P.S.C. Electric No. 7, Second Revision of Original Sheet No. 36 Canceling P.S.C. Electric No. 7, First Revision of Original Sheet No. 36

> | |/R | | |

RIR

R R

R R/I

tandard Rate	RLS	
Restric	ted Lighting Service	· · ·
OUTDOOR LIGHTING		
APPLICABLE	·	
In all territory served.		
AVAILABILITY OF SERVICE - RESTRICTE	D ·	
To any customer who can be served in a herein and who is willing to contract for se This rate schedule will continue to be ava 1, 2004, and will not be available for the avai	rvice in accordance with allable to fixtures that we	such special terms and conditions.
CHARACTER OF SERVICE		
These rates cover electric lighting serv driveways, yards, lots and other outdoor a equipment, as hereinafter described, and Service under this rate will be available schedule of approximately 4000 hours p herein.	areas. Company will pro will fumish the electrical on an automatically co	vide, own and maintain the lighting energy to operate such equipment. ontrolled dusk-to-dawn every-night
RATES		
Type of Unit	Rate P	er Month Per Unit
Overhead Service	Installed Prior to	Installed After
Mercury Vapor	January 1, 1991	December 31, 1990
100 Watt	\$7.89	N/A
175 Watt	8.82	\$ 10.22
250 Watt	10.18	11.65
400 Watt	12.54	14.15
1000 Watt	23.44	26.08
High Pressure Sodium Vapor		
100 Watt	\$ 8.71	\$ 8.71
150 Watt	11.02	11.02
250 Watt	13.00	13.00
400 Watt	4440	11.40
1000 Watt	NA CA	NCELLED 32.96
Underground Service	A	UG 0 1 2010
Mercury Vapor	VEN	TUCKY PUBLIC
100 Watt - Top Mounted	\$13 13 SERV	CE COMMISSIO
175 Watt - Top Mounted	13.91	14.88
High Pressure Sodium Vapor		
70 Watt - Top Mounted	\$11.65	\$11.65
100 Watt - Top Mounted	15.31	15.4
150 Watt - Top Mounted	N/A	KENTLICKAY
150 Watt	20.63	PUBLIC SERVICE COMMISSION
250 Watt	23.72	JEFFR. DEROUEN
400 Watt	26.44	EXECUTIVERIFECTOR
1000 Watt	N/A	TARIFF BBA20CH
te of Issue: December 22, 2009		Bunt Kirtley
te Effective: January 28, 2010		1
sued By: Lonnie E Bellar, Vice President,	State Regulation and	1/28/2010
NomeEbelle		PURSUANT TO 807 KAF 5:011 SECTION 9 (

Issued by Authority of an Order of the KPSC in Case No. 2009 00311 dated Dercember 2, 2019

