

GREEN RIVER RURAL ELECTRIC COOPERATIVE CORPORATION

RULES AND REGULATIONS

which shall from time to time be determined by the Board of Directors of the Corporation and will pay therefor, and for all additional electric energy used by the undersigned, the price which shall from time to time be fixed therefor, by the Board of Directors.

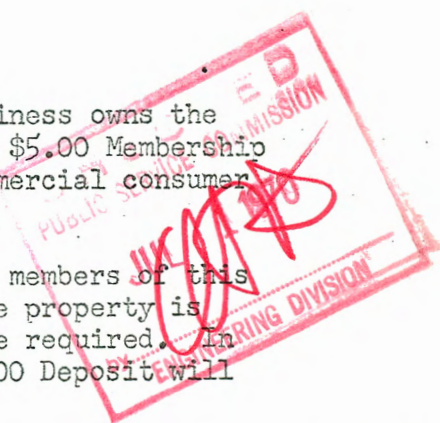
- 3. The undersigned grants to the Corporation the necessary rights, privileges and easements to construct, operate, replace, repair and perpetually maintain on the property owned or occupied by the undersigned, and in or upon all roads, streets or highways abutting said property, its line or lines for the transmission or distribution of electric energy and will execute and deliver to the Corporation any conveyance, grant or instrument which the Corporation shall deem necessary or convenient for said purposes or any of them. All service lines supplying the undersigned with electric energy and all switches, meters and other appliances and equipment constructed or installed by the Corporation on said property, except so much thereof, if any, as shall be paid for by the undersigned, shall at all times be the sole property of the Corporation; and the Corporation shall have the right of access to said property to repair and service, and upon the discontinuance of service for any reason, to remove same.
4. The undersigned shall have all rights, and privileges granted to members under the Articles of Incorporation and bylaws of the Corporation or any amendments thereto and will comply with and be bound by such Articles of Incorporation and bylaws and all rules and regulations as may from time to time be adopted by the Board of Directors of the Corporation.
5. The acceptance of this application by the Corporation shall constitute an agreement between the Corporation and the undersigned upon the terms hereinabove set forth.

MEMBERSHIP FEES AND CONSUMER DEPOSITS

CANCELED JUL 17, 1970

The Cooperative will not connect service until required membership fees and/or deposits are paid. Requirements are as follows:

- A. Industrial accounts will be handled on an individual basis.
B. Commercial Accounts - where the operator of any commercial business owns the property in which he operates the only consideration will be a \$5.00 Membership Fee. However, if it is a rental proposition or lease, the commercial consumer will pay a \$5.00 membership fee plus a \$25.00 Deposit.
C. Farm, Non-Farm and Residential - It will be necessary that all members of this classification pay a \$5.00 Membership Fee. If in the event the property is owned by the person desiring service no further deposit will be required. In the event the person occupying the premises is a renter, a \$5.00 Deposit will be required in addition to the Membership Fee.



DATE OF ISSUE October 1 1969 DATE EFFECTIVE November 15 1963
MONTH DAY YEAR MONTH DAY YEAR
ISSUED BY [Signature] Manager Owensboro, Kentucky
NAME OF OFFICER TITLE ADDRESS

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COOPERATIVE CORPORATION

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- D. In case of trailers and other itinerant consumers, the consumer will in all cases make a \$10.00 deposit in addition to membership fee. The consumer will defray the cost of the labor plus cost of retirement in extending service to them. This does not apply for temporary service where a dwelling is being erected, not for a mobile home where consumer has purchased land and made improvements.
- E. Signs - In cases of sign lighting, if it is an established firm, no deposit of any nature will be required except membership fee.

Only one membership fee shall be required for each property owner. The membership fee or consumer deposit shall be refunded if all financial obligations are paid, or shall be applied against any unpaid bills of the member at the time service is discontinued. This will automatically terminate the membership.

CLASSIFICATION OF CONSUMERS

Classification of consumers for accounting purposes are in accordance with prescribed REA Manual of Accounts.

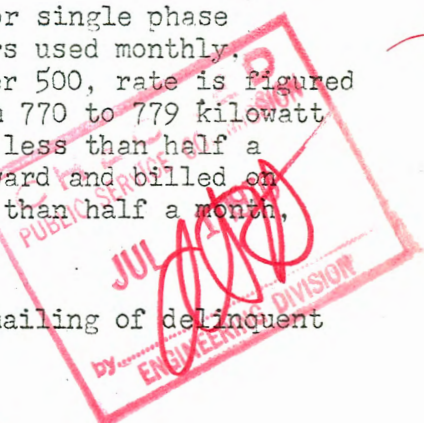
METER-READING, BILLING AND COLLECTING

All meters with demand devices are read by Cooperative. Other meters are read by Cooperative on a staggered time basis. Cooperative provides space on billing statement for consumer to record meter-reading at other times. The meter-reading is returned to Cooperative at time payment is made and reading is used for next billing.

Billing is prepared on basis of rates approved by Board of Directors and Public Service Commission.

Due to use of rate deck with IBM accounting machine, the Cooperative has since May, 1963, used the following method for billing kilowatt hours used for single phase billing where no demand charge is in effect: to 500 kilowatt hours used monthly, prevailing rate is figured on each number of kilowatt hours. After 500, rate is figured on every ten kilowatt hours; for example: any consumer using from 770 to 779 kilowatt hours is billed on 775 rate base. If the billing is for a period less than half a month for minimum users, the first month's billing is carried forward and billed on next month. If final bill for minimum user is for period of less than half a month, no billing is made.

Dates for meter-reading, billing, mailing of bills, payment due, mailing of delinquent notices and cut-offs are on the following page.



CANCELED JUL 17, 1970

DATE OF ISSUE	<u>OCTOBER</u>	<u>1</u>	<u>1969</u>	DATE EFFECTIVE	<u>NOVEMBER</u>	<u>15</u>	<u>1963</u>
	MONTH	DAY	YEAR		MONTH	DAY	YEAR
ISSUED BY	<u>M. Miller</u>			MANAGER	<u>OWENSBORO, KENTUCKY</u>		
	NAME OF OFFICER			TITLE	ADDRESS		