An Ordinance providing for the lighting by electriVillage of the streets, avenues, alleys, and other public places in the Village of Uplands Park, in the State of Missouri, and other electric service requirements of the Village, by contract, setting forth the terms of the proposed contract therefore between the Village and UNION ELECTRIC COMPANY, d/b/a Ameren UE, its successors and assigns, and permitting said Company to erect, operate, and maintain poles, lines, wires, cables, transformers, and other appliances in the streets and all other public places, necessary for and appropriate to the performance of said contract as described herein.

BE IT ORDAINED BY THE COUNCIL OF THE VILLAGE OF UPLANDS PARK, STATE OF MISSOURI, AS FOLLOWS:

SECTION 1. That the proposed contract, in the form as hereinafter set out, by and between the Village of Uplands Park, State of Missouri, and Union Electric Company d/b/a Ameren UE, a Missouri corporation, its successors and assigns, providing for the lighting of the streets, avenues, alleys, and other public places of the Village by electriVillage, and providing for the supply of other electric utility service required by the Village for its Village Hall and other premises, according to the terms, provisions, stipulations, and agreements therein specified, be and the same is hereby approved and confirmed; and that the Mayor and the Village Clerk of said Village by and they hereby are authorized and directed to execute in behalf of the Village said contract in the form set out at Exhibit A hereto attached and incorporated by reference.

SECTION 2. The Village hereby grants to Union Electric Company, d/b/a Ameren UE, its successors and assigns, while engaged in the performance of said contract, the right and privilege to erect, maintain, and operate lighting and other electrical fixtures, poles, lines, wires, cables, transformers, and related apparatus and appliances necessary or convenient for the efficient performance of said duties, upon, under, over, and across the streets, avenues, alleys, and other public places in said Village.

**SECTION 3**. If any provision of this ordinance, or the application of such provision to particular circumstances, shall be held invalid, the remainder of this ordinance, or the application of such provision to circumstances other than those as to which it is held invalid, shall not be affected thereby.

SECTION 4. All ordinances or parts of ordinances in conflict with this ordinance or with any of its provisions are, to the extent of such conflict, hereby repealed.

**SECTION 5**. This ordinance shall be in full force from and after its passage and approval.

Passed and signed this 10m day of June

Presiding Officer at Council Meeting wherein the foregoing was passed

Approved this 10m day of

ATTEST:

## **EXHIBIT A**

# **CONTRACT FOR STREET AND OUTDOOR LIGHTING**

THIS CONTRACT, by and between UNION ELECTRIC COMPANY, d/b/a Ameren UE, a Missouri corporation, its successors and assigns, hereafter called "Company", and the Village of Uplands Park, hereafter called "Customer",

### WITNESSETH:

WHEREAS, Customer has determined that the continued lighting of the streets, alleys and other outdoor public areas is necessary for the convenience or safety of the public and should be provided by contract with Company; and

WHEREAS, Company is a public utility regulated by the Public Service Commission of the State of Missouri (hereafter "PSC") in accordance with law;

NOW, THEREFORE, Customer does hereby award to Company this contract for the outdoor lighting, within the territorial limits of Customer as they now exist or may hereafter be extended, and within the area thereof which Company now is authorized to serve or may hereafter be authorized to serve; and Customer agrees to pay for and Company agrees to sell and deliver said services in the manner and subject to the terms and conditions hereinafter set forth.

- 1. <u>Street and Outdoor Lighting Service</u>. Initial street and outdoor lighting service supplied by Company on Company-owned facilities or Customer-owned facilities shall be of the type and character set forth in <u>Appendix 1</u> attached hereto. Additional street and outdoor lighting service may be requested by Customer from time to time and shall be provided pursuant to a written addendum to this contract.
- 2. <u>Tariffs</u>. All service hereunder shall be supplied by Company and paid for by Customer as provided by the terms and conditions of Company's tariffs 5(M) or 6(M), a copy of which is attached hereto as <u>Appendix 2</u>.
- 3. Right to Install Company Facilities. Customer hereby grants to Company, its successors and assigns, while engaged in the performance of Company's duties hereunder, the right and privilege to erect, maintain and operate lighting fixtures, poles, wires, cables, transformers and related apparatus and appliances necessary or convenient for Company's efficient performance of its duties under this contract, upon, under, over,

### **EXHIBIT A**

ATTEST:

Village Clerk

and across the streets, roads, alleys, and other public places within the territorial limits of Customer.

