P.S.C.	KY.NO.	10	
Origina	al	_SHEET NO	111.00

### FARMERS RURAL ELECTRIC COOPERATIVE CORPORATION

# **KENTUCKY ENERGY RETROFIT RIDER**

<u>APPLICABLE:</u> In all territory served by the Cooperative.

## AVAILABILITY:

The Kentucky Energy Retrofit Rider (Rider) is a voluntary tariff available to residential members for the purpose of improving resource efficiency and reducing energy consumption and net member bills. The Rider is only available to qualifying members taking service under the Cooperative's residential tariffs.

Definitions:

Agent – The party acting on behalf of the Cooperative as defined under Kentucky law.

Cooperative – The utility implementing the tariff.

Contractor - The individual or company installing a Retrofit.

Member – The purchaser of utility services at a property that includes a Retrofit or who is applying for a Retrofit. May be an owner or a tenant.

Owner/Landlord – The owner of the property where the retrofit is being installed. May also be the Member of the Cooperative, or just the landlord.

Retrofit – the energy efficiency improvement being funded as part of utility service, including efficiency improvements to new construction.

Retrofit Project Charge-The monthly payment from the Member to the Cooperative covering the Retrofit service/amortization.

Terms and Conditions – Any and all regulations, guidelines, and agreements under which the Cooperative provides service to the Members.

KENTUCKY PUBLIC SERVICE COMMISSION
JEFF R. DEROUEN EXECUTIVE DIRECTOR
TARIFF BRANCH Burnt Kinkley
EFFECTIVE <b>1/5/2015</b> PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

	FOR <u>ALL TERRITORY SERVED</u> Community, Town or City
	P.S.C. KY. NO10
	Original SHEET NO. 111.002
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FARMERS RURAL ELECTRIC COOPERATIVE CORPORATION	SHEET NO

# RETROFIT INVESTMENT AND REPAYMENT TERMS:

- I. No up-front investment is required by Members. The initial cost of approved efficiency measures will be paid by the Cooperative or its Agent.
- 2. The Retrofit repayment obligation shall be assigned to the premises and will survive changes in ownership and/or tenancy.
- 3. Retrofit program costs shall be recovered through a monthly line item Retrofit Project Charge on the utility bill.
- 4. The Retrofit Project Charge shall be part of the Cooperative's charges for basis utility service. Failure to make payment may result in disconnection in accordance with the Cooperative's approved Terms and Conditions.
- 5. The Retrofit Project Charge must be less than ninety (90) percent of the estimated average savings associated with the investment.
- 6. Cooperative or its Agent will be responsible for estimating resource savings and developing a Conservation Plan upon which the Retrofit Project Charge will be based.
- 7. Although the Cooperative and its Agent(s) expect that all Members will receive lower monthly utility bills, there is no guarantee of savings.
- 8. If a Retrofit measure is reported to be faulty, the Cooperative or its Agent will assess (verify the failure), suspend Retrofit Project Charges to the degree that savings are compromised, initiate and verify repairs, assign cost to responsible party and reinstitute Retrofit Project Charges.
- 9. When an account is closed, the outstanding balance of the Retrofit obligation remains with the meter/facility until the account is reopened, combined with another account/service or it meter/facility is transferred to a new Member, at which time Retrofit repayments will resume as part of service to that meter/facility until paid in full.

### CONSERVATION PLAN:

The Conservation Plan will be developed by the Cooperative or its Agent and specify measures recommended by the Cooperative to the prospective Retrofit Member. The Conservation Plan includes:

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	PUBLIC SERVICE COMMISSION
DATE OF ISSUE: 01-05-2015 DATE EFFECTIVE: 0-05-2015	JEFF R. DEROUEN EXECUTIVE DIRECTOR
DATE EFFECTIVE. $\sqrt{-03-2013}$	TARIFF BRANCH
ISSUED BY Chilling 2. Thilling	D L V.H.
TITLE: President & Chief Executive Officer	Dunt parting
Issued by autho ity of an Order of the Public Ser ice Commission of KY	EFFECTIVE
in Case No. <u>2014-00281</u> Dated: <u>01-05-2015</u>	1/5/2015
In Cuse Ito. Additional Dated. (17-0.)-2010	PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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FARMERS RURAL ELECTRIC	CANCELLING	P.S.C. KY. NO.	
COOPERATIVE CORPORATION		_SHEET NO	

- Plan Scope The Conservation Plan will include a detailed description of each retrofit option proposed. The estimated and maximum amounts of financing the Cooperative/its Agent would pay/invest towards each retrofit would be identified. If energy savings are not completely justified on a cost basis, the Conservation Plan will include the amount the Member would pay or invest to 'buy down' the remaining project balance to what can be amortized by energy savings/on-bill repayment. There will also be a financial summary of the cumulative projected on-bill repayments including: amount of cumulative program fees repaid; amount of cumulative interest repaid; amount of cumulative principle repaid; and total amount to be repaid over the life of the investment.
- Estimated Resource Savings The modeled change(s) in cost of resources consumed at the premises attributable to the efficiency measure(s) recommended. The Cooperative or its Agent will be solely responsible for savings estimates and will use generally accepted modeling software and techniques.
- Retrofit Project Charge The charge to be included on the Member's utility bill based on the cost of the proposed measure(s) and the resulting savings. The Cooperative will be solely responsible for calculating the Retrofit Project Charge utilizing its standard economic model of discounted cash flows. To the extent available, the Cooperative will incorporate grants and low-interest funds into calculation of Retrofit Project Charge for the benefit of Members who meet qualifying guidelines of such funding sources. In calculating the Project Charge, the Company may add five (5) percent of the capitalized cost of proposed projects as bid by contractors or vendors to offset Retrofit program costs. The annual interest rate used to calculate the Retrofit Project Charge shall be no more than the cost of the capital used by the capital provider to finance the project.
- Audit Fee A Member or Landlord may be charged a \$200.00 Audit Fee for complete Conservation Plans. The Charge will be waived for program participants or when the Conservation Plan yields less than \$1,000.00 in improvements that can be paid for by the Cooperative through the program. The charge will be assessed no sooner than (90) days after the Conservation Plan has been provided to the Member.

	KENTUCKY PUBLIC SERVICE COMMISSION
DATE OF ISSUE: <u>01-05-2015</u>	JEFF R. DEROUEN EXECUTIVE DIRECTOR
DATE EFFECTIVE: 01-05-2015 ISSUED BY Ulliam 7 minu TITLE: President & Chief Executive Officer	TARIFF BRANCH Bunt Kürtley
Issued by authority of an Order of the Public Service Commission of KY in Case No. 2014-00281 Dated: 01-05-2015	EFFECTIVE 1/5/2015 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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- Number of payments The number of periods for which Retrofit Project Charge will apply at the premises. In no case shall the duration of the Retrofit Project Charge exceed seventy-five (75) percent of the estimated life of the measure or fifteen (15) years, whichever is less.
- In the event that multiple measures are being completed as part of a Conservation Plan, the Project Charge will not appear on the Member's bill until all measures have been completed.

A Member's and Landlord's signature on the Retrofit Agreement shall indicate acceptance of the Conservation Plan.

# "BUY DOWN" ALTERNATIVE:

A Member or Landlord may elect to "buy down" the cost of implementing an efficiency measure so that the Retrofit Project Charge will be less than the average estimated monthly savings. In this way, measures that might not otherwise yield sufficient economic savings to pay for themselves may still be approved. Prior to Cooperative approval of a Conservation Plan that includes one or more uneconomic measures, the Member or Landlord or a third party must agree to pay the amount required to buy down said measure(s) such that the Retrofit charge is no greater than ninety (90) percent of the estimated savings.

