

For All territories served  
Community, Town or City  
 E.R.C. No. 11  
 { Original } SHEET No. 23  
 { Revised }  
 Cancelling E.R.C. No. 10  
 { Original } SHEET No. 1  
 { Revised }

MEADE COUNTY RURAL ELECTRIC  
 COOPERATIVE CORPORATION.

CLASSIFICATION OF SERVICE

Schedule 6

Street Lighting - Community, Municipalities, Towns

RATE  
 PER UNIT

Applicable:

Entire territory served.

Availability of Service:

To any customer who can be served in accordance with the special terms and conditions set forth herein and who is willing to contract for service in accordance with such special terms and conditions; subject to the established rules, regulations and by-laws of the Cooperative.

Character of Service:

This rate schedule covers electric lighting service to outdoor equipment for the illumination of streets, driveways, yards, lots, parking lots, parks and other outdoor areas. Cooperative will provide, own and maintain the lighting equipment, as hereinafter described, and will furnish the electrical energy to operate such equipment. Service under this rate will be available on an automatically controlled dusk-to-dawn every-night schedule of approximately 4000 hours per year. Units shall be security type or units as specified herein. Service to alternating current either series or multiple system, or in combination at option of Distributor.

Rates:

175 Watt, Mercury Vapor Unit per month	\$3.66
400 Watt, Mercury Vapor Unit per month	4.83
400 Watt, Mercury Vapor Flood Light per month	5.30

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State and Federal tax will be added to above rate when applicable.

Terms of Payment:

Accounts not paid when due may incur a delinquent charge for collection, a disconnect and reconnect fee of \$3.00.

Fuel Cost Adjustment:

In case the rate under which Seller purchases power at wholesale is adjusted in accordance with a fuel cost adjustment provision billed by Seller's wholesale power supplier,

Issued by authority of an order of the Energy Regulatory Commission of Kentucky in Case No. 7413 dated December 1, 1979.

CHECKED  
 Energy Regulatory Commission  
 JAN 7 1980  
 by *[Signature]*  
 RATES AND TARIFFS

DATE OF ISSUE December 1, 1979  
month day year

DATE EFFECTIVE January 1, 1980  
month day year

ISSUED BY Beavin F. Thornsberry, Jr. Manager Brandenburg, Ky. 40108

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 E.R.C. No. 11  
 { Original } SHEET No. 24  
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<p>the foregoing energy charges shall be adjusted each month by the amount per KWH of sales by the Seller equal to the dollar amount of the above mentioned charge (plus or minus any adjustment for over or under collection) in the Cooperative's wholesale power cost for the next preceding month. The following formula shall apply:</p> $\text{Adjustment Factor} = \frac{F \pm O}{S}$ <p>Where F is the above mentioned fuel charge by the wholesale supplier; where O is the amount of any overage or shortage of fuel costs billed to revenue collected for the preceding periods; where S is KWH sales in the preceding month, including company use.</p> <p><u>Purchase Power Clause:</u>                      In case the rate under which Seller purchases power at wholesale is adjusted in accordance with a purchase power clause provision billed by Seller's wholesale power supplier the foregoing energy charges shall be adjusted each month by the amount per KWH of sales by the Seller equal to the dollar amount of the above mentioned charge (plus or minus any adjustment for over or under collection) in the Cooperative's wholesale power cost for the next preceding month. The following formula shall apply:</p> $\text{Purchased Power Factor} = \frac{P \pm O}{S}$ <p>Where P is the above mentioned purchased power charge by the wholesale supplier; where O is the amount of any overage or shortage of purchased power billed to revenue collected for the preceding periods; where S is KWH sales in the preceding month, including company use.</p> <p><u>Special Terms and Conditions:</u>                      1. Cooperative will furnish and install the lighting unit complete with lamp, fixture or luminaire, control device and mast arm. The rates stated herein contemplate installation</p> <p>Issued by authority of an order of the Energy Regulatory Commission of Kentucky in Case No. 7413 dated December 1, 1979.</p>	<p style="text-align: center;">7-80</p> <p style="text-align: right;">CHECKED                      Energy Regulatory Commission                      JAN 7 1980                      by <i>[Signature]</i>                      RATES AND TARIFFS</p>

DATE OF ISSUE December 1, 1979 DATE EFFECTIVE January 1, 1980  
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 { Original } SHEET No. 25  
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CLASSIFICATION OF SERVICE

Schedule 6 - continued

Street Lighting - Community, Municipalities, Towns	RATE PER UNIT
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on an existing pole in the Cooperative's system. If the location of an existing pole is not suitable for the installation of a lighting unit, the Cooperative will extend its conductor and install additional poles necessary for the lighting system; and the customer will be charged eight percent (.8%) per year on the additional construction required for the lighting system only. The additional annual charge will be computed and one twelfth (1/12) of the total annual charge for additional construction, so computed, will be added to the customer's monthly bill.

2. All lighting units, poles and conductors installed in accordance herewith shall be the property of Cooperative, and Cooperative shall have access to the same for maintenance, inspection and all other proper purposes. Cooperative shall have the right to make other attachments to the poles and to further extend the conductors installed in accordance herewith when necessary for the further expansion of its electric service.

3. This schedule covers service from overhead circuits only, with installation on wood poles; provided, however, that when feasible, flood lights served hereunder may be attached to existing metal street lighting standards supplied from overhead or underground circuits. If any permit is required from municipal or other governmental authority with respect to the installation and use of any of the lighting units served hereunder, it will be the responsibility of the customer to obtain such permit.

4. All servicing and maintenance will be performed only during regular scheduled working hours of the Cooperative. The customer shall be responsible for reporting outages or other operating faults. The Cooperative will make a diligent effort to service the lighting equipment within 48 hours after such notification by the customer.

5. When it becomes necessary and practical to install the lighting units on the load side of the customer's meter, at the

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REVISED  
 at the Energy Regulatory Commission  
 JAN 7 1980  
 by B. Richmond  
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Schedule 6 - continued

Street Lighting - Community, Municipalities, Towns

RATE  
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customer's request, the KWH consumption will be included in the regular meter reading; and billed in the regular monthly electric bill. In which case the rental charge only for the specific unit or units installed, including annual charge for construction if any, will be added to the customer's monthly bill.

6. The customer will exercise proper care to protect the property of the Cooperative on his premises, and in the event of loss or damage to Cooperative's property arising from the negligence of the customer, the cost of the necessary repair or replacement shall be paid by the customer.

7. Contracts for this service shall have a fixed term as follows, and shall continue from month to month after such fixed term until terminated by either party giving thirty (30) days notice to the other.

8. Not less than five (5) years in the case of a municipality, civic association, or other governmental, public or quasipublic agency for the lighting of public ways and streets.

9. Not less than two (2) years in the case of any customer for the lighting of areas other than public ways and streets.

10. The customer further agrees that the units, together with the poles and conductors, may be removed at any time by the Cooperative upon failure to pay the charges set forth herein in accordance with the Cooperative's established rules and regulations for billing and collecting of electric accounts.

11. In the event that service hereunder is applied for by subdivision developers or other parties whose interest may be temporary, Cooperative may require reasonable contractual assurance that the service will be continued after the interest of such developer or other party has terminated.

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