4. <u>Notice, etc.</u> All notices, applications and requests by the Customer hereunder shall be in writing signed by an authorized representative and delivered or mailed to Company addressed as follows or to such other address as Company may hereafter designate in writing to the Customer.

Ameren UE
Attn: Customer Service – Metropolitan
Mail Code 810
P. O. Box 66149
St. Louis, MO 63166-6149

- 5. Term. The term of this contract is ten (10) years from the effective date designated below, except that for any post-top luminaries with 17 foot post installed within the preceding ten years of the effective date, the term shall be ten (10) years from date of installation as designated in Appendix 1 and additional addendum.
- 6. <u>Termination of Prior Agreements</u>. This contract supersedes and cancels any prior agreements between the parties hereto relating to the subject matter hereof.

# **CONTRACT FOR STREET AND OUTDOOR LIGHTING**

THIS CONTRACT, by and between Union Electric Company, d/b/a Ameren UE, a Missouri corporation, its successors and assigns, hereafter called "Company", and the Village of Uplands Park hereafter called "Customer",

## WITNESSETH:

WHEREAS, Customer has determined that the continued lighting of the streets, alleys and other public areas is necessary for the convenience or safety of the public and should be provided by contract with Company; and

WHEREAS, Company is a public utility regulated by the Public Service Commission of the State of Missouri (hereafter "PSC") in accordance with law;

NOW, THEREFORE, Customer does hereby award to Company this contract for the outdoor lighting, within the territorial limits of Customer as they now exist or may hereafter be extended, and within the area thereof which Company now is authorized to serve or may hereafter be authorized to serve; and Customer agrees to pay for and Company agrees to sell and deliver said services in the manner and subject to terms and conditions hereinafter set forth.

- 1. <u>Street and Outdoor Lighting Service</u>. Initial street and outdoor lighting service supplied by Company on Company-owned facilities or Customer-owned facilities shall be of the type and character set forth in <u>Appendix 1</u> attached hereto. Additional street and outdoor lighting service may be requested by Customer from time to time and shall be provided pursuant to a written addendum to this contract.
- 2. <u>Tariffs</u>. All service hereunder shall be supplied by Company and paid for by Customer as provided by the terms and conditions of Company's tariffs 5(M) or 6(M), a copy of which is attached hereto as <u>Appendix 2</u>.
- 3. Right to Install Company Facilities. Customer hereby grants to Company, its successors and assigns, while engaged in the performance of Company's duties hereunder, the right and privilege to erect, maintain and operate lighting fixtures, poles, wires, cables, transformers and related apparatus and appliances necessary or convenient for Company's efficient performance of its duties under this contract, upon, under, over, and across the streets, roads, alleys, and other public places within the territorial limits of Customer.

4. <u>Notice, etc.</u> All notices, applications and requests by the Customer hereunder shall be in writing signed by an authorized representative and delivered or mailed to Company addressed as follows or to such other address as Company may hereafter designate in writing to the Customer:

Ameren UE
Attn: Customer Service – Metropolitan
Mail Code 810
P. O. Box 66149
St. Louis, MO 63166-6149

- 5. Term. The term of this contract is ten (10) years from effective date designated below, except that for any post-top luminaries with 17 foot post installed within the preceding ten years of the effective date, the term shall be ten (10) years from date of installation as designated in Appendix 1 and additional addendum.
- 6. <u>Termination of Prior Agreements</u>. This contract supersedes and cancels any prior agreements between the parties hereto relating to the subject matter hereof.