## **NEW STRUCTURES:**

A Member or Owner may utilize this Rider to install high efficiency equipment or measures in new structures. The tariff may cover only the incremental cost between the lowest allowable or "standard" efficiency equipment or measure required in the structure and the higher efficiency equipment or measures chosen by the Contractor, Member or Owner. Under any circumstances, the Retrofit Project Charge to appear on the participant's bill must be less than the average estimated cost of resources saved by purchase of the higher efficiency equipment or measures.

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ISSUED BY William J. Community TITLE: President & Chief Executive Officer	TARIFF BRANCH Bunt Kirtley
Issued by authority of an Order of the Public Service Commission of KY in Case No. <u>2014-00281</u> Dated: <u>01-05-2015</u>	EFFECTIVE <b>1/5/2015</b> PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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## **RESPONSIBILITES:**

Responsibilities, understandings and authorizations of the Member, Cooperative, landlord (if applicable) and Contractor shall be evidenced by this Rider and written agreements, notifications and disclosures/consents, the form of which are incorporated into the Rider by reference.

The Cooperative/its Agent(s) will:

- 1. Market and administer the program;
- 2. Prequalify eligible locations;
- 3. Perform energy audits to produce Conservation Plans;
- 4. Certify and maintain a list of Contractors, and arrange for a certified Contractor to install retrofit measures.
- 5. Act as Member's representative in verifying suitability of proposed retrofits, estimated savings, satisfactory installation of retrofit measures, and evaluating ongoing performance or need for repair of measures.
- 6. File UCC disclosures with County Clerk for each location;
- 7. Disclose pre-existing retrofit investment benefits and costs to new Members.

The Cooperative will not be liable for any decisions or actions taken by its Agent, including but not limited to selection of measures, saving estimates, decisions on repairs or extending payment terms to collect missed payments and repair costs, or injury or damage to homes related to installation or use of retrofit measures.

The Cooperative will not be liable for any failure by the previous occupant, building owner or landlord to disclose a Member's payment obligation.

Cooperative will not be liable for Contractor's work. Any verification by the Cooperative or its Agent and request that the Cooperative initiate Retrofit charges in no way limits installing Contractor's and product manufacturer's liability as per contractual agreement with the Cooperative/its Agent and under State law.

A	KENTUCKY PUBLIC SERVICE COMMISSION
DATE OF ISSUE: 01-05-2015	JEFF R. DEROUEN EXECUTIVE DIRECTOR
DATE EFFECTIVE: 01-05-2015 ISSUED BY	TARIFF BRANCH Bunt Kirtley EFFECTIVE
Issued by authority of an Order of the Public Service Commission of KY in Case No. <u>2014-00281</u> Dated: <u>01-05-2015</u>	<b>1/5/2015</b> PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

	FOR ALL TERRITORY SERVED	_
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	Original SHEET NO. 111.006	<u>;</u>
FARMERS RURAL ELECTRIC	CANCELLING P.S.C. KY. NO.	_
COOPERATIVE CORPORATION	SHEET NO	

The written agreements include:

- KY Retrofit Purchase Agreement Establishes permission and terms for program participation, clarifies charges involved in the program, roles and responsibilities of each party, and notification requirements. Member responsibilities include signing agreement to participate, providing access to the Cooperative, its Agent and retrofit Contractor(s) for audit, retrofit, inspection and repairs, payment of retrofit charges included in utility bills, becoming informed about routine operation of retrofits, informing the Cooperative is an installed retrofit measures fails or malfunctions, being responsible for all costs associated with Member damage or neglect and accepting cost for out-of-warranty repairs. Owner responsibilities include agreeing to have retrofit installed, maintaining retrofits, written notification to prospective tenants or purchasers of the property so new occupants sign that they are informed of the energy investment burden on the meter, and fulfillment of Member responsibilities any time metered location is in the Owner's name. Residential locations will have repayment terms of up to 15 years.
- Master Contractor Agreement Establishes that the contractor agrees to do the work as specified in the Conservation Plan. If the contractor needs to deviate from the Conservation Plan, the contractor will secure written authorization from the Cooperative in advance. The Contractor is responsible for all aspects of his/her work, energy savings if provided, and all permits, insurance coverage, warranties, bonding and representation. The contractor will not charge more than the final approved estimate for the work performed. The Agreement states that the Cooperative is not responsible for the contractor's work, but the Cooperative does act as an intermediary in attempting to resolve any disputes.

## TRANSITION IN ROLES:

Unless otherwise specifically set forth in a standard Retrofit purchase agreement made part of this Rider, responsibility for outstanding Retrofit obligations falls on the successor party when the roles of the Member, Owner or tenant change, provided the required disclosure is made and consent to assume the obligation is obtained. For example: If a tenant purchases an apartment complex, that individual assumes the obligations of Owner if disclosure is made and consent is obtained.

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Issued by authority of an Order of the Public Ser ice Commission of KY in Case No. 2014-00281 Dated: 01-05-2015	EFFECTIVE <b>1/5/2015</b> PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

	FOR <u>ALL TERRITORY SERVED</u> Community, Town or City		
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## FAILURE TO MAKE REPAYMENT:

The Member or Landlord is obligated to pay for overall utility service which includes both the electric service provided and the repayment of the energy efficient investment as presented on the monthly bill. In the event no payment is made and the total monthly bill become past due, then delinquency will be handled in accordance with the Cooperative's approved Terms and Conditions.

## **OTHER:**

- 1. This Rider applies to retrofit measures permanently installed as fixtures at the premises. The Cooperative will solely determine which measures or products may be included in the Retrofit Program.
- 2. Measures will be owned by the capital provider for tax or carbon credit purposes until Retrofits have been fully paid off, however if tax credits can be applied for by Member, then Member shall retain eligibility.
- 3. The Cooperative or its Agent will determine the eligibility of a Member based upon the Member's bill payment history with the Cooperative, projected energy savings and program capacity. At its soles discretion, the Cooperative may determine a property is not eligible for the program and does not qualifies for this Rider if:
  - a. The structure has an expected life shorter than the payback period, or
  - b. The structure does not meet applicable public safety or health codes.
- 4. At its sole discretion, the Cooperative will determine the maximum Retrofit program investment in any year.
- 5. The initial term of the Retrofit Purchase Agreement may be extended by the Cooperative or its Agent to recover its costs for out-of-warranty repairs or missed payments.

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Issued by authority of an Order of the Public Ser ice Commission of KY in Case No. <u>2014-00281</u> Dated: <u>01-05-2015</u>	EFFECTIVE <b>1/5/2015</b> PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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6. If a location is dormant for more than one year, or the underlying facility has been destroyed, any outstanding retrofit balance net of insurance reimbursement may be charged as loss in accordance with the Cooperative's approved Terms and Conditions.

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ISSUED BY Oilling J. Palling TITLE: President & Chief Executive Officer	Bunt Kutley
Issued by authority of an Order of the Public Service Commission of KY in Case No. <u>2014-00281</u> Dated: <u>01-05-2015</u>	EFFECTIVE <b>1/5/2015</b> PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

FOR <u>ALL TERRITORY SERVED</u> Community, Town or City

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#### FARMERS RURAL ELECTRIC COOPERATIVE CORPORATION

CANCELLING	P.S.C.	KY.	NO.	

