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RULES AND REGULATIONS

These rules and regulations are designed to govern the supplying and receiving of electrical energy for good service, safety and the well being of the member-consumer and the Cooperative. They contain the prices and charges to be collected for rendering of electric service. They are subject to change from time to time and are issued in compliance with Chapter 476, Code of Iowa.

Section 1 STATEMENT OF OPERATIONS

1.1 Preliminary Statement (20.2(4) a)

The Pella Cooperative Electric of Pella, Iowa, is a Cooperative corporation organized under the provisions of Chapter 490, Code of Iowa.

The Cooperative provides electric distribution service to approximately 2,500 member-consumers in Jasper, Mahaska, Marion, Poweshiek and Warren counties, Iowa. Membership is available to all persons within the assigned service area of the Cooperative on a nondiscriminatory basis. Each member-consumer has one vote and the affairs of the Cooperative are conducted by a Board of Directors who are elected from among the members-consumers by the members-consumers.

The principal office of the Cooperative is in Pella, Iowa, and all records are retained at this office.

1.2 Principal Officers and Directors (20.2(5) k)

The Cooperative provides a current list of principal officers and directors in the form of a letter filed with the Iowa Utilities Board within 30 days of the Cooperative’s annual meeting.

1.3 Areas Served (20.2(4) h)

Rural areas in Jasper, Mahaska, Marion, Poweshiek and Warren counties, Iowa.

Inside Corporate Limits of Pella, Iowa.

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1.4 Persons Authorized to Communicate with Board (20.2 (5) k)

The Cooperative will provide a current list of persons authorized to communicate with the Board in the form of a letter filed with the Iowa Utilities Board within 30 days of any changes concerning:

1) General Manager
2) Member-Consumer Relations
3) Engineering Operations
4) Meter Tests and Repairs
5) Emergencies During Non-Office Hours
6) Franchises for Electric Lines
7) Certificates for Electric Generating Plants
Section 2 DEFINITIONS

2.1 Cooperative

The term "Cooperative" is herein used to designate the Pella Cooperative Electric, which furnishes electric service under these rules and regulations.

2.2 Applicant

The term "applicant" is herein used to designate a person, partnership, association, firm, public or private corporation or governmental agency applying for membership in the Cooperative in order to receive electric service supplied by the Cooperative.

2.3 Member-Consumer

The term "member-consumer" is herein used to designate a person, partnership, association, firm, public or private corporation or governmental agency whose application for membership has been approved by the Board of Directors and who is using electric service supplied by the Cooperative.

2.4 Board

The term "board" means the Iowa Utilities Board. (Sometimes hereafter referred to as "IUB").

2.5 Premises

The term "premises" is herein used to mean the tract of land, building, part of a building or facility to which electric service is provided. Each freestanding residential dwelling constitutes a separate premise even though they may have common ownership.
Section 3 REQUIREMENTS FOR SERVICE (20.2(3)) & (20.2 (4) o)

3.1 Application
Application for electric service shall be made in writing by the applicant to the Cooperative on the Cooperative's application forms. Upon acceptance of such applications and upon confirmation that service can be provided, the Cooperative shall, as promptly as practical, supply to the applicant service in accordance with regulations filed with and approved by the Board and at prices established by the Cooperative for the class of service requested by the applicant. The Cooperative shall require a separate application for service for each separate location.

3.2 Membership Fee
The membership fee shall be $0.00. After receiving electric service and being accepted by the Board of Directors, the applicant will become a member and will be entitled to all rights of membership as outlined by the bylaws, articles and policies of the Cooperative.

3.21 Service Contracts
There shall be a service contract covering each new service and each service shall be metered separately. The service contract shall be in a form approved by the Board of Directors. The service contracts shall be written for a minimum period of 12 months. Whenever a member-consumer fails to continue service for a full 12 month period (or longer, depending on the terms of the contract), the membership fee or additional connection fee and consumer deposit, if any, shall be forfeited against the uncompleted period of the service contract.

3.3 Member-Consumer Deposits (20.4(3))
The Cooperative may require from any member-consumer or prospective member-consumer a deposit intended to guarantee partial payment of bills for service.

No deposit shall be required as a condition for service other than determined by application of either credit rating or deposit calculation criteria, or both.

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3.31 Amount of Deposit (20.4(3) d)

The total deposit for any residential or commercial customer for a place which has previously received service shall not be greater than the highest billing of service for one month for the place in the previous 12-month period. The deposit for any residential or commercial customer for a place which has not previously received service, or for an industrial customer, shall be the customer’s projected one-month usage for the place to be served as determined by the utility, or as may be reasonably required by the utility in cases involving service for short periods or special occasions.

3.32 Interest on Deposit (20.4(4))

Interest shall be paid by the Cooperative to each member-consumer required to make a deposit. The interest compounded annually shall be 0 %. Interest shall be paid for the period beginning with the date of deposit to the date of refund or to the date that the deposit is applied to the member-consumer’s account or to the date the member-consumer’s bill becomes permanently delinquent. The date of refund is that date on which the refund or the notice of deposit refund is forwarded to the member-consumer’s last known address. The date a member-consumer’s bill becomes permanently delinquent relative to an account treated as an uncollectible account, is the most recent date the account became delinquent.

3.33 Receipts (20.4(6))

A receipt shall be given for all such deposits. If such receipt shall be lost, a duplicate may be issued if the member-consumer will provide adequate identification for the Cooperative.
3.34 Deposit Refund (20.4(7))

A deposit shall be refunded after twelve consecutive months of prompt payment (which may be eleven timely payments and one automatic forgiveness of late payment). For refund purposes the account shall be reviewed for prompt payment after twelve months of service following the making of the deposit and for each twelve-month interval terminating on the anniversary of the deposit. Any deposit plus accumulated interest, less any unpaid utility bill of member-consumer, shall be refunded during settlement of a final billing upon termination of the service.

3.35 Additional Deposits (20.4(34 b))

A new or additional deposit may be required from a member-consumer when a deposit has been refunded or is found to be inadequate. Written notice shall be mailed advising the member-consumer of any new or additional deposit requirement. The member-consumer shall have no less than twelve days from the date of mailing to comply. The new or additional deposit shall be payable at the Cooperative business office. An appropriate receipt shall be provided. No written notice is required to be given of a deposit required as a prerequisite for commencing initial service.

3.36 Non-Compliance

The service of any member-consumer who fails to comply with these requirements will be disconnected upon twelve days after written notice, provided conditions as spelled out in Subsection 6.1 are followed.
3.4 Right-of-Way

3.41 Procurement

Providing a cleared right-of-way is the responsibility of the applicant for electric service. The Cooperative's engineer or staff will assist the applicant in the procurement of right-of-way. The Cooperative may assess the applicant for any costs incurred in connection with procurement of said right-of-way. In such cases, the applicant will or may be required to make an advance contribution covering such costs.

3.42 Initial Clearing

It shall be the responsibility of the applicant or applicants desiring service to provide or pay for costs incurred by tree or brush clearing on right-of-way for initial clearing. Subsequent clearing will be provided by the Cooperative.

3.43 Applicant's Premises – Right-of-Way

The applicant shall grant or cause to be granted to the Cooperative, without charge, right-of-way over, along, across and under the premises and any adjacent road right-of-way for the construction, operation, maintenance and repair of the cooperative's lines and all appurtenances and equipment connected or used in connection therewith. The Cooperative and its representatives may enter at reasonable times to construct, operate, maintain and repair or perform any other duties necessary to maintain the cooperative's facilities including the right to undertake vegetation management efforts.
Section 4 CHARACTERISTICS OF SERVICE (20.2(4) d) & (20.2(7))

4.1 Standard

The Cooperative's standard electric service is alternating current, 60 Hertz, single or multi-phase.

4.2 Character

The character of electric service to be made available to each member-consumer shall be dependent upon:

A. The service available at the proposed location.
B. The size of the load.
C. The operating characteristics of the member-consumer's equipment.

4.3 Classes

The following classes of service will ordinarily be offered to the member-consumer: (As applicable for your system)

- 120/240 volt, single-phase, three wire
- 120/240 volt, multi-phase, three wire delta
- 120/240 volt, multi-phase, four wire delta
- 120/240 volt, multi-phase, four wire wye
- 240/480 volt, multi-phase, three wire delta
- 240/480 volt, multi-phase, four wire delta
- 240/480 volt, multi-phase, four wire wye

Other secondary voltages may be made available for special service requirements, at the Cooperative's option.

The above secondary service voltage levels are nominal and may vary within the normal and generally acceptable limits of regulation as set forth in Section 20.7, Iowa Utilities Board Regulations Governing Service Supplied by Electric Utilities.
4.4 Primary Voltage Services

Service at primary voltage may be available for large power and lighting loads at voltages designated by the Cooperative.
Section 5 Extension of Primary, Secondary, and Service Lines (20.2(4) k) & (20.2(4) w) & (20.3(13))

5.1 General
This section applies to any extension of the Cooperative’s primary, secondary, or service line extensions.

The Cooperative shall install overhead and underground lines. New lines are installed overhead with the following exceptions:

A. Where it is most practical for the Cooperative to install service underground.
B. Where local regulations prohibit the installation of new overhead lines.
C. Where the member-consumer requests underground service and is willing to pay for the cost difference of overhead vs. underground lines.
D. Where primary and secondary lines in an area served by the Cooperative are located underground.

5.2 Availability
This Cooperative accepts the principle of complete area coverage in making electric service available to anyone within its assigned area. The restrictions are the limitations of feasibility established by policies and procedures of the Cooperative and RUS standards and by the Iowa Utilities Board Rules and Regulations. In addition, a member-consumer must agree to comply with the terms and conditions of service contained in the Cooperative’s tariff. In all cases, the Cooperative will construct, own and maintain all facilities up to the point of delivery. Interconnection costs for qualifying facilities (small power producers and co-generators) will be determined in accordance with the tariff terms and conditions for such facilities. Subject to payment of charges as set forth herein, the Cooperative will provide electric service to users on an area coverage basis, without regard to race, color, religion, sex, age, national origin or disability. The Cooperative will determine the price classification for each service.

5.21 Point of Delivery
The Cooperative will supply electric service at a delivery point, or meter location, to be agreed upon by the Cooperative and the applicant. This location will be determined as the best load center available to serve all the electrical requirements of the
member-consumer that are near enough to be served from one metering point.

The point of delivery on overhead construction shall be the top of the service loop where it is attached to the structure on which the meter is located. The point of delivery on underground construction shall be the point of attachment to the meter socket. This does not apply to Current Transformer (CT) metering.

The member-consumer is responsible for the meter loop, meter socket, meter pedestal, or any other applicable apparatuses.

The Cooperative will furnish, install, and maintain a meter pole at the point of delivery wherever a meter pole is required either at the request of the member-consumer or because of a convenience to the Cooperative. The member-consumer will be required to make a contribution to the aid of construction for the joint use of the pole by the member-consumer and the Cooperative. The pole will be installed on the member-consumer premises.

A. The member-consumer or their agent may install on the meter pole such wiring or appurtenances thereto as are required to provide the necessary electric service to the premise, provided that the installation is in accordance with the rules and regulations of the Cooperative, all applicable codes, and where required an approval of the local authority having jurisdiction.

B. The member-consumer or their agent will not be permitted to install any wiring on the support poles or transformer poles of the Cooperative.

C. The Cooperative shall own and maintain the meter pole and any structures or appurtenances used up to and including the meter.

5.3 Transformer Size
The Cooperative will determine the size of the transformer to be installed to provide adequate service and voltage regulation for all types and classifications of service. Monthly minimum bills will be determined by transformer capacity required, in accordance with applicable rate schedules.
5.4 Requirements for Extension of Electric Service

A. Rights-of-Way
It is the responsibility of the member-consumer to provide a cleared, unobstructed right-of-way on their own property at their expense. The right-of-way shall be to Cooperative specifications.

The member-consumer shall grant the Cooperative, without charge, right-of-way on, over, under, along, and across the premises for the route on which the line or service is to be built. The employees, authorized meter readers and contractors of the Cooperative may enter at reasonable times to repair, maintain, or perform any other duties necessary to maintain satisfactory service.

B. Grade
It is the member-consumer’s responsibility to ensure that a project is at grade prior to Cooperative installation of primary, secondary or service lines.

C. Lot Pins and Easements
Lot pins and easements shall be in place and visibly marked at the member-consumer’s expense prior to installation of permanent electric service.