IN WITNESS WHEREOF, the parties have caused this contract to be executed in triplicate and effective

UNION ELECTRIC COMPANY

By:

ATTEST:

Secretary

Came Sina Clarkon

ATTEST:

Illage Clerk

VILLAGE OF UPLANDS PARK

00

### DISTRIBUTION POLE

LUMEN LAMPS  $\mathfrak{d}$  \$7.79 PER MONTH 2-1, 10-1, 13-1, 14-1, 19, 20, 30, 32-1, 33-1, 42-1 LAMPS FOR THIS RATE 6800

25500 LUMEN LAMPS @ \$11.27 PER MONTH 41-1

LAMPS FOR THIS RATE

LUMEN LAMPS @ \$7.79 PER MONTH
1-1, 3-1, 4-1, 5-1, 6, 7-1, 8-1, 9-1, 11-1, 12-1, 15, 16, 17,
18-1, 21, 22-1, 23-1, 24-1, 25-1, 26-1, 27, 28, 29-1, 31-1,
34-1, 35-1, 36-1, 37-1, 38-1, 39-1, 40-1, 43
LAMPS FOR THIS RATE 9500

32

**POLE CHARGE** 

32 DISTRIBUTION @ \$6.97 PER POLE

		36	_				
P, S. C. MO	., ILL. C. C., IA. ST	C. C. SCHEDULE NO.					_SHEET NO39_
	CANCE	LLING SCHEDULE NO.	5	22nd	Revised		SHEET NO39
APPLYING T	ro	MIS	SSOURI SERV	ICE AREA			
	ST	SERVIC		CATION NO. 5	The state of the s	WNED	
	per Unit			s.			€3
A.	Standard pole:	horizontal bu	rning, encl	losed lumina	ire on (	existing	wood
1	High Pres	sure Sodium		Me	rcury Va	apor (1)	
	Lumens				umens	Rate	
1		\$ 7.79			,800	\$ 7.79	
		\$11.27		20	,000	\$11.27	%: X
1	50,000	\$20.08			,000		
				108	,000	\$40.18	
В.	Standard wood pole:	side mounted,	hood with	open botto	om glass	sware on	existing
i	High Press	ure Sodium		Men	cury Va	por (1)	
	Lumens	Rate			ımens	Rate	
1	9,500	\$ 6.90			,300 · ,800	\$ 6.31 \$ 6.90	
c.	Standard p	ost-top lumin	aire inclu	ding standar	: :d 17-fo	ot post:	÷
İ	Wish Bassa	0.41			980		
t	Lumens	ure Sodium Rate		*)	cury Va	Rate	
ł					300		
	9,500	\$14.44		-	800	\$14.44	
D.		ed, direction to Company b			imited	to inst	allations
	Ulah Pross	Cadlum	Wat al	ma113a	Van		
(8)	High Press	Rate		Halide Rate	Lume	cury Vapo	The state of the s
	25,500			\$14.30		000	<u>Rate</u> \$14.30
	50,000	\$22.61		\$45.21	54,0		\$22.61
	(1)	Mercury Vapo served under 1988. Compa fixtures so	r contract:	s initiated ontinue to m	prior d maintain	to Septe these l	mber 27, amps and
	cates Chanc						ga J
		t to the Order July 26, 19		.P.S.C. in DATE EFFECTIVE			
ILL. C.C. DAT	E OF ISSUE			DATE EFFECTIVE			
IA.ST.C.C. DAT	E OF ISSUE			DATE EFFECTIVE			
ISSUED BY	C. W. Mu	eller	President		st.	Louis,	

	> "
P. S. C. MO., ILL. C. C., IA. ST. C. C. SCHEDULE NO5_	22nd Revised SHEET NO. 40
CANCELLING SCHEDULE NO5	21st Revised SHEET NO. 40
APPLYING TO MISSOUR	I SERVICE AREA
	V
SERVICE CLA	ASSIFICATION NO. 5(H)
· · · · · · · · · · · · · · · · · · ·	LIGHTING - COMPANY-OWNED (Cont'd.)
•	
*E. All poles and cable, where	required to provide lighting service:
1 36han Garbarban 27 10	88 the installation of all standard poles
	I for in advance by customer, with all
	said facilities provided by Company.
2. Installations prior to	September 27, 1988:
	Monthly Rate
Wood Pole	\$ 6.97 per pole
· 28	n
Ornamental Concrete Pole	\$15.63 per pole
Steel Breakaway Pole	\$47.00 per pole
Standard Two-Conductor	8
Overhead Cable	\$ 2.16 per span
92	€ €
Underground Cable Installed	
In and Under Dirt	6.41¢ per foot
All Other Underground	2 82
Cable Installations	12.21¢ per foot
	ed under contracts initiated prior to
Company after June 30, 1981:	facilities will not be maintained by
ossipany arear vanc 307 1301.	
	Per Unit
Lamp and Fixture	
1,000 Lumens	\$ 7.47
2,500 "	10.09 11.64
4,000 " 6,000 "	11.04
10,000 "	17.54
191	05. (F)
× *	
86 04	
	*
12	
er and the second of the secon	D (6)
2 "	2
*Indicates Change	×
S.C. Mo. DATE OF ISSUE February 9, 1996	DATE EFFECTIVE April 1, 1996
L C.C. DATE OF ISSUE	
LST.C.C. DATE OF ISSUE	DATE EFFECTIVE
SUFD BY C. W. Mueller Pre	sident & CEO St. Louis, Missouri