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

\_\_\_\_\_ SHEET NO.\_\_

#### **RATES AND CHARGES** ver. 06/16/2013 Kentucky Retrofit Rider Conservation Plan Location ID: FARMERS Name Example OwnerName Phone **Conservation** Plan ne Energy" Coope Assessor Date 110/2011 How Your Home Uses Energy Elec Gas Wood/Coal Your home uses Propane model baseline energy for heating, 9 Heating 8,380 kWh 0 kBTU 23769 kBTU 0 kBTU cooling, and base load Cooling 2850 kWh 0 kBTU 0 kBTU \* (which is everything Base 11900 kWh 0 kBTU 0 kBTU that is not heating or N O KBTU cooling). Total (yr) O KBTU 23,130 kWh 23,769 kBTU = 22400 kWh 0 kBTU 23769 kBTU 0 kBTU How Your Home Could Save Energy. Instail Moisture barrier 6 mil plastic lap up on wall 12 and seal Spray 1.5" of closed cell on Rim Joist Install R-19 insulation in floor where missing or damaged. Spray 1.5" of closed cell on crawl wall Spray 1" of closed on Cathedral End Walls Remove old blow in. Spray 1.5" closed cell foam and put back blown and add to 15" Replace HVAC Heating with New HVAC Heating System. Replace HVAC Cooling with New HVAC Cooling System. Reduce air leakage to BAS or 70% below that number. Savings from Baseline: Savings from Actuals: Conversions to Fuel Current Rates Projected Savinas (vr) 6.624 kWh (Elec) 7354 kWh (Elec) 6,624 kWh 0.12 /kWh \$795 0 kBTU (Gas) 0 kBTU (Gas) 0 therms 2.00 /Therm \$0 23769 kBTU (Propane) 23,769 kBTU (Propane) 256 Gal 2.88 /Gal \$7.36 Based on savings from insulation and all seal only due to calibration. Projected Avg Energy Savings (mo) \$128 before monthly How\$mart Charge Financing \$10,067.00 Utility Contribution \$12,067.00 Cost of Improvements (est): \$15,452 Not to Exceed Amount (90% of Savings) \$2,000.00 Kentucky Home Performance 0 3% over 15 years \$75 Monthly Chorge 59% of projected savings **KENTUCKY** PUBLIC SERVICE COMMISSION DATE OF ISSUE: 01-05-2015 **JEFF R. DEROUEN** EXECUTIVE DIRECTOR DATE EFFECTIVE: 01-05-2015 TARIFF BRANCH ISSUED BY ( Mum J. Talling TITLE: President & Chief Executive Officer Issued by authority of an Order of the Public Service Commission of KY in Case No. 2014-00281 Dated: 01-05-2015 1/5/2015

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Community, Town or City

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Original SHEET NO. 111.010

CANCELLING P.S.C. KY. NO.

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### **RATES AND CHARGES**

#### Next Steps

- 1. Sign Purchase Agreement
- 2. Select contractor and schedule the job
- 3. Energy Specialist returns to inspect completed work
- 4. Savings begin and installments charge appears on utility bill.
- If, after operation, any of the upgrades fail, the Utility will reevaluate the work.

#### Acceptance:

I understand that:

Values on previous page are estimates only and are not a guarantee of savings. Energy savings are a besteffort estimation calculated using a computer model. The model takes into account previous usage and characteristics of the house to determine usage and potential savings. Actual savings will vary depending on behavior, weather events, maintenance of the efficiency improvements, and future utility rates.

The Utility has explained what I can do to reduce my energy consumption including, but no limited to: thermostat and other equipment settings, the impact of lighting changes, and additional appliance or home investments not covered under HowSmartKY<sup>M</sup>.

Value of the improvements (cost of work) is an estimate and will be verified with the selected contractor. Final monthly charge will be determined at the time of contractor selection. If final project cost is more than the "not to exceed" amount, then customer may opt out of the installation. Non-payment of the charge will be treated like non-payment of the utility bill potentially resulting in disconnection of service.

The Kentucky Energy Retrofit Rider (marketed as HowSmartKY™) is a voluntary utility tariff that amortizes the cost of the efficiency improvement over the course of fifteen years or 75% of the expected life of the improvement (whichever is less) at a fixed interest rate. The expected cumulative cost to the customer over the course of the payback period of the improvements is as follows:

	Estimate	Estimated Monthly Savings	Estimate	ed Net Monthly Savings
Fixed Monthly Charge	\$75	\$128		\$53
Capital Investment	\$10,067	Payback Period (years)	15	
Data Management Contract Fee	\$250	Cost of Capital	3%	
Project Fee(s) 5.00%	\$516			
Total Interest over life of payback	\$2,883			
Total Cost over life of payback	\$13,466			
Account Holder:		Owner:		
print name		print name		
Date:		Date:		
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				PUBLIC SERVICE COMMISSION
DATE OF ISSUE: <u>01-05-2015</u>				JEFF R. DEROUEN EXECUTIVE DIRECTOR
DATE EFFECTIVE: 01-05-2015				TARIFF BRANCH
ISSUED BY Ullim 1. Portion TITLE: President & Chief Executive Office	<b>1</b>			Bunt Kirtley
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#### FARMERS RURAL ELECTRIC **COOPERATIVE CORPORATION**

# FOR <u>ALL TERRITORY SERVED</u>

Community, Town or City

P.S.C. KY. NO. \_\_\_\_\_10

# Original SHEET NO. 111.011

### FARMERS RURAL ELECTRIC COOPERATIVE CORPORATION

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## **RATES AND CHARGES**

Kentucky Retrofit Rider Conservation Plan		
GENERAL		
Sample		
Date of Assessment Purchase Agreement	Account #	
Utility Farmers RECC	Owner Information	
CUSTOMER INFORMATION		
Sample	15	Financing Term (Years)
Purchase Agreement	6624 \$74.81	Projected Savings (kWh)
	\$12,067.00	Calculated Monthly Payment Value of Measures*
2. RETROFIT MEASURES	\$12,007.00	Kentucky Home Performance
	\$10,067.00 \$250.00 \$515.85 \$10,832.85	Data Management Contract Fee Project Fee
2. INFORMATION ACCURACY		
Customer and owner have made every effort to provide Compa enable the Company to assess the energy efficiency of Customer's prem accuracy of the savings estimates above depend on the accuracy of infor B Custumer's InitialsBwner's Initials 3. PURPOSE OF THIS AGREEMENT	ises and equipment. Custo	omer and owner acknowledge that the
This Agreement permits the Retrofit Measure(s) noted above to be insta property address with the above Location ID and obligates the Owner to purchaser of these premises as described in Section 6.2 below. The agre authorizations of Customers and Owners in implementing, maintaining,	disclose any payment req ement also describes the r	uireinent to future tenants and to any esponsibilities, understandings and
4. CUSTOMER RESPONSIBILITIES AND UNDERSTANDING		
4.1 Bustomer will provide access to premises to the Company/its a install, inspect and/or repair Retrofit measures.	agent, Contractor and their	respective employees or subcontractors to
4.2 Bustomer shall make consecutive monthly payments specified been made or Customer no longer has an account with the Company. Fr the final bill. 团		
4.3 Maintain the installed Retrofit measure(s) in place for at least a otherwise agreed to by Company/its Agent. Customers will be responsib		
4.4 Bustomer shall notify the Company if any of the above Retrofit failure, assess repair need/cause and authorize the repair. The Company are being made, to the degree that energy savings are compromised. Co workmanship or equipment per contract and warrantees. Customers wi remaining repair costs. The Company/its Agent may increase the numbe reimbursed, including administration.	/its agent may suspend Cu ontractors and warrantees Il cover costs for customer	stomer's Retrofit Project charges while repairs will cover costs of repairs due to defects in damage, out of warrantee repairs and any
Atternatively. Customer may repair Retrofit measures at Customer's exp existing warranties.	ense and, if applicable, wil	
DATE OF ISSUE: 01-05-2015		KENTUCKY PUBLIC SERVICE COMMISSION
DATE EFFECTIVE; 01-05-2015		JEFF R. DEROUEN EXECUTIVE DIRECTOR

TARIFF BRANCH

Issued by authority of an Order of the Public Service Commission of KY in Case No. 2014-00281 Dated: 01-05-2015

ISSUED BY (Julian J.)

