A. The residential rate classification shall apply to all uses normally considered in the public utility industry as strictly domestic, residential or farm use in character, and where not more than one single family dwelling unit is served through one meter. All non-residential uses shall be considered as Commercial or Large Power (50 KVA and over), and shall be billed accordingly.

B. In order to obtain service under the residential rate, the owner of an apartment house or a single family house which is converted or constructed so as to contain separate and individual living quarters or dwelling units for more than one family, shall install at his expense, separate wiring for each dwelling unit so that each service can be metered separately. Unless each dwelling unit is wired and metered separately, all service will be billed by the Utility under the applicable commercial rate.

Where such separate metering is desired for each dwelling unit the Utility will, upon being notified in writing by the Consumer that all of the wiring of the building has been so arranged and installed in accordance with Utility, State, Rural Electrification Administration and/or local government specifications and usual practices, install the necessary meters and such services will be billed under the residential rate.

C. Where the primary purpose of the electric service is for the domestic use of a single family, and roomers or boarders are taken in for incidental income, the service shall be classed as residential service.

Where the domestic electric service use of such family is incidental and the principal electric service use is for a rooming, tourist or boarding
D. The commercial service classification shall apply to service under 50 KVA of transformer capacity furnished to churches, schools, orphanages, stores, hotels, motels, rooming houses, apartment houses, multiple dwelling units, trailer camps, restaurants, offices, clubs, theaters and all other establishments or activities that are not singly or individually metered and are non-residential in character, and where the large power rate does not apply.

Any establishment carrying a business, professional or commercial telephone directory listing will be considered as commercial service for rate application purposes, but the absence of such listing shall not be considered as establishing that the service is not commercial in character.

E. Where one location is used and occupied by a Consumer as a commercial establishment and also as a residence, all service supplied will be billed under the applicable commercial rate schedule, or at Consumer's option the wiring may be separated (subject to the Utility's inspection), each class of service metered separately, and billing will be in accordance with the applicable schedules.

F. The rates to be charged and paid to the Cooperative for electric service to trailer courts will be the residential rates legally in effect.

For the initial establishment of temporary 120/240 volt single-phase service to trailers or other portable or non-permanent structures, a non-refundable minimum connection charge, as set forth in Rate "Special Fees and Charges" will be made when not more than the

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service drop is required. If more than a single-phase service drop is required for such temporary connection, an advance or contribution equal to the cost of the required service shall be paid by Consumer. For such temporary service, the applicable rate schedule shall be applied.

When service for trailers is to be connected at a trailer park where meter loops are permanently installed and no service drop is needed to connect service, the minimum connection charge, as set forth in Rate "Special Fees and Charges", shall be made.

Service provided to trailer courts or mobile home parks will be considered special and will be provided under the following general policy:

1. Service to the permanent office building, rest rooms, bath house, laundry facilities, outside lighting, etc., necessary to the general operation of the Trailer Court, will be considered commercial service and will be billed under the applicable commercial rate.

2. Service to individual trailers or mobile homes will be billed under the residential rate when individual meter bases are provided and comply with existing rules and regulations and are approved by the State Electrical Inspector.

3. No sub-metering or resale of electric power will be permitted.

G. The large power rate classification is applicable to any consumer who requires 50 KVA of transformer capacity and over. Consumer will contract for power

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in writing. Requirements shall comply with the terms and conditions set forth in the large power rate schedule.

The large power rate is only available on a twelve (12) months year around basis and seasonal disconnects will not avoid the applicable contract monthly minimum charge.

The Utility may require the Consumer, where unusual substations are required, to install the necessary complete substation. In such an event the installation will be covered in the contract for service.

H. Combined single and three-phase service for commercial or large power use will be billed under the applicable rate schedule as a single bill for each service location, provided Consumer's wiring is terminated at a single meter location to be determined by Utility. If service is supplied at more than one service or meter location on the Consumer's premises, a separate billing will be made for each service location.

I. For service conditions under which service will be furnished for other usages, including, new extensions, temporary service, etc., see applicable Rules.

J. For disconnection and reconnection of service and other charges made for the furnishing of special services, see Rate "Special Fees and Charges" and Rule 16, "Special Services Charges For Connection, Reconnection, Etc."

K. For availability and selection of optional rates, see Rule 24, "Rates Applicable And Selection".

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