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RULES AND R	EGULATIONS

SCOPE

AYLOR COUNTY RURAL ELECTRIC CO-OP. CORP.

This schedule of Rules and Regulations is a part of all contracts for receiving electric service from the Taylor County Rural Electric Cooperative Corporation and applies to all service received from the Cooperative whether the service received is based upon a contract agreement signed application, or otherwise. No employee or individual director of the Cooperative is permitted to make an exception to rates or Rules and Regulations. Rates and rules of service may be obtained from the Cooperative's office.

REVISIONS

These Rules and Regulations may be revised, amended, supplemented or otherwise changed from time to time without notice. Such changes, when effective, shall have the same force and effect as the present Rules and Regulations. The members shall be informed of any changes as soon as possible, after adoption by the Board of Directors, through the Cooperative's monthly newsletter.

APPLICATION FOR SERVICE

Each prospective consumer desiring electric service shall be required to sign Cooperative's standard form of application for membership and any supplemental contract required by the. Cooperative before service is supplied. The membership fee shall be \$5.00. Should member decline to take service after the line is staked, the membership fee may be applied against the cost of staking the line. After service is made available to applicant, the membership fee is not refundable.

RIGHT OF ACCESS

The Cooperative's employees shall have access to member's premises at all reasonable times for the purpose of reading meter, testing, repairing, removing, or exchanging any and all equipment belonging to the Cooperative Regulatory Commission

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RULES AND REGULATIONS

RIGHT-OF-WAY EASEMENTS

TAYLOR COUNTY RURAL ELECTRIC CO-OP. CORP.

1. Members, before receiving service, shall execute right-ofway easements to the Cooperative giving permission not only to construct distribution lines, but also to extend lines to others desiring service. Cooperative shall co-operate with the member in locating the line where it will be least interference to the owner, taking into consideration econimies of construction through staking.

2. The Rural Electrification Administration allocates no funds for the purchase of right-of-way, and no right-of-way shall be purchased since this would only tend to increase rates to members. In event purchase of right-of-way is required from a person not receiving service, the Cooperative will not extend service to said member until he has refunded the amount paid for right-ofway easement.

3. Right-of-way easement forms shall be executed by all property owners whose land is crossed by any extension.

POINT OF DELIVERY

The point of delivery shall be the weatherhead or connection point to consumer's wiring. All wiring and equipment beyond this point of delivery, except the meterm shall be supplied and maintained by the member. The member shall, however, notify the Cooperative of any proposed changes in his equipment or wiring which will materially increase or decrease his load so the Cooperative may check its equipment for adequacy to accomodate the consumer's requirements.

CONTINUITY OF SERVICE

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The Cooperative shall use reasonable diligence to Provide Rafs constant and uninterrupted supply of electric power and energy. Howeverm if such supply should fail or be interrupted or become defective through act of God, or public enemy, or by accidents, strikes, labor troubles, or by action by the elements, or inability to secure right-of-way or other permits needed, or for any other cause beyond the reasonable control of the Cooperative, the Cooperative shall not be liable therefore

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AYLOR COUNTY RURAL ELECTRIC CO-OP. CORP.	Cancelling P.S.C. Ky. No. 3
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RULES AND R	EGULATIONS

NOMINAL SERVICE VOLTAGE

The nominal service voltage shall be 120/240 volts. Rules and regulations concerning nominal service voltage shall conform with Kentucky Public Service Commission Administration Regulations.

CONSUMER'S RESPONSIBILITY FOR COOPERATIVE'S PROPERTY

All meters, service connections, and other equipment furnished by the Cooperative shall be, and remain, the property of the Cooperative. Consumers shall provide a space for, and exercise proper care to protect the property of the Cooperative on their premises; and in the event of loss or damage to the Cooperative's property, arising from neglect of the consumer to care for same, the cost of the necessary repairs or replacements shall be paid by the consumer.

CONSUMER'S WIRING

All wiring of the member must conform to the Cooperative's requirements and accepted modern standards. The member agrees to wire his premises in accordance with specifications at least equal to those prescribed in the National Electrical Code. The Cooperative, however, assumes no responsibility in respect to the type, standard of construction, protective equipment, or the condition of the member's property, and will not be liable for any loss or injury to persons or property occurring on the premises or property of the member.