TITLE: President & Chief Executive Officer

**1/5/2015** PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

EFFECTIVE

Community, Town or City

P.S.C. KY. NO. \_\_\_\_\_10

#### FARMERS RURAL ELECTRIC COOPERATIVE CORPORATION

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#### **RATES AND CHARGES**

The Company/its Agent may repair a measure that is not working and seek compensation from Customer or owner as appropriate or recover any costs that were not reimbursed after warrantly payments are applied by increasing the number of Retrofit payments at this location. The Company/its Agent may ikewise be reimbursed for maintenance costs required to keep systems operating as described above.

4.5 Bapital Provider will own the installed Retrofit measures during the duration of payments by occupant. Customer will not apply for or claim tax or other credits which will be claimed by and belong to the Capital Provider.

4.6 Phome cases, (where the portable equipment replaced belonged to the meter holder) Customers may relocate portable retrofit measures to another meter/account location also served by Company upon obtaining Company prior agreement in writing and transferring all outstanding balances for the relocated Retrofit measures to their new account.

4.7 Eustomer will make a good faith effort to participate in Retrofit program follow-up surveys for the purpose of evaluating the effectiveness of the Retrofit system and to provide information requested by the Public Service Commission and state Energy Office.

4.8 The Customer understands that an Independent Contractor-Customer relationship has been created by virtue of the Contractor Master Agreement between Company/its Agent and Contractor. Contractor is not an employee or agent of Company/its Agent. Company/its Agent will not be liable for personal injury, property damage or illegal activity caused by Contractor or Contractor's agents or employees. Company is not a guarantor of products and this Agreement does not limit Customer's rights regarding manufacturers, vendors and contractors.

4.9 Eustomer understands that this Agreement does not constitute a loan nor create any obligations under Kentucky law pertaining to consumer credit or moitgage financing. Early repayment of Retrofit obligations shall not result in any prepayment discounts nor refunds.

#### S. CUSTOMER AUTHORIZES COMPANY/ITS AGENT TO:

5.1 Assign the Retrofit Tariff to this location which shall remain in full force until the final Retrofit obligation has been paid in full

5.2 Be its representative to coordinate and facilitate the installation of the Retrofit measure(s) listed above and related work including arranging for repair or replacement if any of the Retrofit measures fail prior to the Customer making the final payment.

5.3 Enter into the Contractor Installation Agreement with the Contractor on Customer's behalf for the purpose of installing Retrofit measure(s) and related work.

5.4 Enter into change orders with Contractor on behalf of the Customer so long as the change orders do not increase the Customer's monthly payment amount under the terms of this Agreement. Customer understands that any change order that increases Customer's monthly payment amount under this Agreement must be agreed to In writing by Customer, the Owner, the Company/its Agent and the Contractor.

#### 6. CUSTOMER AUTHORIZES COMPANY/ITS AGENT TO:

6.1 Øwner agrees to assume all the above mentioned Customer Responsibilities, Understandings and Authorizations, including Retrofit repayment whenever utility service to the above reference service location is in the Owners' name.

6.2 Øwner shall make all remaining Retrofit payments upon closing their utility account or upon sale of the property or disclose the Retrofit monthly payment obligation to the next customer. Owners renting out the above premises shall disclose monthly Retrofit payment obligation to all subsequent tenants until the obligation has been repaid. Failure to disclose will constitute permission by the Owner for the next customer to break a lease or purchase agreement for the premises within thirty (30) business days of applying for utility service. A signed copy of the New Customer Disclosure form will constitute proof of disclosure.

6.3 Bivner will maintain installed Retrofit measures in place for at least as long as there are payments due under this Agreement and responsible for any required maintenance and for costs incurred from failure to properly maintain the Retrofit measure(s).

6.4 Øwner will be responsible for cost associated with owner damage.

6.5 Where will obtain and maintain property insurance for casualty losses on the premises sufficient to ensure replacement of any measure installed under this program, or repayment of any outStanding Retrofit obligation if building/measures are not restored. Customer and owner agree to use any insurance claims payments to pay for replacement or repair of damaged measures with comparable products approved by Company/its Agent or to pay off any balance owed to the Company for Retrofit products installed in the premises.

6.6 Owner understands that this Agreement does not constitute a loan nor create any obligations under Kentucky law pertaining to consumer credit or mortgage financing. Early repayment of Retrofit obligations shall not result in any prepayment discounts nor refunds.

DATE OF ISSUE:	01-05-2015
DATE EFFECTIVE:	
ISSUED BY TITLE: President & C	Chief Executive Officer

lssued by authority of an Order of the Public Service Commission of KY in Case No. 2014-00281 Dated: 01-05-2015

KENTUCKY PUBLIC SERVICE COMMISSION	
JEFF R. DEROUEN EXECUTIVE DIRECTOR	
TARIFF BRANCH	
Bunt Kirtley	
EFFECTIVE	
1/5/2015	

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

# FOR <u>ALL TERRITORY SERVED</u>

Community, Town or City

P.S.C. KY. NO. \_\_\_\_\_10

Original SHEET NO. 111.013

FARMERS RURAL ELECTRIC COOPERATIVE CORPORATION

#### CANCELLING P.S.C. KY. NO.\_\_\_\_\_

\_\_\_\_\_ SHEET NO.

#### **RATES AND CHARGES**

6.7 Owner warrantees that (s)he is the sole owner or represents all owners of these premises and is authorized to sign below. If this is not the case, signee agrees to assume all responsibility for costs associated with the installation of Retrofit measures including but not limited to their installation, removal, premises repairs, and program costs.

#### 7. OWNER AUTHORIZES COMPANY/ITS AGENT TO:

7.1 Brrange for installation of the Retrofit measures listed above and detailed in the Conservation Plan.

7.2. Essign the Retrofit Tariff to this premise. Owner understands repayment obligations will continue until such time Company has been fully reimbursed for costs itemized above. Owner has no repayment obligations at any time utility service is in the name of his/her current tenant or future tenants with this exception: Owner will assume the payment obligation any time a Retrofit measure is removed by Owner.

7.3 Owner may indicate a preferred Contractor among those qualified by the Company/its agent to install Retrofit measures. Owner authorizes the Company/its Agent to arrange for a qualified Contractor to install Retrofit measures. Owner understands that when an independent contractorinstalls Retrofit measures, an independent relationship has been created by virtue of the Contractor Master Agreement between Company/its Agent and Contractor. Contractor is not an employee or agent of the Company. Company/its Agent will not be liable for personal injury or property damage caused by Owner, Contractor or Contractor's agents or employees. Company is not a guarantor of products, materials, or work performed by contractor. This Agreement does not limit or increase Owner's rights regarding manufacturers, vendors and contractors.

7.4 Manage charge orders consistent with the Conservation Plan. Any change that deviates from the approved Conservation Plan must be agreed to in writing by Customer, Owner, Company/its Agent, and the Contractor.

7.5 Issue payment for Retrofit products, materials and/or work when an independent contractor or vendor is used. (Labor or installation charges will not be reimbursed for self-installed measures). Payment made by Company does not guarantee the work performed by the Contractor, The Contractor is solely responsible for the installation of the Retrofit measure(s).

2.6 Obtain msurance (e.g., fire) or authorize its agent to obtain insurance at its cost on the premises sufficient to ensure Company or its financing agent recovers all costs associated with measure installation. Any insurance costs to be charged back to Customer are included in the Retrofit measure costs noted above.

7.7 Becord the attached UCC-1 Fixture Lien form at the County Clerk's Office to facilitate disclosure of Retrofit obligations to successor customers at this location.

#### 8. AGREEMENT DURATION, TERMINATION AND MISCELLANEOUS PROVISIONS

8.1 This Agreement shall remain in full force and effect until the final Retrofit payment has been made, Customer closes the account at this location, or the Agreement is terminated by mutual consent of the parties.

No Retrofit payments will be due to Company until these premises are occupied but no later than three months after the completion of the work.