tandard Rate RLS		
Restricted Lighting Serv	/ice (Continued)	
Decorative Lighting Service	Rate Per Month Per Unit	
Fixtures		
Acorn with Decorative Basket		
70 Watt High Pressure Sodium	\$16.19	
100 Watt High Pressure Sodium	17.06	
8-Sided Coach		
70 Watt High Pressure Sodium	16.35	
100 Watt High Pressure Sodium	17.24	
Poles		
10' Smooth	9.20	
10' Fluted	10.98	
Bases		
Old Town/Manchester	2.95	
Chesapeake/Franklin	3.17	
Jefferson/Westchester	3.19	
Norfolk/Essex	3.36	
NA – Not Avai	ilable	
ADJUSTMENT CLAUSES		
The bill amount computed at the charges specified		E
accordance with the following:		D
Fuel Adjustment Clause	Sheet No. 85 ALIC 0 1 2010	
Environmental Surcharge	Sheet No. 87 AUG 01 2010	
Franchise Fee	Sheet No. 90 KENTUCKY PUBL	
School Tax	Sheet No. 9 SERVICE COMMIS	51
SPECIAL TERMS AND CONDITIONS		
1. Company will furnish and install the lighting ur	nit complete with lamp fixture or luminaire	
control device, and mast arm. The above rates		
		i i
on an existing wood pole with service suppl	lied from overhead circuits only; provided,	1
however, that, when possible, floodlights served	hereunder may be attached to existing metal	
however, that, when possible, floodlights served street lighting standards supplied from overhead	hereunder may be attached to existing metal service. If the location of an existing pole is	
however, that, when possible, floodlights served street lighting standards supplied from overhead not suitable for the installation of a lighting ur	hereunder may be attached to existing metal service. If the location of an existing pole is nit, the Company will extend its secondary	
however, that, when possible, floodlights served street lighting standards supplied from overhead not suitable for the installation of a lighting ur conductor one span and install an additional pole	hereunder may be attached to existing metal service. If the location of an existing pole is nit, the Company will extend its secondary e for the support of such unit, the customer to	
however, that, when possible, floodlights served street lighting standards supplied from overhead not suitable for the installation of a lighting ur conductor one span and install an additional pole pay an additional charge of \$1.75 per month fo	hereunder may be attached to existing metal service. If the location of an existing pole is nit, the Company will extend its secondary e for the support of such unit, the customer to or each such pole so installed. If still further	
however, that, when possible, floodlights served street lighting standards supplied from overhead not suitable for the installation of a lighting ur conductor one span and install an additional pole pay an additional charge of \$1.75 per month fo poles or conductors are required to extend serv	hereunder may be attached to existing metal d service. If the location of an existing pole is nit, the Company will extend its secondary e for the support of such unit, the customer to or each such pole so installed. If still further vice to the lighting unit, the customer will be	
however, that, when possible, floodlights served street lighting standards supplied from overhead not suitable for the installation of a lighting ur conductor one span and install an additional pole pay an additional charge of \$1.75 per month fo	hereunder may be attached to existing metal d service. If the location of an existing pole is nit, the Company will extend its secondary e for the support of such unit, the customer to or each such pole so installed. If still further vice to the lighting unit, the customer will be	
however, that, when possible, floodlights served street lighting standards supplied from overhead not suitable for the installation of a lighting ur conductor one span and install an additional pole pay an additional charge of \$1.75 per month fo poles or conductors are required to extend serv required to make a non-refundable cash advance facilities.	hereunder may be attached to existing metal d service. If the location of an existing pole is nit, the Company will extend its secondary e for the support of such unit, the customer to or each such pole so installed. If still further vice to the lighting unit, the customer will be ce equal to the installed cost of such further	
 however, that, when possible, floodlights served street lighting standards supplied from overhead not suitable for the installation of a lighting ur conductor one span and install an additional pole pay an additional charge of \$1.75 per month fo poles or conductors are required to extend service quired to make a non-refundable cash advance facilities. 2. The above rates for underground service complexity of the s	hereunder may be attached to existing metal d service. If the location of an existing pole is nit, the Company will extend its secondary e for the support of such unit, the customer to or each such pole so installed. If still further vice to the lighting unit, the customer will be ce equal to the installed cost of such further ntemplate a normal installet the second free on	
 however, that, when possible, floodlights served street lighting standards supplied from overhead not suitable for the installation of a lighting ur conductor one span and install an additional pole pay an additional charge of \$1.75 per month fo poles or conductors are required to extend service quired to make a non-refundable cash advance facilities. 2. The above rates for underground service con underground lines located in the streets, with 	hereunder may be attached to existing metal d service. If the location of an existing pole is nit, the Company will extend its secondary e for the support of such unit, the customer to or each such pole so installed. If still further vice to the lighting unit, the customer will be ce equal to the installed cost of such further ntemplate a normal installation second from on h a direct buried cable connection of not	
 however, that, when possible, floodlights served street lighting standards supplied from overhead not suitable for the installation of a lighting ur conductor one span and install an additional pole pay an additional charge of \$1.75 per month fo poles or conductors are required to extend service quired to make a non-refundable cash advance facilities. 2. The above rates for underground service con underground lines located in the streets, with more than 200 feet per unit in those localit 	hereunder may be attached to existing metal d service. If the location of an existing pole is nit, the Company will extend its secondary e for the support of such unit, the customer to or each such pole so installed. If still further vice to the lighting unit, the customer will be ce equal to the installed cost of such further the a normal installed cost of such further h a direct buried cable connection of not tites supplied with eterrices to the lighting unit, the second tites supplied with eterrices to the second further	
