Ninth Revision of Sheet No. 7A.1 Canceling Eighth Revision of Sheet No. 7A.1

I.P.U.C. No. 1

ROCKY MOUNTAIN POWER

ELECTRIC SERVICE SCHEDULE NO. 7A

STATE OF IDAHO

Security Area Lighting (Residential and Farm)

AVAILABILITY: At any point on the Company's interconnected system for service to any customer who qualifies as a "Residential Load" or "Farm Load" under both (1) the Pacific Northwest Electric Power Planning and Conservation Act, P.L. 96-501 as the same may be amended, and (2) a Residential Purchase and Sale Agreement, under Section 5(c) of such Act and in effect between the Company and the Bonneville Power Administration. Lights installed on a structure other than an existing distribution pole are closed to new service.

APPLICATION: This Schedule is for electric service required for Security Area Lighting and for Security Flood Lighting service where service is supplied from a Company-owned pole.

MONTHLY BILL:

Rate:

		Monthly	
Light Level	LED Equivalent Lumen Range	kWh	Total
Level 1	<=5,500	19	\$12.96
Level 2	5,501-12,000	34	\$14.72
Level 3	>12,000	57	\$17.48

MONTHLY BILLING REDUCTION: Rates in this Schedule shall be reduced by the monthly kilowatt-hour credit adjustment set forth under "Monthly Rates" in the currently effective Electric Service Schedule No. 34.

SPECIFICATIONS AND SERVICE FOR SECURITY AREA LIGHTING: Security flood lights may be mounted on Company-owned poles or on Customer-owned supports acceptable to the Company. The type and kind of fixtures and supports will be in accordance with the Company's specifications. Service includes energy supplied from the Company's overhead circuits, maintenance and lamp and glassware renewals. Lamps will be controlled by the Company to burn each night from dusk to dawn.

Submitted Under Tariff Advice No. 22-01

ISSUED: April 20, 2022 EFFECTIVE: July 1, 2022



I.P.U.C. No. 1

Eighth Revision of Sheet No. 7A.2 Canceling Seventh Revision of Sheet No. 7A.2

ELECTRIC SERVICE SCHEDULE NO. 7A - Continued

MONTHLY BILL: (continued)

CONTRACT PERIOD: Five years or longer.

SPECIAL CONDITION: Domestic use means all usual residential, apartment, seasonal dwelling, and mobile home court use including domestic water pumping. Farm use means all usual farm electrical loads for raising of crops, livestock or pasturage and includes primary processing necessary for safe and efficient storage or shipment and irrigation pumping.

Contiguous parcels of land under single-ownership or leasehold shall be considered to be one Farm and noncontiguous parcels of land under single-ownership or leasehold shall be considered as one Farm unit when operated as a single Farm, unless demonstrated otherwise by the owner or lessee of the parcels.

A number of factors shall determine whether contiguous or noncontiguous parcels constitute one or more Farms. These factors shall include, but are not limited to:

- -- size
- -- use
- -- ownership
- -- control
- -- operating practices
- -- distance between parcels
- -- custom in the trade
- -- billing treatment by the utility

Operators of Farms may be required to certify to the utility all irrigation accounts, including horsepower rating.

(Continued)



I.P.U.C. No. 1

First Revision of Sheet No. 7A.3 Canceling Original Sheet No. 7A.3

ELECTRIC SERVICE SCHEDULE NO. 7A - Continued

SPECIAL CONDITION: (continued)

Customers who feel they meet the definitions of a Farm will have to make application with the Company for review. If Customer application is denied by the Company, the Customer may appeal the decision to the Idaho Public Utilities Commission.

PROVISIONS

- 1. Inoperable lights will be repaired as soon as reasonably possible, during regular business hours or as allowed by company's operating schedule and requirements, provided the Company receives notification of inoperable lights from Customer or a member of the public by either notifying Rocky Mountain Power's customer service (1-888-221-7070) or www.rockymountainpower.net/streetlights Rocky Mountain Power's obligation to repair lights is limited to this tariff.
- 2. The Company reserves the right to contract for the maintenance of lighting service provided hereunder.
- 3. Temporary disconnection and subsequent reconnection of electrical service requested by the Customer shall be at the Customer's expense. The Customer may request temporary suspension of power for lighting by written notice. During such periods, the monthly rate will be reduced by the Company's estimated average monthly relamping and energy costs for the luminaire. The facilities may be considered idle and may be removed after 12 months of inactivity.
- 4. Pole re-painting, when requested by the Customer and not required for safety reasons, shall be done at the Customer's expense, using the original pole color.
- 5. Glare or vandalism shielding, when requested by the Customer, and subject to availability, shall be installed at the Customer's expense. In cases of repetitive vandalism, the Company may notify the Customer of the need to install vandal shields at the Customer's expense, or otherwise have the lighting removed.

ELECTRIC SERVICE REGULATIONS: Service under this Schedule will be in accordance with the terms of the Electric Service Agreement between the Customer and the Company. The Electric Service Regulations of the Company on file with and approved by the Idaho Public Utilities Commission, including future applicable amendments, will be considered as forming a part of and incorporated in said Agreement.

ISSUED: November 8, 2021 **EFFECTIVE**: January 1, 2022