If the Customer breaches any of the terms of this Agreement, Customer shall reimburse Company for all Eosts incurred for Retrofit measures. Such costs include but are not limited to all costs for measures, installation, repair or replacement, administration, litigation, product subsidy, and interest. At its option, Company may recover these costs through payments to Company from customers at this location.

DATE OF ISSUE: 01-05-2015

DATE EFFEC	TIVE: 01-05-2015
ISSUED BY	Julian I. Anttin
TITL D	

TITLE: President & Chief Executive Officer

Issued by authority of an Order of the Public Service Commission of KY in Case No. 2014-00281 Dated: 01-05-2015

KENTUCKY
PUBLIC SERVICE COMMISSION
JEFF R. DEROUEN EXECUTIVE DIRECTOR
TARIFF BRANCH
Bunt Kirtley
EFFECTIVE

1/5/2015 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

FOR <u>ALL TERRITORY SERVED</u> Community, Town or City			-
P.S.C. KY.	NO	10	_
Original	SHEET NO	111.014	
CANCELLI	NG P.S.C. KY. NO.		ä.
	SHEET NO.		

# COOPERATIVE CORPORATION

**FARMERS RURAL ELECTRIC** 

### **RATES AND CHARGES**

8.4 T Customer's request, at any time, Company will terminate this Agreement. Customer must pay all costs Company/its Agent incurred for these Retrofit measure(s).

8.5 No waiver, alteration or modification of any of the provisions of this Agreement shall be binding unless in writing and signed by a duly authorized representative of both parties to this Agreement. Notice from one party to the other under this Agreement shall be deemed to have been propelly delivered if forwarded by First Class Mail to Customer or Company addresses noted on this page. Company maintains a right of inspection and access for repair, upon reasonable notice and during normal business hours, of the Retrofit measure(s) installed pursuant to this Agreement for the duration of this Agreement. Any such inspection shall not be deemed as endorsement by Company/its Agent of work performed

8.8 In the event of any dispute arising over the Retrofit program between Customers, Owners, and/or Contractors, Company will work with the disputing parties to obtain a mutually satisfactory resolution. In the event a satisfactory resolution cannot be reached, the dispute will be submitted to an arbiter of Company's choice. Responsibility for all costs of arbitration shall be allocated between the disputing parties as interveniend by the arbiter

8.9 Bompany's Retrofit program is subject to Kentucky Public Service Commission (PSC) jurisdiction and approved as Kentucky Energy Retrofit Rider.

8.10 Ehe provisions of this Agreement shall benefit and bind the successors and assigns of Customer and Company. If any of this Agreement shall be held invalid or ineffective in whole or in part, such determination shall not be deemed to invalidate any of the remaining portions of this Agreement. This Agreement is governed by State law.

Name:	Date:	{Owner}
Name:	Date:	(Account holder - if different)
Name:	Date:	(Utility Repersentative)

DATE OF ISSUE: 01-05-2015	KENTUCKY PUBLIC SERVICE COMMISSION
DATE EFFECTIVE: 01-05-2015	JEFF R. DEROUEN EXECUTIVE DIRECTOR
ISSUED BY Dillion J. Cutting TITLE: President & Chief Executive Officer	TARIFF BRANCH Bunt Kürtley
Issued by authority of an Order of the Public Service Commission of KY in Case No. 2014-00281 Dated: 01-05-2015	EFFECTIVE <b>1/5/2015</b> PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Community, Town or City

10 P.S.C. KY. NO.

Original	SHEET NO.	111.015	

#### **FARMERS RURAL ELECTRIC COOPERATIVE CORPORATION**

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CANCELLING	PSC	KY NO	
JINICELLING.	A . U. U.	IN I. INV.	

SHEET NO.

#### **RATES AND CHARGES**

#### How\$martKY Participating Contractor Master Agreement

Contractor Name:	Agreement Date:	, 20	
Contractor Mailing Address:			
Contractor Employee Identification Number:			
Contractor Phones - mobile:	day:	evening:	

#### 1 PURPOSE OF THIS AGREEMENT

The Contractor is engaged in the business of selling and/or installing resource saving equipment, products and services. By agreeing to the provisions of the HowSmart Program, the Contractor becomes a participating Contractor in the Program to install Energy Efficiency measures to improve the resource efficiency for Customers served by Company. This agreement describes roles, responsibilities, and understandings of the Contractor and the Company/its Agent(s).

#### 2. CONTRACTOR RESPONSIBILITIES AND UNDERSTANDINGS

- 2.1 Contractor shall submit a binding bid for Energy Efficiency measures to the Company Energy Efficiency measures may include equipment, products and/or services that result m resource savings and lower bills. Company will be solely responsible for determining whether proposed measures meet the general or economic criteria for inclusion in the HowSmart program.
- 2.2 Approved Energy Efficiency measures, specifications and costs for each project shall be as set forth in a Conservation Plan developed by Company/its Agent and subject to this Agreement. An executed Conservation Plan will be considered an instruction to Contractor to commence work.
- 2.3 Contractor understands that only non-portable efficiency measures installed on premises permanently anchored to a foundation are eligible unless explicitly included in conservation plan. Savings must be greater than the monthly Project Charge calculated by Company/its Agent.
- 2.4 Contractor shall be solely responsible for determining the materials and products to be installed, and the means and methods of installation. Contractor shall furnish, at Contractor's own expense, all labor, materials, equipment, and other items necessary to satisfy the binding bid and meet the terms of this Agreement.
- 2.5 Contractor shall complete approved Energy Efficiency work in a timely manner. Upon completion, Contractor shall instruct Customer and Tenant(s), if applicable, on the proper use, operation and maintenance of Retrofit measures.
- 2.6 Contractor will provide for timely removal of debris resulting from installation or repairs of Retrofit projects unless otherwise stipulated in writing with the Customer.
- 2.7 Contractor is responsible for the conduct of its employees or agents Contractor will be responsible for any costs associated with damage to property of Customer or Tenant(s) caused by its employees or agents.
- 2.8 Contractor will secure and pay for all permits, governmental fees, licenses and inspections necessary for the proper execution and completion of the work.
- 2.9 Contractor will give all notices and comply with all laws, ordinances, rules and orders of any public authority bearing on the performance of the work.
- 2 10 Contractor is obligated to make certain that its work conforms to all applicable federal, state and local laws, statutes, building codes and regulations, including but not limited to all applicable EPA/VOSHA/OSHA/NESC and NEC rules and regulations

ver. Dec 2010

in Case No. 2014-00281 Dated: 01-05-2015

2010 Kentucky Energy Retrofit Collaborative

1/9

**KENTUCKY** 

SERVICE COMMISSION

DATE OF ISSUE: 01-05-2015	PUBLIC SERVICE COMMIS
DATE EFFECTIVE: $01-05-2015$	JEFF R. DEROUEN EXECUTIVE DIRECTOR
	TARIFF BRANCH
ISSUED BY William J. Hatting	A 1/ 10
TITLE: President & Chief Executive Officer	Bunt Kirtley
Issued by authority of an Order of the Public Service Commission of KY	EFFECTIVE

EFFECTIVE
1/5/2015
PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Community, Town or City

P.S.C. KY. NO. \_\_\_\_\_\_10

Original SHEET NO. 111.016

#### FARMERS RURAL ELECTRIC COOPERATIVE CORPORATION

# CANCELLING P.S.C. KY. NO.

\_\_\_ SHEET NO.