D. Infrastructure Installation
In developments that require the installation of streets, water, and/or sewer, etc., the infrastructure installation shall be completed prior to installation of permanent electric service.

E. Conduit (duct)
If required due to National Electric Safety Code or as a means of assuring efficient restoration of service, the Cooperative may require that the member-consumer, at their expense install conduit sized to Cooperative specifications.

F. Necessary Approvals
The member-consumer is responsible for ensuring the necessary approvals for their facilities by the local authority having jurisdiction.

G. Transformer Size
The Cooperative will determine the size transformer to be installed to provide adequate service and voltage regulation for all types and classifications of service based on the information provided by the member-consumer and the availability of historical data. When large transformers are necessary to serve large motors or other special loads and the expected normal use does not justify maintaining a large transformer, the Cooperative may require a contribution in aid of construction.

H. Transformer Pads
Where the member-consumer requires three-phase underground service, the member-consumer shall be required to install a concrete pad built to Cooperative specifications. Such transformer pads will be provided at the owner or member-consumer expense. The Cooperative will inspect the concrete pad prior to transformer installation.

In residential areas, the Cooperative provides the transformer pads for single-phase transformers sized 50 kVA or less.

I. Location of Underground Facilities
The Cooperative will call for underground locations through Iowa One Call before any work is completed. However, if the member-consumer has facilities such as septic, water, wires that have been installed beyond the meter, etc., it is their responsibility to have these facilities located.

5.5 Definitions

A. Advances for Construction Costs
Advance for construction costs are cash payments or surety bonds or an equivalent surety made to the utility by a member applying for an extension, portions of which may be refunded depending on any subsequent connections made to the extensions.

B. Agreed Upon Attachment Period
Agreed upon attachment period is a period of not less than 30 days or more than one year mutually agreed upon by the Cooperative and the applicant within which a permanent service will be attached. If no time period is mutually agreed upon, the agreed upon attachment period shall be deemed to be 30 days.
C. Contribution in Aid of Construction
Contribution in aid of construction means a nonrefundable cash payment covering the costs of an extension that are in excess of Cooperative-funded allowances.

D. Estimated Construction Costs
Estimated construction cost using good engineering practices shall be calculated using the previous Construction Work Plan’s average construction cost per foot for each type of extension. Estimated construction costs will consider the conditions of the construction such as frozen ground or other adverse conditions. The overhead transformer cost, meter cost and facilities built for the convenience of the Cooperative are not included. These costs will be adjusted annually.

E. Extension
Extension means a primary, secondary or service line extension.

F. Primary Line
Primary line is a distribution line that carries the highest distribution of voltage at 69 kV.

G. Secondary Line
Secondary line means any line extension on private property serving a single member-consumer or point of attachment of electric service unless the secondary line extension includes a point of attachment between the distribution transformer and the point of delivery.

H. Service Line
Any secondary line extension on private property serving a single member-consumer or point of attachment of electric service form the point of first attachment beyond the transformer.

I. Permanent Service
Permanent service is any service that is intended to remain in place on a continuing basis and, where applicable, is approved by the local authorities having jurisdiction.
J. Public property
Public property is a road that is maintained to a grade A level by the county with services including but not limited to gravel and snow removal.

K. Private property
Private property is a road that is not maintained by the county or grade B.

5.6 Charges Associated with Line Extension

5.61 Primary, Secondary and Service Line Extensions

Line extensions will be provided for permanent services to the closest side of the house or building, where possible. Closest side of the house is defined as the side of the house or building that is nearest the primary distribution line (transformer, pedestal, etc.) source. Requests for secondary and service line extensions that go beyond the closest side of the house or building require contribution in aid of construction based on 100% of the average costs as determined by the most current Cooperative Work Plan.

The Cooperative will provide free line extension of primary line on public right-of-way. Once the facilities leave public right-of-way, and moves to private right-of-way, then Pella Cooperative Electric will finance and construct a maximum of 250 feet single-phase, overhead line of good engineering design for a permanent service to the closest side of the house or building.

When the extension exceeds the above conditions and does not compromise quality of electrical service or acceptable engineering practices, the member-consumer will be required to provide a contribution in aid of construction (non-refundable) equal to the difference in cost of a maximum of 250 feet single-phase overhead service and the cost hereunder. The Cooperative shall require 50% of the contribution in aid to construction at the execution of the work agreement with the balance due upon completion.
If a request for a distribution line extension has a benefit to the Cooperative such as a planned future upgrade, or changing the route of the line to be more convenient for the Cooperative, there will be no charge for that portion of the primary line extension.

Because of the special requirements for various commercial or industrial member-consumers, each application will be reviewed to determine if a contribution in aid to construction is required.

5.62 Underground Line Extensions
The Cooperative will finance and construct underground service line extension where the construction costs does not exceed the construction cost of overhead line. When the underground extension exceeds the construction cost of 250 feet of overhead line, the member-consumer will be required to provide the balance of the contribution in aid of construction (non-refundable), as specified in Section 5.61, (excess construction cost over construction cost of 250 feet of overhead service) within 30 days after completion. The amount of the contribution in aid to construction is the difference between the estimated cost of constructing the underground service extension, and the estimated cost of constructing, an equivalent overhead service extension of 250 feet, including transformation.

5.63 Seasonal Accounts
Where, in the opinion of the Cooperative, an account will be a temporary or seasonal account, or where the load on the account does not have the ability to recapture the cost of the service extension, the Cooperative will require that the member-consumer make a contribution in aid to construction (non refundable) for all of the cost of construction.

5.64 Subdivisions
In subdivisions that are located within an area governed by a municipal government; and where that municipal government has the legal authority to establish ordinances dictating underground construction; the Cooperative will require the
developer to pay for the conduit and its installation, the installation of primary and secondary pedestals, transformer bases, switch gear bases and pull boxes.

In subdivisions where no municipal governance exists, as specified above, but underground construction has been required as part of the development covenants, the requirements for the developer shall be the same as stated above but in addition, the developer shall pay the cost differential between the equivalent overhead conductor versus the underground conductor and the deferential cost between the overhead and underground transformation.

The Cooperative shall require 50% of the nonrefundable contribution in aid to construction for the subdivision at execution of the work agreement with the balance upon completion. The remainder of the contribution in aid to construction shall be due and payable no longer than 30 days after receipt of the final bill.

5.65 Primary Line Extension for a Qualifying Facility

If a request for a primary line extension is made by the member-consumer for the purpose of interconnection to the Cooperative’s distribution, the member-consumer will be required to provide a contribution in aid to construction (non-refundable) in the full amount of the line extension, within 30 days after completion. Should special requirements, regarding construction, be enforced by local agencies the member-consumer shall be responsible for all associated construction costs as additional contribution in aid to construction. In all cases, the Cooperative shall retain ownership of the installed infrastructure.

5.66 Temporary Service

Where, in the opinion of the Cooperative, circumstances indicate that service may be temporary, the Cooperative will
supply temporary electric service for any purpose, provided the member-consumer advances a contribution in aid to construction (non-refundable) equal to the estimated labor and overhead costs of installing and removing the service, plus non-salvageable materials. The regular rate for the cost of electricity used will be charged while the service is in place.

5.67 Conversion of Single-Phase to a Multi-Phase Service at the member-consumer’s request

At the request of the member-consumer the Cooperative may convert a single-phase facility to a multi-phase facility. The member-consumer will make an additional payment equal to the difference in cost between the multi-phase facility to be installed and the retirement value of the single-phase facility to be removed. The proposed installation will be done at such time that will not unreasonably interfere with the service to other member-consumers and the payment will be made in advance of the construction as a contribution in aid to construction (nonrefundable).
Section 6 REFUSAL OR DISCONNECTION OF ELECTRIC SERVICE
(20.4(15))

6.1 Electric Service Disconnections Prohibited (20.4(17))
No disconnection may take place from November 1 through April 1 for a resident who has been certified to the Cooperative by the local community action agency as being eligible for either the low-income home energy assistance program or weatherization assistance program.

If the utility is informed that one of the heads of household as defined in Iowa Code section 476.20 is a service member deployed for military service, as defined in Iowa Code section 29A.90, disconnection cannot take place at the residence during the deployment or prior to 90 days after the end of the deployment.

6.2 Electric Service Refusal or Disconnection (20.4(15))
The Cooperative may refuse electric service or disconnect electric service to a member-consumer as provided in this tariff and the Iowa Administrative Rules.

6.2.1 Electric Service Disconnections without Notice (20.4(15)b)
Electric service may be disconnected by the Cooperative without notice to the member-consumer:

a) In the event of a condition on the member-consumer’s premises determined by the utility to be hazardous.

b) In the event of member-consumer use of equipment in a manner which adversely affects the utility’s equipment or the utility’s service to others.

c) In the event of tampering with the equipment furnished and owned by the utility. For the purposes of section 6, a broken or absent meter seal alone shall not constitute tampering.

d) In the event of unauthorized use.
6.2.2 Electric Service Disconnections with Notice (20.4(15) c&d)
The Cooperative may refuse electric service or disconnect electric service to a member-consumer, after providing written notice of the pending disconnection:

   a) For violation of or noncompliance with the Cooperative’s electric service policies.
   b) For failure of the member-consumer to furnish the service equipment, permits, certificates, or rights-of-way which are specified to be furnished, in the Cooperatives rules filed with the board, as conditions of obtaining service, or for the withdrawal of that same equipment, or for the termination of those same permissions or rights, or for the failure of the member-consumer to fulfill the contractual obligations imposed as conditions of obtaining service by any contract filed with and subject to the regulatory authority of the board.
   c) For failure of the member-consumer to permit the Cooperative reasonable access to the Cooperative’s equipment.
   d) For nonpayment of a bill or deposit, except as restricted by the Iowa Administrative Code Section 199--20.4(16) and 20.4(17), provided that the Cooperative has complied with the following provisions when applicable:

   (1) Reasonable Opportunity. The member-consumer will have a reasonable opportunity to dispute the reason for the disconnection or refusal.

   (2) 12 Day & 1 Day Notice. The member-consumer, and any other person or agency designated by the member-consumer, will be sent written notice that the member-consumer has at least 12 days in which to make settlement of the account to avoid disconnection and a written summary of the rights and responsibilities available.

   Member-consumer billed more frequently than monthly pursuant to Iowa Administrative Code 199--20.3(6) shall be given posted written notice that they have 24 hours to make settlement of the account to avoid disconnection and a written summary of the rights and responsibilities.
All written notices will include a toll-free or collect telephone number where a Cooperative representative qualified to provide additional information about the disconnection can be reached. Each Cooperative representative will provide the representative’s name and have immediate access to current, detailed information concerning the member-consumer’s account and previous contacts with the Cooperative.

(3) Summary of Member-Consumer Rights and Responsibilities. A copy of the Summary Rights and Responsibilities required to be provided to the member-consumer is contained in section 6.6 of this tariff.

(4) Service Limitation. If the Cooperative has adopted a service limitation policy pursuant to Iowa Administrative Code 199--20.4(23), the following paragraph must be appended to the end of the standard form for the summary of rights and remedies, as set forth in section 6.6.

“Service limitation: We have adopted a policy of service limitation before disconnection. You may be qualified for service limitation rather than disconnection. To see if you qualify, contact our business office.”

The Cooperative may disconnect electric service without the written 12-day notice for failure of a residential member-consumer who has had service limited in accordance with Iowa Administrative Code 199--20.4(23) to pay the full amount due for past service or to enter into a reasonable payment agreement, provided that:

(1) The minimum time period, as specified in the Cooperative’s tariff, for the service limiter to remain in place prior to initiation of the disconnection procedure has elapsed;

(2) The requirements of paragraph Iowa Administrative Code 199--20.4(15)“f,” relating to in-person, telephone or posted notice, have been satisfied;
(3) The requirements of Iowa Administrative Code 199--20.4(15)*d"(7) and (8), relating to time and temperature restrictions on disconnection are satisfied, to the extent applicable; and

(4) The requirements of Iowa Administrative Code 199--20.4(15)*d"(9), relating to health restrictions on disconnection are satisfied, to the extent applicable.

(5) **Diligent Attempt to Contact.** The Cooperative, when disconnecting service to a residence, will make a diligent attempt to contact, by telephone or in person, the member-consumer responsible for payment for service to the residence to inform the member-consumer of the pending disconnection and the member-consumer’s rights and responsibilities. During the period from November 1 through April 1, if the attempt at member-consumer contact fails, the premises shall be posted at least one day prior to disconnection with a notice informing the member-consumer of the pending disconnection and rights and responsibilities available to avoid disconnection.