The member agrees to operate and maintain its facilities so as not to interfere with the service of the Cooperative to its other members. The member will have complete responsibility for all construction, operation, and maintenance beyond the meter and will save the Cooperative harmless against liability for injury or damages resulting in any manner from construction, location, operation, or maintenance of the member's facilities.

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RULES AND REGUL	ATIONS
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INSPECTION

Upon implementation of the electrical inspection certification feature of the State Regulations, the Cooperative will comply with the rules and regulations affecting the areas served.

RELOCATION OF LINES BY REQUEST OF MEMBERS

The Cooperative's extablished lines shall not be relocated unless the expense for moving and relocating is paid by the member.

TEMPORARY SERVICE

- 1. Consumers requiring electric service on a temporary basis shall be required by the Cooperative to pay all the costs for connection and disconnection incidental to the supplying and removing of service. This rule applies to all types of consumer services which may be of short duration.
- 2. A deposit may be required to cover estimated use of electricity. Both fees are to be paid in advance. At the termination of service, any balance remaining of the deposit for use of electricity will be refunded.
- 3. Service billing for less than thirty (30) days shall be billed on the appropriate rate schedule and shall not be prorated.
- 4. The monthly minimum bill shall not be less than the minimum amount of the rate schedule applicable to the consumer.

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RULES AND REG	ULATIONS

LINE EXTENSIONS FOR NEW SERVICES

Distribution line extensions for residential and mobile home services shall be made by the Cooperative as prescribed under P.S.C. Administrative Regulations 807 KAR 5:041E, Sections 11 and 12.

For distribution line extensions to temporary and questionable permanent services, the Cooperative may charge and advance equal to the reasonable costs incurred for construction and labor to remove the line if service is discontinued.

This advance shall be refunded to the consumer over a four (4) year period in equal amounts for each year the service is continued.

If the service is discontinued for a period of sixty (60) days, the remainder of the advance shall be forfeited.

No refunds shall be made to any customer who did not make the advance originally.

Distribution line extensions for Large Power, Commercial with loads over 25 KVA and three phase services may require special contracts. The contracts would be approved by the Public Service Commission under 807 KAR 5:011E, Section 12. An advance for construction may be charged for installing and removing the line in case service is discontinued before the contract expiration date.

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TEMPORARY SERVICE

- 1. Consumers requiring electric service on a temporary basis shall be required by the Cooperative to pay all the costs for connection and disconnection incidental to the supplying and removing of service. This rule applies to circuses, carnivals, temporary construction, tent meetings oil wells, coal mines, trailers used for occasional rather than permanent occupancy, and any and all other types of consumer services which may be of short duration.
- 2. A deposit may be required to cover estimated use of electricity. Both fees are to be paid in advance. At the termination of service, any balance remaining of the deposit for use of electricity will be refunded.
- 3. Service billing for less than thirty (30) days shall be billed on the appropriate rate schedule and shall not be prorated.
- 4. The monthly minimum bill shall not be less than the minimum amount of the rate schedule applicable to the consumer.

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RULES AND REGULATIONS

DISCONTINUANCE OF SERVICE

The Cooperative may refuse or discontinue service to an applicant or consumer after proper notice for the following reasons:

- 1. Failure to comply with the Rules and Regulations of the Cooperative, or of state or municipality.
- 2. When a consumer or applicant refuses or neglects to provide reasonable access to the premises.
- 3. For fraudulent or illegal use of service.
- 4. For nonpayment of bills.
- 5. For checks returned for non-payment from bank.
- 6. Dangerous conditions found to exist on the consumer's to or applicant's premises, in which case service shall be cut off without notice or refused.

