# **CITY OF WESTWOOD** HILLS

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Commission from time to time during the term hereof. Section 3. Section 2 of Article VI of Ordinance No. 82 of the City is hereby repealed and the following substituted in lieu thereof: Section 2. The City, by written order of a legally authorized officer of the City, may require the Company to change any Individual Control intersection to a coordinated intersection, in which case the rate specified in the Company's Rate Schedule 2-TR for Municipal Traffic Control Signal Service or in accordance with any superseding schedule therefor as may thereafter be in effect and on file with the State Regulatory Commission form time to time during the term hereof shall apply from and after the date of completion of the change.

time to time during the term hereof shall apply from and after the date of completion of the change. Section 4. Article VII of Ordinance No. 82 of the City is hereby repealed and the following substituted in lieu thereof: ARTICLE VII Rates and Charges Section 1. The City shall pay the Company for Traffic Control Signal Service furnished by the Company hereunder at the rates and charges as provided for in the Company's Rate Schedule 2-TR for Municipal Traffic Control Signal Service or in accordance with any superseding schedule therefor as may thereafter be in effect and on file with the State Regulatory Commission from time to time during the term hereof. Section 5. Article VIII and IX of Ordinance effective date of this Ordinance. Section 6. Except as expressly modified herein, Ordinance No. 82 of the City shall continue in full force and effect and is hereby ratified and aftirmed. Section 7. This amending Ordinance shall take effect and be in force from and after its passage and publication as provided by law and upon acceptance in writing by the Company within thirty (30) days from and after publication, and shall remain in full force and effect for a term ending May 18, 1982. PASSED AND APPROVED THIS 2 day of May, 1977. Sutter

/s/ Al Pikwart, Jr. Mavor

# **IOHNSON COUNTY AFFIDAVIT OF PUBLICATION**

### State of Kansas, Johnson County, ss:

for

WILL CRAIG being first duly sworn, Deposes and says: That he is the editor of the Johnson County Herald, a weekly newspaper printed in the State of Kansas, and published in and of general circulation in Johnson County, Kansas, with a general paid circulation on a weekly basis in Johnson County, Kansas, and that said newspaper is not a trade, religious or fraternal publication.

Said newspaper is a weekly, published at least weekly 50 times a year; has been published continuously and uninterruptedly in said county and state for a period of more than five years prior to the first publication of said notice; and has been admitted at the post office of Shawnee Mission, in said County as second class matter.

That the attached notice is a true copy thereof and was published in the regular and entire issue of said newspaper

first publication thereof being made as aforesaid on the

consecutive weeks, the

	15th druge	June	10- <sup>7</sup>
	subsequent publication	s being made on the f	-, 197, with ollowing dates:
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Ŀ	O ANN W. SHIPPE NOTARY PUBLIC	F Notary Publ	ic in and for unty, Kansas
	Johnson County, Kansa Ayaromanission expires		480
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Notary Fee	\$
Printer's fee	<b>\$</b> 24.15
Additional copies	

### Johnson County Herald - Fully qualified to publish legal notices

Official Paper for the cities of Countryside, Fairway, Lake Quivira, Merriam, Mission, Mission Hills, Mission Woods, Overland Park, Prairie Village, Roeland Park, Shawnee, West wood, and various Johnson County school districts, sewer districts, townships, and other governmental agencies.

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during the term hereof), and the Company will applicable existing law concerning public utility service. Section 2. Section 1 of Article VI of Ordinance No. 82 of the City is hereby repealed and the following substituted in lieu thereof: **Section 1**. Traffic control systems or equipment, in addition to the systems or equipment, in addition to the systems or equipment, any be authorized from time to time by written order of a legally authorized officer of the City, and the Company shall institute action to provide for the installation of such systems or equipment at designated locations upon receipt of a written order therefor from the City signed by a legally authorized officer of said City; provided, however, that the Company shall not be required to make such installation unless it shall, within thirty (30) days from and after the receipt of said written order, file with the City Clerk of said City its written acceptance thereof. Upon said acceptance being filed, such additional traffic control systems or equipment shall be subject to the terms and conditions of this Ordinance. In the event of the failure of said Company to file such acceptance within the time specified in this section, such order shall ipso factor cease and become null and void. The City agrees to accept and pay for such additional traffic control systems or equipment so ordered by it at the same rates as are set out in the Company's Rate Schedule 2-TR for Municipal Traffic Control Signal Service or in accordance with any superseding schedule therefor as may thereafter be in effect and on file with the State Regulatory Commission from time to time during the term hereof.

