SOUTH CAROLINA PUBLIC SERVICE AUTHORITY (SANTEE COOPER) EXPERIMENTAL PRIVATE OUTDOOR LIGHTING SERVICE DEVELOPER CONTRIBUTION SCHEDULE OLDC-22

Section 1. Availability:

This Schedule is available in the retail service area of the Authority in Berkeley, Georgetown, and Horry Counties, South Carolina.

Section 2. Applicability:

This Schedule is applicable for new installations of outdoor yard and area lighting to retail customers where the Authority installs and furnishes the lighting equipment including lamps, fixtures, and the necessary lighting circuits and fittings. The monthly facilities and energy charges set forth in Section 5 are applicable only to lighting fixtures located so as to be furnished energy by existing facilities, poles and transformers on existing poles, or through the addition of not more than one (1) wood pole for attachment of each lighting fixture. Where extension of primary lines or special facilities or more than one (1) new pole per lighting fixture is required, the cost of constructing such additional facilities shall be repaid by the customer requesting service. Energy purchased under this Schedule may not be resold or shared with others.

Section 3. Character of Service:

The Authority shall provide the outdoor yard and area lighting service hereunder including providing, installing, and maintaining the necessary facilities such as requisite poles and light fixtures on a contractual basis. Upon request for service, the Authority will require the execution of an agreement between the customer and the Authority (the "Outdoor Rental Lighting Developer Contribution Agreement"). Energy delivered hereunder shall be alternating current 60 Hertz at the nominal standard voltage of the Authority, as available.

Section 4. Initial Contribution:

Upon the execution of an agreement between the Authority and the customer, the customer shall pay to the Authority an Initial Contribution amount for each fixture or pole, determined in accordance with Exhibits A and B attached hereto. Such Exhibits A and B may be amended by the Authority from time to time to reflect the types of poles and fixtures the Authority will make available.

Section 5. Monthly Rates and Charges:

The monthly charges hereunder shall include the following charges:

(A) Basic Monthly Charges:

(1) Pole and Fixture Rental Fees:

There shall be a monthly charge for each pole and fixture furnished by the Authority, based on the type and characteristics thereof, determined in accordance with Exhibits A and B hereto. Such Exhibits A and B may be amended by the Authority from time to time to reflect the types of poles and fixtures the Authority will make available.

(2) Energy Charges:

(a) Base Energy Charge:

For each fixture, there shall be a base energy charge of \$0.0661/kWh for all kWh of energy use.

(b) Fuel Adjustment Charge:

The Authority's Fuel Adjustment Clause FAC-17 is applicable to all energy sales hereunder, with " F_b/S_b " and "K" of the formula in said clause being equal to \$0.03641/kWh and 0.13, respectively.

(c) Demand Sales Adjustment:

The Authority's Demand Sales Adjustment Clause DSC-17 is applicable to all energy sales hereunder.

(d) Economic Development Sales Adjustment:

The Authority's Economic Development Sales Adjustment Clause (EDA-17), or its currently applicable successor clause, if any, is applicable to all energy sales hereunder.

For bills rendered on or before January 15, 2025, the Fuel, Demand Sales and Economic Development Sales Adjustment values will be equal to those used for the OL rate as defined in Schedule B of the Cook Settlement Agreement.

(B) <u>Additional Facilities Charge</u>:

The Basic Monthly Charges herein apply only to fixtures located so as to be furnished energy by existing facilities, poles and transformers on existing poles, and/or through the addition of not more than one pole for the attachment of each lighting fixture. Additional facilities, including the extension of primary lines, or special facilities, or more than one (1) new pole per lighting fixture, will be furnished by the Authority where the customer agrees to pay the cost of constructing such additional facilities.

(C) Minimum Charge:

The minimum charge shall be the same as the monthly charges set forth in Sections 5.A. and 5.B. hereinabove.

(D) Taxes:

Amounts for "payments in lieu of taxes," as prescribed by the Code of Laws of South Carolina §58-31-80, §58-31-90, and §58-31-100, as amended, have been included in the establishment of the above monthly rate. The charges computed at the above monthly rate also shall be subject to all other taxes, payments in lieu of taxes, franchise fees, assessments, and surcharges imposed by any governmental authority. In addition, South Carolina Sales Tax, if any, will be added to each bill unless the customer has furnished the Authority evidence of specific exemption secured by the customer from the South Carolina Tax Commission or its successor.