If discontinuance is for nonpayment of bills or checks, the consumer shall be given at least ten (10) days written notice, coparate from the original bill, and cut-off shall be effected not less than twenty-seven (27) days after the mailing date of the original bill unless, prior to discontinuance, a residential consumer presents to the Cooperative a written certificate signed by a physician, registered nurse, or public health officer, that such discontinuance will aggravate an existing illness or infirmity on the affected premises, in which case discontinuance may be effected not less than thirty (30) days from the date the utility notifies the consumer, in writing, of state and federal programs which may be available to aid in payment of bill and the office to contact for such possible assistance.

Any member whose service is disconnected for nonpayment shafemmission be served by any other member until the delinquent accounts 1980 paid up in full.

The discontinuance of service by the Cooperative for Angla Galaries as stated in this rule does not release the consumer from his obligation to the Cooperative for the payment of minimum bills as specified in the application of consumer or contract with the consumer.

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RULES AND REGULATIONS

RELOCATION OF COOPERATIVE'S FACILITIES FOR PUBLIC AGENCIES

Should any agency, Federal, State or County, request the relocation of any Cooperative lines for any reason, if said lines are on the right-of-way or easement, said Agency shall reimburse the Cooperative for the expense of relocating the Cooperative's facilities.

The Cooperative shall prepare an estimate of the cost of relocating its facilities for said Agency. When this estimate has been accepted and approved, the required work will then be commenced.

If said lines are on public right-of-way, the Cooperative shall relocate them at their own expense, endeavoring to relocate on private right-of-way or easement. Should it be impossible or unfeasible to relocate on private right-of-way or easement, then the Cooperative shall seek permission to relocate on public right-of-way.

NON-STANDARD SERVICE

TAYLOR COUNTY RURAL ELECTRIC CO-OP. CORP.

Consumer shall pay the cost of any special installation necessary to meet his peculiar requirements for service at other than standard voltages, or for the supply of closer voltage regulation than required by standard practice.



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AYLOR COUNTY RURAL ELECTRIC CO-OP. CORP.

RULES AND REGULATIONS

RIDER FOR WELDING AND OTHER INTERMITTENT AND FLUCTUATING LOADS

Applies to all territories served by the Cooperative.

The Cooperative's Rules and Regulations contain the following provisions covering Power Factor and Protection of Service.

POWER FACTOR

"Where the Consumer has equipment installed that oper ter at low power factor the Cooperative reserves the right to require the Consumer to furnish, at his own expense, suitable corrective equipment to maintain a power factor of 80% lagging or higher, gaseous tube lighting excepted."

PROTECTION OF SERVICE

"The Cooperative, cannot render service to any consumer for the operation of any device that has a detrimental effect upon the service rendered to other Consumers.

"The Cooperative, however, will endeavor to cooperate with its Consumers when consulted concerning the intended use of any electrical device.

"Where the Consumer's use of service is intermittent or subject to violent fluctuations, the Cooperative reserves the right to require the Consumer to furnish, at his own experied suitable equipment to reasonably limit such intermittence commission or fluctuation." 281980

When compliance with the Cooperative's Rules and Regulations require the Consumer to furnish corrective equipments for LARIANS purpose of protecting service to Cooperative's other con-sumers by increasing the power factor of and/or reducing the intermittence or fluctuations in the Consumer's use of service (such as may be the case when the Consumer's load include welding equipment, electric arc furnaces, etc.), the Cooperative, by the provision of special supply facilities, may be able to eliminate the necessity for Consumer furnished corrective equipment. If the estimated cost of Cooperative provided special supply facilities is less than the cost fConsumer provided corrective equipment, the Cooperative may give the Consumer special permission to operate specified abnormal load, consisting of low power factor, intermittent CONT : D)

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RULES AND REGULATIONS

RIDER FOR WELDING AND OTHER INTERMITTENT AND FLUCTUATING LOADS. (CONT'D)

or widely fluctuating loads, without correction, in which case the Consumer will pay the following rate to the Compary:

RATE:

1. A lease or rental charge on all special or added facilitie if any, necessary to serve such loads.

2. Plus the charges provided for under the rate schedule applicable, including energy charge, maximum load charge (if load charge rate is used) and the minimum under such rate adjusted in accordance with (a) or (b) herein.