Commission from time to time during the term hereof. Section 3. Section 2 of Article VI of Ordinance No. 82 of the City is hereby repealed and the following substituted in lieu thereof: **Section 2.** The City, by written order of a legally authorized officer of the City, may require the Company to change any Individual Control intersection to a coordinated intersection, in which case the fate specified in the Company's Rate Schedüle 2-TR for Municipal Traffic Control Signal Service or in accordance with any superseding schedule therefor as may thereatter be in effect and on file with the State Regulatory Commission form time to time during the term hereof shall apply from and after the date of completion of the change.

The with the State Regulatory Commission form time to time during the term hereof shall apply from and after the date of completion of the change. Section 4. Article VII of Ordinance No. 82 of the City is hereby repealed and the following substituted in lieu thereof: ARTICLE VII Rates and Charges Section 1. The City shall pay the Company for Traffic Control Signal Service furnished by the Company hereunder at the rates and charges as provided for in the Company's Rate Schedule 2-TR for Municipal Traffic Control Signal Service or in accordance with any superseding schedule therefor as may thereafter be in effect and on file with the State Regulatory Commission from time to time during the term hereof. Section 2. "Exhibit A," attached hereto and made a part hereof, is a list of traffic control locations existing and/or authorized as of the effective date of this Ordinance. No. 82 of the City are hereby repealed. Section 6. Except as expressly modified herein, Ordinance No. 82 of the City shall continue in full force and effect and is hereby ratified and affirmed. Section 7. This amending Ordinance shall take effect and be in force from and after its passage and publication as provided by law and upon acceptance in writing by the company within thirty (30) days from and after publication, and shall remain in full force. PASSED AND APPROVED THIS 2 day of May, 1977. /s/ Al Pikwart, Jr. Mavor



### State of Kansas, Johnson County, ss:

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WILL CRAIG being first duly sworn, Deposes and says: That he is the editor of the Johnson County Herald, a weekly newspaper printed in the State of Kansas, and published in and of general circulation in Johnson County, Kansas, with a general paid circulation on a weekly basis in Johnson County, Kansas, and that said newspaper is not a trade, religious or fraternal publication.

Said newspaper is a weekly, published at least weekly 50 times a year; has been published continuously and uninterruptedly in said county and state for a period of more than five years prior to the first publication of said notice; and has been admitted at the post office of Shawnee Mission, in said County as second class matter.

That the attached notice is a true copy thereof and was published in the regular and entire issue of said newspaper

for consecutive weeks, the first publication thereof being made as aforesaid on the

day of . 197 . with subsequent publications being made on the following dates:

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Subscribed and sworn to before me this \_

day of 19 هو Notary Public in and for JO ANN W. SHIPPEE Johnson County, Kansas NOTARY PUBLIC JOHNSON COUNTY, KANSAS 241980 W Confinition expires:

Notary Fee	\$	********
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### Johnson County Herald - Fully qualified to publish legal notices

Official Paper for the cities of Countryside, Fairway, Lake Quivira, Merriam, Mission, Mission Hills, Mission Woods, Overland Park, Prairie Village, Roeland Park, Shawnee, Westwood, and various Johnson County school districts, sewer districts, townships, and other governmental agencies.

