps of the respective size and type shall be changed accordingly. The customer agrees to pay for the larger size lamps at the prices specified in Section 1 B for the new size. Temporary lamps, if ordered, shall be furnished under special agreement.

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 sixeex 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 EXECT 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.

8	3. T	his	agreemer	it shall	be	and	remain	in	full	force	and	effect	for a	a period	l of		10	_ye	are
from ar	nd af	ter	the1	st	(day	of		D	ecem	ber			-	. 19	72		•	
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- 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.

KENTUCKY POWER COMPANY

ATTEST:

By

recutive Vice Pr

tary

PIKE COUNTY BOARD OF EDUCATION

Chairman of the Board

ATTEST:

Clerk was Rucovdex

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THE FOREGOING AGREEMENT IS HEREBY APPROVED AND	
THE CHAIRMAN OF THE BOARD	: .
THE CHILITAIN OF THE BOTHER	
IS AUTHORIZED TO EXECUTE THE SAME ON BEHALF OF THE	
PIKE COUNTY BOARD OF EDUCATION-PIKEVILLE, KY.,	
THIS 14TH DAY OF NOVEMBER 19 72	· · · · · · · · · · · · · · · · · · ·
Russell Garage	
CHAIRMAN OF THE BOARD	•
By Free my toon	Division 1
By Man Chilled	Division 2
By John J. Mard	Division 3
By Most & Siste	Division 4
BY Rassell Monslin	Division 5