When the name plate rating of the special equipment is given in KVA (such as welding equipment):

(a) If rate schedule calls for a minimum based on the total horse power of connected load, each KVA of such special equipment shall be counted as one horse power connected load for minimum billing purposes.

(b) If rate schedule calls for a minimum based on the 15 minute integrated load, and such loads operate only intermittently so that the KW registered on a standard 15 minute integrated demand meter is small in comparison to the instantaneous load such equipment is capable of imposing each KVA of such special equipment shall be counted as one-third KW load for minimum billing purposes.

MINIMUM:

As determined by this Rate Schedule and the Rate Schedule to which this Rider is attached.

This schedule applies to all new loads; also to existing been where such existing loads now or hereafter have a detrime tal effect upon the electric service rendered there there are the such encourse of the Cooperative.

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RULES AND REGULATIONS

STANDBY AND RESALE SERVICE

All purpose electric service (other than emergency or standby service) used on the premises of consumer shall be supplied exclusively by Distributor, and consumer shall not, directly or indirectly, sell, sublet, assign, or otherwise dispose of the electric service or any part thereof.

NOTICE OF TROUBLE

Consumer shall notify Distributor immediately should the service be unsatisfactory for any reason, or should there be any defects, trouble, or accidents affecting the supply of electricity. Such notices, if verbal, should be confirmed in writing.

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MOTOR LOAD SERVICE POLICY

Single Phase Motors

- 1. Motors of 5 h.p. and smaller may be started across the line, provided such starting does not cause undue interference to other consumers served from the same transformer. On equipment containing two or more motors exceeding 5 h.p. in total, the controls should be so connected or operated that motors will not be started simultaneously.
- 2. Motors in excess of 5 h.p. normally should have current limiting devices, such as: resistance starters, capabitor start--capacitor run characteristics or equivalent.
- 3. Any motor whose starting characteristics are such as to limit the starting current to 300% of full load current will be acceptable, regardless of type of starting device used, for single phase motors of 10 h.p. rating and smaller.
- 4. Normally, single phase motors larger than 10 h.p. will be considered as a special application and will be served only when the user meets the requirements set forth by the Cooperative for this application.

Three Phase Motors

- 1. 15 h.p. and smaller motors operated singly can be started across the line. On equipment containing two or more motors exceeding 15 h.p. total, the controls should be st connected or operated that motors will not be started simultaneously.
- 2. Motors larger than 15 h.p., up to and including 75 h.p., must be equipped with starting devices so as to limit the starting current to 300% of full load current.

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RULES AND REGULATIONS

MOTOR LOAD SERVICE POLICY

LOR COUNTY RURAL ELECTRIC CO-OP CORP.

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250% of full load current.

4. Motors in excess of 150 h.p. shall be considered a special application and will be served only when the user meets the requirement set forth by the Cooperative for this application.

Any exceptions to the above stated policy must have prior approval of the Cooperative in writing.

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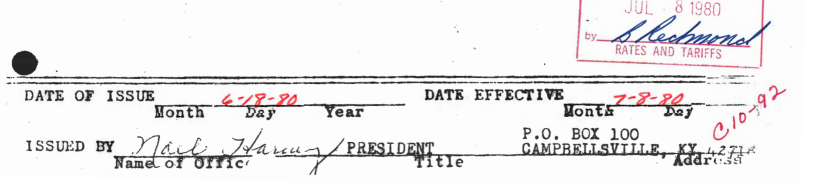
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THREE PHASE POWER CONTRACTS

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A Large Power Contract shall be executed for all three phase power loads.

Rules and Regulations concerning three phase power service shall conform with Kentucky Energy Regulatory Commission Administrative Regulations.



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RULES AND REGUL	ATIONS

UNDERGROUND SERVICE

Consumers desiring underground service lines from the Cooperative's overhead system must bear the excess cost incident thereto. Specifications and terms for such construction will be furnished by the Cooperative on request.