 however, that, when possible, floodlights served street lighting standards supplied from overhead not suitable for the installation of a lighting ur conductor one span and install an additional pole pay an additional charge of \$1.75 per month fo poles or conductors are required to extend service quired to make a non-refundable cash advance facilities. 2. The above rates for underground service con underground lines located in the streets, with 	hereunder may be attached to existing metal d service. If the location of an existing pole is nit, the Company will extend its secondary e for the support of such unit, the customer to or each such pole so installed. If still further vice to the lighting unit, the customer will be ce equal to the installed cost of such further the a normal installed cost of such further h a direct buried cable connection of not tites supplied with eterrices to the lighting unit, the second tites supplied with eterrices to the second further	
 however, that, when possible, floodlights served street lighting standards supplied from overhead not suitable for the installation of a lighting ur conductor one span and install an additional pole pay an additional charge of \$1.75 per month fo poles or conductors are required to extend service quired to make a non-refundable cash advance facilities. 2. The above rates for underground service con underground lines located in the streets, with more than 200 feet per unit in those localit 	hereunder may be attached to existing metal d service. If the location of an existing pole is nit, the Company will extend its secondary e for the support of such unit, the customer to or each such pole so installed. If still further vice to the lighting unit, the customer will be ce equal to the installed cost of such further the direct buried cable connection of not ties supplied with eterric specific the upper the acilities are required, the customer shall make	
 however, that, when possible, floodlights served street lighting standards supplied from overhead not suitable for the installation of a lighting ur conductor one span and install an additional pole pay an additional charge of \$1.75 per month fo poles or conductors are required to extend service quired to make a non-refundable cash advance facilities. 2. The above rates for underground service com underground lines located in the streets, with more than 200 feet per unit in those localit underground distribution facilities. If additional facilities. 	hereunder may be attached to existing metal d service. If the location of an existing pole is nit, the Company will extend its secondary e for the support of such unit, the customer to or each such pole so installed. If still further vice to the lighting unit, the customer will be ce equal to the installed cost of such further the direct buried cable connection of not ties supplied with eterric specific the upper the acilities are required, the customer shall make	
 however, that, when possible, floodlights served street lighting standards supplied from overhead not suitable for the installation of a lighting ur conductor one span and install an additional pole pay an additional charge of \$1.75 per month fo poles or conductors are required to extend service quired to make a non-refundable cash advance facilities. 2. The above rates for underground service com underground lines located in the streets, with more than 200 feet per unit in those localit underground distribution facilities. If additional facilities and additional facilities and additional facilities and additional facilities. 	hereunder may be attached to existing metal d service. If the location of an existing pole is nit, the Company will extend its secondary e for the support of such unit, the customer to or each such pole so installed. If still further vice to the lighting unit, the customer will be ce equal to the installed cost of such further ntemplate a normal installation served from ON h a direct buried cable connection of not ties supplied with electric served from ON acilities are required, the customer shall make TARIFF BRANCH	
 however, that, when possible, floodlights served street lighting standards supplied from overhead not suitable for the installation of a lighting ur conductor one span and install an additional pole pay an additional charge of \$1.75 per month fo poles or conductors are required to extend service quired to make a non-refundable cash advance facilities. 2. The above rates for underground service com underground lines located in the streets, with more than 200 feet per unit in those localit underground distribution facilities. If additional facilities. 	hereunder may be attached to existing metal diservice. If the location of an existing pole is nit, the Company will extend its secondary e for the support of such unit, the customer to or each such pole so installed. If still further vice to the lighting unit, the customer will be ce equal to the installed cost of such further ntemplate a normal installed cost of such further h a direct buried cable connection of not ties supplied with electric service through acilities are required, the sustainer shall make TARIFF BRANCH	
 however, that, when possible, floodlights served street lighting standards supplied from overhead not suitable for the installation of a lighting ur conductor one span and install an additional pole pay an additional charge of \$1.75 per month fo poles or conductors are required to extend service quired to make a non-refundable cash advance facilities. 2. The above rates for underground service com underground lines located in the streets, with more than 200 feet per unit in those localit underground distribution facilities. If additional facilities and additional facilities and additional facilities and additional facilities. 	hereunder may be attached to existing metal d service. If the location of an existing pole is nit, the Company will extend its secondary e for the support of such unit, the customer to or each such pole so installed. If still further vice to the lighting unit, the customer will be ce equal to the installed cost of such further ntemplate a normal installation served from ON h a direct buried cable connection of not ties supplied with electric served from ON acilities are required, the customer shall make TARIFF BRANCH	

