

CONTRACT FOR FLOOD LIGHT INSTALLATION

The undersigned (hereinafter called the "Member") hereby makes application for the installation of Flood Light (s) as indicated hereon by Jackson Electric Cooperative, Inc. (hereinafter called the "Cooperative") pursuant to the following terms and conditions applicable to each fixture:

1. The Cooperative will, at the request of its Member, furnish, install and maintain a photo electrically controlled Flood Light to be erected on the Member's premises including service facilities and make all necessary connections to the fixture for a monthly flat charge depending upon the size of the fixture. The monthly flat charge will include the cost of electric energy used by the fixture and be subject to the power cost adjustment as provided for in our tariff.
2. If the Member wishes the fixture at a location other than on an existing pole with service facilities, the Member shall pay for the required poles, transformers, or other facilities. Charges will be in the form of increased monthly rental fee.
3. It is agreed that the charge for the Flood Light services shall be itemized separately and billed simultaneously with the Member's billing for normal service. Flood Light service does not constitute normal service customarily furnished the Member and the rules relating to service termination at the option of the Member shall not apply to this agreement which shall continue in force and effect for the term hereinafter provided regardless of the Member's discontinuance of normal service on the same premises.
4. The Member agrees to notify the Cooperative when the Flood Light fails to operate property and the Cooperative shall make every reasonable effort to service the fixture during regular daytime working hours within two regular workdays following notification by Member. Further, the Member agrees to protect this fixture from insofar as possible. As provided in the Cooperative Tariff, the Cooperative may at its' option remove the light (s) or bill Member expenses to repair light (s) if damage from vandalism is excessive.
5. The facilities installed to provide the Flood Light service remain the Property of the Cooperative.
6. The approval of this contract by the Cooperative shall constitute an agreement between the Member and the Cooperative. The contract shall continue in force for the contract period beginning with the date service is rendered by the Cooperative to the Member and hereinafter until by proper notice given by either party to the other.
7. This contract shall continue in force for _____ year (s). Number of fixtures requested, and monthly charge(s) agreed to are as follows: *(Cooperative Use)*

Cooperative Use

100 Watt Flood Light _____ @ \$10.50	=	\$ _____
400 Watt Flood Light _____ @ \$20.50	=	\$ _____
1000 Watt Flood Light _____ @ \$29.75	=	\$ _____
Additional Equipment Charges (monthly)		\$ _____
Poles _____ @ \$ _____	=	\$ _____
Transformer _____ @ \$ _____	=	\$ _____
Total		\$ _____

Date: _____ Acct # _____ Location: _____

Member Use

Member Signature: _____ Address: _____