- 1. UNDERGROUND RESIDENTIAL DISTRIBUTION
 - a. Applicability -- This policy shall apply to all residential underground distribution facilities after the effective date of this policy.
 - b. Definitions -- Refer to Energy Regulatory Commission rules and regulations for definitions of terms.
 - c. Residential Underground Service Lines

Individual underground secondary service lines from the property lines or nearest pole to the house arto be installed, owned and maintained by the Consumer. The Cooperative and the Consumer will make the decision for the meter location. Service lines to the house shall be installed and ready for cooperative approval at the same time as the residence.

- d. Installation of Underground Distribution System Within New Residential Subdivisions.
 - (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 judgement, will assure that the property owners will receive safe and D adequate electric service for the foreseeable ommission future.
 - (2) Facilities required to be underground:
 - (a) All single phase conductors installed by HER e

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UNDERGROUND SERVICE

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utility shall be underground. Appurtenances such as transformers, pedestalmounted terminals, switching equipment and meter cabinets may be placed above ground.

(b) Three (3) phase primary mains or feeders required within a subdivision to supply local distribution or to serve individual three-phase loads may be overhead unless otherwise required. If so, additional cost will be added in addition to single phase.

e. Rights of Way and Easements

- (1) The Cooperative will construct, own, operate and maintain underground distribution lines along public streets, roads and highways which the Cooperative has the legal right to occupy, and on public lands, and private property on the utility strip drawn on plot and recorded with rights of way and easements satisfactory to the Cooperative may be obtained without cost or condemnation by the Cooperative.
- (2) Rights of way and easements suitable to the Cooperative must be furnished by the applicant in reasonable time to meet service requirements and at no cost, must be cleared of trees, tree stumps and other obstructions at no charge to the Cooperative, and must be graded to within six (6) inches of final grade by the applicant before the Cooperative will commencie construction.

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RULES AND REGULATIONS.

UNDERGROUND SERVICE

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TAYLOR COUNTY RURAL ELECTRIC CO-OP CORP.

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entire cost of the extension. If this is done, equivalent cost of an above ground distribution system shall be refunded to the applicant, over a ten (10) year period as set forth in the Energy Regulatory Commission rules and regulations.

Developer or Consumer may elect to perform ditching and/or backfilling operations to the Cooperative's specifications to accommodate the Cooperative's underground facilities, and in such event the amount payable under Paragraph (1) shall be subject to a credit to be mutually agreed upon in writing prior to the commencement of any work by any party, the amount of such credit in no event to be more than the Cooperative's own cost of performing such work.

The underground service lateral to the building from the pedestal on the corner of the lot will be installed, owned and maintained by the developer or owner. The Cooperative and the developer or owner will make a decision to locat. the meter either at the pedestal or on the house. The Cooperative will specify the size of conductors, and inspect the installation as to specifications. Service lines to the house shall be installed and ready for inspection at the same time as the residence. The Cooperative will make all connections from the owners service If any lines to the Cooperative's lines. trouble should arise with the service, the D Cooperative will assist the owner or the the commission contractor in repairing or making temporaryan service available while being repaired

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March 5, 1986

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Mr. George Sallee Manager, Rates & Tariffs Public Service Commission Post Office Box 615 Frankfort, KY 40602

MAR 1 0 1986

RATES AND TARIFFS

C10-92

Dear Mr. Sallee:

A review of Taylor County RECC construction records indicates that no underground construction has been done in more than a year and a half.

The cost differential is still the same as the estimated cost as filed with the Commission.

Sincerely,

William B. Nija

William B. Nixon, P.E.

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

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Sheet No.

RULES AND REGULATIONS

UNDERGROUND SERVICE

TAYLOR COUNTY RURAL ELECTRIC CO-OP CORP

(CONT'D)

(5) The payment to be made by the applicant shall be determined from the total footage of single phase primary and secondary feeders to be installed at an average cost of differential of \$1.40 per foot. The average cost differential per foot, as stated, is representative of construction in soil free of rock. Where rock is anticipated or encountered in construction, the dollar cost per foot shall be increased by actual cost of trenching and backfill less the normal cost of trenching and backfill.

g. Construction

- (1) All electrical facilities shall be installed to meet applicable state and federal codes.
- (2) Depths. Supply cables and service laterals shall be installed at a minimum depth below the surface under which they are located as follows:
 - (a) All areas below 750 volts: 24 inches for supply cables that operate at a potential of 750 volts or less.
 - (b) Above 750 volts: 36 inches for supply cables that operate at potentially above 750 volts.

