

ORDINANCE NO. C-59-72

FIXING THE RATES WHICH COLUMBUS AND SOUTHERN OHIO ELECTRIC COMPANY, ITS SUCCESSORS AND ASSIGNS, MAY CHARGE FOR STANDARD SECONDARY ELECTRIC SERVICE TO CONSUMERS IN THE CITY OF GROVE CITY, FRANKLIN COUNTY, OHIO.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF GROVE CITY,
STATE OF OHIO:

SECTION 1: That the rates and prices which Columbus and Southern Ohio Electric Company (hereinafter called "Company"), its successors and assigns, shall be entitled to charge for standard secondary electric service furnished to consumers in the City of Grove City, Ohio, (hereinafter called "Municipality") for the period set forth in Section 4 of this Ordinance are hereby fixed at not to exceed the following Schedule of Rates:

RESIDENCE SERVICE

AVAILABILITY

Available for residence service to consumers using single phase, 60 cycle, 120/240 volts, alternating current, supplied ordinarily through overhead distribution facilities.

Applicable to each separately metered service:

First	20 kwh or less per month for	<u>\$1.50</u>
Next	80 kwh per month	3.40¢ per kwh
Next	100 kwh per month	2.85¢ per kwh
Next	600 kwh per month	2.10¢ per kwh
All over	800 kwh per month	1.85¢ per kwh

Seasonal Provision

During the period extending from the customers' first regularly scheduled monthly meter reading following September 10th and including eight consecutive regularly scheduled monthly meter readings, all kilowatt-hours in excess of 1350 will be billed at 1.20¢ per kilowatt-hour.

FUEL COST ADJUSTMENT

The energy charge applicable to all kilowatt-hours of energy consumed shall be increased or decreased .0055¢ per KWH per each full one-half cent (.5¢) increase or decrease above or below twenty-three cents (23¢) in the average cost per million (1,000,000) BTU of fuel consumed at the Company's generating stations during the second calendar month preceding the billing date.

MINIMUM CHARGE

Minimum monthly charge per meter for service, \$1.50.

GENERAL SERVICE--SMALL--SECONDARY

AVAILABILITY

Available for general light and power service to consumers using the Company's standard service for purposes other than residential use and establishing Maximum Capacities generally less than 20 kilowatts.

CHARACTER OF SERVICE

Alternating current, 60 cycle, delivered from the Company's secondary distribution systems at nominal voltages of 120, 120/240 or 120/208 volts, single phase; and 120/208, 120/240, 208, 240 and 480 volts, three phase. Service of at least one of the foregoing characteristics shall be made available to a customer, the particular service characteristics to be at the option of the Company.

SCHEDULE OF CHARGES

First	20 kwh or less per month for	<u>\$1.55</u>
Next	80 kwh per month042 per kwh
Next	500 kwh per month, plus 100 kwh per kw of Maximum Capacity in excess of 6.0 kw038 per kwh
	Balance to 5000 kwh per month019 per kwh
All over	5000 kwh per month017 per kwh

FUEL COST ADJUSTMENT

The energy charge applicable to all kilowatt-hours of energy consumed shall be increased or decreased .0055¢ per KWH per each full one-half cent (.5¢) increase or decrease above or below twenty-three cents (23¢) in the average cost per million (1,000,000) BTU of fuel consumed at the Company's generating stations during the second calendar month preceding the billing date.

DETERMINATION OF MAXIMUM CAPACITY

The Maximum Capacity shall be the sum of the Individual Demands of each metered service, supplied under the provisions of this Schedule, except as modified hereinafter.

The Individual Demand of each metered service shall be determined separately. The Individual Demand shall be the Measured Demand where the connected load on a metered service is in excess of twenty (20) kilowatts; where the connected load is twenty (20) kilowatts or less, the Individual Demand may be determined, at the Company's option, as the Measured Demand established by continuous measurement or by periodic test, or as the Estimated Demand derived from the connected load.

Measured Demands, either by permanent installation of a demand meter or by periodic test, shall be determined in accordance with the Company's

standard practices and, except in unusual cases, shall be the maximum 30 minute integrated kilowatt demand recording of an integrating demand meter, or the highest registration of a thermal type demand meter, during the billing period. In instances of highly fluctuating loads, or demands of short duration, the Measured Demand may be determined by appropriate metering equipment designed to measure fully the impact of such demands. Where Measured Demands are determined by periodic test a Measured Demand so determined shall continue in effect until superseded by a subsequent test.

Estimated Demands shall be determined from the connected load on each individual metered service, as follows:

First	5,000 watts @90%
Next	5,000 watts @80%
Over	10,000 watts @70%

The Maximum Capacity in any month shall not be less than the minimum billing demand, if any, specified in the service contract.

MINIMUM CHARGE

The Minimum Monthly Charge shall be \$1.95 per kilowatt per month applied to a Maximum Capacity equivalent to 50% of the greater of (a) the highest Maximum Capacity previously established during the term of the service contract or (b) the capacity requirements of the consumer as specified in the service contract.

SERVICE AND CONTRACT PROVISIONS

Each separate point of delivery of service by one or more Metered Services shall be considered a Contract Location and shall be metered and billed under a separate service contract.

Only one Metered Service of each type, as to voltage and phase, will be supplied to a consumer under this Schedule at one Contract Location. Where two or more services are supplied to a consumer at one Contract Location said services, within the limitations above stated, may be combined in one service contract under this Schedule, or may be served under separate contracts under this or other applicable Schedules, at the consumer's option.

This Schedule is generally applicable to consumers with Maximum Capacity requirements of less than 20 kilowatts, although larger consumers may, from time to time, be served under its provisions. However, when a consumer's Maximum Capacity exceeds 50 kilowatts or the total energy utilization exceeds 20,000 kilowatt-hours in any month, the consumer shall be transferred to Schedule G-2, General Service--Medium--Secondary, such transfer to continue in effect for a minimum period of twelve (12) months.