If an attempt at personal or telephone contact of a member-consumer occupying a rental unit has been unsuccessful, the landlord of the rental unit, if known, shall be contacted to determine if the member-consumer is still in occupancy and, if so, the member-consumer’s present location. The landlord shall also be informed of the date when service may be disconnected.

If the disconnection will affect occupants of residential units leased from the member-consumer, the premises of any building known by the Cooperative to contain residential units affected by disconnection must be posted, at least two days prior to disconnection, with a notice informing any occupants of the date when service will be disconnected and the reasons for the disconnection.

The landlord/owner of any rental unit is responsible for notifying the Cooperative of ownership.
(6) **Disputed bill.** If the member-consumer has received notice of disconnection and has a dispute concerning a bill for electric utility service, the Cooperative may require the member-consumer to pay a sum of money equal to the amount of the undisputed portion of the bill pending settlement and thereby avoid disconnection of service. The Cooperative shall delay disconnection for nonpayment of the disputed bill for up to 45 days after the rendering of the bill if the member-consumer pays the undisputed amount. The 45 days shall be extended by up to 60 days if requested of the Cooperative by the board in the event the member-consumer files a written complaint with the board in compliance with 199—Chapter 6.

(7) **Special circumstances.** Disconnection of a residential member-consumer may take place only between the hours of 6 a.m. and 2 p.m. on a weekday and not on weekends or holidays. If a disconnected member-consumer makes payment or other arrangements during normal business hours, or by 7 p.m. for utilities permitting such payment or other arrangements after normal business hours, all reasonable efforts shall be made to reconnect electric service for the member-consumer that day. If a disconnected member-consumer makes payment or other arrangements after 7 p.m., all reasonable efforts shall be made to reconnect electric service for the member-consumer not later than 11 a.m. the next day.

Nothing in this section shall require the Cooperative to remain open after normal business hours or to accept payments after 7 p.m.

(8) **Severe cold weather.** A disconnection may not take place where electricity is used as the only source of space heating or to control or operate the only space heating equipment at the residence on any day when the National Weather Service forecast for the following 24 hours covering the area in which the residence is located includes a forecast that the temperature will be 20 degrees Fahrenheit or colder. In any case where the Cooperative has posted a disconnect notice in compliance with subparagraph 20.4(15)“d”(5) but is precluded from
disconnecting service because of a National Weather Service forecast, the Cooperative may immediately proceed with appropriate disconnection procedures, without further notice, when the temperature in the area where the residence is located rises above 20 degrees Fahrenheit and is forecasted to be above 20 degrees Fahrenheit for at least 24 hours, unless the member-consumer has paid in full the past due amount or is entitled to postponement of disconnection under some other provision of paragraph 20.4(15)“d.”

The Cooperative will, prior to November 1, mail member-consumers a notice describing the availability of winter energy assistance funds and the application process. The notice will be of a type size that is easily legible and conspicuous and will contain the information set out by the state agency administering the assistance program. If the Cooperative is serving fewer than 25,000 member-consumers, it may publish the notice in a member-consumer newsletter in lieu of mailing. If the Cooperative is serving fewer than 6,000 member-consumers it may publish the notice in an advertisement in a local newspaper of general circulation or shopper’s guide.

(9) Health of a resident. Disconnection of a residential member-consumer shall be postponed if the disconnection of service would present an especial danger to the health of any permanent resident of the premises. An especial danger to health is indicated if a person appears to be seriously impaired and may, because of mental or physical problems, be unable to manage the person’s own resources, to carry out activities of daily living or to be protected from neglect or hazardous situations without assistance from others. Indicators of an especial danger to health include but are not limited to: age, infirmity, or mental incapacitation; serious illness; physical disability, including blindness and limited mobility; and any other factual circumstances which indicate a severe or hazardous health situation.

The Cooperative may require written verification of the especial danger to health by a physician or a public health
official, including the name of the person endangered; a statement that the person is a resident of the premises in question; the name, business address, and telephone number of the certifying party; the nature of the health danger; and approximately how long the danger will continue. Initial verification by the verifying party may be by telephone if written verification is forwarded to the Cooperative within five days.

Verification shall postpone disconnection for 30 days. In the event service is terminated within 14 days prior to verification of illness by or for a qualifying resident, service shall be restored to that residence if a proper verification is thereafter made in accordance with the foregoing provisions. If the member-consumer does not enter into a reasonable payment agreement for the retirement of the unpaid balance of the account within the first 30 days and does not keep the current account paid during the period that the unpaid balance is to be retired, the member-consumer is subject to disconnection pursuant to section 6.2.2"f" below.

(10) Winter energy assistance (November 1 through April 1). If the Cooperative is informed that the member-consumer’s household may qualify for winter energy assistance or weatherization funds, there shall be no disconnection of service for 30 days from the date the Cooperative is notified to allow the member-consumer time to obtain assistance. Disconnection shall not take place from November 1 through April 1 for a resident who is a head of household and who has been certified to the Cooperative by the community action agency as eligible for either the low-income home energy assistance program or weatherization assistance program.

e) Abnormal electric consumption. A member-consumer who is subject to disconnection for nonpayment of an electric bill, and who has electric consumption which appears to the member-consumer to be abnormally high, may request the Cooperative to provide assistance in identifying the factors contributing to this usage pattern and to suggest remedial measures. The Cooperative shall provide assistance by discussing patterns of
electric usage which may be readily identifiable, suggesting that an energy audit be conducted, and identifying sources of energy conservation information and financial assistance which may be available to the member-consumer.

f) The Cooperative may disconnect electric service without the written 12-day notice for failure of the member-consumer to comply with the terms of a payment agreement, except as provided in the Iowa Administrative Code section 199 numbered paragraph 20.4(11)"c"(1)4," provided the Cooperative complies with the provisions of Iowa Administrative Code 199--20.4(15)"d."

6.3 Insufficient Reasons for Denying Electric Service. (20.4(16))
The following shall not constitute sufficient cause for refusal of service to a member-consumer:

a. Delinquency in payment for service by a previous occupant of the premises to be served.
b. Failure to pay for merchandise purchased from the Cooperative.
c. Failure to pay for a different type or class of public utility service.
d. Failure to pay the bill of another customer as guarantor thereof.
e. Failure to pay the back bill rendered in accordance with Iowa Administrative Code 199--20.4(14)"d" (slow meters).
f. Failure to pay a bill rendered in accordance with Iowa Administrative Code 199--20.4(14)"f."
g. Failure of a residential customer to pay a deposit during the period November 1 through April 1 for the location at which the customer has been receiving service.
h. If a creditworthy applicant for service is able to satisfy any deposit requirements. An individual who permanently resided at the premise during the time a bill at the premises became delinquent shall not be considered creditworthy.

6.4 Prior Indebtedness
a. Cooperative shall not be required to commence supplying electric service to a member-consumer if such member-consumer, or the member-consumer's spouse (unless they are parties to a pending divorce) is indebted to the cooperative for that same class of electric service previously supplied at any premise, until such prior indebtedness shall have been paid or arrangements have been made.
for the payment of said indebtedness on terms acceptable to Cooperative.

b. If electric service is disconnected at a premise for non-payment by a member-consumer, service will not be reconnected at said premise in the name of the member-consumer or any other person liable for payment of the delinquent bill or any individual or entity failing to meet the Cooperative’s creditworthiness standard, until such prior indebtedness shall have been paid or arrangements have been made for the payment of said indebtedness on terms acceptable to Cooperative. An individual or entity leasing or utilizing a grain bin or other outbuilding, equipment, or facility on the premise which is not separately metered shall be deemed to occupy the premises for purposes of this paragraph, even though said individual may not live on the premises.

6.5 Resale of Energy
The electric service furnished by the Cooperative is for the sole use of the member-consumer. A member-consumer shall not sell or redeliver electric service to any other person or company without the written consent of the Cooperative. In case electric energy supplied by the Cooperative to the member-consumer is resold without the written consent of the Cooperative, service may be disconnected upon notice to the member-consumer. If service is disconnected for this cause, the reconnection charge set forth in Subsection 12.3 shall apply.

6.6 Member-consumer Rights and Responsibilities to Avoid Disconnection (20.4(15) h3)
The following is a summary of your rights and responsibilities under the rules of the Utilities Division of the Iowa Department of Commerce to avoid disconnection of utility service.

**AVOIDING SHUT OFF OF ELECTRIC SERVICE FOR NONPAYMENT**

1. What can I do if I receive a notice from Pella Cooperative Electric that says my electric service will be shut off because I have a past due bill?
   a. Pay the bill in full; or
   b. Enter into a reasonable payment plan with Pella Cooperative Electric; or
c. Apply for and become eligible for low-income energy assistance (see #3 below); or
d. Give the utility a written statement from a doctor or public health official stating that shutting off your electric service would pose an “especial” health danger for a person living at the residence (see #4 below); or
e. Tell Pella Cooperative Electric if you think part of the amount shown on the bill is wrong. However, you must still pay the part of the bill you agree you owe the utility (see #5 below).

2. How do I go about making a reasonable payment plan? (Residential Customers Only)
a. Contact Pella Cooperative Electric as soon as you know you cannot pay the amount you owe. If you cannot pay all the money you owe at one time, the utility may offer you a payment plan that spreads payments evenly over at least 12 months. The plan may be longer depending on your financial situation.
b. If you have not made the payments you promised in a previous payment plan with the utility and still owe money, you may qualify for a second payment agreement under certain conditions.
c. If you do not make the payments you promise, the utility may shut off your utility service on one day’s notice unless all the money you owe the utility is paid or you enter into another payment agreement.

3. How do I apply for low-income energy assistance? (Residential Customers Only)
a. Contact the local community action agency in your area: Red Rock Community Action Program, Inc. in Newton, Knoxville, Indianola, Ankeny, and West Des Moines; or
b. Contact the Division of Community Action Agencies at the Iowa Department of Human Rights, Lucas State Office Building, Des Moines, Iowa 50319; telephone (515) 281-0859. To prevent disconnection, you must contact Pella Cooperative Electric prior to disconnection of your service.
c. To avoid disconnection, you must apply for energy assistance before your service is shut off. Notify your utility that you may be eligible and have applied for energy assistance. Once your service has been disconnected, it will not be reconnected based on approval for energy assistance.
d. Being certified eligible for energy assistance will prevent your electric service from being disconnected from November 1 through April 1.

4. What if someone living at the residence has a serious health condition? (Residential Customers Only)
Contact the utility if you believe this is the case. Contact your doctor or a public health official and ask the doctor or health official to contact Pella Cooperative Electric and state that shutting off your utility service would pose an especial health danger for a person living at your residence. The
doctor or public health official must provide a written statement to the utility office within 5 days of when your doctor or public health official notifies the utility of the health condition; otherwise, your utility service may be shut off. If the utility receives this written statement, your service will not be shut off for 30 days. This 30-day delay is to allow you time to arrange payment of your utility bill or find other living arrangements. After 30 days your service may be shut off if payment arrangements have not been made.

5. What should I do if I believe my bill is not correct?
You may dispute your utility bill. You must tell Pella Cooperative Electric that you dispute the bill. You must pay the part of the bill you think is correct. If you do this, the utility will not shut off your service for 45 days from the date the bill was mailed while you and the utility work out the dispute over the part of the bill you think is incorrect. You may ask the Iowa Utilities Board for assistance in resolving the dispute. (see #9 below).

6. When can Pella Cooperative Electric shut off my utility service because I have not paid my bill?
   a. Pella Cooperative Electric can shut off service between the hours of 6 a.m. and 2 p.m., Monday through Friday.
   b. Pella Cooperative Electric will not shut off your service on nights, weekends, or holidays for nonpayment of a bill.
   c. Pella Cooperative Electric will not shut off your service if you enter into a reasonable payment plan to pay the overdue amount (see #2).
   d. Pella Cooperative Electric will not shut off your service if the temperature is forecasted to be 20 degrees Fahrenheit or colder during the following 24-hour period, including the day your service is scheduled to be shut off.
   e. If you have qualified for low-income energy assistance, Pella Cooperative Electric cannot shut off your service from November 1 through April 1. However, you will still owe the utility Pella Cooperative Electric for the service used during this time.
   f. Pella Cooperative Electric will not shut off your service if you have notified the utility that you dispute a portion of your bill and you pay the part of the bill that you agree is correct.
   g. If one of the heads of household is a service member deployed for military service, utility service cannot be shut off during the deployment or within 90 days after the end of deployment. For this exception to disconnection to apply, the utility must be informed of the deployment prior to disconnection. However, you will still owe the utility for service used during this time.
7. How will I be told Pella Cooperative Electric is going to shut off my electric service?
   a. You must be given a written notice at least 12 days before the utility Pella Cooperative Electric service can be shut off for nonpayment. This notice will include the reason for shutting off your service.
   b. If you have not made payments required by an agreed-upon payment plan, you may be disconnected with only one day notice.
   c. The utility must also try to reach you by telephone or in person before it shuts off your service. From November 1 through April 1, if the utility cannot reach you by telephone or in person, the utility will put a written notice on the door of your residence to tell you that your utility service will be shut off.