C. W. Mueller

ISSUED BY \_\_

UNION ELECTRIC COMPANY ELECT	RIC SERVICE	
P, S. C. MO., ILL C. C., IA. ST. C. C. SCHEDULE NO	27th Revised	SHEET NO. 41
CANCELLING SCHEDULE NO. 5	26th Revised	SHEET NO. 41
APPLYING TO MISSOURI	SERVICE AREA	
G. Former Subsidiary Company	SSIFICATION NO. 5(M)  IGHTING - COMPANY-OWNED (Cont'd.  lighting units provided under  9, 1986, which facilities will	contracts
maintained by Company so 1	ong as parts are available in	
present stock:	5	
Lamp and Fixture  11,000 Lumens, Mercury Vapor 11,000 Lumens, Mercury Vapor 11,000 Lumens, Mercury Vapor 42,000 Lumens, Mercury Vapor 5,800 Lumens, H.P. Sodium, 16,000 Lumens, H.P. Sodium, 34,200 Lumens, H.P. Sodium, 140,000 Lumens, H.P. Sodium, 20,000 Lumens, Metal Halide,  (2) This lamp represents a merculamp.  Term of Contract. Minimum term of facilities are installed; ten (10 installed.	7, Open Bottom 6.90 7, Horizontal Enclosed 7.79 7, Horizontal Enclosed 20.08 7, Horizontal Enclosed 20.08 7, Horizontal Enclosed 7.79 8 Directional 14.30 9 Directional 14.30 9 Directional 14.30 9 Directional 14.30 9 Ory vapor fixture with H.P. Sodius of three (3) years where only st	andard
Discount for Franchised Municipal applied to bills rendered for ligabove rates and currently contract the Company has an ordinance gran 27, 1988. The above discount shafranchise. Thereafter, the above following two conditions are metrordinance granted electric franch twenty (20) years and 2) Company facilities for municipal lighting effect.	the phase served under the ted for by municipalities with the ted electric franchise as of Second only apply for the duration of discount shall apply only when any initial or subsequent lies must be for a minimum term of must have a contract for all lies.	he whom ptember of said the
	*	
*Indicates Change	9	
Issued pursuant to the Order of	the Mo.P.S.C. in Case No. ER-95	5-411.
P.S.C. Mo. DATE OF ISSUE July 26, 1995	DATE EFFECTIVE August 1	
ILL. C.C. DATE OF ISSUE	DATE EFFECTIVE	
IA.ST.C.C. DATE OF ISSUE	DATE EFFECTIVE	