/s/ Al Pikwart, Jr. Mavor ATTEST: /s/ Janet Whitehead

Case No. \_\_\_\_\_ Plaintiff. VS. Defendant. · · - -PROOF OF PUBLICATION

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LEGAL NOTICES

(First Published in Johnson County Herald Wednesday April 15, 1970)

ORDINANCE NO. 80 AN ORDINANCE GRANTING KANSAS CITY POWER & LIGHT COMPANY, ITS GRANTEES, SUCCESSORS AND ASSIGNS, THE RIGHT AND FRANCHISE TO CONSTRUCT AND MAINTAIN ALL WORKS AND PLANTS NECESSARY OR PROPER FOR SUPPLYING CONSUMERS WITH ELECTRIC OR OTHER ENERGY, GRANTING TO SAID COMPANY THE RIGHT TO USE THE STREETS, ALLEYS AND ALL OTHER PUBLIC PLACES, PROVIDING FOR COMPENSATION FROM SUCH COMPANY FOR SAID RIGHT AND FRANCHISE, PRESCRIBING THE TERMS OF AND RELATING TO SUCH FRANCHISE AND REPEALING INCONSISTENT ORDINANCES OR PARTS THEREOF

OR PARTS THEREOF WHEREAS, Kansas City Power & LightCompany (herein called the Company) is a corporation duly organized and existing under and by virtue of the laws of the State of Missouri, and admitted to do business under the laws of the State of Kansas as a foreign corporation for the purpose of generating and distributing electric energy; and wHEREAS, the Company is operating a system for the transmission of electric current he-

WHEREAS, the Company is operating a system for the transmission of electric current between two or more incorporated cities in the State of Kansas and has heretofore built, or proposes to build, its transmission lines into or through the City of Westwood Hills, Kansas; and

WHEREAS, the parties hereto desire that the Company furnish electric energy to consumers in said City;

NOW, THEREFORE, BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF WESTWOOD HILLS, KANSAS:

business and all other operations connected therewith or incident thereto for the purpose of supplying the City and outlying areas with electric or other energy in such forms as may be reasonably required for domestic, commer-cial, industrial, municipal and other purposes and to produce and supply such energy by by to produce and supply such energy b meration, purchase or other and to produce and supply such energy by manufacture, generation, purchase or other-wise, and to transmit and distribute same by means of underground or overhead lines or otherwise, and for any or all of said purposes it is authorized to (i) construct conduits or other underground facilities for the installa-tion and protection of its underground union and tion and protection of its underground wire and cables, (ii) place poles, lamp posts, guys, and anchors for its overhead wires, cables and street lights on all streets, alleys, avenues, bridges, parks, parking and other existing and any future public places or thoroughfares (iii) construct, erect and meter (iii) construct, erect and maintain all other existing and any future public places or thoroughfares, (iii) construct, erect and maintain all buildings, machinery and attachments of any and every kind for any and all of said purposes, and (iv) enter upon any and all of said public places within the connected limits of the Circu places within the corporate limits of the City widened, extended, laid out and established, including any other territory hereafter added thereto or coming under the City's jurisdicand to trim trees upon and overhanging trion, such places and make such excavations thereor as may be appropriate for the construction, 's overhead repair and renewal of the Company ound facilities and plants.

and underground facilities and plants. SECTION II. Any pavements, sidewalks or curbing taken up or any and all excavations made shall be done under the supervision and direction of the governing body of said City under all necessary permits issued for the work, and shall be made and done in such manner as to give the least inconvenience to the inhabitants of the City and the public generally, and pavements, sidewalks, curbing and excavations shall be replaced and repaired in as good condition as before with all convenient speed, by and at the expense of the Company.

