NAME AND ALL ADDRESS OF SCHOOLS NO.

SIXTHONVISED .-.. 4500

FIFTH REVISED 46

MISSOURI SERVICE AREA

SERVICE GLASSIFICATION NO. 6(M)+ PRIVATE STREET AND OUTDOOR AREA LIGHTING

Rate per Unit per Month: Lasp and Fixture

Incandes	cent		Merc	ury Vapor
Lunens	Rate		Lunen	s Race
1,000(1)	\$ 4.71	•	3,300(2) \$ 4.56
2,500(1)	6.38		3,300(
4,000(1)	7.32		6,800(
6,000(1)	8.09	٠	6,800(
10,000(1)	10.94	*	6,800 (
			20,000((1) 本元中 (大学・大学・大学・大学・大学・大学・大学・大学・大学・大学・大学・大学・大学・大
			20,000	5) 12.66
•			54,000(
			54,000(
wood oole		mad no		

Standard 30-40 foot wood pole, as required, per pole Wire Standard 2-conductor wire, per span

\$.98

- (1) Limited to lamps served under contracts effective prior to Sept. 30, 1963.
- (2) Standard side mounted, mercury vapor hood with open bottom glassware,

(3) Horizontal burning, enclosed, mercury vapor luminaire.

(4) Post-top mounted, enclosed, mercury vapor luminaire, including standard post; limited to installations taken under 10 year contracts only.

(5) Pole-mounted, directional, mercury vapor luminaire; limited to installation on existing wood pole accessible to Company basket truck and provided that capacitors, sectionalizers, regulators, cable terminations or 34.5 kV switches are not mounted on such pole.

Tax Adjustment. Any license, franchise, gross receipts, occupation or similar charge or tax levied by any taxing authority on the amounts billed berounder will be so designated and added as a separate item to bille rendered to customers under the jurisdiction of the taxing authority.

Payments. Bills are due and payable within ten days from date of bill. Bills for residencial customers become delinquent after twenty-one days from data of bill. Bills for nonresidential customers become delinquent after ten days from date of bill.

Term of Contract. One year, terminable thereafter on three days' notice, where only standard facilities are installed, or where any nonstandard facilities installed are paid for in advance; ten years, terminable therester on three days' notice, where post-top luminaires are installed, or where a charge of 1.5% per month is made for any nonstandard facilities installed.

		change.	
*34. ×4.	DATE	0 = 14 = 1 = A27 11 28 1980	,
		÷	

For meters read on and after May 30 1980

Charles J. Dougherty

DATE ZPPECTIVE

LA ST. C.C. DATE OF ISSUE,

Chairman

St. Louis, Missouri

INCHES POTES CONFANT

IN MY . O. A. SCHEDULE NO.

CANCELLING SCHEDULE NO.

ELEVENTH REVISED

APPLICAGE TO

MISSOURI BERVICE AREA

SERVICE CLASSIFICATION NO. 6(M) * PRIVATE STREET AND OUTDOOR AREA LIGHTING

- 1. Rate Application. Available for lighting private streets, alleys, walkways and other private thoroughfares, or for outdoor lighting of public or private areas for security or similar purposes when, except as provided in Section 6 hereof, such lighting facilities are operated as an extension of Company's distribution system.
- Character of Service Supplied. Company shall furnish, install, maintain and deliver electric service to automatically-controlled lighting fixtures conforming to Company's standards. Customer shall select the type and size of lamps and fixtures from the standard aguigment offered by Company and shall specify the location of said fixtures. Normally, the service provided hereunder shall be supplied by overhead lines through fixtures supported by standard upsweek brackets attached to wood poles; however, certain non-standard facilities may be installed herounder in accordance with the terms and conditions stated in the following Paragraph 3.
- 3. Special Pacilities. Whenever Customer requests Company to install non-standard facilities hereunder (such as concrete or other ormamental posts, underground conduit and/or cable. longer upaweep brackets, shields, switches, etc.) and there is no engineering. construction, safety, legal or practical resson which would, in Company's judgment, make such non-standard installation inadviseble. Company will make such installation provided Customer pays to Company, in advance and without right of refund, the installed cost of such non-standard facilities. In lieu of such lump sum payment, and subject to approval by Company, Customer may elect to contract for service hereunder for a term of ten years and to pay to Company monthly charge equal to 1.5% of the installed cost of such nonstanderd facilities.
- Change or Relocation.
 - s. Where Customer requests an increase in lamp size, Company will make whatever changes are necessary to provide the larger lamp without additional charge, provided Customer signs a new one-year or ten-year contract, as appropriate. Billing on the rate for the larger lamp will begin as of the next regular billing date after installation of said lamp. Where Customer requests a change to amaller lamp size, Company will make whatever changes are nacessary to provide the amailer lamp, provided Customer pays to Company all costs incurred by Company in connection therewith. Billing on the rate for the amaller lamp will begin as of the next regular billing data after installation of said lame.

