

Kiamichi Electric Cooperative, Inc.
Post Office Box 340
Wilburton, Oklahoma 74578
(918)465-2338

Revised 11-30-09
Cancelling 03-23-05

Sheet No. 20
Sheet No. R12

Applies to: All Territory (Location)

STANDARD RATE SCHEDULE – Roadway and Street Lighting (STL) Rate 510

(Continued from sheet #19.)

Standard Pole Other Than Wood	100%	None
Other Than Wood	\$ 8.00	\$1.77
Concrete	\$ 4.53	\$1.00
Shoe Box Style	\$ 8.00	\$1.85
Decorative	\$11.46	\$2.65
Breakaway	\$10.80	\$2.00
New Wood – Municipal	\$ 3.07	\$0.75

TERMS OF PAYMENT:

In accordance with 200-5 of the Terms and Conditions of Service of the Cooperative.

BILLING ADJUSTMENTS:

Reference Sheet No. 1 and 2.

The Cost of Purchased Power Adjustment shall be applied as follows:

175 Watt Mercury Vapor Light	@ 75 kWh per month
400 Watt Mercury Vapor Light	@ 160 kWh per month
100 Watt High Pressure Sodium/MH	@ 40 kWh per month
150 Watt High Pressure Sodium/MH	@ 55 kWh per month
250 Watt High Pressure Sodium/MH	@ 90 kWh per month
400 Watt High Pressure Sodium/MH	@ 170 kWh per month
1000 Watt High Pressure Sodium/MH	@ 350 kWh per month

OTHER TERMS AND CONDITIONS:

1. Special or Non-Standard Facilities:

Whenever the municipality requests the Cooperative to install special or non-standard facilities hereunder and there is no engineering, construction, safety, legal or practical reason which would, in the Cooperative's judgment, make such installation inadvisable, the Cooperative will make such installation, provided the municipality pays to the Cooperative, in advance and without right of refund, an amount equal to the additional difference between the installed cost of the special or non-standard facilities and the installed cost of comparable standard facilities. The monthly rate shall be as stated above for the comparable standard facilities.

Board Approved: December 23, 2009

(Month) (Day) (Year)

Effective: March 1, 2010

(Month) (Day) (Year)

Issued by: Stephen Bryan, Chief Executive Officer
(Name of Officer) (Title)

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(Continued from sheet # 20.)

In lieu of such lump sum payment in advance and subject to approval by the cooperative, the municipality may elect to pay the Cooperative a monthly charge equal to 1.5% of the additional difference between the installed costs as stated above.

A standard fixture shall mean those fixtures designated as standard by the Cooperative.

2. Installation of Units:

Adequate clearance for the necessary lines shall be arranged for by the municipality.

When the Cooperative is required to install additional lights at a location which is more than 600 feet from an existing suitable source of power supply of secondary voltage (overhead or underground), the municipality shall pay to the cooperative the additional cost of the extension over 600 feet, by either method (b) or (c) chosen below.

Where underground service is installed, the municipality will be required to open and back-fill a trench suitable for installation of conductor.

(a) The municipality shall perform all trenching, break paving, bore under obstructions, install any duct, back-fill and replace the paving to the mutual satisfaction of all parties concerned.

(b) The municipality shall pay to the Cooperative in advance and without right of refund an amount equal to the additional cost of construction.

(c) The municipality shall pay an additional monthly charge equal to 1.5% of the additional cost of construction.

When the Cooperative is required by the municipality to replace or remove a lighting system prior to the end of the economic life of the system, the municipality shall pay to the Cooperative an amount equal to the unused portion of the economic life of the system.

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(Continued from sheet # 21)

If the Cooperative's portion of the investment in the lighting system for new installation is different from that specified above, the rate for such service shall be the amount "G" as calculated in accordance with the following formula:

$$G = A - (D \times C)$$

Where:

- G = Adjusted monthly rate per unit
- A = Amount of monthly rate per unit for a 100% Cooperative investment
- D = Difference between the monthly rate per unit for a 100% Cooperative investment and the monthly rate per unit for no Cooperative investment
- C = Percentage of investment in the lighting system which the Cooperative does not provide.

3. Burning Schedule:

The standard schedule shall be for dusk-to-dawn service and shall include approximately 4,000 hours of service per year. The Cooperative will use reasonable care to maintain such service, but the Cooperative will not be obligated to patrol to determining required lamp replacement or other maintenance of the facilities used for service under this schedule. Upon notification of any outage or required maintenance of such facilities, the Cooperative shall be allowed a reasonable length of time to restore normal service during regular working hours.

4. Operation and Maintenance:

Cooperative-Owned Systems: The Cooperative shall own, operate, and maintain the entire lighting system including circuits, transformers, poles and fixtures.

Municipally-Owned Systems: The Cooperative shall own the feeders and transformers to the point of connection with the lighting system circuits. The Municipality shall own the lighting circuits, control devices, poles and fixtures. The Cooperative shall operate and maintain the entire lighting system.

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(Continued from sheet # 22)

5. The Cooperative shall not be required to accept for operation and maintenance a lighting system owned by the municipality if it is found by the Cooperative to be unsafe, uneconomical to maintain, or not in keeping with good engineering practices.

6. Special Conditions:

In case lighting service is furnished to a municipality under conditions different from those specified in this rate schedule, such service shall be under special contract which shall cover, in addition to the foregoing rates and provisions, such items and adjustments of a special nature as are necessary to protect the investment of the Cooperative and to define the rights of the parties.

Such special contracts shall be approved by an order of the Board of Directors in accordance with its rules.

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