company. SECTION III. The Company shall at all tim buring the term of this franchise supply residing in sa during the term of this franchise supply to consumers of electric energy, residing in said City, such electric energy, as they may require, and shall extend and construct its lines and services in accordance with legal requirets, and rules and regulations as filed from to time with the State Corporation Comtime to time with the State Corporation Com-mission of Kansas. Nothing contained herein shall be construed as a guarantee upon the part of the Company to furnish uninterrupted service, and interruptions due to Acts of God. fire, strikes, civil or military authority, orders of court and other causes reasonably beyond the control of the Company are specifically exempted from the terms of this Section. the control or the company are specified, exempted from the terms of this Section. SECTION IV. All poles and wires shall be erected in accordance with the rules and re-gulations of the State Corporation Commis-sion of Kansas as set out in Docket No. 1944 and any amendments thereto. All poles carr ing said wires shall be placed in such mann s said wires shall be placed in such manner to interfere with and obstruct as little as as reasonably possible, the ordinary use streets, alleys, lanes and highways City, and shall not interfere with e of the of said y, and any gas main, water main or sewer now laid d

main, water main or sewer now laid out or constructed in or under said streets, alleys, lanes and highways of said City. SECTION V. The Company shall, at all times, in the construction, maintenance, and operation of its electric transmission, distribution and street lighting system, use all reasonable and proper precaution to avoid damage or injury to persons or property, and shall hold and save harmless said City from any and all damage, injury and expense caused by the sole negligence of the Company, its successors and assigns.

SECTION VI. As further consideration for the rights, privileges and franchise hereby grantied, and in lieu of all rental, license or occupation taxes, the grantee shall on or before the 30th day of June and the 31st day of December of each year in which this franchise is effective, pay to the City five per cent (5%) of its gross receipts charged and collected from the sale of electric energy used within the present or future boundaries of said City for domestic, commer-

cial and industrial consumption for the six (6) months' period ending at the last meter read-ing preceding May 31 and November 30, res-pectively. Such payment shall be made to the pec. City in fective city in cash until any credit (existing on the effective' date of this franchise ordinance) accumulated pursuant to Section VI of City 78 is depleted by Company bil eet lighting and traffic signa Ordinance, No Ordinance, No. 78 is depleted by Company Di-lings for street lighting and traffic signal service for said City; and upon such deple-tion or if no such credit exists on the effect-ive date of this franchise ordinance, such pay-ment shall be made by subtracting from the "Smount determined for the applicable said six (6) months' period in accordance with the first and last sentences of this Section (the "Gross Receipts Amount Due") the augount due the and last sentences of the account due the Receipts Amount Due") the anount due the Company from the City for street lighting and traffic signal service billed for the applicable, and any (A) months period (the "SLTS Biltraffic signal service binder for the "sLTS Bil-lings Amount") and by paying the remainder. if any, in cash to the City. If in any appli-cable said six months' period the SLTS Bil-Bilcable said six months period the SLIS BI-lings Amount exceeds the Gross Receipts Amount Due, the Company shall for such excess bill the City and the City shall pay the same in cash to the Company. The term "gross re-ceipts", as applied to the sales of electricity of increases of electricity pure for domestic, commercial, or industrial pur-poses as used in this Section shall not include the electrical energy sold to the United tes or the State of Kansas or to any agency ٦) States or political sublivision thereof, (2) the elec-trical energy sold for other use which can not be classified as domestic, commercial, or inclassified as domestic, commercial, or in-trial, such as the electrical energy used public utilities, telephone, telegraph, and io communication companies, railroads, e lines companies, educational institutions dustrial. by pa radio pipe lines companies, educational institutions not operating for profit, churches and chari-table institutions and (3) the electrical energy sold for

sold for resale. SECTION VII. All provisions of this ordinance shall be binding upon and inure to the benefit of the Company, its grantees and its successors and assigns.

SECTION VIII, All ordinances and parts of ordinances in conflict herewith are hereby repealed as of the effective date of this ordinance. SECTION IX. This ordinance is made under and in conformity with the laws of the State of Kansas, and shall take effect and be in force as therein provided. PASSED and APPFOVED this 6th day of April,

> /s/ Paul A. Maclean MAYOR

ATTEST: /s/ Ora W. Amberg City Clerk

1970.