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FAYLOR COUNTY RURAL ELECTRIC CO-OF CORF.	Cancelling P.S.C. Ky. No. 3
	Sheet No.

RULES AND REGULATIONS

APPLICATION OF RESIDENTIAL AND POWER RATE SCHEDULE

1. Multiple Dwellings

Where premises include two or more residential or dwelling units, the residential farm and home rate may be applied only if separate circuits are provided without cost to the Cooperative. A residential or dwelling unit shall be defined, for the purpose of applying this interpretation, as the space provided for the occupancy of a single family, i.e., including separate living quarters and kitchen. If it is not practical to provide for separate metering of each individual unit, the entire premises shall be served under the appropriate commercial Where building services, such as hall lighting, rate. elevators and water heating, are provided by a landlord who is not a tenant in the building, a separate circuit shall be provided for such services and metered and billed under the appropriate commercial rate. If these services are provided from a circuit which is used for a service to a tenant in the building, they may be consolodated with his residential use and billed under the residential rate, provided that no more than two dwelling units are included in the same premises. If the number of dwelling units exceeds two, a separate circuit must be provided for building services and billed under the appropriate commercial rate, or the entire requirements of the tenant whose residential use is obtained from the same circuit, including the building services must be billed under the appropriate commercial rate.

2. Commercial Use of Portions of Dwellings

The residential rate is not applicable to the to the the test of t

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RULES AND REG	ULATIONS
APPLICATION OF RESIDENTIAL	AND POWER RATE SCHEDULES (CONTID)

applied to the power requirements of the portion of the dwelling used for commercial purposes. If a separate circuit is not provided, the entire power requirements of the premises must be billed under the appropriate commercial rate.

3. Rooming Houses

The appropriate commercial rate should be applied in all cases in which premises are used primarily for the rental of rooms. A dwelling shall be considered a recognized rooming house in which more than 50% of the total number of rooms in the house are available to roomers on a rental basis, or which is licensed by local government authority, or which advertises regularly, provided that a dwelling shall not be considered a recognized rooming house unless more than three rooms are for rent.

4. Boarding Houses

All recognized boarding houses should be billed under the appropriate commercial rate. An establishment shall be considered a recognized boarding house which is licensed by municipal or other governmental ordinance or statute. An establishment which is commonly known to serve or to hold itself in readiness to serve regular boarders or the transient trade or which advertises such service, shall be considered a recognized boarding house. The above definitions are subject to the limitation that an establishment with facilities only sufficient to serve three or less paying guests shall not be considered a recopl nized boarding house.

5. Tourist Homes and Camps

ono All tourist camps shall be considered nonresidentials consumers and billed under the appropriate commercial rate. All wiring on the consumer's side of the point A11 of delivery shall be provided by the consumer.

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	Sheet No.
RULES AND REGU	LATIONS

APPLICATION OF RESIDENTIAL AND POWER RATE SCHEDULES (CONTID).

dwellings primarily used for the purpose of renting rooms to tourists shall be considered nonresidential consumers and billed under the appropriate commercial rate. All dwellings licensed as tourist homes by local governmental authority or regularly advertising the availability of rooms for tourists shall be billed under the appropriate commercial rate, provided that dwellings with less than four rooms for rent, which are not licensed as tourist homes, shall be billed under the residential rate.

FARM SERVICE

1. Domestic Farm Use

A farm on which is located a single dwelling and its appurtenances, including barns, domestic servants' quarters, and out buildings, and which processes only its own products, shall be considered a domestic farm and shall be entitled to the residential rate for all of its power requirements, including motors up to and including rate capacity of 72 h.p. Motors of capacities larger than 72 h.p. shall not be installed except by special agreement with the Cooperative. Service to dwellings other than the main dwelling, such as tenant house, etc., may be separately metered and billed under the residential rate. This interpretation is not applicable to commercial dairies as defined in the following.