P.S.C. Electric No. 7, Second Revision of Original Sheet No. 36.1 anceling P.S.C. Electric No. 7, First Revision of Original Sheet No. 36.1

P.S.C. Electric No. 7, Original Sheet No. 36.2

 a non-refundable cash advance equivalent to the installed cost of such excess facilities. The Company may provide underground lighting service in localities otherwise served through overhead facilities when, in its hereto in locations deemed by the Company as unsultable for underground installation. DECORATIVE LIGHTING SERVICE. The monthly rates for the calculated as the sum of the rates for the clustomized light. For example, the monthly rate will be calculated as the sum of the rates for the chosen fixture style and watage, the chosen pole style, and the chosen base style. If one is chosen. This provides flexibility for the Company shall have access to the same for maintenance, inspection and all other proper purposes. Company 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 extension of its electric service. 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. All servicing and maintenance will be performed only during regular schedule working hours of the Company. The customer shall be responsible for reporting outages and other operating faults, and the Company repiacement shall be patoperly and be customer. The customer will exercise proper care to protect the property of Company on his premises, and in the event of loss or damage to Company's property arising from the negligence of the customs will exercise proper care to protect the property and there, in Company may decline to install equipment and provide service thereto in locations where, in Company may decline to install equipment and provide service thereto in locations where, in Company may decline to install exponent pathwer in a customer. The customer will exercise proper care to prot		d Rate RLS Restricted Lighting Service
 calculated as the sum of the rates for the individual elements of the customized light. For example, the monthly rate will be calculated as the sum of the rates for the chosen fixture style and wattage, the chosen pole style, and the chosen base style, if one is chosen. This provides flexibility for the Company to meet the individual desires of each Decorative Lighting customer. All lighting units, poles and conductors installed in accordance herewith shall be the property of Company, and Company shall have access to the same for maintenance, inspection and all other proper purposes. Company 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 extend for conductors evolve. 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. All servicing and maintenance will be performed only during regular schedule working hours of the Company. The customer shall be responsible for reporting outages and other operating faults, and the Company will undertake to service the lighting equipment within two (2) business days after such notification by the customer. The customer will exercise proper care to protect the property of Company on his premises, and in the event of loss or damage to Company's property arising from the negligence of the customer, the cost of the necessary repair or replacement shall be paid by the customer. Company may decline to install equipment will be subject to unusual hazards or risk of damage. Contracts for this service shall have a minimum fixed term of two years, and shall continue from month to month after such minimum fixed term of two years, and shall continue for month to month after such minimum fixed term of two years, and shall continu		a non-refundable cash advance equivalent to the installed cost of such excess facilities. The Company may provide underground lighting service in localities otherwise served through overhead facilities when, in its hereto in locations deemed by the Company as unsuitable for
 of Company, and Company shall have access to the same for maintenance, inspection and all other proper purposes. Company 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 extension of its electric service. 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. All servicing and maintenance will be performed only during regular schedule working hours of the Company. The customer shall be responsible for reporting outages and other operating faults, and the Company will undertake to service the lighting equipment within two (2) business days after such notification by the customer. The customer will exercise proper care to protect the property of Company on his premises, and in the event of loss or damage to Company's property arising from the negligence of the customer, the cost of the necessary repair or replacement shall be paid by the customer. Company may decline to install equipment and provide service thereto in locations where, in Company's judgment, such equipment will be subject to unusual hazards or risk of damage. Contracts for this service shall have a minimum fixed term of two years, and shall continue from month to month after such minimum fixed term until terminated by either party giving thirty days notice to the other. Company shall have a minimum fixed term of two years, and shall continue service for non-payment of bills or other causes set forth in the 'General' Rules and Regulations. Upon permanent discontinuence of service; lighting units and other equipment will be removed. Mercury Vapor is restricted to those fixtures in service or customer's option. Mercury Vapor is restricted to those fixtures in service or customer'	3.	calculated as the sum of the rates for the individual elements of the customized light. For example, the monthly rate will be calculated as the sum of the rates for the chosen fixture style and wattage, the chosen pole style, and the chosen base style, if one is chosen. This provides flexibility for the Company to meet the individual desires of each Decorative Lighting
 Installation and use of any of the lighting units served hereunder, it will be the responsibility of the customer to obtain such permit. All servicing and maintenance will be performed only during regular schedule working hours of the Company. The customer shall be responsible for reporting outages and other operating faults, and the Company will undertake to service the lighting equipment within two (2) business days after such notification by the customer. The customer will exercise proper care to protect the property of Company on his premises, and in the event of loss or damage to Company's property arising from the negligence of the customer, the cost of the necessary repair or replacement shall be paid by the customer. Company may decline to install equipment and provide service thereto in locations where, in Company's judgment, such equipment will be subject to unusual hazards or risk of damage. Contracts for this service shall have a minimum fixed term of two years, and shall continue from month to month after such minimum fixed term until terminated by either party giving thirty days notice to the other. Company shall have the right at any, time to discontinue service for non-payment of bills or other causes set forth in its 'Genetat Rules and Regulations. Upon permanent discontinuance of service; lighting units and other equipment will be removed. Before agreeing to install lighting units Company may require reasonable assurance that the interest of the applicant for service will continue for a minimum fixed contract term or that the service will be continued by another party after the interest of the original applicant has terminated. Mercury Vapor is restricted to those fixtures in service or customer's option. Mercury 9, 2009 Hestine: February 9, 2009 Hestine: February 6, 2009	4.	of Company, and Company shall have access to the same for maintenance, inspection and all other proper purposes. Company shall have the right to make other attachments to the poles and to further extend the conductors installed in accordance herewith when necessary