President & CEO

St. Louis, Missouri

UNION C	ELECTRIC COMP.	AN I	ELECTR	IC 2EKAICE		4	
P. S. C. M	10., ILL. C. C., IA, ST,	C.C. SCHEDUL	E NO	7th Revi	.sed	SHEET N	42
	TO CANCEL	LING SCHEDUL	E NO	6th Revi	sed	SHEET N	42
APPLYIN	G TO		MISSOURI	SERVICE ARE	Ά		
		D OUTDOOR	AREA LIGHT		NY-OWNED (Co		
1,,	private are	thoroughfa as for se are operat	ares, or : curity or	for outdoor similar pu	streets, al r lighting rposes when an extension	of public such light:	or ing
*3.	automaticall standard factorize of lam and offered fixtures. Service prothrough fixt existing poinstalled histated in the Non-Standard	ly-control cilities b ps and fix by the C Other than vided her tures supp les; howe ereunder e followin  Faciliti -standard witches, company's Company vance to	led lights by Company.  Extures from company and a service eunder sha orted by siver, certa in accorda ag paragrap  Les. When facilities protective tion, safes judgment, a will make Company a	Ing fixture Customer the stand shall spector Company' Il be supptandard upstandard upstance with took 3.  ever customer barriers, ty, legal company such instal	(such as letc.) and or practical non-standard lation provenue.	y offered the type a tinventori ation of sa fixtures, thes or cabl s attached ities may nd condition s Company onger upswe there is reason whi installati ided custom on therewit	as and ded ded ded ded ded ded ded ded ded d
120	Conversion of conversion of installed, a lights, Comp that custome both the remand, addition or more of converted or of the next completed.	r modifice and Compassing will a repays in cost mally, sign the cust modified. The gular bi	ation of to my would make the r advance to and loss of ms a new comer's to Billing	not otherwequested che compof the remaontract at tal lamps for the rev	type of larise be considered by considering the constant of the time who then instantised lamps of	amp current.  verting suded, however  per lamp for  of such lamp  en 20 percent  lled are so  will begin a	ly ch r, or ps nt so
.s.c. Mo.	DATE OF ISSUE	August 1,	1988	DATE EFFE	Sept	ember 27, 1	988
.L. C.C.	DATE OF ISSUE	,	N	DATE EFFE	*	*	
ST, C.C.^	DATE OF ISSUE	3	P N	DATE EFFE	CTIVE		
*** 030e	William E.	Cornelius	s Cl	nairman	St. Lo	uis, Missou	rí"

CANCELLING SCHEDULE NO. 7 10th Revised  SHEET NO. 47  APPLYING TO  SERVICE CLASSIFICATION NO. 5(M)	
MISSOURI SERVICE AREA  SERVICE CLASSIFICATION NO. 5(M)	3
MISSOURI SERVICE AREA  SERVICE CLASSIFICATION NO. 5(M)	
STREET AND OUTDOOR AREA LIGHTING - COMPANY-OWNED (Cont'd.)	
5. Change or Relocation. Upon receipt of written request and authorization from customer, Company will, insofar as it may be practical and permissible, make any other change in or relocation of its facilities used in rendering service hereunder, provided customer pays in advance Company's estimated costs in connection therewith.	
6. Additional Installations. Customer may obtain the installation of additional lamps and the supply of service thereto under the existing contract for the remainder of the term thereof upon written application to the Company, provided, however, that if at any time during the term of the contract customer requires such additional lamps so as to cause the total number of lamps in service to exceed by 20% the lamps originally contracted for and then installed, the parties shall execute a new contract.	
7. Termination. If customer requests in writing the termination of all or a portion of any lighting service, not paid for in advance, within three years of the installation of the lamps being terminated, or within ten years of the installation of post top luminaires, wood poles or cable being terminated, customer shall pay in advance to Company \$100.00 per lamp for both the removal costs associated therewith and the loss of the remaining life value of such facilities. If said request for termination of lighting service is made after the above three and ten year in-service periods, as applicable, and customer requests a new lighting installation within twelve months after the removal of the prior terminated lighting facilities, customer shall pay the amount specified earlier in this paragraph for all facilities previously removed prior to Company making any new lighting installation.  *8. General Provisions. Customer shall furnish to Company without cost to Company and on forms suitable to it, or customer shall reimburse Company for all costs incurred in obtaining all rights, permits and easements necessary to permit the installation and maintenance of Company's facilities on, over, under and across both public and private property where and as needed by Company in providing service hereunder. In addition, customer shall pay all costs incurred by Company in extending its distribution system, including transformers, to provide energy to said lighting facilities supplied hereunder, in accordance with the provisions of Section III.Q -	
Special Facilities.	
*Indicates Change	
P.S.C. Mo. DATE OF ISSUE March 30, 1990 DATE EFFECTIVE May 5, 1990	٠