8. If service is shut off, when will it be turned back on?
   a. Pella Cooperative Electric will turn your service back on if you pay the whole amount you owe or agree to a reasonable payment plan (see #2).
   b. If you make your payment during regular business hours, or by 7 p.m. for utilities permitting such payment or other arrangements after regular business hours, the utility must make a reasonable effort to turn your service back on that day. If service cannot reasonably be turned on that same day, the utility must do it by 11 a.m. the next day.
   c. Pella Cooperative Electric may charge you a fee to turn your service back on. Those fees may be higher in the evening or on weekends, so you may ask that your service be turned on during normal utility business hours.

9. Is there any other help available besides my utility?
   If Pella Cooperative Electric has not been able to help you with your problem, you may contact the Iowa Utilities Board toll free at 1-877-565-4450. You may also write the Iowa Utilities Board at 350 Maple Street, Des Moines, Iowa 50319-0069, or by E-mail at iubcustomer@iub.state.ia.us. Low-income customers may also be eligible for free legal assistance from Iowa Legal Aid and may contact Legal Aid at 1-800-532-1275.
Section 7 METER INSTALLATIONS (20.2(4) m)

7.1 Ownership

The Cooperative will furnish and install the meter. The member-consumer will be required to furnish and install the conductor, meter socket, conduit, fusible disconnect and all other required appurtenances. On loads requiring current transformer metering, the member-consumer shall supply the current transformer cabinet and the Cooperative will install the current transformer and meter. Where local ordinances require inspection and approval of member-consumer's wiring by local authorities, such inspection shall be completed and certificate of approval obtained before the Cooperative will render service.

7.11 Meter Location

The Cooperative will normally furnish a single meter at the point of connection to the member-consumer's premises at a location designated by the Cooperative. Any member-consumer requiring service at two or more separately metered points of connection to the Cooperative's distribution system shall be billed separately at each such metering point.
7.12 Meter Placement

The meter must be installed outside the building at a location
designated by the Cooperative and must be accessible to
Cooperative personnel without interference. If the member-
consumer or agent alters the building or anything else that in
any way causes the meter to no longer be located outside the
building, the member consumer shall notify the Cooperative and
pay all the costs of having the meter moved to a location outside
the building.

7.13 Multi-occupancy Premises

Each individual unit of multi-occupancy premises will be
separately metered.

Exceptions:

- electricity used in centralized heating, cooling, water
  heating, ventilation or common-area lighting systems.
- in facilities designated for elderly or handicapped persons
  where utility costs are not apportioned to individual
  tenants.
- where individual metering was not required prior to 1966.
- with the approval of the Iowa Utilities Board.
- where impractical.

"Impractical" means: (1) where conditions or structural barriers
exist in the multioccupancy building that would make individual
meters unsafe or physically impossible to install; (2) where the
cost of providing individual metering exceeds the long-term
benefits of individual metering; or (3) where the benefits of
individual metering (reduced and controlled energy
consumption) are more effectively accomplished through a
master meter arrangement.

This provision shall not be construed to prohibit the Cooperative
from requiring more extensive individual metering than
otherwise required.

Master metering to multiple buildings is prohibited, except for
multiple buildings owned by the same person or entity. Multi-
occupancy premises within a multiple building complex may be
master metered pursuant to this paragraph only if the
requirements of Iowa Administrative Code 199-20.3(1)“b” have been met.

Specific Requirements
For specifics regarding Cooperative metering equipment and installation requirements contact the Cooperative.

7.2 Types of Meter Loop Installations
The following are a number of approved installations:

7.21 Self-Contained Metering
For loads not in excess of 320 amperes single phase and 200 amperes multi phase, the member-consumer will furnish the socket and necessary accessories for secondary metering.

7.22 Meter Loop Construction
The design of the meter loop will be included in the Cooperative's wiring specifications.

7.23 Current Transformer Installation
The Cooperative will furnish and install current transformers and the meter on loads in excess of 320 amperes single phase and 200 amperes multi phase or at its determination of need for secondary service.

7.4 Primary Metering
The Cooperative will furnish and install primary metering when it is mutually advantageous to both parties to use this type of metering and the load warrants such metering in accord with good engineering design and practice. Charges may be reduced to reflect any savings caused by primary metering.

7.5 Meter Seals
Visible seals will be placed by the Cooperative on all meters and meter enclosures and such seals shall not be broken or disturbed by anyone
other than authorized representatives of the Cooperative. Tampering with seals or any wiring between the meter and the Cooperative’s service wires by anyone other than authorized Cooperative representatives may be sufficient cause for discontinuance of service.

7.5 Multiple Service Through One Meter

Multiple services to more than one member-consumer through one meter will not be permitted.
Section 8 UNDERGROUND ELECTRIC FACILITIES (20.2(4) n)

8.1 Ownership and/or Contributions

The applicant shall consult with the Cooperative prior to the planning of any underground service installation. If the applicant desires new underground service, it will be provided in a situation that the Cooperative determines to be reasonable and feasible. The applicant will pay the difference between the cost of overhead installation and the cost of underground installation.

8.2 Specifications

The Cooperative reserves the right to specify the size and type of underground service to be used, the location of the pole to which service must be run, the side of the pole on which the conduit is to be installed and the height to which it must be extended.

8.21 Self-Contained Metering

The conduit and cable shall terminate in a fused disconnect, or other overload disconnecting device on the Cooperative's service pole. Refer to Section 7.

8.22 Current Transformer Metering

If current metering is to be used, the member-consumer will terminate the conduit and cable in a fused disconnect or other disconnecting device on the Cooperative's service pole, which device will also house the Cooperative's current transformers. The member-consumer will also install the conduit leads from the device to the meter socket. The meter and current transformers are to be supplied by the Cooperative.

8.3 New Underground Facilities – Platted Areas

The Cooperative will develop a written agreement for installing an underground distribution system, including primaries, secondaries, services, pad mount transformers, and street lighting facilities in a
platted real estate development. The Cooperative and developer will mutually determine the developments that will have underground residential distribution and the written agreement will be signed by both parties before construction is undertaken.

8.31 Easements

The developer will provide easements for electric distribution and service facilities as approved by the Cooperative prior to the plat being recorded. Easements will also be provided for streetlight and secondary laterals as required.

8.32 Grade

The developer will grade the cable route area to within 6" of final grade and install roads, sewer and water lines prior to installation of electrical facilities.

8.33 Advance for Construction Cost (refundable)

The developer will grade the cable route area to within 6" of final grade and install roads, sewer and water lines prior to installation of electrical facilities.

Refer to Section 5.4 of this tariff.

8.4 New Underground Facilities to Single Service

The Cooperative will install, operate and maintain the primary underground electric facilities from its existing facilities to a new service. Refer to Section 5.6 of this Tariff for charges associated with service extension.

8.5 Replace Existing Facilities with Underground Facilities

The Cooperative may install and maintain underground electric facilities to the existing member-consumer if the proposed conversion of existing facilities to underground is determined to be reasonable and feasible by the Cooperative. Underground service may also be installed where additional capacity is required.
The member-consumer will make an additional payment equal to the difference in cost between the underground facility to be installed and the retirement value of the overhead facility to be removed. The proposed installation will be done at such time that will not unreasonably interfere with the service to other member-consumers and the payment made in advance of the construction.
Section 9 WIRING STANDARDS (20.2(4) 1)

9.1 Cooperative’s Requirements

9.11 Wiring Specifications

The Cooperative requires compliance with specifications set forth in the National Electrical Safety Code when a member-consumer or other responsible party wires or rewires buildings, premises, etc.

9.12 Inspections

Normally the Cooperative inspects only the service entrance and meter location, but the Cooperative reserves the privilege, for protection of its facilities and safeguarding it service to others, to inspect the applicant's installation at any time and to refuse service whenever such installation, in its opinion fails to meet minimum safety and operating standards. No inspection by the Cooperative, nor failure to object to the member-consumer's installation, shall render the Cooperative liable for injury or damage resulting from any defective installation of member-consumer.

When a government agency requires permits for or an inspection of new installations, the Cooperative will not make service connections until such permit is obtained and the installation passes the required inspection.

9.2 Member-Consumer’s Responsibility

9.21 Liability of Member-Consumer

When the wiring of a member-consumer is found to be dangerous, the Cooperative shall require immediate repair. Failure to meet the requirements is cause for disconnection without further notice.
Section 10 METER READING

10.1 Cooperative’s Responsibility

The member-consumers’ meters shall be read each month by a representative of the Cooperative or by an automatic meter reading (AMR) device. Meters normally shall be read on or about the first day of the month.
Section 11 BILLING PROCEDURE (20.4(12)) & (20.2(4) v)

11.1 Type of Billing

A bill for electric service will be provided to each member-consumer on or about the 10th day of each month showing the present and previous meter readings, kWh consumed, energy charge, energy cost adjustment factor, previous balance, sales tax, late payment charge and the member-consumer’s name and location.

11.2 Billing Period (20.3(6))

Bills will be for a period of one-month ending on the last day of each month.

When the meter reading date causes a given billing period to deviate by more than 10% (counting only business days), from the normal meter reading period, such bills shall be prorated on a daily basis.

11.3 Due Date

Bills are rendered on or about the 10th day of each month and are due and payable immediately. The bill becomes delinquent after twenty days and a late payment charge will be applied. If the 20th day is a Saturday, Sunday or legal holiday, an additional working day will be allowed without a late payment charge. If payment is made by check or other negotiable instrument where the funds are not immediately available, the Cooperative shall have the discretion to deem the payment as not being made until the negotiable instrument has been honored by the financial institution upon which the instrument is drawn. Generally, if the instrument is presented on or before the twentieth (20th) day after the bill is rendered and honored on or before the twenty-third (23rd) day after the bill is rendered, the payment will be deemed timely. If the instrument is not honored on or before the twenty-third (23rd) day after the bill is rendered, the payment will be deemed late and a late payment charge will be applied. Payments received by mail after the 20th day and postmarked on the 20th day or before will be accepted without a late payment charge.
11.31 Bill
The bill shall be the amount computed by applying the applicable price to the consumption.

11.32 Late Payment Charge (20.4(12))
When payment is made after the 20th day, a late payment charge is added. In addition, a late payment charge will be added to payments made on or before the twentieth (20th) day by negotiable instrument, which is not honored on or before the twenty-third (23rd) day after the bill is rendered. The late payment charge will be calculated at 1.5% of the past due amount.

11.33 Forgiveness of One Late Payment (20.4(12))
Each account shall be granted one complete forgiveness of a late payment charge for each calendar year.

11.34 Change of Date of Delinquency (20.4(12))
The date of delinquency for all residential member-consumers or other member-consumer’s, whose consumption is less than 3,000 kWh per month, shall be changeable for cause in writing; such as, but not limited to, twenty days from approximate date each month upon which income is received by the person responsible for payment.

11.4 Failure to Receive Bill
Failure to receive a bill shall not entitle the member-consumer to remission of any charge for nonpayment within the time specified.

11.5 Level Payment Plan (20.4(12))
The Cooperative will permit a level payment plan to all residential customers or other customers whose consumption is less than 3,000 kWh per month. The level payment plan will be designed to limit the volatility of a customer’s bill and maintain reasonable account balances. The level payment plan shall include at least the following:

(1) Be offered to each eligible member-consumer when the member-consumer initially requests service.
(2) Allow for entry into the level payment plan anytime during the calendar year.

(3) Provide that a member-consumer may request termination of the plan at any time. If the account is in arrears at the time of termination, the balance shall be due and payable at the time of termination. If there is a credit balance, the member-consumer will be allowed the option of obtaining a refund or applying the credit to future charges. The Cooperative is not required to offer a new level payment plan to a member-consumer for six months after the member-consumer has terminated from a level payment plan.

(4) The monthly level payment plan amount will be 1/12 of the projected cost for the next 12 months subject to any adjustments discussed below.