Section 5. Determination of Energy Usage:

The Authority, at its option, may meter the monthly kWh energy usage of light fixtures provided hereunder. Otherwise, each unmetered fixture shall be deemed to use the estimated average monthly kWh energy set forth in the currently effective Exhibit B hereto.

Section 6. Payment:

(A) Bills for service hereunder shall become part of and shall be added to the customer's monthly account for metered electric service.

(B) Bills will be rendered monthly on a net basis. All bills are due and payable at the offices of the Authority or at such other place as the Authority may designate within fifteen (15) days after the date in which the bill is mailed or otherwise rendered. When the outdoor light is the only account with the Authority and payment of the bill is not received by said due date, the amount of the bill shall be increased on the next bill rendered and on subsequent bills rendered each month thereafter until paid by the larger of fifty cents (\$0.50) or two percent (2%) of (i) the amount calculated under Section 4 of this Schedule or (ii) the total amount then outstanding including late payment charges. If the outdoor light is billed in conjunction with another account and payment of the bills is not received by said due date, then the total bill shall be increased on the next bill rendered and on subsequent bills rendered each month thereafter by the larger of fifty cents (\$0.50) or two percent (2%) of (i) the total amount calculated under this Schedule or (ii) the total bill then outstanding including late payment charges.

Section 7. Period of Contract:

The Outdoor Rental Lighting Developer Contribution Agreement (Agreement) shall become effective on the date that 1.) the lighting fixtures are first installed and operated, 2.) the Initial Contribution as defined in Exhibits A and/or B has been received by Santee Cooper for each installed light and pole and 3.) the Agreement has been signed by both the customer and Santee Cooper, and shall remain in effect for a period of fifteen (15) years. Upon completion of the Agreement term, the associated location to which Outdoor Lighting has been installed shall no longer be eligible for the Outdoor Rental Lighting Developer Contribution Rate and associated Agreement. In the event that the customer transfers, terminates or, for any reason, discontinues outdoor yard and area lighting service and/or electric service to the property on which the rental lighting is installed, the following charges shall become due and payable and may be paid in whole or in part by any deposit for electric service that the customer may have made:

The greater of (i) the sum of the monthly charges for all remaining months of the effective terms of the Outdoor Rental Lighting Developer Contribution Agreement, or (ii) two hundred dollars (\$200.00) for each fixture mounted on existing facilities, or (iii) eight hundred fifty dollars (\$850.00) for each fixture and pole that is caused to be removed due to termination of the Outdoor Rental Lighting Developer Contribution Agreement.

A prorated Initial Contribution amount (rounded up to the nearest full month) shall be returned to the customer less any fees noted above.

In the event the customer wishes to terminate the private outdoor lighting service due to the sale, lease, or rental to others of the property on which lights are installed and the new party wishes to continue the rental agreement, the Authority shall release the customer from the termination charges provided for herein at such time that the new customer makes application for electric service and signs and Outdoor Rental Lighting Developer Contribution Agreement for the remaining months of the original agreement.

In the event the Authority terminates or makes this Schedule unavailable prior to completion of the Outdoor Rental Lighting Developer Contribution Agreement term, the customer shall be entitled to a return of a prorated portion of the Contribution amount rounded up to the nearest full month.

Section 8. Limitations of Service:

(A) The Authority assumes the responsibility for ordinary maintenance of poles, equipment and lamps with all maintenance work to be performed during normal working hours at the discretion of the Authority.

(B) The Authority shall use reasonable diligence to provide a constant service to the lighting fixtures, but if such service or equipment shall fail or be interrupted, or become defective through acts of nature, or public enemies or by accident, strikes, labor troubles or by actions of the elements, or for any cause beyond its reasonable control, the Authority shall not be liable therefore.

- (C) The Customer shall assume responsibility for the replacement costs for poles, equipment and lamps in excess of standard replacement costs, as determined by the Authority.
- (D) The Customer shall assume responsibility of providing reasonable protection to the lighting installation from accidental collision by motor vehicle and other similar equipment and shall further assume responsibility of providing the installation protection against vandalism.
- (E) The Authority reserves the right to terminate private outdoor lighting service immediately upon the threat of damage or continued damage to the installed equipment.

