

SECURITY LIGHT CONTRACT

Agreement made thisd	ay of	,	by	and	betweer
Clarke-Washington Electric Me	embership Corporation,	(hereinafter called	the	"Coop	perative")
and	(hereinafter called t	the "Member") for	a sec	curity 1	light to be
installed at the Account Number		<u>.</u>		-	

WITNESSETH, That in consideration of the mutual covenants and agreements herein contained, the parties hereto contract and agree with each other as follows:

- 1. <u>MEMBERSHIP</u>: If not already a member, the Consumer will become a member of the cooperative by paying a membership fee and will be bound by the Cooperative's "Terms and Conditions for Electric Service", and applicable rates as modified from time to time.
- 2. <u>FACILITIES</u>: The cooperative will install and maintain a security light with a minimum initial lumen output of approximately 5500 at the location mutually agreeable to the Cooperative and the Member. The light will be installed on an existing pole or a new pole if no pole exists near the location desired by the Member.

3. CONTINUITY OF SERVICE:

- (A) The Cooperative will use reasonable diligence to provide for continued and uninterrupted operation of the light. If the light should fail, be interrupted or become defective through an act of God, governmental authority, action of the elements, public enemy, accident, labor trouble or strikes, faulty equipment or any other causes beyond the reasonable control of the Cooperative, the Cooperative shall not be liable for any damages caused thereby.
- (B) It shall be the Member's responsibility to notify the Cooperative should the light cease to work.
- (C) It shall be the Member's responsibility to protect the light from intentional damage arising from vandalism. The Cooperative reserves the right to bill the Member for the cost of repair or replacement of the light when repeatedly damaged by vandalism.
- 4. <u>RIGHT OF ACCESS</u>: The Member grants to the Cooperative a right-of way for its use in construction and maintaining the electric service and any necessary appurtenances thereto. The right-of-way shall include a space not less than ten (10) feet in width beginning at the desired point of delivery and extending to the nearest utility line with adequate capacity. The Member grants to the Cooperative the right to cut, trim or control by chemical means any brush, plants or trees within the right-of-way and to side trim any trees outside the right-of-way. The Member also grants to the Cooperative the right to cut any dead or danger trees that are near the utility line.
- 5. <u>CONSTRUCTION CHARGES:</u> A One Hundred Dollar (\$100.00) construction charge is required to install a standard LED light and a Two Hundred Dollar (\$200.00) construction charge is required to install a medium LED light.

- 6. RATES: The rate charged for a standard LED light installed on an existing pole shall be Six Dollars and Fifty Cents (\$6.50) plus tax of 6.2% for each month or any portion of a month exceeding five (5) days. The rate charged for a standard LED light installed on a new pole shall be Nine Dollars and Fifty Cents (\$9.50) plus 6.2% for each month or any portion of a month exceeding five (5) days. The rate charged for a medium LED light installed on an existing pole is Seventeen Dollars and Fifty Cents (\$17.50) plus tax of 6.2% for each month or any portion of a month exceeding five (5) days. The rate charged for a medium LED light installed on a new pole is Twenty Dollars and Fifty Cents (\$20.50) plus 6.2% for each month or any portion of a month exceeding five (5) days. The rates are subject to change.
- 7. RELOCATION: The Cooperative will relocate an existing standard LED light currently in service for a charge of One Hundred Dollars (\$100.00) and will relocate an existing medium LED light currently in service for a charge of Two Hundred Dollars (\$200.00). The member will pay the moving charge and sign a new one-year agreement prior to relocating the pole.
- 8. TERM: This agreement will become effective on ______ will continue in effect for twelve (12) months and thereafter until terminated by the Member. If terminated before the minimum twelve (12) months, this contract may be terminated by giving notice to the Cooperative and paying in full the remaining monthly bills. The agreement shall be binding upon and issue to the benefit of the successors, legal representatives and assigns of the Member.
- 9. DEFAULT: In the event of default of the Member, the Cooperative will undertake legal action (including lawsuit) to collect the unpaid portion of the construction charges and any unpaid charges for electricity used. The Member agrees to pay all court costs and a reasonable attorney's fee for such action. The Member expressly agrees to waive all

•	er under laws of Alabama or any other state against rein occurred.
This contract contains the entire aguitility line and for the sale of electric	reement of the parties concerning the construction of ity.
CLARKE-WASHINGTON EMC	
MEMBER BY	
ATTEST:	- (mm)-