The Cooperative shall give notice to member-consumers when it changes the type of computation method in the level payment plan. The amount to be paid at each billing interval by a member-consumer on a level payment plan shall be computed at the time of entry into the plan and shall be recomputed at least annually. The level payment amount may be recomputed monthly, quarterly, when requested by the member-consumer, or whenever price, consumption, or a combination of factors results in a new estimate differing by 10 percent or more from that in use. When the level payment amount is recomputed, the level payment plan account balance shall be divided by 12, and the resulting amount shall be added to the monthly level payment amount.

The member-consumer will be given the option of applying any credit to payments of subsequent months’ level payment amounts due or of obtaining a refund of any credit in excess of $25, unless the Cooperative is recomputing the level payment plan monthly.

The member-consumer will be notified of the recomputed payment amount not less than one full billing period prior to the date of delinquency for the recomputed payment, except for Cooperatives recomputing the level payment amount on a monthly basis. The notice may accompany the bill prior to the bill that is affected by the recomputed payment amount.
(5) Irrespective of the account balance, a delinquency in payment shall be subject to the same collection and disconnection procedures as other accounts, with the late payment charge applied to the level payment amount. If the account balance is a credit, the level payment plan may be terminated by the Cooperative after 30 days of delinquency.

11.6 Parties Responsible for Payment
Any individual listed on the Membership application, which may include all adult residents of a residential premise, shall be jointly and severally liable for all bills for service at said premise. Spouses are jointly and severally liable for payment of bills, except in the case where one spouse has specifically notified the cooperative in writing that they intend to contract separately for electric service. Acceptable instances for a spouse to separately contract for residential service shall be limited to pending divorces.

11.7 Billing Information

The Cooperative will provide the member-consumer with its own billing information for the prior 12-month period at no charge. Member-consumers requesting more extensive research may be charged for time and materials associated with the request.
Section 12 COLLECTIONS (20.2(4) p)

12.1 Procedure

If the bill is not paid by the due date, a notice will be sent to the member-consumer providing notification that the bill is delinquent, late payment charge will apply, and disconnection/collection procedures will be instituted as explained in Section 6.

12.11 Payment Agreements (20.4(11) & (20.2(4) z)

a. Availability of a first payment agreement. When a residential member-consumer cannot pay in full a delinquent bill for electric service or has an outstanding debt to the utility for residential electric service and is not in default of a payment agreement with the Cooperative, then Cooperative will offer the member-consumer an opportunity to enter into a reasonable payment agreement.

b. Reasonableness. Whether a payment agreement is reasonable will be determined by considering the current household income, ability to pay, payment history including prior defaults on similar agreements, the size of the bill, the amount of time and the reasons why the bill has been outstanding, and any special circumstances creating extreme hardships within the household. The Cooperative may require the person to confirm financial difficulty with an acknowledgement from the department of human services or another agency.

c. Terms of Payment Agreements

First Payment Agreement:
The Cooperative will offer member-consumers who have received a disconnection notice or have been disconnected for 120 days or less and who are not in default of a payment agreement the option of spreading payments evenly over at least 12 months by paying specific amounts at scheduled times. The Cooperative will offer member-consumers who have been disconnected for more than 120 days and who are not in default of a payment
agreement the option of spreading payments evenly over at least 6 months by paying specific amounts at scheduled times.

The agreement must also include provision for payment of the current account. The Cooperative may also require the member-consumer to enter into a level payment plan to pay the current bill.

When the member-consumer makes the agreement in person, a signed copy of the agreement will be provided to the member-consumer.

The Cooperative may offer the member-consumer the option of making the agreement over the telephone or through electronic transmission. When the member-consumer makes the agreement over the telephone or through electronic transmission, the utility will shall render to the member-consumer a written document reflecting the terms and conditions of the agreement within three days of the date the parties entered into the oral agreement or electronic agreement. The document will be considered rendered to the member-consumer when addressed to the member-consumer’s last-known address and deposited in the U.S. mail with postage prepaid. If delivery is by other than U.S. mail, the document shall be considered rendered to the member-consumer when delivered to the last-known address of the person responsible for payment for the service. The document shall state that unless the member-consumer notifies the utility within ten days from the date the document is rendered, it will be deemed that the customer accepts the terms as reflected in the written document. The document stating the terms and agreements shall include the address and a toll-free or collect telephone number where a qualified representative can be reached. By making the first payment, the member-consumer confirms acceptance of the terms of the oral agreement or electronic agreement.

Each member-consumer entering into a first payment agreement will be granted at least one late payment that is
made four days or less beyond the due date for payment and the first payment agreement shall remain in effect.

**Second Payment Agreement:**
The Cooperative will offer a second payment agreement to a member-consumer who is in default of a first payment agreement if the member-consumer has made at least two consecutive full payments under the first payment agreement. The second payment agreement will be for the same term as or longer than the term of the first payment agreement. The member-consumer will be required to pay for current service in addition to the monthly payments under the second payment agreement and may be required to make the first payment up-front as a condition of entering into the second payment agreement. The Cooperative may also require the member-consumer to enter into a level payment plan to pay the current bill. The Cooperative may offer additional payment agreements to the member-consumer.

**Refusal by Cooperative:**
A member consumer may offer the Cooperative a proposed payment agreement. If the Cooperative and the member-consumer do not reach an agreement, the Cooperative may refuse the offer orally, but the Cooperative must render a written refusal to the member-consumer, stating the reason for the refusal, within three days of the oral notification. The written refusal shall be considered rendered to the member-consumer when addressed to the member-consumer ‘s last-known address and deposited in the U.S. mail with postage prepaid. If delivery is by other than U.S. mail, the written refusal shall be considered rendered to the member-consumer when handed to the member-consumer or when delivered to the last-known address of the person responsible for the payment for the service. A member-consumer may ask the board for assistance in working out a reasonable payment agreement. The request for assistance must be made to the board within ten days after the rendering of the written refusal. During the review of this request, the Cooperative shall not disconnect the service.

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Issued By: John R. Smith

Proposed Effective: January 1, 2009
Title: CEO
Effective: January 1, 2009
12.2 Returned Checks, Drafts or Orders
If a person's check, draft or order is dishonored (returned unpaid) by the bank or financial institution upon which it was drawn, the Cooperative will send the person a notice and require immediate settlement of the account. A $30.00 charge for processing returned checks, drafts or orders may apply. Bills are not considered paid with such checks, drafts or orders and the late payment charge will apply.

In the event more than two checks, drafts or orders of a person are dishonored by the bank or financial institution upon which they were drawn, within a six month period, the Cooperative shall demand the future payments for service rendered must be made by cash, post office money order or other acceptable legal tender.

12.3 Reconnection Charge Resulting From Nonpayment of Energy Account

In the event service is disconnected for failure to pay a delinquent account, before service will be reconnected the following rules apply and collection will proceed as in IUB Rule 199-20.4.

A. Payment in full of past due charges and late fees or payment in accordance with Subsection 12.11, if applicable, shall be made.

B. The member-consumer shall pay a reconnection fee of $75.00 if the trip is completed on regular time. The charge shall be $185.00 if any part of the trip is on overtime.

C. Before service is restored, bills shall be paid and/or the member-consumer shall make satisfactory credit arrangements at the office of the Cooperative.

12.31 Trip Charges

In the event that a representative of the Cooperative is required to travel to the member-consumer's premises, a charge of $75.00 plus applicable tax will be added to and become part of the bill.
Section 13 METER TESTING (20.6)

13.1 Routine Testing

The Cooperative shall test all watt hour meters periodically for accuracy and mechanical condition, in accordance with the Iowa Utilities Board Regulations. All meters and associated devices shall be tested within 180 days after they are removed from service. Such tests shall be made before the meters and associated devices are adjusted, repaired, returned to active service or retired.

13.11 Limits

All watt-hour meters must be accurate to within plus or minus 2% at full and light load. Demand meters shall be accurate to within 1.5%

13.12 New Meters

The Cooperative will sample test new meters to ascertain if they meet the required accuracy limits.

13.2 Request Test

Upon request by a member-consumer, the Cooperative shall test the meter servicing that member-consumer, except that such tests need not be made more frequently than once in 18 months.

A written report of the test results shall be mailed to the customer within 10 days of the completed test and a record of each test shall be kept on file at the Cooperative's office. The utility shall give the member-consumer or a representative of the member-consumer the opportunity to be present while the test is conducted.

If the test finds the meter is accurate within the limit accepted by the utility in its meter inspection and testing program, the utility may charge the customer $25 or the cost of conducting the test, whichever is less. The customer shall be advised of any potential charge before the meter is removed for testing.
13.21 Referee Tests

Upon written request by a member-consumer or the Cooperative, the Board will conduct a referee test of a meter except that such tests need not be made more frequently than once in eighteen months. The request shall be accompanied by a $30.00 check or money order made payable to the Cooperative.

Within five days of receipt of the written request and payment, the Board shall forward the deposit to the Cooperative and notify the Cooperative of the requirement for a test. The Cooperative shall, within 30 days after notification of the request, schedule the date, time and place of the test with the Board and member-consumer. The meter shall not be removed or adjusted before the test and the Cooperative shall furnish all testing equipment and facilities for the test. If the tested meter is found to be more than 2% fast or 2% slow the deposit will be returned to the party requesting the test and billing adjustments shall be made as required in subsection 13.3. The Board shall issue its report within 15 days after the test is conducted, with copy to the member-consumer and the Cooperative.

13.3 Adjustments of Bills (20.4 (14))

13.31 Meter Error

Whenever a meter creeps or whenever a metering installation is found upon any test to have an average error of more than 2% for watt hour metering; or a demand metering error of more than 1.5% in addition to the errors allowed under accuracy of demand metering; an adjustment of bills for service for the period of inaccuracy shall be made in the case of over-registration and may be made in the case of under-registration. The amount of the adjustment shall be calculated on the basis that the metering equipment should be 100% accurate with respect to the testing equipment used to make the test. For watt hour metering installations the average accuracy shall be the arithmetic average of the percent registration at 10% of rated test current and at 100% of rated test current giving the 100% of rated test current registration a weight of four and the 10% of rated test current registration a weight of one.
13.32 Determination of Adjustment

Recalculation of bills shall be on the basis of actual monthly consumption except that if service has been measured by self-contained single-phase meters or three-wire network meters and involves no billing other than for kWhs, the recalculation of bills may be based on the average monthly consumption determined from the most recent thirty-six month’s consumption data.

When average error cannot be determined by test because of failure of part or all of the metering equipment, it shall be permissible to use the registration of check metering installations, if any, or to estimate the quantity of energy consumed based on available data. The member-consumer must be advised of the failure and of the basis for the estimate of quantity billed. The periods of error shall be used as defined in immediately following Subsections A and B.

A. Over-registration. If the date when over-registration began can be determined, such date shall be the starting point for determination of the amount of the adjustment. If the date when over-registration began cannot be determined it shall be assumed that the error has existed for the shortest time period calculated as one-half the time since the meter was installed, or one-half the time elapsed since the last meter test unless otherwise ordered by the board.

The over-registration due to creep shall be calculated by timing the rate of creeping and assuming that the creeping affected the registration of the meter for 25% of the time since the more recent of either metering installation or last meter test.
B. Under-registration. If the date when under-registration began can be determined, it shall be the starting point for determination of the amount of the adjustment except that billing adjustment shall be limited to the preceding six months. If the date when under-registration began cannot be determined, it shall be assumed that the error has existed for one-half of the time elapsed since the more recent of either metering installation or the last meter test, except that billing adjustment shall be limited to the preceding six months unless otherwise ordered by the board.

The under-registration due to creep shall be calculated by timing the rate of creeping and assuming that this creeping affected the registration for 25% of the time since the more recent of either metering installation or last previous test, except that billing adjustment shall be limited to the preceding six months.

13.33 Refunds

If the recalculated bills indicate that five dollars ($5) or more is due an existing member-consumer or ten dollars ($10) or more is due a person no longer a member-consumer of the Cooperative, the Cooperative shall refund the full amount of the calculated difference between the amount paid and the recalculated amount. Refunds shall be made to the two most recent member-consumers who received service through the metering installation found to be in error. In the case of a previous member-consumer who is no longer a member-consumer of the Cooperative, a notice of the amount subject to refund shall be mailed to such previous member-consumer at the last known address, and the Cooperative shall, upon demand, within three months thereafter refund the same. Refunds shall be completed within six months following the date of the metering installation test.
13.34 Back Billing

The Cooperative may not back bill due to under-registration unless a minimum back bill amount is specified in its tariff. The minimum amount specified for back billing shall not be less than, but may be greater than, five dollars ($5) for an existing member-consumer or ten dollars ($10) for a former member-consumer. All recalculations resulting in an amount due equal to or greater than the tariff specified minimum shall result in issuance of a back bill.