	THE RESIDENCE OF THE PROPERTY	nt acres is a rest, rest entry men entry; the rest from the		out of the last
* indicates charge. April 28, 1980	For meters			4
P. S. C M. R. S. S. C. S. C. S. C. S. C.	DATE EFFECTIVE,	727	<u> </u>	Nation and State of the State o
Topics Color Colors 38 1884 amenganan menangkan menangkan menangkan	, OATE EFFECTIVE,			-
TALET, C. C. DATE OF 1934 G assessment of the control of the contr	DATE EFFECTIVE,	September 1980 Allen September California September 1980	al anni anni anni anni anni anni anni an	
INVEST: Charles I Dougherty	Chairman	St. Louis,	Missouri	

NAME OF GPFICES

TITLE

ACONTAL

CAMERILLIMA SCHOOLE

MISSOURI SERVICE AREA

STRUICE CLASSIFICATION NO. 6(M)" AND OURDOOR AREA LIGHTING - (CONTINUED)

4. (Continued)

b. Uson receipt of written request and authorization from Customer, Company will, insofar as it may be practical and permissible, make any other change is or relocation of its facilities used in rendaring service hereunder provided Customer pays to Company at the time such change or relocation is made all costs incurred by Cospany in connection therewith.

3. General Provisions.

- a. 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 proparty where and as needed by Company in providing service bereunder
- b. Company shall adjust the sutomatic control on each installation to provide lighting service from dusk to dawn each night. Upon recipt of notice from Customer of failure of light to operate as provided. Company shall be allowed a reasonable period of time in which to make repairs during regular working hours.
- c. The facilities installed by Company shall remain the property of Company and may be removed by Company if service is discontinued.
- 5. Customer Owned Cutdoor Area Lighting Facilities. Where Customer furmishes, installs, owns and maintains all outdoor area lighting facilities on Quatomer's private property, service will be supplied as follows:
 - a. Company will furnish unmetered electric energy (only) at the following monthly charges per lamp:

3,300	Limeis,	100	Watts	\$ 1.77
6,300	Lunens,	175	Wates	2.62
11,000	Lumenis,	250	Watts	3.58
20,000	Lunens,	400	Watt s	5.28
40,000	Lunsua,	700	Watts	9,33
54,000	Lumans,	1000	Vacta	12.05

b. The equipment shall be of a type acceptable to Company and shall be installed and maintained in a condition satisfactory to and approved by the appropriate electrical inspection suchority.

		The state of the s	á
LOGIC.		For meters read on and after	
F.J.C. WG.	2 A7 S OF 1884 8 April 28, 1980	DATE EFFECTIVE May 30, 1980	(A)
Su per to agent the enterprise	DATE OF ISSUE WAS COMMENT OF THE PROPERTY OF T	DAFE EFFECTIVE ADMINISTRATION OF THE PROPERTY	hres
A. 87. C. C.	GATE OF 155US www.naproscopmen.normounteerscopmen.normounteerscopmen.normounteerscopmen.	CATE EFFECTIVE	, Co
1864 6 B 4 4 8 8 1	Charina I. Desighares	Chairman St. Louis Missouri	

e a a no made la exicio sonervice voluda.

PIPPERNTA REVISED 4900

FOURTHENTH REVISED 49(N)

AALTING TO

MISSOURI SERVICE AREA

PRIVATE STREET AND OUTDOOR AREA LIGHTING - (CONTINUED)

6. b. (Continued)

Customer shall provide wire of sufficient length to reach a point specified by Company on Company's secondary distribution system and Company will make the required connection. Such wire shall be and remain the property of Company and may be removed by Company at any time after termination of service hereunder. 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. Customer shall notify Company immediately if any changes are made in Customer's installation. Company may refuse to make the initial connection or may discontinue service to any installation if there is any engineering, construction, safety, legal or practical reason for doing so.

7. Ceneral Rules and Regulations. In addition to the above specific rules and regulations, all of Company's General Rules and Regulations shall apply to service supplied under this Service Classification.

*Indicates change.

	April 28, 1980	POL BIECE				
Salprobación (Marillando)	D. B. F. E. V. P. 123. D. V. Descriptional of the control of the c			•		
22 22	S. A. F. E O. P	DATE EFFE				
A 87. C. C.	DATE OF ISSUE	DATE EFFE	CTIVE	CHAPT BECKER STREET		
*******	Charles I Donaharty	Chairman		St. Lou	is. Missor	uri