2. Commercial Farm Use

A farm shall be metered and billed under the approximate commercial rate if other dwellings beside the main dwelling are not separately metered and are served through the same point of delivery or if products of other farms are processed for sale. The main dwelling and the domestic servants' quarters may be metered and billed under the residential rate if a separate circuit is provided for all of the other farm uses in cases where products of other farms

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APPLICATION OF RESIDENTIAL AND POWER RATE SCHEDULES (CONTID)

are processed for sale.

3. Dairies

All dairies processing milk produced on the farms of others, for resale, shall be considered non-residential consumers for their dairying power requirements.

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TAYLOR COUNTY	RURAL	ELECTRIC CO-OP	CORP.	Cancelling P.S.C. Ky. No. 3
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BUDGET BILLING

1. Taylor County Rural Electric Cooperative Corporation will begin Budget Billing in July, 1980.

RULES AND REGULATIONS

- 2. The Budget Payment Plan will be available to eligible residential members who make application. The plan is designed to help equalize payments for electric service over a period of months.
- 3. The budget year begins in July and continues through May (11 months) with regular budget payments. June, the 12th month will be account settlement month. If an account has been billed under actual usage, the balance will be due in July. If an account has a credit, the credit may be used to pay the June bill and/or taken into consideration when the next year's budget is figured.
- 4. Consumers on the Budget Payment Plan will read meters and send readings not later than the 25th of each month along with their Budget Payments. Consumers failing to send the full amount of their Budget Payment when due will be dropped from the Budget Plan and will be billed by the normal billing procedure.
- 5. Application for the Budget Payment Plan should be made by May 1 of any year to start the plan.

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TAYLOR COUNTY RURAL ELECTRIC COOPERATIVE CORPORATION BUDGET PAYMENT PLAN APPLICATION

NAME	-					
ACCOUNT	NO.			•		
ADDRESS_		•	•			
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I,	(Name)		(Acc)	t. No)	,	wish to

apply for the Taylor County R.E.C.C. Budget Payment Plan.

I understand that my payments will be of equal amounts as determined by Taylor County R.E.C.C. for the months July, 1980, to June, 1981, with the first payment being due July 25, 1980, and subsequent payments due the 25th of each month.

I further understand, that the month of July, 1981, will be account settlement month and that, if my account has been billed under actual usage, that the difference between actual usage and amount billed under actual usage will be due by July 25, 1981. If a credit exist on the account, it may be applied to my July, 1981, bill and/or taken into consideration when next year's budget is figured.

I further understand, that I will be dropped from the budget payment plan for failing to send the full amount of the Budget Payment when due and if dropped that I will be billed by the normal billing procedure.

I further understand, that meter readings are to be sent to the Cooperative each month and that failure to do so for three (3) months will subject the meter to be read by Taylor County R.E.C.C. and the applicable charge for reading the meter will be applied to my account.

It is further understood that the budget payment amount may be adjusted by Taylor County R.E.C.C. for any rate increase or decrease granted by the Energy Regulatory Commission of Kentucky.

8 1980

Member DATES AND TARIFFS DATE EFFECTIVE 7-8-80 DATE OF ISSUE 6-18-80 Marl. ISSUED BY C10-9. Name of Officer Title Address

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TAYLOR COUNTY	RURAL	ELECTRIC CO-OP	CORP.	Cancelling P.S.C. Ky. No. 3
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CAPITAL CREDITS RÉTIREMENT

- 1. Refunds due members who have moved out of the Cooperative's service area will be mailed to the member at the last known address.
- 2. All Capital Credits due deceased members will be paid by full calendar years to deceased member's estate, upon notice of death of said member and proof of death submitted, from date of 1944, the first date of assignment of Capital Credits or the date he became a member if after 1944.
- 3. In the event an account had continued to be served in a decedent's name after his death, only the Capital Credits accumulated up to the time of the member's death would be refundable to his estate. Amounts accumulated after the member's death, would be credited to the account of the party who had been using and paying the account of the decedent, after said party becomes a member in his own right.
- 4. When a member moves off the line owing the Cooperative a bill, his Capital Credits will be applied on the bill. This will be done as Credits are being retired to all members and not prior to regular retirement. Should the amount of Capital Credit exceed the bill, the difference will be mailed to the member at his last address.

