ACCEPTED FOR ILING MAR 2 6 2013 DIVISION OF ENERGY REGULATION STATE CORPORATION COMMISSION

CENTRAL VIRGINIA ELECTRIC COOPERATIVE

P. O. Box 247 Lovingston, VA 22949 800-367-2832

RATE SCHEDULE SHL STREET, HIGHWAY AND HOMESTEAD LIGHTING SERVICE

AVAILABILITY

Available to the members of the Cooperative for street, highway and homestead lighting, subject to its established rules and regulations.

RATE

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Basic Service Charge per month	144144444444444444444444444444444444444
100 Watt HPS/175 Watt MV Security	\$5.83
100 Watt HPS Lexington Post Top	
150 Watt HPS Shoebox	
250 Watt HPS Shoebox	
100 Watt HPS Traditional Post Top	
150 Watt HPS Traditional Post Top	
400 Watt HPS Flood	\$6.41
400 Watt MH Flood	\$7.01

Electric Supply Energy charges are subject to the Power Cost Adjustment Rider as filed under Rate Schedule C.

TERMS AND CONDITIONS

The complete installation is to be furnished, maintained and operated by the Cooperative and will remain the property of the Cooperative. An installation charge equal to the Cooperative's estimated actual cost will be made if underground service, wood poles, or overhead lines are required for installation of the fixtures. The customer shall be responsible for providing the ditching, foundations and anchor bolts. The location of all installations shall be agreeable to the Cooperative.

Normal maintenance and repair will be performed by the Cooperative without additional charge, except that any damage to lamps and luminaire resulting from vandalism shall be charged to the consumer at cost as a separate item on the monthly bill.

Consumers should report outages or other problems promptly. Fixtures will be serviced only during regular working hours of the Cooperative.

Filed: March 8, 2013 Effective: December 1, 2012

Pursuant to Order in Case No. PUE-2012-00045

TYPE OF FIXTURES

The type, style and manufacturer of the fixtures and the method of installation shall be in accordance with Cooperative standards.

TERM OF CONTRACT

The term of contract for service under this Schedule shall be such as may be mutually agreed upon, but not less than one year and to continue thereafter until terminated by a thirty (30) day written notice by either party. If consumer discontinues service within the contract period the balance is due and payable for the remainder of the contract period unless transferred to another party when discontinued.

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