 of the Company. The customer shall be responsible for reporting outages and other operating faults, and the Company will undertake to service the lighting equipment within two (2) business days after such notification by the customer. The customer will exercise proper care to protect the property of Company on his premises, and in the event of loss or damage to Company's property arising from the negligence of the customer, the cost of the necessary repair or replacement shall be paid by the customer. Company may decline to install equipment and provide service thereto in locations where, in Company's judgment, such equipment will be subject to unusual hazards or risk of damage. Contracts for this service shall have a minimum fixed term of two years, and shall continue from month to month after such minimum fixed term until terminated by either party giving thirty days notice to the other. Company shall have the right at any time to disportinue service for non-payment of bills or other causes set forth in its "General Rules" and Regulations. Upon permanent discontinuance of service; lighting units and other equipment will be removed. Before agreeing to install lighting units Company may require reasonable assurance that the service will be continued by another party after the interest of the original applicant has terminated. Mercury Vapor is restricted to those fixtures in service or customer's option. Mercury Vapor is restricted to those fixtures in service or customer's option. Mercury 9, 2009 PURSUANT TO 807 KAR 5:011 SECTION 9 (1) SECTION 9 (1) SECTION 9, 2009 Mercury 9, 2009 	5.	installation and use of any of the lighting units served hereunder, it will be the responsibility of
 and in the event of loss or damage to Company's property arising from the negligence of the customer, the cost of the necessary repair or replacement shall be paid by the customer. Company may decline to install equipment and provide service thereto in locations where, in Company's judgment, such equipment will be subject to unusual hazards or risk of damage. 8. Contracts for this service shall have a minimum fixed term of two years, and shall continue from month to month after such minimum fixed term until terminated by either party giving thirty days notice to the other. Company shall have the right at any time to discontinue service for non-payment of bills or other causes set forth in its' General Rules and Regulations. Upon permanent discontinuance of service; lighting units and other equipment will be removed. 9. Before agreeing to install lighting units Company may require reasonable assurance that the interest of the applicant for service will continue for a minimum fixed contract term or that the service will be continued by another party after the interest of the original applicant has terminated. 10. Mercury Vapor is restricted to those fixtures in service or customer's option. of Issue: February 9, 2009 Effective: February 6, 2009 d By: Lonnie E. Bellar, Vice President, State Regulation and With Service Service is service. 	6.	of the Company. The customer shall be responsible for reporting outages and other operating faults, and the Company will undertake to service the lighting equipment within two
 from month to month after such minimum fixed term until terminated by either party giving thirty days notice to the other. Company shall have the right at any time to discontinue service for non-payment of bills or other causes set forth in its General Rules and Regulations. Upon permanent discontinuance of service; lighting units and other equipment will be removed. 9. Before agreeing to install lighting units Company may require reasonable assurance that the interest of the applicant for service will continue for a minimum fixed contract term or that the service will be continued by another party after the interest of the original applicant has terminated. 10. Mercury Vapor is restricted to those fixtures in service or customer's option. prior to July 22, 2007. Upon failure, epiaced with Selfevice of the original applicant has terminated. 10. Mercury Vapor is restricted to those fixtures in service or customer's option. prior to July 22, 2007. Upon failure, epiaced with Selfevice of the original applicant has terminated. prior to July 22, 2007. Upon failure, epiaced with Selfevice of the original applicant has terminated. prior to July 22, 2007. Upon failure, epiaced with Selfevice of the original applicant has terminated. prior to July 22, 2007. Upon failure, epiaced with Selfevice of the original applicant has terminated. prior to July 22, 2007. Upon failure, epiaced with Selfevice of the original applicant has terminated. prior to July 22, 2007. Upon failure, epiaced with Selfevice of the original applicant has terminated. prior to July 22, 2007. Upon failure, epiaced with Selfevice of the original applicant has terminated. prior to July 22, 2007. Upon failure, epiaced with Selfevice of the original applicant has terminated. prior to July 22, 2007. Upon failure, epiaced with Selfevice of the original applicant has terminated. 	7.	and in the event of loss or damage to Company's property arising from the negligence of the customer, the cost of the necessary repair or replacement shall be paid by the customer. Company may decline to install equipment and provide service thereto in locations where, in
 9. Before agreeing to install lighting units Company may require reasonable assurance that the interest of the applicant for service will continue for a minimum fixed contract term or that the service will be continued by another party after the interest of the original applicant has terminated. 10. Mercury Vapor is restricted to those fixtures in service existing fixtures will either be removed from service or customer's option. of Issue: February 9, 2009 Effective: February 6, 2009 d By: Lonnie E. Bellar, Vice President, State Regulation 	8.	from month to month after such minimum fixed term until terminated by either party giving thirty days notice to the other. Company shall have the right at any time to discontinue service for non-payment of bills or other causes set forth in its General Rules and Regulations. Upon permanent discontinuance of service; lighting units and other equipment will be removed.
existing fixtures will either be removed from service or customer's option.	9.	Before agreeing to install lighting units Company may require reasonable assurance that the interest of the applicant for service will continue for a minimum fixed contract term or that the service will be continued by another party after the interest of the original applicant has
of Issue: February 9, 2009 Effective: February 6, 2009 ed By: Lonnie E. Bellar, Vice President, State Regulation and W Macon Intucky	10	existing fixtures will either be removed from service or epaces with standing fixtures will either be removed from service or epaces with standing fixtures of the service
te Effective: February 6, 2009 sued By: Lonnie E. Bellar, Vice President, State Regulation and W Maeum itucky		PURSUANT TO 807 KAR 5:011
	e Effe	ctive: February 6, 2009