Section 9. Terms and Conditions:

This Schedule is subject to the Authority's Terms and Conditions of Retail Electric Service currently in effect and the "Outdoor Rental Lighting Developer Contribution Agreement" executed between the customer and the Authority.

This Schedule is experimental, and service provided hereunder shall be available from the Effective Date through March 31, 2025. There is no guarantee nor expectation the Authority will provide service under this Schedule beyond March 31, 2025. Pursuant to Chapter 31, Article 7, Section 58-31-730 (F) of the South Carolina Code of Laws, at no point during the applicability of this Schedule shall the sum of residential customers receiving service under experimental rate schedules exceed 5% of the total customers in the residential class.

A customer may have a portion of the customer's electrical energy supplied by customerowned generation provided the customer is in compliance with Santee Cooper's then-current Standard for Interconnecting Customer-Owned Generation.

> Adopted December 5, 2022 Effective for bills rendered on and after February 1, 2023 Expires March 31, 2025

Supersedes: Not Applicable

SOUTH CAROLINA PUBLIC SERVICE AUTHORITY (SANTEE COOPER) EXPERIMENTAL PRIVATE OUTDOOR LIGHTING SERVICE DEVELOPER CONTRIBUTION SCHEDULE OLDC-22

Exhibit A Schedule of Available Poles and Arms

Available Pole and Arm Type		Contribution		Monthly Charge	
1	Wood Standard, 30'	\$ -	\$	4.58	
2	Wood, 35'	\$ -	\$	5.25	
3	Wood, 40'	\$ -	\$	6.19	
4	Fiberglass, Round, Black, 18'	\$ -	\$	5.66	
5	Fiberglass, Round, Brown, 20'	\$ 20.18	\$	5.66	
6	Fiberglass, Round, 30'	\$ 740.38	\$	6.59	
7	Fiberglass, Round, 40'	\$ 690.85	\$	7.14	
8	Aluminum Standard, 25'	\$ 522.09	\$	7.43	
9	Aluminum, Round, 35'	\$ 1,103.92	\$	10.85	
10	Fiberglass, Round, 30' Breakaway DOT	\$ 1,469.64	\$	5.66	
11	Light Pole, \$301-\$400	\$ 394.10	\$	6.65	
12	Light Pole, \$401-\$500	\$ 494.10	\$	7.31	
13	Light Pole, \$501-\$600	\$ 594.10	\$	7.92	
14	Light Pole, \$601-\$700	\$ 694.10	\$	8.58	
15	Light Pole, \$701-\$900	\$ 844.10	\$	9.51	
16	Light Pole, \$901-\$1100	\$ 1,044.10	\$	10.76	
17	Light Pole, \$1101-\$1300	\$ 1,244.10	\$	11.20	
18	Light Pole, \$1301-\$1500	\$ 1,444.10	\$	11.62	
19	Light Pole, \$1501-\$1700	\$ 1,644.10	\$	12.03	
20	Light Pole, \$1701-\$1900	\$ 1,844.10	\$	12.45	
21	Light Pole, \$1901-\$2100	\$ 2,044.10	\$	12.87	
22	Light Pole, \$2101-\$2300	\$ 2,244.10	\$	13.28	
23	Light Pole, \$2301-\$2500	\$ 2,444.10	\$	13.70	
24	Light Pole Arm, \$201-\$400	\$ -	\$	6.22	
25	Light Pole Arm, \$401-\$600	\$ 200.00	\$	7.91	
26	Light Pole Arm, \$601-\$800	\$ 400.00	\$	9.03	
27	Light Pole Arm, \$801-\$1000	\$ 600.00	\$	10.05	

SOUTH CAROLINA PUBLIC SERVICE AUTHORITY (SANTEE COOPER) EXPERIMENTAL PRIVATE OUTDOOR LIGHTING SERVICE DEVELOPER CONTRIBUTION SCHEDULE OLDC-22