5. If a member moves off the line and cannot be located, his Capital Credits will be held in a suspense account for a period of five years.

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Sheet No. 35

TAYLOR COUNTY RURAL ELECTRIC COOPERATIVE CORPORATION

Cancelling P.S.C. No.

Sheet No.

RULES AND REGULATIONS

CONSUMER BILLING AND COLLECTING POLICY

1. Each consumer should read his meter after receiving his previous month's bill, but not later than the 25th of each month. The consumer will mark the reading in the designated space on the billing card and send the stub with the meter reading with his check in payment for the previous month's bill to the Cooperative promptly.

2. Bills will be mailed to consumers about the 8th of each month. Failure to receive a bill does not free the consumer from obligation to pay the bill.

3. When making payments for accounts on which a bill was rendered, the consumer shall enclose the stub from the bill to assure proper crediting of payment.

4. All payments are due by the 25th day of the month.

5. On the first of the month, cut-off notices shall be prepared and mailed for all unpaid accounts.

6. On the 12th of the month, all accounts still unpaid from the previous month shall be disconnected.

7. "Estimated Bills" shall be rendered on accounts when no meter reading is received from the consumer. The consumer shall pay the "Estimated bill." Adjustments will be made for late reading only when the Cooperative Management considers an adjustment necessary.

8. Should a consumer consistently refuse to cooperate in reading his meter and mailing said readings in at the proper time, the Cooperative may read his meter for him and charge him thirty $\int v^{e}$ dollars (\$35.00) for reading his meter for him.

PUBLIC SERVICE COMMISSION 9. A fifteen dollar (\$15.00) fee will be charged for returned by the bank for insufficient funds, or other returned.

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BY: PUBLIC SERVICE COMMISSION MANAGER

C12-92

Form for filing Rate Schedules

For All Territory Served Community, Town or City

P.S.C. NO.

SHEET NO. 50

SHEET NO.

CANCELLING P.S.C. NO._____

Taylor County Rural Elec.Coop.Corp. Name of Issuing Corporation

CLASSIFICATION OF SERVICE

FRANCHISE FEES, PAYMENTS OR TAXES	RATE PER UNIT
APPLICABILITY Applicable to all rate schedules. FRANCHISE FEES, PAYMENTS OR TAXES In the event that Taylor County Rural Electric Cooperative Corporation shall, in the course of providing service within its established service area, be required to bid upon, and obtain, franchise permits or agreements entitling the Corporation to provide such service within designated areas, and in the further event that such franchise permits or agreements require payment by the Corporation to the franchiser, then such franchise fees, payments or taxes shall be prorated among, and charged to, the Corporation's consumer-members within the area subject to any such franchise permit or agreement. The Corporation, upon entering into an agreement with the franchisor for the privilege of providing electric utility service to its consumer-members within the franchise area, shall, with each periodic billing to its affected consumer- members, set forth as a separate charge upon each of such billings the specific amount attributable to the applicable franchise fee or tax, and identify such separate charge so that each affected consumer-member will be apprised of both the nature and extent of the prorated cost of the subject franchise privilege. The payment of such franchise fee or tax as is thus assessed to the account of each consumer-member shall become a prerequisite for continued service to that consumer-member to the same extent as is thus assessed to the account of each consumer-member to the same extent as is provided for and with respect to all other charges imposed independent of Corporation's tariff. MAY 1 198 PURSUANT TO 807 K Section 9.2	MISSION
BY: PUBLIC SERVICE COMMISSIO	MANAGE?
DATE OF ISSUE MAY 1, 1989 DATE EFFECTIVE MAY 1, ISSUED BY Lawy L. Thurs TITLE Manager	1989 92 Cl ⁰
Issued by authority of an Order of the Public Service Commiss Case No. 89-054 dated MAY 1, 1989	ion of Ky. in