*Indicate  c. Mo. DATE  c.C. DATE  T.C.C. DATE	E OF 133UE_	Augi		, 1988		OATE DATE OATE	EPRECTIVI	100	eptembe Louis,	2	
*Indicate c. Mo. DATE c.C. DATE	E OF 133UE_		ust 1	, 1988		OATE DATE DATE	EFFECTIVI EFFECTIVI EFFECTIVI		eptembe	r 27,	1988
Indicate	es Reiss		ust 1	, 1988		DATE	EFFECTIVE	S	eptembe	r 27,	1988
Cla	es Reiss		ust 1	, 1988		DATE	EFFECTIV	. S	eptembe	r 27,	1988
Cla	es Reiss	suę.									K
Cla	es Reiss	;u <b>ę</b>									K S S S S S S S S S S S S S S S S S S S
Cla											5 F R R R R R R R R R R R R R R R R R R
Reg Cla											E.
Reg Cla											E
Reg Cla											た
Reg Cla											8 = X
Reg Cla			20 B. R.								5 F F F F F F F F F F F F F F F F F F F
Reg Cla			26 M N N N N N N N N N N N N N N N N N N								E.
Reg Cla											E 200
Reg Cla										\$ \$ \$	K
Keg Cla	e e e e e e e e e e e e e e e e e e e	2 020 <sup>25</sup> 26						2000 2000 2000 2000 2000 2000 2000 200			K
Reg Cla		5 000 ** 8						10 (12 (12 (12 (12 (12 (12 (12 (12 (12 (12		* * *	K
Reg Cla	2 (\$ c) (\$ c	2 020 <sup>25</sup> 26	en e	*				10 (10 to 10	300 30 30 30 30 30 30 30 30 30 30 30 30	\$ <u>\$</u> 8	x - x
Reg Cla				•				10 (E)		* * * * * * * * * * * * * * * * * * *	£ = =
Reg Cla	* 1 <sup>3</sup> *	8 020 <sup>8</sup> 8	en e	*		*		2000 2000 2000 2000 2000 2000 2000 200	353 a	\$ 8 8	x =
Keg Cla	e se	* ************************************	e e e e e e e e e e e e e e e e e e e	* '~		18X		10 <del>4</del> 51	350 a 10	* * * *	E a =
keg Cla	x \(\overline{\mathbb{E}^4}\)	a 020 <sup>25</sup> Q	55 75 75	*		*	,	1 (1983) 14		s Ž	*
Keg Cla	* 5 <sup>2</sup>	# 020 **	æ	*		180		e Nes	350 26	* §	e e
Keg Cla	x $\Sigma^{a}$	ā		×	3 2 20 30 30	×		1 1951 18			e.
Keg Cla	c w E <sup>n</sup>		-	¥	3 2 2 20 8	×		e Nes	350 E - F	·	×
Keg Cla	* 5"	ā	8	¥	8 #	*	*	V 1983			r r
Keg Cla	× 3°			×	8 		*	e Resi	353		K F
Keg Cla		8		¥	- 17 - 17 - 18		*	1/ 70 <b>9</b> 26	350		K.
Keg Cla			8.	¥	3			¥ (195	×		K
Keg Cla			25		3			¥	353		50
Keg Cla									35.5		50
Keg Cla			×		845	æ					
Keg Cla					2				(*C		
Cla	<b>e</b> 2			rún.		)  3 <b>7</b>		989			
reg	POLITCE	CTOH.				2	S		er V		
	gulation assifica	is shall									ice
	neral Ru les and	i regi	ulatio	ons,	all o	in addi of Com	.cion to pany's	Gene	ral R	ıles	and
_										-	e:
S	STREET A					CATION N IG - COM			Cont'd.	)	
CTING TO			CEDUT	. C.E. C.I. 1	COTETA	A TITOM N	IO 5/W			,	
LYING TO =	-				ISSOUR:	I SERVI	CE AREA		2 3	9	
	- A La	81 1 1WA CA	CHEDULI	F NO	5	10 tl	h Revis	Ea	32		· · ·
C. MO., ILL.								o đ		SHEET N	40

