# STANDARD RATE SHEET

# MEADE COUNTY RURAL ELECTRIC

# PPERATIVE CORPORATION

( Commu	territory served nity, Town, or City)	
P. S. (	C. No: 15 Original Revised SHEET #	17
Cancelling	P. S. C. No14	17
OF SERVICE	- Original SHEET # -	

Outdoor Lighting Service - Individual Consumers	RATE PER UNI
Applicable: Entire territory served.	
Availability of Service: Available to consumers who abide by the rules, regulations and bylaws of the Cooperative and will sign a contract agreement for service in accordance with the special terms and conditions set forth herein.	
Character of Service: This rate schedule covers electric lighting service to outdoor equip- ment for the illumination of streets, driveways, yards, lots, 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 approxi- mately 4000 hours per year. Units installed shall be security light type or units as specified herein.	
Rates:	
175 Watt, Mercury Vapor Unit per month 400 Watt, Mercury Vapor Unit per month 400 Watt, Mercury Vapor Flood light per month	\$5.45 7.09 7.84
State & Federal tax will be added to above rate where applicable.	
Terms of Payment: Accounts not paid when due may incur a delinquent charge for collec- tion, a disconnect and reconnect fee of \$3.00.	
Fuel Cost Adjustment:In case the rate under which Seller purchases power at wholesaleis adjusted in accordance with a fuel cost adjustment provision billedby Seller's wholesale power supplier, the foregoing energy charges shallbe adjusted each month by the amount per KWH of sales by the Seller equalto the dollar amount of the above mentioned charge (plus or minus Enge K E Iadjustment for over or under collection) in the Cooperative Bulwholesal@ommissipower cost for the next preceding month. The following formula shallOCT 15 1981OCT 15 1981Issued by authority of an order of the Public Service Commissionof Kentucky in Case No. 8299 dated August 13, 1981.	
ATE OF ISSUE August 21, 1981 DATE EFFECTIVE September 1	
ATE OF ISSUE August 21, 1981 DATE EFFECTIVE September 1 Month Day Year Month Day	07
SSUED BY: Dinon Thousand Manager Brandenburg,	Clu

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	- Original SHEET # -	18
RVICE	(Revised)	

RATE

PER UNIT

#### CLASSIFICATION OF SERVICE

Schedule 5 -	continued
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Outdoor Lighting Service - Individual Consumers

Adjustment Factor =  $\frac{F \pm 0}{S}$ 

Where F is the above mentioned fuel charge by the wholesale supplier, less any credit for inter-system power sales; 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.

#### Special Terms and Conditions:

1. Cooperative will furnish and install the lighting unit complete with lamp, fixture or luminaire, control device, and mast arm. The above rates contemplate installation on an existing pole in Cooperative's system. If the location of an existing pole is not suitable for the installation of a unit, the Cooperative will extend its secondary conductor one span, not to exceed 150 feet, and install an additional pole for the support of such unit and the member shall pay an additional charge of \$0.25 per pole per month per pole installed. If more than one pole is required, the member agrees to pay the actual cost of construction beyond the first pole and first 150 feet.

2. All lighting units, poles and conductors installed in accordance herewith, shall be the property of the 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 extension of its electric service. Lighting units will be removed at the request of the member on 30 days notice upon the anniversary date of the signed agreement in any year. The minimum such period shall be one year; and shall continue from month to month thereafter until terminated by either party giving 30 days notice to the other, for which the member agrees to pay the rates as set forth herein.

3. When it becomes necessary to install the lighting unit on the load side of the member's meter, at the member's request, the KWH consumption will be included in the regular meter reading, and billed in the KEID regular monthly electric bill. In which case the rental charge only for the specified unit or units installed, including pole rental, if any 15 1981 will be added to the member's monthly bill. Issued by authority of an order of the Public Service of the construction

Issued by authority of an order of the Public Service Contestion and TARIFFS of Kentucky in Case No. 8299 dated August 13, 1981.

DATE OF ISSUE August 21, 1981 DATE EFFE	CTIVE September 1, 1981
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ISSUED BY: Deans Thomating Manage	er Brandenburg, Ky. 40108
Name of Officer / Title	e Address

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P. S. (	C. No: 15 Original SHEET # 19 Revised SHEET #
Cancellina	P. S. C. No
	- Original SHEET # 19
RVICE	(Revised)

### CLASSIFICATION OF SE

Schedule 5 - continued	
Outdoor Lighting Service - Individual Consumers	RA PER
4. 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 member to obtain such permit.	
5. The member 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.	
6. The member agrees to exercise proper care to protect the property of the Cooperative on its premises and in the event of loss or damage to the Cooperative's popperty arising from negligence of the member to care for same, the cost of necessary repair or replacement shall be paid by the member.	
7. All servicing and maintenance will be performed only during regu- larly scheduled working hours of the Cooperative. The member shall be responsible for reporting outages or other operating faults. The Coopera- tive will make a diligent effort to service the unit at the earliest possi- ble date or within 48 hours after notice is received. No reduction will be made to member's monthly charges for service interruption time due to lamp failure, or other causes beyond the control of the Cooperative.	
8. 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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