SECTION 2: That, in the event the term of any contract for standard secondary electric service hereafter made with consumers in the Municipality pursuant to the provisions of this Ordinance shall extend beyond the termination date of this Ordinance, the rates, including the Minimum Monthly Charge, chargeable thereunder shall be the rates in effect within the Municipality at the time such charge is made.

SECTION 3: That the Rules and Regulations contained in the Company's P. U. C. O. No. 1, on file with The Public Utilities Commission of Ohio (as the same may from time to time be amended or supplemented) as are not in conflict with the express provisions of this Ordinance are applicable to all service rendered under and pursuant to this Ordinance. Nothing contained within this Ordinance shall prevent any consumer from taking advantage, within the effective period of this Ordinance, of any applicable rule, regulation, supplement or option rate which the Company may make available in its P. U. C. O. No. 1 on file with The Public Utilities Commission of Ohio for the class of service involved.

SECTION 4: That this Ordinance and the rates contained in Section 1 of this Ordinance shall be and remain in force as to bills for electric service furnished on and after December 1, 1972, and ending on November 30, 1976, subject to prior termination as hereinafter provided.

SECTION 5: That the Municipality by legislative action, or the Company, shall have the right to terminate as of November 30, of any year, commencing in 1974 and ending in 1976, this Ordinance and the rate schedules contained in Section 1 of this Ordinance upon written notice filed with the other party hereto at least thirty (30) days prior to such termination date.

SECTION 6: The terms and provisions of this Ordinance are joint and several, and the invalidity of any part shall not affect the validity of the remainder.

SECTION 7: That this Ordinance shall take effect and be in force from and after the earliest period allowed by law, and its written acceptance by Columbus and Southern Ohio Electric Company filed in the office of the Clerk of the Municipality.

Passed by the Council of the CITY OF GROVE CITY, OHIO

this 2nd day of OCTOBER, 1972.

ATTEST:

James A. Cook
Clerk

Approved this 2nd day of October, 1972.

Michael D. Bunt
Mayor

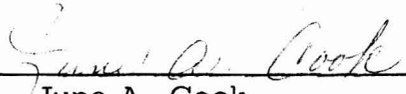
The City of Grove City, Ohio

MUNICIPAL BUILDING • 42 E. PARK ST. • GROVE CITY, OHIO

OFFICE OF THE CLERK OF COUNCIL

I, June A. Cook, Clerk of the City of Grove City, Franklin County, Ohio, hereby certify that the attached is a true and correct copy of the minutes of the Regular meeting of the Council of said city held on the second day of October, 1972, insofar as they relate to Ordinance No. C-59-72.

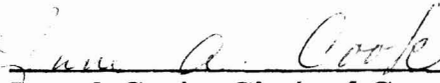
Certified this twentieth day of October, 1972.



June A. Cook

EXTRACT FROM MINUTES OF COUNCIL OF THE CITY OF GROVE CITY, OHIO
HELD ON THE SECOND DAY OF OCTOBER, 1972

I certify that this is a true and correct copy of the minutes of Council.


June A Cook, Clerk of Council

Council Minutes
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10. Ordinance No. C-65-72 (To establish chapter 124) was given its second reading and public hearing.
11. Mr. Weygandt moves that Ordinance No. C-65-72 be approved; seconded by Mrs. Myers.

Mrs. Myers	Yes
Mr. Weygandt	Yes
Mr. McDonald	Yes
Mr. Kingsmore	Yes
Mr. Ogg	Yes

12. Ordinance No. C-58-72 (to vacate portion of Sunshine Park Place) was given its second reading and public hearing.
13. Mrs. Myers moves that Ordinance No. C-58-72 be approved; seconded by Mr. Weygandt.

Mr. Weygandt	Yes
Mr. McDonald	Yes
Mr. Kingsmore	Yes
Mr. Ogg	Yes
Mrs. Myers	Yes

14. Ordinance No. C-59-72 (fixing rate with Elec. Co.) was given its second reading and public hearing.
15. Mrs. Myers moves that Ordinance No. C-59-72 be approved; seconded by Mr. McDonald.

Mr. McDonald	Yes
Mr. Kingsmore	Yes
Mr. Ogg	Yes
Mrs. Myers	Yes
Mr. Weygandt	No

16. Ordinance No. C-66-72 (Grove Manor) was given its first reading. Second reading and public hearing will be November 6.
17. Ordinance No. C-68-72 (agreement with director of highways) was given its first reading.
18. Mrs. Myers moves that on Ordinance No. C-68-72 the rules of council be suspended and the waiting period waived; seconded by Mr. Ogg.

Mr. Kingsmore	Yes
Mr. Ogg	Yes
Mrs. Myers	Yes
Mr. Weygandt	Yes
Mr. McDonald	Yes

ACCEPTANCE

The undersigned, Columbus and Southern Ohio Electric Company, hereby assents to and in writing accepts the foregoing Ordinance No. C-59-72 passed by the Council of the City of Grove City, Ohio on the 2nd day of October, 19 72.

IN WITNESS WHEREOF, said Columbus and Southern Ohio Electric Company has caused its corporate name to be signed hereto by its Assistant Vice President and its corporate seal to be hereto affixed, attested by its Secretary, this 30th day of October, 19 72.

COLUMBUS AND SOUTHERN OHIO ELECTRIC COMPANY

By [Signature]
Its Assistant Vice President

ATTEST:

[Signature]
Its Secretary

An executed acceptance in the foregoing form was filed in my office this 30th day of October, 19 72.

[Signature]
Clerk
Grove City, Ohio