# **ELECTRIC SERVICE**

Oliota Errollino Comitation		
P. S. C. MO., ILL. C. C., IA. ST. C. C.SCHEDULE NO5	12th Revised	SHEET NO. <u>45</u>
CANCELLING SCHEDULE NO5	llth Revised	SHEET NO45_
APPLYING TO MISSOURI S	ERVICE AREA	
	*	
SERVICE CLASSI	FICATION NO. 6(M)	
STREET AND OUTDOOR AREA	LIGHTING - CUSTOMER-OWN	ED
*Monthly Rate For Metered Service		
Customer Charge Per Meter	\$4.69	per month "
Energy Charge	3.17¢	per kWh
	1 (a) (b) (c) (c)	
*Rate Per Unit Per Month For Unmeter	red Service	per month
Customer Charge per account	\$4.09	bet monen
H.P. Sodium	Energy & Maintenance(1)	Energy Only(2)
9,500 Lumens, Standard	\$ 2.53	\$ 1.22
16,000 Lumens, Standard	N/A	2.08
25,500 Lumens, Standard	4.40	3.13
50,000 Lumens, Standard	6.34	4.92
Mercury Vapor	(3)	4 1 20
3,300 Lumens, Standard	\$ 2.53	\$ 1.30
6,800 Lumens, Standard	3.29	2.11 3.00
11,000 Lumens, Standard	4.44	4.63
20,000 Lumens, Standard	5.89	7.71
42,000 Lumens, Standard	N/A	11.02
54,000 Lumens, Standard	12.58	11.02
control mechanisms (2) Limited to lamps s to September 27, 1 (3) Maintenance of lam	erved under contracts in 988. ps and fixtures limited t acts prior to November 1	itiated prior to customers
Term of Contract. One (1) year, ternotice.	minable thereafter on the	ree (3) days'
Discount For Franchised Municipal Cuapplied to bills rendered for lightinates and currently contracted for bhas an ordinance granted electric frabove discount shall only apply for Thereafter, the above discount shall conditions are met: 1) any initial electric franchise must be for a min Company must have a contract for all lighting service provided by Company *Indicates Change*	ng facilities served under y municipalities with who anchise as of September the duration of said from apply only when the for subsequent ordinance imum term of twenty (20) lighting facilities for	on the above on the Company 27, 1988. The anchise. llowing two granted years and 2)
		PD_0E_#11
Issued pursuant to the Order of th P.S.C. Mo. DATE OF ISSUE July 26, 1995	DATE EFFECTIVEAL	iquat 1, 1995
ILL. C.C. DATE OF ISSUE	DATE EFFECTIVE	
IA.ST.C.C. DATE OF ISSUE	DATE EFFECTIVE	
ISSUED BY C. W. Mueller Presi	dent & CEO St. 1	Louis, Missouri
NAME OF OFFICER	TITLE	ADDRESS

ADDRESS

NAME OF OFFICER

## **ELECTRIC SERVICE**

P. S. C. MO., ILL. C.	. C., IA. ST. C. C. SCHEDULE NO	19th Revi	Bed SHEET NO. 46
	CANCELLING SCHEDULE NO5	18th Revi	Bed SHEET NO. 46
APPLYING TO	MISSOURI SER	VICE AREA	
1. Rat daw and und	TREET AND OUTDOOR AREA LIGHT:  e Application. Available for lighting where customer fur outdoor area lighting factor this Service Classificat:	or automatically rnishes, installs ilities. Lighti ion shall consist	controlled dusk-to- and owns all street ng service provided of metered service
unm thi Cla oth or por be	h all maintenance of such fa etered service as provided f s Classification. The ssification is not available er electric service thereon entity. Any account billed tion of this Classification billed under such provision es or tariff options are appr	or or limited by metered service on an individual is provided to an under the provison September 1, 1 as until alternation	the rate section of portion of this premises where all individual customer sions of the metered 1992 may continue to tive or replacement
star serv serv trar	racter of Service Supplied.  Indard single- and/or three- vice voltage. Where custo vice at a primary service Insformers necessary to tran vice voltage.	phase alternating omer requires an voltage, customer	g current secondary d Company supplies shall furnish all
*3. <u>Gene</u> a.	Customer shall pay all constructing any line extlighting service to the poby Company, in accordance Special Pacilities.	int or points of	in providing said delivery designated
<b>b.</b>	Where required, customer protective equipment, mete as determined by the Compa	r loop, space and	
c.	All equipment owned and in type acceptable to Company in a condition satisfactor electrical inspection author	and shall be mai y to and approved	ntained by customer
d.,	Where required for connect customer shall provide, with		
*			995 W
74			±100
23	ii (ā	20	70.5
* 8 #	# ·		ě
	, 16		a a
Indicates Ch	nange		
S.C. Mo. DATE OF IS	SSUEFebruary 9, 1996	DATE EFFECTIVE	April 1, 1996
L. C.C. DATE OF IS	SSUE	DATE EFFECTIVE	
ST.C.C. DATE OF IS	SSUE	DATE EFFECTIVE	
	16,	nt & CEO	St. Louis, Missouri