P.S.C. Electric No. 7, Second Revision of Original Sheet No. 36.3 Canceling P.S.C. Electric No. 7, First Revision of Original Sheet No. 36.3

tandard Rate RLS Restricted Ligh		
Restricted Ligh	ang Service	
PUBLIC STREET LIGHTING		
AVAILABILITY OF SERVICE - RESTRICTED		
The following lighting units and rates are availar governments, including divisions thereof, and other and collect general taxes, for the lighting of public st locations open to and reserved for general public	r bodies politic which hav treets and roads, public p	ve the authority to levy parks and other outdoor
 available to fixtures that were being served hereund the addition of new fixtures. 	der on July 1, 2004, and	will not be available for
CHARACTER OF SERVICE These rates cover electric lighting service to Co		
equipment as hereinafter described. Service under controlled dusk-to-dawn every-night schedule of a the types of lighting units specified herein.	these rates will be availa pproximately 4,000 hours	ble on an automatically s per year, and only to
RATES		Marth Davids
Type of Unit	Installed Prior to	Month Per Unit Installed After
Overhead Service	January 1, 1991	December 31, 1990
Mercury Vapor	-	
100 Watt	\$ 7.17	N/A
175 Watt	8.25	\$10.04
250 Watt	9.57 11.64	11.46 13.95
400 Watt	16.15	N/A
400 Watt (metal pole)		25.83
1000 Watt	22.12	23.03
High Pressure Sodium Vapor 100 Watt	\$ 8.44	\$ 8.44
150 Watt	10.05	10.05
250 Watt	12.02	12.02
400 Watt	12.92	12.92
1000 Watt	N/A	29.05
Underground Service	N/A	20.00
Mercury Vapor		
100 Watt - Top Mounted	\$11 17 ANG	ELLE\$33.86
175 Watt - Top Mounted	12.15	14.68
175 Watt	16.18 AUG	
250 Watt	17.54 AUG	24.05
400 Watt	20.85 ENTL	CKY PUBL27.09
400 Watt on State of Ky. Pole	20.95 RVICE	COMMISS29.09
High Pressure Sodium Vapor	QLITT	
70 Watt - Top Mounted	\$ N/A	\$11.72
100 Watt - Top Mounted	12.22	12.22
150 Watt - Top Mounted	N/A	17.75
150 Watt	20.61	20.61
250 Watt	22.01	22.01
250 Watt on State of Ky. Pole	22.05	KENTU22K08
400 Watt		CSERVICE28090MMISSION
400 Watt on State of Ky. Pole	23.95	JEFF R. DEROUEN
1000 Watt	N/A E	XECUTIVE BIRECTOR
		TARIFF BRANCH
		A
te of Issue: December 22, 2009		Bunt Kirtley
te Effective: January 28, 2010 sued By: Lonnje E. Bellar, Vice President, State R	equilation and Pater 1	uisville Kovitucky

Home ERelle

Issued by Authority of an Order of the KPSC in Case No. 2009-00311 dated Descember 2, 2009