## **RATES AND CHARGES**

Contractor Agreement

- 2.13 Upon post-installation inspection by Company/its Agent, Contractor agrees to replace any equipment or repair any condition resulting in Energy Efficiency measure performance failing to meet the specifications set forth in the Conservation Plan of any project. Contractor agrees to pay Company for the cost of follow-up inspections which result in rework. Any inspection by Company or mitiation of Project Charge on responsible party's utility bill in no way limits either Contractor's or product manufacturer's liability as set forth berein or under Kentucky law.
- 2.12 Contractor shall purchase and maintain a minimum of \$1 million of such comprehensive general liability and other insurance which will provide protection from claims arising from the result of Contractor's performance on any Retrofit project. Contractor shall also main&i'n insurance coverage consistent with requirements of any regulatory or licensing body associated with the services provided. Any property damage or bodily injury claims related to the performance of this Agreement in excess of insurance thins or not covered by comprehensive liability, worker's compensation, or automobile liability insurance are the responsibility of the Contractor.
- 2.13 Contractor understands that an independent relationship has been created between Customer and Contractor. Contractor is not an employee or agent of the Company. Company will not be liable for personal injuty or property damage caused by Customer, Tenant(s) (if different from Customer), Contractor or Contractor's agents or employees. Company is not a guarantor of products, materials, or work performed by Contractor.
- 2.14 Contractor understands that Company's roles under this Agreement are limited to: (1) Providing efficiency guidance to Customer and Contractor, (2) Approving measures that qualify for the program (3) Inspecting to ensure quality and investigating when Customer's raise concern about performance of measures. (4)Facilitating payment to Contractor for approved Energy Efficiency measures, (5) Collecting Project Charge revenue from the party responsible for utility bills, and (6) Facilitating dispute resolution.
- 2.15 In the event of any dispute arising over the Retrofit program between Customers, Tenant(s) and/or Contractors, Company will work with the disputing parties to obtain a mutually satisfactory resolution. In the event satisfactory resolution cannot be reached, the dispute will be submitted to an arbiter of Company's choice. Responsibility for all costs of arbitration shall be allocated between the disputing parties as determined by the arbiter.
- 2.16 Contractor shall be responsible for ensuring that all utilities are properly located, marked and identified through utilization of and compliance with the requirements of the Kentucky One-Call "Dig Safe" program. Contractor is responsible for working around existing utilities and agrees to defend, indexnify and hold harmless Company and Customer for any and all Laims for damages to such utilities.
- 2.17 Contractor understands that failure to abide by the terms of this Agreement may result in disallowance of Contractor's subsequent participation in the HowSmart program in addition to any other remedies afforded to offended parties. Any such disallowance shall be at Company's sole discretion.

#### **3. PAYMENT FOR RETROFIT PROJECTS**

- Contractor should notify Company when work on a Retrofit Project is complete. When work is considered complete and satisfactory, Company will pay to Contractor and Customer jointly the outstanding balance of the amount agreed upon in the Conservation Plan. For projects with equipment purchases costing more than one-thousand (1,000) dollars, Company will pay Contractor in advance up to fifty (50) percent of the total project cost agreed upon in the Conservation Plan provided Contractor is bonded at or above the amount of the advance.
- 3.2 In lieu of supplying a bond, Contractor has the option of performing work and receiving full payment upon satisfactory completion, with check payable to Contractor.
- 3.3 Work shall be considered complete and satisfactory when Customer and Company have signed off that the work is complete and acceptable. Acceptance is signified by endorsement of the check written by Company jointly to Customer and Contractor for the approved Energy Efficiency measures. Company/its agent may waive Customer/owner acceptance of work as a requirement for payment if it deems work is complete and acceptable.

ver. Dec 2010

<sup>o</sup> 2010 Kentucky Energy Retrofit Collaborative

DATE OF ISSUE:	01-05-2015
DATE EFFECTIVE:	
	Unin I. Anthy
TITLE: President & C	Chief Executive Officer

Issued by authority of an Order of the Public Service Commission of KY in Case No. 2014-00281 Dated: 01-05-2015

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	KENTUCKY PUBLIC SERVICE COMMISSION
	JEFF R. DEROUEN EXECUTIVE DIRECTOR
	TARIFF BRANCH
	Bunt Kirtley
	EFFECTIVE
	1/5/2015

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Community, Town or City

P.S.C. KY. NO. \_\_\_\_\_10

#### FARMERS RURAL ELECTRIC COOPERATIVE CORPORATION

# Original SHEET NO. 111.017

CANCELLING P.S.C. KY. NO.\_\_\_\_\_

\_\_\_\_ SHEET NO.\_\_\_\_\_

# **RATES AND CHARGES**

#### Contractor Agreement

- 3.4 In the event the Company/its Agent documents that work has not been completed as specified in the Conservation Plan/work order, the Company/has the Contractor's permission to withhold from final payment a penalty amount of \$500 for each failed inspection conducted by the Company/its Agent.
- 4. WARRANTEES
- 4.1 Contractor will warrant to Customer that all materials and equipment furnished under this Agreement will be new, and that all work will be of good quality, free from faults and defects.
- 4.2 Contractor will guarantee its workmanship, including all parts and labor, for a period of one year from date of final payment and acceptance of the work.
- 4.3 Contractor warrants that the resource efficient products designed and installed by the Contractor will meet Customer's requirements.
- 4.4 Contractor will extend to Customer all manufacturer's warranties for material and equipment installed. Contractor agrees to provide copies of all warrantee information to Customer should such information exist. Said warrantees will not in any way fumit Contractor's obligations as set forth above.

#### 5. INDEMNIFICATION

- 5.1 Contractor shall assume all liability and shall defend, indemnify and hold harmless Customer, Tenant, Owner and Company, individually, against all liability or loss and against all claims or actions based upon or arising out of damage or injury (including death) to persons or property caused by or sustained in connection with the performance of the Agreement or by conditions created thereby, or based upon any violation of any statute, ordinance, building doed or regulation and the defense of any such claims or actions.
- 5.2 In addition to the indemnification set forth above, Contractor agrees to indemnify, defend and hold harmless the Customer, Tenant, Owner, and Company and any and all of Company's officers, employees, contractors and agents from and against any costs or damages resulting from enforcement or nuisance actions brought by any governmental entity or third party arising from the handling, removal and/or disposal of Hazardous Materials from the project, such costs to include but not be limited to costs of remodiation, fines, penalties, and legal costs incured in the defense of such actions either in a court of law or an administrative proceeding including reasonable fees and disbursements of attorneys and consultants, property damage, personal in jury and third party claims.

#### 6. TERMINATION

- 6.1 This Agreement may be terminated either by Company or Contractor with seven (7) days written notice from one party to the other.
- 6.2 In the event of termination, Contractor will be paid for any work completed to the satisfaction of Customer, less the cost of Company's estimate of the additional cost that might be incurred in completing work in progress and started under this Agreement. Company may delay such payment until such time as another contractor has signed an agreement to complete the remaining work.