TITLE

UNION ELECTRIC	COMPANY	ELECTRIC SER	VICE			
P. S. C. MO., ILL. C. C., IA	. ST. C. C. SCHEDULE NO.	5	17th Revise	ed	SHEET NO	47
CA	NCELLING SCHEDULE NO.		16th Revise	d	SHEET NO	47
APPLYING TO	MIE	SSOURI SERVI	CE AREA			
	T AND OUTDOOR AF	REA LIGHTING	TION NO. 6(M) - CUSTOMER-OWNE	D (Cont'd	)	
3. <u>General</u>	Provisions (Co	nt'd.)				
c t	sufficient lengt company's second he required con t any time after	ary distribunection. Su	tion system and och wire may be	d Company removed	will ma	ke
o f e o	ustomer shall for forms suitable or all costs in asements necessary for company's factorial private processory or coviding services	e to it, or ncurred in a ary to permi ilities on, operty where	customer shall obtaining all retaining all retailet the installat over, under and	l reimbur rights, p ion and m across b	se Compa ermits a maintenan oth publ	ny nd ce ic
	ustomer shall n ade in customer'			if any c	hanges a	re
⊮ d. ≟ er	ompany may refusionations on the serving intering, constant or doing so.	ice to any	installation	if ther	e is a	ny
he Bi Pi Wi Or da St Wi Co at ar di an	recase of description of description or verballing causes or covided above in the control of the control of the control of the company stores. It is control of the company's oplicable overhed and the control of the c	where replay a where replay a required, al instruct, he necessar to place it be made with suit customer shall current Plad for all charges incuritems. All	ccidents, storm cement of equipations from custs or repairs or rational open the parts supplicable standard li reimburse Corroductive manholabor expended red by Company charges and	m damage ment other receipt omer, madeplacement of the control of	or other than a of either y at it it of the condition arried is such wor including times all material hereunder	er as er as ne i.
rules an	Rules and Requised regulations, apply to service s	all of Compan	ny's General Rul	es and Re	gulation	
Indicates Reiss s.c. Mo. DATE OF ISSUE	ue. Issued purs August 13, 199	uant to Orde	er of Mo.P.S.C.	in Case N tember 1,	o. ER-92 1992	-132.
L. C.C. DATE OF ISSUE			DATE EFFECTIVE			
.ST.C.C. DATE OF ISSUE _			DATE EFFECTIVE			

S. C. MO., ILL. C. C., IA.	ST. C.C. SCHEDU	LE NO5		22nd Rev	rised	_ SHEET NO49
	CELLING SCHEDU	5	* *,	21st Rev	rised	_ SHEET NO
PLYING TO	MISS	OURI SERVIC	E AREA			
			*			
	×					
		N.C.				8
<u> </u>	¥		<b>t</b> ő	3		
§ .s		×				÷
	- 4	BLANK S	HEET*	7)		
œ	¥	ic .				**
			8	×		
5		ŢI		¥(		
	161		*)			
***		d				57
5a i		00 00	*			¥
	ε					
20				(B)		
	192					
	÷	27	ÿ.	23		<u>:</u>
			¥		× 2.9	8
	(4)		o <sub>k</sub> ,	2*		
<u> </u>	B2	6 *	3(			
*						
*	387	*	*			· ·
(2 (	×	190		. 18		
		¥	2			
•				2	50	*
	*			*	360	
			22			
8			2	7. B		×
Indicates Chan	ge.		<b>.</b>		9 8	
ssued pursuant	to Order o	f Mo.P.S.C.	in Case	Nos. EO-85-	-17 and	ER-85-160.
. MO. DATE OF ISSU	E April 1	2, 1985	DATE	EFFECTIVE	April	16, 1985
C.C. DATE OF ISSU	Ε		DATE	EFFECTIVE		
T.C.C. DATE OF ISSUE	·		DATE	EFFECTIVE		