I I/R I

R | | | | |

R-RRRR

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Restricted Lighting	Carries	
	Service	
Decorative Lighting Service Fixtures	Rate Per Month Per Unit	
Acom with Decorative Basket		
70 Watt High Pressure Sodium	\$15.79	
100 Watt High Pressure Sodium	16.56	
8-Sided Coach	15.00	
70 Watt High Pressure Sodium 100 Watt High Pressure Sodium	15.98 17.09	
Poles		
10' Smooth	9.20	
10' Fluted	10.98	
Bases		1
Old Town/Manchester	2.95	
Chesapeake/Franklin Jefferson/Westchester	3.17 3.19	
Norfolk/Essex	3.19	
NA – Not Avail	anie	
Fuel Adjustment Clause Environmental Cost Recovery Surcharge Franchise Fee Rider School Tax	Sheet No. 85 Sheet No. 87 Sheet No. 90 Sheet No. 91	CANCELLED
		KENTUCKY PUBLIC
OF CIAL TERMS AND CONDITIONS	, SI	ERVICE COMMISSI
SPECIAL TERMS AND CONDITIONS	nplate installation on an existi	ng pole in
Company's system. If the location of an existing lighting unit, the Company will extend its seco additional pole for the support of such unit. If still extend service to the lighting unit, the customer cash advance equal to the installed cost of such for	ondary conductor one span and Il further poles or conductors are will be required to make a non	allation of a d install an required to
 Company's system. If the location of an existing lighting unit, the Company will extend its second additional pole for the support of such unit. If still extend service to the lighting unit, the customer cash advance equal to the installed cost of such fit 2. <u>Underground Service</u>. In all areas other than the designated by City ordinance as an underground installation consisting of a direct buried cable conditional pole. 	I further poles or conductors are will be required to make a non urther facilities. e downtown section of the City of district, the Company will provid nection of not more than 200 fee	allation of a required to -refundable of Louisville le a normal t per unit. If
 Company's system. If the location of an existing lighting unit, the Company will extend its second additional pole for the support of such unit. If still extend service to the lighting unit, the customer cash advance equal to the installed cost of such find. <u>Underground Service</u>. In all areas other than the designated by City ordinance as an underground installation consisting of a direct buried cable con additional facilities or expenditures are required pavement or remove rock, the customer shared of the second se	Indary conductor one span and lifurther poles or conductors are will be required to make a non- urther facilities. e downtown section of the City of district, the Company will provide nection of not more than 200 fee ed, including any additional too all make a hore functional too care	allation of a install an required to -refundable of Louisville de a normal t per unit. If GOMMARSION
 Company's system. If the location of an existing lighting unit, the Company will extend its second additional pole for the support of such unit. If still extend service to the lighting unit, the customer cash advance equal to the installed cost of such find. 2. <u>Underground Service</u>. In all areas other than the designated by City ordinance as an underground installation consisting of a direct buried cable con additional facilities or expenditures are required pavement or remove rock, the customer shall equivalent to the excess costs. Company material conductional facilities or expenditures are required pavement or the excess costs. 	ndary conductor one span and l further poles or conductors are will be required to make a non urther facilities. e downtown section of the City of district, the Company will provide nection of not more than 200 fee ed, including any additional too including any additional too all make a non-setundable cas y decline to install appinented	allation of a install an required to -refundable of Louisville de a normal t per unit. If COMMASSION
 Company's system. If the location of an existing lighting unit, the Company will extend its second additional pole for the support of such unit. If still extend service to the lighting unit, the customer cash advance equal to the installed cost of such find. 2. <u>Underground Service</u>. In all areas other than the designated by City ordinance as an underground installation consisting of a direct buried cable con additional facilities or expenditures are required pavement or remove rock, the customer shared of the second second	ndary conductor one span and l further poles or conductors are will be required to make a non urther facilities. e downtown section of the City of district, the Company will provide nection of not more than 200 fee ed, including any additional too including any additional too all make a non-setundable cas y decline to install appinented	allation of a install an required to -refundable of Louisville de a normal t per unit. If GOAMASSION ROLIERAVIDE RECON
Company's system. If the location of an existing lighting unit, the Company will extend its seco additional pole for the support of such unit. If still extend service to the lighting unit, the customer cash advance equal to the installed cost of such fit 2. <u>Underground Service</u> . In all areas other than the designated by City ordinance as an underground installation consisting of a direct buried cable con additional facilities or expenditures are require pavement or remove rock, the customer sha equivalent to the excess costs. Company may service thereto in locations deemed by Company	ndary conductor one span and l further poles or conductors are will be required to make a non urther facilities. e downtown section of the City of district, the Company will provid nection of not more than 200 fee d, including any additional to all make a non-setundable cas y decline to install apprentiat unsuitable for underground install	allation of a install an required to -refundable of Louisville de a normal t per unit. If GOAMASSION ROLIERAVIDE RECON
Company's system. If the location of an existing lighting unit, the Company will extend its seco additional pole for the support of such unit. If still extend service to the lighting unit, the customer cash advance equal to the installed cost of such fit 2. <u>Underground Service</u> . In all areas other than the designated by City ordinance as an underground installation consisting of a direct buried cable con additional facilities or expenditures are require pavement or remove rock, the customer sha equivalent to the excess costs. Company may service thereto in locations deemed by Company e of Issue: December 22, 2009 e Effective: January 28, 2010	ndary conductor one span and I further poles or conductors are will be required to make a non urther facilities. e downtown section of the City of I district, the Company will provid nection of net more than 200 fee ed, including any additional to fail the addition of net more than 200 fee ed, including any addition fail to fail the addition of net more than 200 fee ed, including any addition fail to fail the addition of net more than 200 fee ed, including any addition fail to fail the addition of net more than 200 fee ed, including any addition fail to fail to fail the fail to fail the fail to fail	allation of a install an required to -refundable of Louisville de a normal t per unit. If COMMANSION ROUMERVIDE ANCH
Company's system. If the location of an existing lighting unit, the Company will extend its seco additional pole for the support of such unit. If still extend service to the lighting unit, the customer cash advance equal to the installed cost of such fit 2. <u>Underground Service</u> . In all areas other than the designated by City ordinance as an underground installation consisting of a direct buried cable con additional facilities or expenditures are require pavement or remove rock, the customer sha equivalent to the excess costs. Company may service thereto in locations deemed by Company	ndary conductor one span and I further poles or conductors are will be required to make a non urther facilities. e downtown section of the City of I district, the Company will provid nection of net more than 200 fee ed, including any additional to fail the addition of net more than 200 fee ed, including any addition fail to fail the addition of net more than 200 fee ed, including any addition fail to fail the addition of net more than 200 fee ed, including any addition fail to fail the addition of net more than 200 fee ed, including any addition fail to fail to fail the fail to fail the fail to fail	allation of a install an required to -refundable of Louisville de a normal t per unit. If COMMENSION RECOMMEN