Back billings shall be rendered no later than six months following the date of the metering installation test.

13.35 Overcharges

When a member-consumer has been overcharged as a result of incorrect reading of the meter, incorrect application of the price schedule, incorrect connection of the metering installation or other similar reasons, the amount of the overcharge shall be adjusted, refunded or credited to the member-consumer. The time period for which the Cooperative is required to adjust, refund, or credit the member-consumer’s bill shall not exceed five years unless otherwise ordered by the board.

13.36 Undercharges

When a member-consumer has been undercharged as a result of incorrect reading of the meter, incorrect application of the price schedule, incorrect connection of the metering installation or other similar reasons, the Cooperative may bill the amount of the undercharge to the member-consumer. The time period for which the Cooperative may adjust for the undercharge need not exceed five years unless otherwise ordered by the board. The maximum bill shall not exceed the dollar amount equivalent to the tariffed rate for like charges (e.g., usage-based, fixed or service charges) in the 12 months preceding discovery of the error unless otherwise ordered by the board.

13.4 Grounds on Member-Consumer’s Premises (20.2(4) u)

Where an accidental ground is found on the member-consumer’s equipment, and thereupon removed, the Cooperative will estimate,
from comparison with previous consumption, the member-consumer's normal consumption for each regular billing period during which the "ground" has been known to have existed, and will re bill the member-consumer for the estimated normal consumption for each billing period at the standard price applicable to the particular installation, plus billing for the "lost energy". The "lost energy" due to the ground is assumed to be the difference between the measured consumption for any period and the estimated normal total consumption for that period as determined above. The member-consumer will be billed for such "lost energy" at the lowest price schedule applicable to the particular installation.

No adjustments will be made for a greater period than six months immediately preceding the detection of the ground on the member-consumer's equipment, regardless of evidence that such ground existed for a longer time, and no adjustment will be made unless the Cooperative has sufficient proof that the ground has existed and that the extra amount of energy was not used in some way by the member-consumer.

13.5 Special Metering Installation

The Cooperative shall have the right, at its option and at its expense, to place special meters or instruments on the premises of a member-consumer for the purpose of special tests of all, or part of the member-consumer's load.
Section 14 UNCOLLECTED ACCOUNTS (20.2(4) p)

The Cooperative will maintain a list of all accounts unpaid by the member-consumers who have previously obtained electric service from the Cooperative.

14.1 Service Reconnection
Prior to the reconnection of any member-consumer who owes the Cooperative for any past electric service, the member-consumer shall pay the past due account for electric service, plus a deposit for service as per Section 3.31, or as may reasonably be required for service for short periods or special occasions, unless an agreement has been made as applies in Section 6.

14.2 Collection Agency
The Cooperative reserves the right to use any process of law, including collection agents, to collect uncollected accounts from any member-consumer.

14.3 Patronage Dividend Deductions
The Cooperative reserves the right to deduct from a member-consumer’s deferred patronage dividend account any amounts of money owed the Cooperative by the member-consumer for electric service and/or other obligations.

14.4 Membership Deductions
The Cooperative reserves the right to deduct from a member-consumer’s membership any amounts of money owed the Cooperative by the member-consumer for electric service and/or other obligations.
Section 15 TEMPORARY DISCONNECTS

15.1 Definitions

Temporary disconnection refers to a specified period of time during which service is not required by a member-consumer. This may be due to sickness, vacation, seasonal use or any other reason deemed to be adequate by the Cooperative for discontinuance of service.

15.2 Availability

Temporary disconnection of service for reasons stated in Subsection 15.1 may be obtained by written request to the Cooperative office. Requests are subject to all rules and charges pertaining to temporary disconnection. A member-consumer will not be eligible for temporary disconnection until the initial duration of time specified in the service contract has expired.

15.3 Charges

If a member-consumer requests service discontinued temporarily, the Cooperative shall charge a $75.00 trip charge for disconnection. In addition, when the member-consumer requests to have the service restored, the Cooperative shall charge a $75.00 trip charge for the reconnection. In the event the duration of the discontinued service is past 60 days the Cooperative will refer to Section 16 Idle Services.
Section 16 IDLE SERVICES

16.1 Definitions

An idle service charge will be applicable where the Cooperative, pursuant to an application for service to a given premise, has installed the necessary facilities to provide said electric service, but where the member-consumer or owner fails to accept and use said service after twelve months. The Cooperative will, after due notice to the member-consumer or owner, require the member-consumer or owner to pay an idle service charge in order to retain the Cooperative's facilities in readiness so that the said service may be available upon re-occupancy of the given premises.

16.2 Charges

A member-consumer or owner who has requested the Cooperative's facilities but has subsequently elected to discontinue that service may retain the facilities, in readiness for electric service. The member-consumer or owner will be charged a monthly facility charge equal to 100% of the service's rate category. At the request of the member-consumer, with the consent of the owner, should they not be one in the same, the service will be removed and the monthly facility charge will be discontinued.

So long as the idle service charge is paid by the member-consumer or owner, the Cooperative's facilities shall remain in place. However, any time the member-consumer or owner refuses to pay the idle service charge, the member-consumer or owner shall be notified that the facilities may be removed from the given premises by the Cooperative whenever the Cooperative determines it is economical to do so.

16.3 Rebuilding

If the member-consumer or owner applies for restoration of service at the location after the facilities have thus been removed, the member-consumer will be required to pay in advance, an amount equal to the actual removal cost, plus the estimated replacement cost of the necessary facilities. This will not apply, however, if in the meantime, ownership of the premises has changed. However, should it be
determined that such a transfer of ownership, from one member-consumer to another, has been done for the purpose of avoiding the costs associated with restoration of service, the Cooperative will implement the restoration charges as listed above.
Section 17 SERVICE CALLS

17.1 Cooperative's Responsibility

The Cooperative will make every possible reasonable effort to provide continuity of electric service, but the Cooperative does not guarantee continuity of electric service and shall not be held liable for interruption of electric service, shortage or insufficiency of service or irregularities of service. In no event shall the Cooperative be liable for consequential or punitive damages.

The Cooperative is responsible for servicing and maintaining all facilities up to the point of delivery, including the meter. Any damage to any lines or equipment, or any interruptions to electric service up to the point of delivery, will be restored as quickly as possible by the Cooperative's personnel and at the Cooperative's expense.

If the Cooperative deems it necessary, the Cooperative may interrupt the electric service to any member-consumer or group of member-consumers for the purpose of making repairs, changes, or improvements upon any part of the Cooperative's system. The Cooperative will make an effort to furnish reasonable notice of such interruption of electric service to member-consumers affected, when practicable.

17.2 Member-Consumer's Responsibility

It will be the member-consumer's responsibility to give prompt notice to the Cooperative any interruption, irregularity, or unsatisfactory electric service, or any damage or defect to the Cooperative's facilities known to the member-consumer. All wiring and equipment on the load side of the meter belongs to the member-consumer and is the member-consumer's responsibility to maintain. Member-consumers should call on independent electricians to make any necessary repairs or improvements to their wiring or equipment.
17.3 Charges

The Cooperative reserves the right to charge the member-consumer for the cost of the service trip including labor and materials if the member-consumer calls out the Cooperative's personnel to correct an interruption to service and the cause is found to be in the member-consumer's wiring or equipment.
Section 18 RELOCATION OF FACILITIES

18.1 Cooperative’s Facilities

Should a member-consumer who is receiving adequate service request the Cooperative to move poles, wires, anchors, or guys or other facilities belonging to the Cooperative and such move will benefit only the member-consumer, then said move will be made only upon the condition that the member-consumer shall agree to pay all actual costs, including overhead charges, incidental to said move. A payment equal to the estimated costs shall be made in advance by said member-consumer. When the advance exceeds the actual costs incurred, including time, transportation, overhead and materials used, a refund will be made to the member-consumer. When the advance is less than the actual costs incurred, the member-consumer will be sent a bill for the difference.

18.2 Member-Consumer’s Facilities

All facilities on the load side of the meter belong to the member-consumer and are the member-consumer's responsibility to maintain. Member-consumers should call on independent electricians to make necessary relocations or improvements to the member-consumer’s facilities.

Should a member-consumer request the Cooperative to move poles, wires, anchors, or guys or other facilities belonging to the member-consumer, said move will be made only when the work load of the Cooperative will permit it and upon the condition that the member-consumer shall agree to pay all actual costs, including overhead charges, incidental to said move. A payment equal to the estimated costs shall be made in advance by said member-consumer. When the advance exceeds the actual costs incurred, including time, transportation, overhead and materials used, a refund will be made to the member-consumer. When the advance is less than the actual costs incurred, the person will be sent a bill for the difference.

18.3 Moving of Buildings

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All persons moving houses, buildings, or other large objects along or through the Cooperative's distribution, secondary, or service lines, which move will require the assistance of the Cooperative's personnel, shall notify the Cooperative in advance of said move.

All costs incidental to the said move for the use of the Cooperative's personnel and equipment shall be paid for by the party responsible for the said move.

The Cooperative reserves the right to require an advance payment to cover the estimated cost of the said move prior to the actual move.

When the advance exceeds the actual costs incurred, including time, transportation, overhead and materials used, a refund will be made to the person.

When the advance is less than the actual costs incurred, the person will be sent a bill for the difference.
Section 19 USE OF COOPERATIVE’S FACILITIES
BY MEMBER-CONSUMER AND OTHERS

19.1 Cooperative Facilities

The member-consumer or an agent shall not, without written consent of the Cooperative, use any of the poles, structures or other facilities of the Cooperative or wholesale service supplier of the Cooperative for fastening thereto, support or for any other purpose whatsoever, nor shall the member-consumer locate anything in such proximity to the aforesaid facilities of the Cooperative or wholesale service supplier of the Cooperative so as to cause, or be likely to cause, interference with the supply of electric service, or a dangerous condition in connection therewith.

19.2 Meter Pole

The Cooperative will furnish, install, and maintain a meter pole at the point of delivery of electric service where it is necessary. The member-consumer or an agent may install on the said meter pole such wiring or appurtenance thereto as are required to provide the necessary electric service to the premises, provided that the installation is in accordance with these rules and regulations.

19.3 Poles Owned by Cooperative Other Than Meter Poles

The member-consumer or an agent shall not be permitted to install any wiring or equipment on any pole of the Cooperative, other than the meter pole, except by special written agreement with the Cooperative.

19.4 Non-Liability of Cooperative

The Cooperative assumes no liability for unauthorized attachments, equipment or appurtenances whether attached by individuals or companies and upon becoming aware of such attachments will remove same after sixty (60) days notification. In case the Cooperative personnel become aware of illegally attached lines, equipment or appurtenances which are of a hazardous nature to life, limb or
property, such attachments can be removed immediately by the Cooperative without notification.
Section 20  DAMAGE TO COOPERATIVE’S FACILITIES

20.1 Member-Consumer's Responsibility

The member-consumer shall be held responsible for any loss of, or all damage to the facilities of the Cooperative located upon the member-consumer's premises unless occasioned by causes beyond the member-consumer's control or by the negligence of the Cooperative or by any act or omission on the part of the Cooperative or its authorized representative.

20.2 Protection of Cooperative’s Facilities on Member-Consumer’s Premises

All meters, transformers, wires and other equipment installed by the Cooperative at its own expense are the facilities of the Cooperative and the member-consumer shall protect said facilities of the Cooperative on the member-consumer's premises and shall not interfere with or alter, or permit interference with or alteration of the Cooperative’s facilities except by duly authorized representatives of the Cooperative.

Under no circumstances or conditions shall any person not a representative of the Cooperative connect or disconnect any meter, connect to a meter, or disturb any wiring between the meter and the service wires from the Cooperative's distribution system after the meter has been installed. Any infraction of this rule shall be considered sufficient cause for immediate discontinuance of electric service without further notice.

The electric service shall be connected only by an authorized representative of the Cooperative after the member-consumer's installation and wiring has met the wiring standards as set forth by these rules and regulations.
Section 21 LIGHTING SERVICE

21.1 Definitions

Private Outdoor (Security) Lighting Service shall be defined as dusk-to-dawn outdoor lighting service, including a photo-electrically controlled high pressure sodium-type lighting unit, available to any classification of electric service in close proximity to existing secondary lines of the Cooperative or to the member-consumer's wiring system.