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# AFFIDAVIT OF PUBLICATION

### State of Kansas, Johnson County, ss:

### BOB FISER being first duly sworn,

Deposes and says: That he is the editor of the Johnson County Herald, a weekly newspaper printed in the State of Kansas, and published in and of general circulation in Johnson County, Kansas, with a general paid circulation on a weekly basis in Johnson County, Kansas, and that said newspaper is not a trade, religious or fraternal publication.

Said newspaper is a weekly, published at least weekly 50 times a year; has been published continuously and uninterruptedly in said county and state for a period of more than five years prior to the first publication of said notice; and has been admitted at the post office of Shawnee Mission, in said County as second class matter.

That the attached notice is a true copy thereof and was published in the regular and entire issue of said

newspaper for \_\_\_\_\_ consecutive weeks, the first publication thereof being made as aforesaid on the

15th day of <u>Apr11</u>, 19670, with subsequent publications being made on the following dates:

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Subscribed and sworn to before me this \_\_\_\_\_

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day of Apr11 19 70
Helen M. Cordenvell
Notary Bublic in English Johnson County, Kansar
My Commission Expires Aug. 28, 1971 .
Notary Fee \$
Printer's fee \$
Additional copies \$
Total Charge \$
IN THE COURT OF JOHNSON COUNTY, KANSAS
State of Kansas, Johnson County, ss:

The within Proof of Publication approved by

Johnson County Herald—Fully qualified to publish legal notices

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Case No. \_\_\_\_\_

Defendant.

# PROOF OF PUBLICATION

\_\_\_\_\_

Index No.

### THE STATE CORPORATION COMMISSION OF KANSAS

KANSAS CITY POWER & LIGHT COMPANY	SCHEDULE		
(Name of Issuing Utility)	Replacing Schedule		
Rate Area No. 2 - Urban Area (Territory to which schedule is applicable)	which was filed April 13, 1979		
No supplement or separate understanding shall modify the tariff as shown hereon.	Sheet of Sheets		
MUNICIPAL TRAFFIC CON Schedule			

### AVAILABILITY:

Available for traffic control signal service through a Company-owned Traffic Control System within corporate limits of a municipality.

### TERM OF CONTRACT:

2/781

REV.

FORM 81-100

L L L L L L Contracts under this schedule shall be for a period of not less than ten years from the effective date thereof.

### RATE: Basic Installations.

- <u>Individual Control</u>. This basic installation consists of four mounted 3-light signal units all with 8-inch lenses, and is operated by its own controller (having no more than fourteen signal circuits), which is activated by a synchronous motor. The monthly rate for this basic installation is \$84.56.
- (2) Suspension Control.
  - (a) 4-Way, 3-Light Signal Unit. This basic installation consists of four 3-light signal units all with 8-inch lenses mounted by pipe fittings with the entire assembly suspended from an overhead messenger or from a mast arm with a minimum clearance distance of 15 feet above the roadway. The installation is operated by its own controller, which is activated by a synchronous motor. The monthly rate for this basic installation is The suspension system for this signal unit is pro-\$40.32. vided for under Supplemental Equipment, Mast Arm, Wood Pole Suspension or Steel Pole Suspension. Supplemental 3-light signal units may be added to this basic installation only if they are hung on the same suspension system as the initial units. If pole mounted units are requested, this basic installation shall be considered changed to an Individual Control with its concomitant rate and the suspension equipment shall be considered supplemental equipment with its concomitant rates.