P.S.C. Electric No. 7, Second Revision of Original Sheet No. 36.4 Canceling P.S.C. Electric No. 7, First Revision of Original Sheet No. 36.4

P.S.C. Electric No. 6, Original Sheet No. 36.5

Standard	Rate	RLS		
		Restricted Lighting Serv		
		City of Louisville underground accordance with sound engined	d district, the Company will provide ering practices.	
3.	as the sum of the rates monthly rate will be calc the chosen pole style, a	for the individual elements of t culated as the sum of the rates f	es for Decorative Lighting are calculated the customized light. For example, the for the chosen fixture style and wattage, e is chosen. This provides flexibility for corative Lighting customer.	
4.	standards and conducto and Company shall hav purposes. Company sh	by will furnish and install the complete lighting unit. All lighting units, including poles, is and conductors installed in accordance herewith shall be the property of Company, inpany shall have access to the same for maintenance, inspection and all other proper s. Company shall have the right to make other attachments to the poles and to further the conductors installed in accordance herewith when necessary for the further in of its electric service.		
5.		oonsible for any permit or auth g units at the specified locations	norization that may be required for the	
. 6.		any may decline to install equipment and provide service thereto in locations where, in any's judgment, such equipment will be subject to unusual hazards or risk of damage.		
7.	month to month after su notice to the other. C nonpayment of bill or o	ich minimum fixed term until terr Company shall have the right other causes set forth in its G	rm of five years, and shall continue from minated by either party giving thirty days at any time to discontinue service for General Rules and Regulations. Upon other equipment will be removed.	
8.	circumstances and agricircumstances, provide	eeing on modifications of the	ner from taking into account unusual above rates commensurate with such filed with and made subject to the ky.	
9.	Mercury Vapor is restricte fixtures will either be remove	ed to those fixtures in service price ved from service or replaced with a	or to July 22, 2007. Upon failure, existing vailable lighting at the customer's option.	
	S AND CONDITIONS vice will be furnished und	der Company's Terms and Cond	ditions applicable heretoAUG 0 1 2010 KENTUCKY PUBLIC SERVICE COMMISSIO	
			L	
			PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 2/6/2009	
Diate Effec	tive: February 9, 2009 tive: February 6, 2009 Lonnie E. Bellar, Vice	e President, State Regulation	PURSUANT TO 807 KAR 5:011 SECTION 9 (1)	
		Homie Bell	A and 2008-00252 dated February 5, 2009	