unis Aurrement	entered into this 13th	day of January, 1958
by and between KENTUCKY PO	OWER COMPANY, hereafter called	d the Company, and
		hereafter called the Customer,
	WITNESSETH:	
For and in consideration of agree with each other as follows:	the mutual covenants and agreement	s hereinafter contained, the parties hereto
1. The Company agrees to the following number and type of l	-	g system for the Customer, consisting of
Number of Lamps 54	Size 1000 Lumens	Type Standard Overhead
4000404400 Mg-2277777777777777777777777777777777777		***************************************
100010111111000001111111111111111111111		***************************************
together with electric energy thro continuously from one-half hour approximately 4,000 hours per an	ough a general system of overhead di after sunset until one-half hour bef	
together with electric energy throcontinuously from one-half hour approximately 4,000 hours per armaintained and operated that the conditions. 2. The Company agrees as the Customer may, from time representative of the Customer.	bugh a general system of overhead di after sunset until one-half hour befinnum during the term of years here y will give the maximum amount of to install such additional lamps of a to time, require upon receipt of a Payment for the service of such a	istribution, sufficient to operate said lamps fore sunrise, every night and all night, inafter set forth. Said lamps shall be so illumination obtainable under commercial respective sizes and types above specified a written notice from a duly authorized dditional lamps shall be at the rate herein-
together with electric energy throcontinuously from one-half hour approximately 4,000 hours per armaintained and operated that the conditions. 2. The Company agrees as the Customer may, from time representative of the Customer. after specified, provided, however shall be installed for each extensio Company. Whenever additional	bugh a general system of overhead disafter sunset until one-half hour beformum during the term of years here y will give the maximum amount of to install such additional lamps of a to time, require upon receipt of a Payment for the service of such a ter, that one additional lamp of not less to time and the service of such a ter, that one additional lamp of not less to time and the service of such a ter, that one additional lamp of not less to time and the service of such a ter, that one additional lamp of not less to time and the service of such a ter, that one additional lamp of not less to time and the service of such a ter, that one additional lamp of not less to time and the service of such a term of the service	istribution, sufficient to operate said lamps fore sunrise, every night and all night, inafter set forth. Said lamps shall be so illumination obtainable under commercial respective sizes and types above specified a written notice from a duly authorized dditional lamps shall be at the rate herein-

3. All material furnished by the Company shall remain the property of the Company and may be removed at the termination of this contract, if the Company so desires.

4. The Company shall keep each and every lamp contracted for in operation during the time provided and the Customer may make deduction for failure to operate any one or more of said lamps in the following manner:

For all outages which shall be reported daily in writing to the Company by the proper officers of the Customer, the Customer may deduct from the total monthly amount which would have been paid for any

lamp had no outage occurred, a sum bearing the ratio to such total as the period of outage bears to the total time the lamps should have been lighted in any month; provided, however, that should the lighting of any lamp or lamps be stopped by unavoidable accident, the Company shall be allowed twenty four hours after notice of the outage in which to again light such lamp or lamps without being liable to deduction as above provided.

5. It is further agreed that lamps shall be moved by the Company to such new locations as the proper officer of the Customer may by writing direct, subject, however, to the following conditions.

Such moving of lamps shall be completed within 10 days after receipt by the Company of written notice from the proper officer of the Customer (Sundays, legal holidays and stormy days not to be counted), provided that the number of such removals shall not exceed one per day and provided, further, that such removals of such lamps shall not be required on Sundays, legal holidays and stormy days. Notice that the removal of such lamps has been completed shall be given by the Company to the proper officer of the Customer within 10 days after the completion of the work.

The actual cost to the Company of making such relocations shall be paid by the Customer to the Company within 30 days after such notice has been given.

6. The Customer agrees to accept the service herein contracted for during the term hereof and to pay therefor at the following rates:

For each 1000 lumen standard overhead lamp,	\$ 1.30 per month.
For each 2500 lumen standard overhead lamp.	\$ 1.65 per month.
For each 4000 lumen standard overhead lamp,	\$ 2.05 per month.
For each lamp,	
For each lamp,	\$per month.

Bills shall be due and payable on or before the 19th day of the month succeeding that in which the service is rendered. The above prices are subject to a discount of 2% if payment in full is made within 30x days of the date of bill.

The Customer agrees that in case any additional lamps are ordered it will pay for the same at the rates and in the manner above specified for and during the period from the date of the installation of such lamps until the termination of this contract.

- 7. The Company shall, at its own cost, furnish all lamp renewals during the term of this contract.
- 8. This contract shall be and remain in full force and effect for a period of ten years from and after the 13th day of January 19.58
- 9. If the Customer shall make 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 so to do, 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 contract unless Company so elects. Otherwise, upon payment by the Customer of the amount it is in arrears, the contract shall remain in full force and effect for the period herein specified.
- 10. 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 contract.

- 11. The Customer agrees that during the life of this contract it will provide in its annual budgets and estimates and levy of taxes sufficient funds to pay the Company any amounts due it.
- 12. All and singular the terms and conditions of this contract shall be binding upon and inure to the benefit of the parties hereto, their respective successors and/or assigns.

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.

By s/F. M. Baker

Vice President

ATTEST:

s/ W. B. Garnett

Asst. Secretary

Asst. Secretary

By s/ John Spears

Mayor

By s/ Woodson King

Clerk or Recorder

Clerk or Recorder