#### 7. CHANGES IN WORK

7.1 Contractor shall not make changes to the work which either increase or decrease the Agreement price, without the written approval of Company and Customer. Said changes include but are not limited to substitutions or alterations of specified naterials or equipment, relocations and replacements. Additional costs for change orders may render proposed measures uneconomic and not acceptable as Energy Efficiency measures.

ver. Dec 2010 <sup>0</sup> 2010 Kentucky Energy Retrofit Collabora <u>tiv</u>	7e 3/4
DATE OF ISSUE: 01-05-2015	KENTUCKY PUBLIC SERVICE COMMISSION
DATE OF ISSUE: 01-05-2015 DATE EFFECTIVE: 01-05-2015	JEFF R. DEROUEN EXECUTIVE DIRECTOR
ISSUED BY	
	Bunt Balley
Issued by authority of an Order of the Public Service Commission of KY in Case No. 2014-00281 Dated: 01-05-2015	EFFECTIVE <b>1/5/2015</b> PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

FOR	ALL TERRITORY SERVED
	Committee To an City

Community, Town or City

P.S.C. KY. NO. \_\_\_\_\_10

SHEET NO.     SHEET NO.	SHEET NO TES AND CHARGES  a change shall be determined by lump sum, mutually agreed to by Company, a supported by substantiating data. If the parties are unable to agree, Compan o obtain a mutually satisfactory resolution. In the event satisfactory resoluti e submitted to an arbiter of Company's choice. Responsibility for all costs of the disputing parties as determined by the arbiter.  A of any of the provisions of this Agreement shall be binding unless in writter sentative of both parties to this Agreement.  In or any of the rights and duties hereunder without the prior written consent der this Agreement shall be deemed to have been properly delivered if rvice, First Class Mail, to the addresses shown in this Agreement.  I invalid or ineffective in whole or in part, such determination shall not be ming portions of this Agreement. This agreement is governed by Kentucky	RAL ELECTRIC E CORPORATION			CANCELLING D.S.C. KV. NO				
RATES AND CHARGES         Contractor Agreement         7.2 The cost or credit resulting from such change shall be determined by lump sum, mutually agreed to by Company Customer, Owner and Contractor and supported by substantiating data. If the parties are unable to agree, Comp will work with the disputing parties to obtain a mutually satisfactory resolution. In the event satisfactory resol cannot be reached, the dispute will be submitted to an arbitr of Company's choice. Responsibility for all costs arbitration shall be allocated between the disputing parties as determined by the arbiter.         8. MISCELLANEOUS PROVISIONS         8.1 No waiver, alteration, or modification of any of the provisions of this Agreement shall be binding unless in wri and signed by a duly authorized representative of both parties to this Agreement.         8.2 This Agreement may not be assigned nor any of the rights and duties hereunder without the prior written conset Contractor and Company.         8.3 Notice from one party to the other under this Agreement shall be deemed to have been properly delivered if forwarded by United States Postal Service, First Class Mail, to the addresses shown in this Agreement.         8.4 If any of this Agreement shall be held invalid or ineffective in whole or in part, such determination shall not be	TES AND CHARGES  It change shall be determined by lump sum, mutually agreed to by Company, It supported by substantiating data. If the parties are unable to agree, Compar to obtain a mutually satisfactory resolution. In the event satisfactory resolution to an arbiter of Company's choice. Responsibility for all costs of the disputing parties as determined by the arbiter.  It of any of the provisions of this Agreement shall be binding unless in writter sentative of both parties to this Agreement. In or any of the rights and duties hereunder without the prior written consent der this Agreement shall be deemed to have been properly delivered if rvice, First Class Mail, to the addresses shown in this Agreement. It invalid or ineffective in whole or in part, such determination shall not be ming portions of this Agreement. This agreement is governed by Kentucky				CANCELLING P.S.C. KY. NO				
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COMPANY Date CONTRACTOR Date	Date CONTRACTOR Date	CON	IPANY	Date	CONTRAC	TOR Date			
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lease submit the following other items along with this agreement: Proof of insurance, from your agent, naming the particular RECC that you are working with as additional insured.			W-9 form						
Proof of insurance, from your agent, naming the particular RECC that you are working with as additional insured.									
Proof of insurance, from your agent, naming the particular RECC that you are working with as additional insured.									

FARMERS R COOPERAT

DATE OF ISSUE: 01-05-2015 DATE EFFECTIVE: 01-05-2015

ISSUED BY Cullin I Inthing TITLE: President & Chief Executive Officer

Issued by authority of an Order of the Public Service Commission of KY in Case No. 2014-00281 Dated: 01-05-2015

KENTUCKY PUBLIC SERVICE COMMISSION
JEFF R. DEROUEN EXECUTIVE DIRECTOR
TARIFF BRANCH
Bunt Kirtley
EFFECTIVE
<b>1/5/2015</b> PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Community, Town or City

P.S.C. KY. NO. \_\_\_\_\_10\_\_\_\_

Original SHEET NO. 111.019

#### FARMERS RURAL ELECTRIC COOPERATIVE CORPORATION

CANCELLING P.S.C. KY. NO.	

\_\_\_\_\_ SHEET NO.\_\_\_

A. NAME & PHONE OF	IG STATEMENT					
A. NAME & PHONE OF						
B. SEND CHNOWLED						
	GMENTTO, (Name and	6 Address)				
1						
			THE ABOVE	SPACE IS FO	R FILING OFFICE US	EONLY
		only <u>one</u> deblor name (1a or 1b	) - do not abbreviate or combine names	_		
18 ORGANIZATION'S	NAME					
OR 16 INDWOULALSLAST	TNAME		FIR TNAME	MIDDLE	NAME	SUFFIX
1c. MAILING ADDRESS			CITY	STATE	POSTAL CODE	COUNTRY
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A. a copy of the current How\$mart™ Purchase Agreen B. a copy of the Kentucky Energy Retrofit Rider

S. ALTERNATIVE DESEMINATION (# applicable):
 LESSEERLESSOR
 CONSIGNEE/CONSIGNOR
 BALEERBALOR
 SELLERBUYER
 AG. LEN
 NON-UCC FLIN
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FILING OFFICE COPY - UCC FINANCING STATEMENT (FORM UCC1) (REV. 05/22/02)

	DATE OF ISSUE:	01-05-2015
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DATE EFFEC	TIVE: 01-05-2015
ISSUED BY	Julin J. Frating
TITLE: Presid	ent & Chief Executive Officer

Issued by authority of an Order of the Public Service Commission of KY in Case No. 2014-00281 Dated: 01-05-2015

KENTUCKY PUBLIC SERVICE COMMISSION				
JEFF R. DEROUEN EXECUTIVE DIRECTOR				
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1/5/2015 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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P.S.C. KY. NO. \_\_\_\_\_10

Original SHEET NO. 111.020

#### **FARMERS RURAL ELECTRIC COOPERATIVE CORPORATION**

CANCELLING P.S.C. KY. NO.

\_\_\_\_ SHEET NO.

If an additional Debtor is included, complete tem 2, determined and formatted per instruction 1. To include further additional Debtors, attach either Addendum (Form UCC1Ad) or Additional Patty (Form UCC1AP) and follow Instruction 1 for determining and formatting

Enter Information for Secured Party or Total Assignee, determined and

Parmetted per Instruction 1 To include further additional Secured Parlies, attach either Addendum (Form UCC1Ad) or Additional Party (Form UCC1AP) and follow instruction 1 fordeterminmo and formatting additional names. If there has been a total assignment of the Secured Parity's interest prior to filing this form, you may either (1) enter Assignor S/P's name and address in Item 3 and file an Amendment

(Form UCC3) [see item 5 of that form], or (2) enter Total Assignee's name and address initem 3 and, if you wish, also attaching Addendum (Form UCC1Ad) giving Assignor S/P's name and address in item 12

Use ilem 4 to indicate the collateral covered by this Financing Statement (if space in term 4 is insufficient, put the entire collateral description or continuation of the collateral description on either Addendum (Form

If filer desires (at filer's option) to use littles of lessee and lessor, or

consignee and consignor, or seller and buyer (in the case of accounts or

chaltel paper), or bailee and bailor instead of Debtor and Secured Parly, check the appropriate box in item 5. If this is an agricultural lien (as defined napplicable Commercial Code) timegor isotherwise not a UCC security interest filing (e.g., a tax lien, judgment lien, etc.), check the

appropriate box in item 5, complete items 1-7 as applicable and attach any other items required under other law.