Exhibit B Schedule of Available Light Fixtures and Shield

	Available Fixture Type	Average Monthly kWh Usage	Contribution		Monthly Rental Charge	
1	100 Watt, HPS, Private	41	\$	-	\$	5.39
2	150 Watt, HPS, Private	61	\$	5.61	\$	6.71
3	150 Watt, HPS, Traditional	61	\$	93.65	\$	7.56
4	150 Watt, HPS, Roadway	61	\$	97.32	\$	6.87
5	150 Watt, HPS, Modern	61	\$	426.57	\$	7.83
6	250 Watt, HPS, Roadway	103	\$	98.82	\$	9.85
7	250 Watt, HPS, Shoebox	103	\$	447.45	\$	10.86
8	400 Watt, HPS, Flood Light	164	\$	153.24	\$	14.43
9	400 Watt, HPS, Roadway	164	\$	124.88	\$	13.95
10	400 Watt, HPS, Shoebox	164	\$	413.57	\$	15.71
11	400 Watt, MH, Flood Light	164	\$	200.13	\$	14.95
12	400 Watt, MH, Galleria	164	\$	325.47	\$	15.65
13	1000 Watt, MH, Flood Light	410	\$	279.95	\$	31.42
14	1000 Watt, MH, Galleria	410	\$	421.44	\$	32.30
15	\$301-\$400, 70 Watt, MH	29	\$	514.05	\$	7.63
16	\$301-\$400, 175 Watt, MH	73	\$	514.05	\$	10.54
17	\$301-\$400, 150 Watt, HPS	61	\$	555.98	\$	9.48
18	\$401-\$500, 70 Watt MH	29	\$	614.05	\$	8.14
19	\$401-\$500, 175 Watt MH	73	\$	614.05	\$	11.05
20	\$401-\$500, 150 Watt HPS	61	\$	655.98	\$	10.26
21	\$401-\$500, 250 Watt MH	103	\$	614.05	\$	13.03
22	\$401-\$500, 250 Watt HPS	103	\$	655.98	\$	13.04
23	\$401-\$500, 400 Watt MH	164	\$	614.05	\$	17.06
24	\$401-\$500, 400 Watt HPS	164	\$	655.98	\$	17.07
25	\$401-\$500, 1000 Watt MH	410	\$	614.05	\$	33.32
26	\$401-\$500, 1000 Watt HPS	410	\$	655.98	\$	33.33
27	\$501-\$600, 70 Watt MH	29	\$	714.05	\$	8.65
28	\$501-\$600, 175 Watt MH	73	\$	714.05	\$	11.56
29	\$501-\$600, 150 Watt HPS	61	\$	755.98	\$	10.99
30	\$501-\$600, 250 Watt MH	103	\$	714.05	\$	13.54
31	\$501-\$600, 250 Watt HPS	103	\$	755.98	\$	13.77
32	\$501-\$600, 400 Watt MH	164	\$	714.05	\$	17.57
33	\$501-\$600, 400 Watt HPS	164	\$	755.98	\$	17.80
34	\$501-\$600, 1000 Watt MH	410	\$	714.05	\$	33.83
35	\$501-\$600, 1000 Watt HPS	410	\$	755.98	\$	34.06
36	\$601-\$700, 70 Watt MH	29	\$	814.05	\$	9.16
37	\$601-\$700, 175 Watt MH	73	\$	814.05	\$	12.07
38	\$601-\$700, 150 Watt HPS	61	\$	855.98	\$	11.49
39	\$601-\$700, 250 Watt MH	103	\$	814.05	\$	14.05