Public Street and Highway Lighting Service shall be defined as electric service, including photoelectrically controlled high pressure sodium-type lighting unit to a single point of connection for dusk-to-dawn outdoor lighting of highway intersections, railroad crossings, highway curves, highway roadside parks, public parks, and other public places: or, for traffic, railroad crossings or other signal system devices and outdoor and roadside advertising signs.

21.2 Availability

Security Lighting Service is available to all member-consumers.

The Cooperative shall own, furnish, install, operate and maintain the outdoor lighting equipment, including: lamp, luminary, bracket attachment, and control device on an existing meter pole or on a pole provided for by the member-consumer on the premises. Under no circumstances shall the lighting equipment be mounted on a building, windmill tower, or somewhere other than a pole, so that the lighting equipment can be readily serviced and maintained by the Cooperative's personnel.

In the case of Public Lighting Service, the pole and lighting equipment may be owned or furnished by the member-consumer.

The light must be controlled automatically and be located within two feet (2') of the Cooperative's or the member-consumer's existing 120-volt facilities. If not, the cost of any additional wiring, poles and labor shall be paid for by the member-consumer.
The lighting equipment shall remain the property of the Cooperative and the member-consumer shall protect the lighting equipment from deliberate or malicious damage.

21.3 Maintenance of Outdoor Lighting Equipment

The Cooperative shall maintain the said lighting equipment, including the lamp replacement, at no cost to the member-consumer as promptly as practicable during regular working hours after the member-consumer has notified the Cooperative of the need for maintenance of the lighting equipment.

Any damage to the lighting equipment resulting from deliberate, malicious causes from vandalism shall be paid for by the member-consumer.

21.4 Charges

The Cooperative will own the lighting equipment as set forth by the rules and regulations and will connect the said lighting equipment on the member-consumer's side of the meter. The electrical energy consumed by the said lighting equipment will be registered on the meter and the member-consumer shall pay for same under the applicable price schedule as for the rest of the electrical energy consumed by the member-consumer on the given premises. In addition, the member-consumer shall pay a monthly rental charge for the use of said lighting equipment as set forth under the applicable price schedule. If the member-consumer desires the said lighting equipment to be removed or fails to pay the monthly rental charge, the Cooperative shall remove said lighting equipment.

The Cooperative may enter into an agreement for unmetered security lights, floodlights, and roadway lighting at a cost agreed upon by the Cooperative and the member-consumer.

21.5 Member-Consumer Permission

The member-consumer shall allow authorized representatives of the Cooperative to enter upon the member-consumer's given premises to install said lighting equipment, for the maintenance of said lighting equipment, and to trim trees and/or shrubbery as necessary for an
adequate lighting pattern, and for the removal of said lighting equipment upon request of the member-consumer or upon termination of the service.
Section 22  SPECIAL CONDITIONS OF SERVICE

22.1 Corrective Equipment
Welders, hoists, grain dryers, and other equipment, where the use of electricity is intermittent, or the load fluctuates rapidly, shall be installed and used in such a manner as to not adversely affect voltage regulation or impair the Cooperative's service to other member-consumers. When such equipment creates fluctuating voltage or power factor conditions, or any other disturbance detrimental to service to other member-consumers or to the Cooperative’s use of its own equipment, the member-consumer shall be required to install and maintain, at the member-consumer's expense, suitable corrective equipment to eliminate said detrimental effects.

22.2 Arc Welding Installations
The Cooperative recommends, for small intermittent use, only those welders meeting NEMA standards, with power factor correction, operating at 230 volts, and a maximum of 180 amperes output current. Larger welders will be considered by the Cooperative upon application by the member-consumer.
22.3 Requirements for Electric Motors

22.31 Safety Requirements

All installations of power loads on the Cooperative's system shall conform to the safety rules and regulations set forth in the National Electrical Code and such other codes and specifications as may be applicable, and to any other requirements of the Cooperative.

22.32 Protective Devices

The member-consumer shall be required to provide suitable protective devices so that the motors and equipment to which they are connected will be protected from injury and from improper or dangerous operation in case of overload, loss of voltage, low voltage, single-phasing of poly-phase motors, reversal of phase rotation of poly-phase motors, or the reestablishment of normal service after any of the above. The Cooperative is not responsible for motor damage caused by any of the above conditions.

22.33 Large Motor Applications

No 230-volt motor with inrush current in excess of 260 amperes shall be installed without application by the member-consumer and the express approval of the Cooperative. The Cooperative reserves the right to limit the number and size of motors installed on a single-phase service.

22.34 Starting Equipment

The member-consumer and/or an agent shall contact the Cooperative regarding requirements for motor starting equipment, protective equipment, wiring, and other motor specifications.

22.35 Maximum Single-Phase Loads
In each case where the simultaneous single-phase load is about to exceed the capability of the installed transformer, it shall be the responsibility of the member-consumer to make arrangements with the Cooperative for the installation of a suitable transformer before such simultaneous load exceeds the capability of the presently installed transformer. The Cooperative reserves the right to limit the capacity of any single-phase service when, in its judgment, such service will impair the service to other member-consumers or such service shall exceed the capacity of the Cooperative facilities.

22.4 Standby Generators

No other source of supply of electricity shall be introduced or used by any member-consumer in conjunction with electric service supplied by the Cooperative without prior approval of the Cooperative.

If standby facilities are to be employed, a single-change-over switch or relay of adequate capacity shall be provided and so connected that the Cooperative lines cannot become energized by a standby power under any conditions.

22.5 New Structure Energy Conservation Standards (20.12)

The Cooperative shall not provide electric service to any structure completed after April 1, 1984, unless the owner or builder of the structure has certified to the Cooperative that the building conforms to the energy conservation requirements adopted under Iowa Administrative Code. If this compliance is already being certified to a state or local agency, a copy of that certification shall be provided to the utility. If no state or local agency is monitoring compliance with these energy conservation standards, the owner or builder shall certify that the structure complies with the standards by signing a form provided by the Cooperative. No certification will be required for structures that are not heated or cooled by electric service, or are not intended primarily for human occupancy.
Section 23 COMPLAINTS (20.2(4) y)

23.1 Member-Consumer Complaints

Member-consumer complaints received by mail, telephone or in person shall be acted upon promptly. Telephone number (641) 628-1040 or 800-619-1040 is answered continuously for the handling of problems or complaints of an emergency nature.

Telephone number (641) 628-1040 or 800-619-1040 is answered 7:30 A.M. to 4:30 P.M., Monday through Friday, to handle routine business complaints and other communications.

Upon receipt of a complaint, it shall be promptly transmitted to the department assigned to handle complaints of such nature. Such action as necessary to resolve the problem shall be made promptly by mail, telephone or personal contact.

Member-consumers unable to travel will not be denied the right to be heard. Provision is made for Cooperative personnel to contact member-consumers at their residence in the assigned service area during regular working hours.

23.2 Records

Records concerning resolution of routine service problems and complaints shall be filed in the member-consumer's personal file at the Cooperative Headquarters Office.

Records concerning resolution of complaints of major consequences shall be filed in a complaint file maintained at the Cooperative Headquarters Office.

In case the complaint cannot be resolved, the member-consumer or the Cooperative can refer the problem to the Iowa Utilities Board for resolution of the issues.
Section 24 INSPECTION OF ELECTRICAL PLANT (25.3)

24.1 Periodic Inspection

The Cooperative will periodically inspect all of its electric plant in accordance with the IAC 199–25.3 in order to determine the necessity of replacement and repair.

24.2 Inspection forms

In addition to other inspection procedures, each vehicle operated by the Cooperative shall have as standard equipment a memorandum record, whereby representatives of the Cooperative shall record any deficiencies requiring replacement and repair.

24.3 Filing

Such memorandums of deficiency shall be regularly filed at the office of the Cooperative, and maintained as a record, including the corrective action taken.

24.4 Construction and Maintenance

The Cooperative will construct and maintain its electric plant in accordance with good engineering practice and applicable regulations of the Iowa Utilities Board and the laws of Iowa.

Proper maintenance of the Cooperative's facilities may necessitate the clearing or trimming of trees, shrubbery and other vegetation within the vicinity of said facilities. Member-consumer shall grant to the Cooperative the right to trim and clear trees, shrubbery and other vegetation which may be located on the premises of the member-consumer in accordance with the applicable industry standards adopted by the Cooperative.
Section 25. COGENERATION AND SMALL POWER PRODUCTION

Cooperative is a member of Central Iowa Power Cooperative ("CIPCO") and obtains all of its wholesale power from CIPCO. Accordingly, any qualifying facility seeking services pursuant to this tariff should coordinate their efforts with the Cooperative, which will then coordinate with CIPCO if necessary.

25.1 Availability

This section shall apply to any member-consumer within the Cooperative’s assigned service area with a qualifying facility who meets the definition under the rules of the Public Utility Regulatory Policies Act of 1978, as a qualifying alternate energy production facility, or a qualifying small hydro facility. A member-consumer with electric generating equipment shall not connect it in parallel with the Cooperative or CIPCO’s system without the prior written consent of the Cooperative or CIPCO. Failure of the member-consumer to comply with the Cooperative or CIPCO’s requirements for parallel generation shall be justification for discontinuance of such parallel operation in such a manner as to least inconvenience the member-consumer until such time as full compliance has been accomplished. Each of these types of facilities shall comply with all of the Cooperative or CIPCO requirements of general rules for electric service as well as the specific provisions of this section.

25.2 Definitions

Avoided Costs means the incremental costs to the Cooperative/CIPCO of electric energy or capacity or both which, but for the purchase from the qualifying facility or qualifying facilities, the Cooperative/CIPCO would generate itself or purchase from another source. The Cooperative purchases all of its power requirements from its wholesale power supplier, CIPCO. Cooperative’s avoided costs shall equal those of CIPCO and CIPCO shall be responsible for calculating the Cooperative’s Avoided Costs.

Qualifying Alternate Energy Production Facility (QAEPF) means any of the following:

- An electric production facility which derives 75% or more of its energy input from solar energy, wind, waste management, resource recovery, refuse-derived fuel, agricultural crops or residues, or wood burning;
- Land, systems, buildings, or improvements that are located at the project site and are necessary or
convenient to the construction, completion, or operation of the facility; or

d) Transmission or distribution facilities necessary to conduct the energy produced by the facility to the purchasing utility.

A facility which is a qualifying facility under 18 CFR Part 292, Subpart B, is not precluded from being an alternate energy production facility.

Qualifying Facility (QF) means a cogeneration facility or a small power production facility which is a qualifying facility under 18 CFR Part 292, Subpart B.

Qualifying Small Hydro Facility (QSHF) means any of the following:

d) A hydroelectric facility at a dam;

d) Land, systems, buildings, or improvements that are located at the project site and are necessary or convenient to the construction, completion or operation of the facility; or

d) Transmission or distribution facilities necessary to conduct the energy produced by the facility to the purchasing utility.

A facility which is a qualifying facility under 18 CFR Part 292, Subpart B, is not precluded from being a small hydro facility.

25.3 Requirements for Interconnection
All facilities shall meet certain requirements to be eligible for interconnection pursuant to the terms and conditions of this section.

25.31 Acceptable Standards
Permission to interconnect with the Cooperative or CIPCO electric system is contingent upon the following conditions:

A. The member-consumer shall comply with acceptable standards for interconnection, safety, and operating reliability. Acceptable standards include the most current revisions of the following, as adopted in the Iowa Administrative Code section 199.15.10(1) in order to be eligible for interconnection to the Cooperative or CIPCO electric system:

1. Standard for Interconnecting Distributed Resources with Electric Power Systems, ANSI/IEEE 1547-2003. For guidance in applying IEEE Standard 1547, the cooperative may refer to:
B. The member-consumer facility shall automatically and effectively disconnect from the area electric power system upon loss of electric voltage supplied by the Cooperative/CIPCO.

C. The member-consumer shall furnish and install an overcurrent device on the facility to automatically disconnect the facility at all currents that exceed the full-load current rating of the facility. A fuse shall not be used to satisfy this requirement because its condition and performance cannot be determined through testing without destroying the fuse.

D. The member-consumer shall furnish the Cooperative or CIPCO with sufficient data in order to verify that all conditions in Parts A, B and C above are met. Cooperative or CIPCO approval is required before interconnection is permitted.