If this Financing Statement is filed as a fudure filing or if the collateral consists of timber to be cut or as extracted collateral, complete items 1 -5, check the boxinitem 6, and complete the required information (items 13, 14 and/or 15) on Addendum (Form UCC1Ad)

This item is optional. Check appropriate boxin item 7 to request Search Report(s) on all or some of the Debtors named in this Financing Statement The Report will list all Financing Statements on file against the designated Debtor on the date of the Report, including this Financing Statement There is an additional fee for each Report II you have checked aboxin item 7, file Search Report Copy together with Filing Officer Copy (and

Acknowledgment Copy) Note. Not all states do searches and not all states will honor a search request made vlath is form; some states require

This item is optional and is for filer's use only. For filer's convenience of

riference, filer may enter in item 8 any identifying information (e.g., Sacured Partya Ioan number, lew firm file number, Debtor's name or other identification, state in which form Isbeing filed, etc.) that filer may

a separate request form

find useful

UCC1 Ad) orother attached additional page(s),

#### **RATES AND CHARGES**

#### Instructions for UCC Financing Statement (Form UCC1)

Please type or laser-print this form Be sure it is completely legible Readall Instructions, especially Instruction 1; correct Debtor name is crucial Follow Instructionscompletely

Do not insert anything on the open space in the upper position of this form; it is reserved for filing office use

When properly completed, send Filing Office Copy, with required fee, to filing office. If you want an acknowledgment, complete item B and, if filing in a filing of fice that returns an acknowledgment copy furnished by filer, you may also send Acknowledgment Copy, otherwise detach. If you want to make a search request, complete item 7 (after reading instruction 7 below) and send Search Report Copy, otherwise detach. A ways detach Deblor and Secured Party Copies

3

5

6

8

additional names

- (four need to use attachments, you are encouraged to use either Addendum (Form UCC1Ad) or Additional Party (Form UCC1AP) A To assist fring offices that might wish to communicate with filer, filer may provide information in item A. This item is optional B Complete item B if you want an acknowledgment sent to you if filing m a filing office that returns an acknowledgment copy furnished by filer, present simultaneously with this form a carbon or other copy of this form for use as an acknowledgment copy
- 1. Debtor name: Enleronly one Debtor name in item 1, an organization's 2. name (1 a) or an individual's name (1 b). Enter Debtor's exact full legal name, Don'tabbreviate
- ta Organization Debtor. "Organization" means an entity having a legal identity separate from its owner. A partnership is an organization, a sole proprietorship is not an organization, even if it does business under a proprietorship is not an organization, even if it does business under a trade name. If Debort is a parthership, enter exact full legal name of partnership; Youneed not enter names of partners as additional Debtors. If Debtor is a registere dorganization (e.g., co/Doration, limited Partnership, limited ligality company), its advisabile to examine Debtor's current file charter documents to determine Debtor's correct name, organization than enditivity to determine thebtor's correct name. type, and jurisdiction of organization,
- 1b Individual Debtor, "Individual" means a natural person; this includes a sole proprietorship, whether or not operating under a trade name. Don't useprefixes (Mr., Mrs., Ms.). Use sulfix boxonly for filles of lineage(Jr., Sr, ill) and not for other suffores or illes (e.g., M.D.). Use married woman's personal name (Mary Smith, not Mrs. John Smith). Enler individual Debtor's family name (surname) in Last Name box, first given name in First Name box, and all additional given names in Middle Name hox

For both organization and individual Debtors: Don't use Debtor'strade name, DBA, AKA, FKA, Division name, etc in place of orcombined with Debtor's legal name; you may add such other names as additional Debtors if you wish (but this is neither required nor recommended)

- tc. An address is atways required for the Debtor named in 1aor 1b.
- Reserved for Financing Statements to be filed in North Dakota or South Dakota only. If this Financing Statement is to be filed in North Dakota or South Dakola, the Debtor's taxpaver identification number (tax ID#) social security number or employer identification number must be placed in this box
- te.f.g "Additional information re organization Debtor" is always required Type of organization and jurisdiction of organization as well as Debtor's exact legal name can be determined from Debtor's current filed charter document Organizational i D #, if any, is assigned by the agency where the charter document was filed; this is different from tax ID #; this should be entered preceded by the 2-character U.S. Postal identification of state of organization if one of the United States (e.g., CA12345, for a California corporation whose organizational iD # is 12345); if agency does not assign organizational iD #, clieck box in item 1g indicating "none "

Note: If Debtor is a trust or a trustee acting with respect to property held in trust, enter Debtor's name in item Fand altach Addendum (Form UCC1Ad) and check apprognale boxin item 17. If Debtor is a decedent's setate, enter name of deceased individual in item 15 and attach Addendum (Form UCC1Ad) and check appropriate box in item 17. If Debtor is a hansmitting utility or this Financing Statement is filed in connection with a Manufactured-Home Transaction or a Public-Finance Transaction as defined in applicable Commercial Code, attach Addendum (Form UCC1Ad) and check appropriate box in item 18

DATE OF ISSUE: 01-05-2015

DATE EFFECT	IVE: 01	-05-2015	0
ISSUED BY	Ville	in 1.7	hattas
TITLE Dreside			

IIILE: President & Chief Executive Officer

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KENTUCKY PUBLIC SERVICE COMMISSION
JEFF R. DEROUEN EXECUTIVE DIRECTOR
TARIFF BRANCH
Bunt Kirtley
EFFECTIVE
1/5/2015
PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

Unit #: \_\_\_\_

Community, Town or City

P.S.C. KY. NO. \_\_\_\_\_10

Original SHEET NO. 111.021

#### FARMERS RURAL ELECTRIC COOPERATIVE CORPORATION

CANCELLING P.S.C. KY. NO.

\_\_\_\_\_ SHEET NO.\_\_\_\_\_

#### **RATES AND CHARGES**

Energy Efficiency Retrofit Project Charge Notification and Transfer of Obligation

Energy retrofit measures were installed at this location to save on utility costs. A Retrofit Project Charge will appear on your monthly utility bill. The cost savings from the retrofit measures are estimated to be greater than the charges.

Read below	to u	nderstand	what	this	means.
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Property Address:

Location ID:

Cost saving energy Retrofit measures have been installed at these premises through an on-bill funancing program. These measures were installed to lower the utility bills. Your utility bills will include a monthly charge to pay for these energy Retrofit measures. The cost savings from reduced electricity consumption are estimated to be greater than the monthly charges.

Whoever pays the utility bills at this location will be required to make monthly payments to [Insert Utility Name Here] to pay for the cost-saving energy Retrofit measures installed here. Monthly charges will continue until the remaining balance has been paid. A UCC Financing Statement has been filed at the County Clerk's office to ensure a prospective purchaser is aware of this obligation. Either the buyer or seller may eliminate this obligation by paying off the remaining balance.

Utility usage data at this location may be shared with subsequent owners of the property to demonstrate the effectiveness of the Retrofit measures.

If you want more information, you can call [Insert Utility Name Here] ([Insert Utility Phone Number Here]) to learn about the

- Specific Retrofit measures installed
- · Monthly payment amount (Retrofit Project Charge)
- · Number of payments remaining and outstanding balance
- · Estimated cost savings

When you request utility service, a signed copy of this form must be submitted to [Insert Utility Name Here]. [Insert Utility Name Here] will provide a copy of the Purchase Agreement which outlines customer responsibilities, including:

•	Making	monthly	payments
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- · If you rent, promptly reporting to your landlord if a Retrofit measure stops working
- If you own the property, maintaining the Retrofit measures in good working condition as long as payments are due

My signature below indicates that I have read or have had this form read to me. I understand my obligation to make monthly payments for the Retrofit measures installed at this location.

Date

(Purchaser/Renter) Signature\_\_\_\_\_

(Purchaser/Renter) Name (print)

Version 6/11/2013

© 2013 MACED

DATE OF ISSUE: 01-05-2015

DATE E	FFECT	IVE;	01-05-201	5
ISSUED	BY (	li	Kinn J.	Proton
TITLE:	Preside	nt & Cl	hief Execu	tive Officer

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KENTUCKY PUBLIC SERVICE COMMISSION
JEFF R. DEROUEN EXECUTIVE DIRECTOR
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1/5/2015 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)