Exhibit B Schedule of Available Light Fixtures and Shield

Schedule of Available Light Fixtures and Shield								
	Available Fixture Type	Average Monthly kWh Usage	Contribution		Monthly Rental Charge (2)			
40	\$601-\$700, 250 Watt HPS	103	\$	855.98	\$	14.27		
41	\$601-\$700, 400 Watt MH	164	\$	814.05	\$	18.08		
42	\$601-\$700, 400 Watt HPS	164	\$	855.98	\$	18.30		
43	\$601-\$700, 1000 Watt MH	410	\$	814.05	\$	34.34		
44	\$601-\$700, 1000 Watt HPS	410	\$	855.98	\$	34.56		
45	\$701-\$800 175 Watt, MH	73	\$	914.05	\$	12.58		
46	\$701-\$800 150 Watt, HPS	61	\$	955.98	\$	12.00		
47	\$701-\$800 250 Watt, MH	103	\$	914.05	\$	14.56		
48	\$701-\$800 250 Watt, HPS	103	\$	955.98	\$	14.78		
49	\$701-\$800 400 Watt, MH	164	\$	914.05	\$	18.59		
50	\$701-\$800 400 Watt, HPS	164	\$	955.98	\$	18.81		
51	\$701-\$800 1000 Watt, MH	410	\$	914.05	\$	34.85		
52	\$701-\$800 1000 Watt, HPS	410	\$	955.98	\$	35.07		
53	\$801-\$900 175 Watt, MH	73	\$	1,014.05	\$	13.08		
54	\$801-\$900 150 Watt, HPS	61	\$	1,055.98	\$	12.51		
55	\$801-\$900 250 Watt, MH	103	\$	1,014.05	\$	15.06		
56	\$801-\$900 250 Watt, HPS	103	\$	1,055.98	\$	15.29		
57	\$801-\$900 400 Watt, MH	164	\$	1,014.05	\$	19.09		
58	\$801-\$900 400 Watt, HPS	164	\$	1,055.98	\$	19.32		
59	\$801-\$900 1000 Watt, MH	410	\$	1,014.05	\$	35.35		
60	\$801-\$900 1000 Watt, HPS	410	\$	1,055.98	\$	35.58		
61	\$901-\$1000 175 Watt, MH	73	\$	1,114.05	\$	13.59		
62	\$901-\$1000 150 Watt, HPS	61	\$	1,155.98	\$	13.02		
63	\$901-\$1000 250 Watt, MH	103	\$	1,114.05	\$	15.57		
64	\$901-\$1000 250 Watt, HPS	103	\$	1,155.98	\$	15.80		
65	\$901-\$1000 400 Watt, MH	164	\$	1,114.05	\$	19.60		
66	\$901-\$1000 400 Watt, HPS	164	\$	1,155.98	\$	19.83		
67	\$901-\$1000 1000 Watt, MH	410	\$	1,114.05	\$	35.86		
68	\$901-\$1000 1000 Watt, HPS	410	\$	1,155.98	\$	36.09		
69	Vandal Shield (1)	-	\$	-	\$	1.90		
		erimental Fix	ctures	3				
	(Energy Not Inc			ntal Charge)	_			
70	\$51-\$150 Range, LED	Varies	\$	-	\$	5.10		
71	\$151-\$250 Range, LED	Varies	\$	100.00	\$	5.31		
72	\$251-\$350 Range, LED	Varies	\$	200.00	\$	5.52		
73	\$351-\$450 Range, LED	Varies	\$	300.00	\$	5.73		
74	\$451-\$550 Range, LED	Varies	\$	400.00	\$	5.94		
75	\$551-\$650 Range, LED	Varies	\$	500.00	\$	6.15		
76	\$651-\$750 Range, LED	Varies	\$	600.00	\$	6.37		
77	\$751-\$850 Range, LED	Varies	\$	700.00	\$	6.58		
78	\$851-\$950 Range, LED	Varies	\$	800.00	\$	6.78		
79	\$951-\$1050 Range, LED	Varies	\$	900.00	\$	7.00		
80	\$1051-\$1150 Range, LED	Varies	\$	1,000.00	\$	7.21		

Exhibit B Schedule of Available Light Fixtures and Shield

	Available Fixture Type	Average ure Type Monthly kWh Usage		Mon Rer Char	ntaľ	
81	\$1151-\$1250 Range, LED	Varies	\$	1,100.00	\$	7.42
82	\$1251-\$1350 Range, LED	Varies	\$	1,200.00	\$	7.64
83	\$1351-\$1450 Range, LED	Varies	\$	1,300.00	\$	7.84
84	\$1451-\$1550 Range, LED	Varies	\$	1,400.00	\$	8.05

- Note 1: Vandal Shields may be required for fixtures receiving damage more than once during any consecutive three-year period.
- Note 2: All monthly rental charges include energy charges unless otherwise specified.
- Note 3: Experimental fixtures do not include energy charges. Energy charges will vary based on specific fixture energy requirements and will be in addition to the stated rental charges.