E. The interconnection shall be provided with a switch that provides a visible break or opening. The switch shall be capable of being padlocked in the open position. Both the operator of the qualifying facility (or qualifying alternate energy production facility, or qualifying small hydro facility) and the Cooperative or CIPCO shall have access to the interconnection switch at all times.

F. Those facilities that produce a terminal voltage prior to the closure of the interconnection shall be provided with synchronism-check devices to prevent closure of the interconnection under conditions other than a reasonable degree of synchronization between the voltages on each side of the interconnection switch.

G. The member-consumer facility shall be subject to disconnection without notice by the Cooperative/CIPCO in the event the facility causes a hazard to the public or to property or unacceptable safety, voltage, voltage wave form, frequency conditions, service

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H. The member-consumer will regularly inspect, maintain, and service the facility for safe and reliable operation and maintain a record or log, available for inspection by the Cooperative or CIPCO, showing when the facility is shut down for repairs or maintenance, the maintenance or repair completed, and when the facility is placed back in service. If requested by the Cooperative or CIPCO, the member-consumer shall submit to the Cooperative or CIPCO a maintenance schedule, prior to October 1, of each year, for the following calendar year.

I. The member-consumer shall agree to insure and indemnify the Cooperative and CIPCO and their representatives against liability for any injuries or damages caused by the operation of the member-consumer's equipment or by any failure of the member-consumer to maintain such equipment in satisfactory or safe operating condition. The member-consumer will arrange for and maintain liability insurance in the amount of $1,000,000 or other proof of financial responsibility will be required by Cooperative/ and shall be approved by the Cooperative/ prior to interconnection. Failure to maintain required insurance or proof of financial responsibility shall be cause for disconnection. The Cooperative and CIPCO shall be named as additional insureds.

J. The member-consumer shall reimburse the Cooperative or CIPCO for costs incurred by the Cooperative or CIPCO for all costs of connection, switching, metering, transmission, distribution, safety provisions and administrative costs incurred by the Cooperative or CIPCO directly related to the installation and maintenance of the physical facilities necessary to permit interconnected operations with a qualifying facility (or qualifying alternate energy production facilities, or qualifying small hydro facilities), to the extent the costs are in excess of the corresponding costs which the Cooperative or CIPCO would have incurred if it had not engaged in interconnected operations, but instead generated an equivalent amount of electric energy itself or purchased an equivalent amount of electric energy or capacity from other sources. Interconnection costs do not include any costs included in the calculation of avoided costs.

K. The member-consumer shall agree to discontinue sales to Cooperative/CIPCO when, due to operational circumstances, purchases from the member-consumer will result in CIPCO costs greater than those which CIPCO would incur if it did not make such purchases, but instead generated an equivalent amount of energy.
provided, however, that CIPCO shall notify the member-consumer within a reasonable amount of time to allow the member-consumer to cease the delivery of energy.

L. A contract reflecting the conditions of this tariff shall be required between the Cooperative/CIPCO and the member-consumer.

M. The member-consumer shall permit Cooperative or CIPCO representatives to enter upon member-consumer's property at any reasonable time for the purpose of inspecting or testing member-consumer's equipment, facilities or apparatus and the accuracy of the Cooperative or CIPCO's metering equipment, but such inspections shall not relieve the member-consumer of the obligation to maintain the member-consumer's facilities in satisfactory operating conditions. The Cooperative or CIPCO may charge the direct expense of such inspecting or testing of the member-consumer's equipment, facilities or apparatus to the member-consumer, unless the member-consumer can demonstrate the inspecting and testing was not necessary.

N. The member-consumer shall be responsible for the costs of installation and maintenance of power factor correction capacitors required to maintain the equivalent of an average power factor of 90% (lagging) at the interconnection.

O. The member-consumer's electric generating equipment shall be designed, operated and maintained in such a manner that it does not adversely affect the Cooperative's or CIPCO's voltage wave form.

25.4 Prices

25.41 Prices for purchases by the member-consumer from the Cooperative

The member-consumer shall purchase electric power and energy from the Cooperative at the Cooperative's applicable price or rate, depending upon the member-consumer's operations and requirements. The Cooperative does not currently have a separate price or rate schedule for co-generators, but reserves the right to create a separate price or rate based upon the unique characteristics of such member-consumers.

25.42 Prices for purchases from member-consumer

QFs with design capacity of 100 kW or less
Payment for purchases from the member-consumer pursuant to this tariff provision shall be as follows:

The price(s) for purchases from qualifying facility (as defined above) and with a design capacity of 100 kilowatts or less are available by contacting the Cooperative. These prices will be consistent with 18 CFR 292.304.

**QFs greater than 100 kW**

The price(s) for purchases from qualifying facilities (as defined above) and with a design capacity above 100 kilowatts are available on a negotiated case-by-case basis with the Cooperative/CIPCO.

25.43 Wheeling Charges

Cooperative/CIPCO may provide a wheeling service to a facility interconnected to its electric delivery system. Any charges for the wheeling of power will be determined by the Cooperative/CIPCO and in accordance with any applicable regulations. In addition, Cooperative/CIPCO reserve(s) the right to refuse to wheel power where its existing facilities do not have adequate capacity and the member-consumer refuses to pay the costs to upgrade those facilities. If a qualifying alternate energy production or small hydro facility agrees, the Cooperative/CIPCO which would otherwise be obligated to purchase electricity from such facility may transmit the electricity to any other electric utility. Any electric utility to which such electricity is transmitted shall purchase such electricity under this section as if the facility were supplying electricity directly to such electric utility. The price for purchase by the electric utility to which such electricity is transmitted shall be adjusted downward according to the mutual agreement of the transmitting and receiving utilities, to reflect any wheeling line losses and shall not include any charges for transmission.
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Section 26 ELECTRIC TAX ADJUSTMENT RIDER #1

Applicable: To All Electric Prices, Charges and Fees

Adjustment: When any franchise, occupation, sales, license, excise, privilege or similar tax or fee of any kind is imposed upon the Cooperative by any governmental authority based upon (I) the sale of electric service to customers, (II) the amounts of electric energy sold to customers, (III) the gross receipts, net receipts, or revenues to the Cooperative therefrom, or when the Cooperative is required pursuant to pre-existing agreements to provide service without charge, such tax or fee or value of service shall, insofar as practical, be charged on a pro rate basis to all customers receiving electric service from the Cooperative within the boundaries of such taxing authority. Any such charge shall continue in effect only for the duration of such tax, assessment, or service period.

Iowa Sales Tax: A state sales tax, as set forth in Section 422.43 of the Iowa Code, shall be applied to all billings for electric service, unless excepted under the provisions of Section 422.45, Iowa Code, and regulations applicable thereto.

Local Option Sales Tax: Where a local option tax, as set forth in Section 422B of the Iowa Code, has been imposed in a county, it shall be applied to all billings for electric service to customers within the designated area(s) of application, except where such billings are subject to a franchise or user fee and therefore exempt under Rule 701-107.9 of the Iowa Admin. Code.

School Infrastructure Local Option Tax: Where a school infrastructure local option tax, as set forth in Section 422E of the Iowa Code, has been imposed in a county, it shall be applied to all billings for electric service to customers within the county, except where such billings are subject to a franchise or user fee and therefore exempt under Rule 701–107.9 of the Iowa Admin. Code.

Franchise Requirements: A franchise tax, as set forth in any franchise documents, shall be applied to all billings for electric service in the applicable jurisdictions.

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Section 27 FORMS AND CONTRACTS (20.2(4) e, f, g)

Copies of applicable forms and contracts are available for customer-owner review by contacting the Cooperative.
Section 28 Alternate Energy Purchase Programs

28.1 Statement of Purpose

Iowa Code §476.47 requires electric utilities to offer an alternate energy purchase program to customers beginning January 1, 2004. By Order issued August 29, 2003 in Docket No. RMU-03-8, the Iowa Utilities Board ("Board") adopted rules regarding said Alternate Energy Purchase Programs. Said rules require each electric utility, whether or not subject to rate regulation by the Board, to offer an alternate energy purchase program that allows member-consumers to contribute voluntarily to the development of alternate energy in Iowa. An alternate energy purchase program is defined in the rules as a program that allows customers to contribute voluntarily to the development of alternate energy in Iowa. This Tariff offering is designed to comply with said rules and to permit the member-consumers of Pella Cooperative Electric to make contributions that will be utilized to assist in the development of alternate energy in Iowa or to make contributions toward the purchase of Alternate Energy.

28.2 Alternate Energy Fund Program

Pella Cooperative Electric obtains all of its wholesale power from Central Iowa Power Cooperative ("CIPCO"). Purchases from CIPCO are made pursuant to a wholesale power contract requiring Pella Cooperative Electric to purchase all of its power supply needs from CIPCO. Pella Cooperative Electric has designed this program to allow its customers to make voluntary contributions, which will be accumulated and utilized to promote the development of alternate energy in Iowa. This may include a coordinated effort with CIPCO and other Members of CIPCO to make investments in or purchases from alternate energy facilities, or may involve making grants to individuals or entities involved with the development of alternate energy in Iowa. Pella Cooperative Electric will make reports available to its member-consumers, detailing the manner in which contributions have been spent or are proposed to be spent. Pella Cooperative Electric will strive to make the best use of the funds contributed; however, until Pella Cooperative Electric knows how much will be contributed, it is difficult to determine in advance the best utilization of the funds.

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The Program will allow Pella Cooperative Electric member-consumers to make a contribution to this Alternate Energy Program by adding the amount they wish to contribute to their electric bill each month and sending the funds to the Pella Cooperative Electric along with their payment. Member-consumers will be given an opportunity to contribute in increments of $2.50 and may enter or leave the Program at any time. The member-consumer bill forms will have a space on them to allow the member-consumer to indicate their interest in participating and the amount they wish to contribute. Member-consumers may contribute each month or on a less frequent basis. Member-consumer’s who contribute will not be guaranteed that renewable energy will be delivered to their premises for use; but rather their contribution will assist in the development of alternate energy in Iowa.

28.21 Program Effective Date

This program shall become effective on January 1, 2004, and the statements customers receive in January will have a place for customers to specify the amount they wish to contribute to the program.

28.22 Eligibility

All member-consumers in all customer classes shall be eligible to participate in this program.

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28.3 Alternate Energy Purchase Program

28.31 Program Description

Pella Cooperative Electric obtains all of its wholesale power from Central Iowa Power Cooperative ("CIPCO"). Pella Cooperative Electric will arrange for the payment of Alternate Energy through CIPCO, which has been produced by alternate energy production facilities ("Alternate Energy") in amounts sufficient to meet the demand for Alternate Energy by Pella Cooperative Electric's member-consumers through this Program.

The program will allow Pella Cooperative Electric's members to enter into contracts for the purchase of Alternate Energy in 100 kWh blocks. The block will be made available to member-consumers in the form of an additional fee to the member’s ordinary applicable energy rate, as set by the Pella Cooperative Electric Board of Directors. This Alternate Energy Program fee will be added to the member-consumer’s bill each month. The member-consumer bill forms will separately itemize the amount being charged to the member-consumer for participating in the Program. Members will be required to agree to purchase the designated amount of Alternative Energy for a minimum term of 12 months. Member-consumers who purchase Alternate Energy through this Program will not be guaranteed that renewable energy will be delivered to their premises for use; but rather their purchase will cause Alternate Energy to be purchased by Pella Cooperative Electric for delivery into the CIPCO system, from which the customer is served.

28.32 Program Effective Date

This program shall become effective on April 1, 2004, and member-consumer will be able to subscribe to the Program effective as of said date. Pella Cooperative Electric intends to accept subscriptions to the program and will commence purchases of Alternate Energy April 1, 2004.
Member-consumers that subscribe to the program will not be billed for any Alternate Energy until Pella Cooperative Electric actually commences purchases of the same. Accordingly, any member-consumer subscribing to the program during the first three months subscription period will likely begin receiving bills for the amount of Alternate Energy they have chosen to support in April of 2004.

28.33 Eligibility All member-consumers in all customer classes shall be eligible to participate in this program.

28.34 Levels of member-consumer participation and rate

Members shall enter into a contract agreeing to purchase a specified number of blocks of Alternate Energy, with blocks being sold in 100 KWh blocks, with a minimum commitment of 12 months (100 kWh/mo X months). The monthly rate for new subscriptions to the Alternate Energy blocks shall be subject to adjustment on a quarterly basis. Blocks purchased by Pella Cooperative Electric in anticipation of sales to member-consumers may be banked for a period of up to 12 months. New contracts for purchases will be available on a quarterly basis.