Commission File Number 127,486-U FILED Dec. 8, 1981 December 7, 1981 Issued .... Month Day Year THE STATE CORPORATION COMMISSION December 9, 1981 Effective ..... OF KANSAS Month Day Year By /s/ Carol J. Larson -- nws Vice President By L. C. Rasmussen Secretary Signature of Officer Title

2-74

### THE STATE CORPORATION COMMISSION OF KANSAS

KANSAS CITY POWER & LIGHT COMPANY	SCHEDULE			
(Name of Issuing Utility)	Replacing Schedule 2-74 Sheet 2			
Rate Area No. 2 - Urban Area (Territory to which schedule is applicable)	which was filed April 13, 1979			
No supplement or separate understanding shall modify the tariff as shown hereon.	Sheet <sup>2</sup> of			
MUNICIPAL TRAFFIC CON Schedul				

### RATE: Basic Installations. (continued)

- (3) Flasher Control.
  - (a) <u>1-Way, 1-Light Signal Unit</u>. This basic installation consists of one 1-light signal unit with an 8-inch lens mounted on an existing post, with the traffic signal lamp flashing alternately "on" and "off" 24 hours per day. The monthly rate for this basic installation is \$19.97.
  - (b) <u>4-Way, 1-Light Signal Unit Suspension</u>. This basic installation consists of four 1-light signal units all with 8-inch lenses mounted by pipe fittings with the entire assembly suspended from an overhead messenger or from a mast arm with a minimum clearance distance of 15 feet above the roadway. The installation is operated by an individual flashing contactor which is activated by a synchronous motor. The monthly rate for this basic installation is  $\frac{525.50}{10}$ . The suspension system for this signal unit is provided for under Supplemental Equipment, Mast Arm, Wood Pole Suspension or Steel Pole Suspension.
  - (c) <u>3-Way, 1-Light Signal Unit Suspension</u>. This basic installation consists of three 1-light signal units all with 8-inch lenses mounted by pipe fittings with the entire assembly suspended from an overhead messenger or from a mast arm with a minimum clearance distance of 15 feet above the roadway. The installation is operated by an individual flashing contactor which is activated by a synchronous motor. The monthly rate for this basic istallation is <u>\$20.25</u>. The suspension system for this signal unit is provided for under Supplemental Equipment, Mast Arm, Wood Pole Suspension or Steel Pole Suspension.
- (4) Pedestrian Push Button Control. This basic installation consists of two 3-light signal units for vehicular control, two 2-light signal units for pedestrian control all with 8-inch lenses, a pair of push buttons for pedestrian actuation, a controller, and a flashing device. The monthly rate for this basic installation is \$71.34.

Commission File Number 127,486-U

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Issued	December 7	, 1981		FILED Dec. 8, 1981
	Mon th	Day	Year	
Effective	December 9	, 1981		THE STATE CORPORATION COMMISSION
	Month	Day	Year	OF KANSAS
By L. C. Rasm	ussen	Vie	e President	By /s/ Carol J. Larson nws
Signa	iture of Officer		Title	Se cre taiy

Index No.

### THE STATE CORPORATION COMMISSION OF KANSAS

### KANSAS CITY POWER & LIGHT COMPANY

(Name of Issuing Utility)

SCHEDULE 2-74

which was filed April 13, 1979

Rate Area No. 2 - Urban Area (Territory to which schedule is applicable)

No supplement or separate understanding shall modify the tariff as shown hereon.

Sheet 3 of 9 Sheets

### MUNICIPAL TRAFFIC CONTROL SIGNAL SERVICE Schedule 2-TR

RATE: Basic Installations. (continued)

- (5) Coordinated Multi-Dial Control. This basic installation is available only if capacity is available in existing facilities as determined by the Company and consists of an Individual Control installation, controlled by either a 2-dial or a 3-dial controller. The timing of the controller is coordinated with another controlled intersection by means of interconnecting cable. The monthly rate for this basic installation is \$123.72 including an extension of no more than 600 feet of interconnecting coordinating cable from the nearest coordinated intersection with which such intersection is to be coordinated (measured in a straight line from the centers of the two intersections). That portion of an extension in excess of 600 feet of interconnecting coordinating cable is provided for at the rate for Supplemental Equipment, Excess Coordinating Cable. If a coordinated intersection is installed between two existing coordinated intersections on an existing interconnecting coordinating cable supplying such two intersections, any charge for Excess Coordinating Cable shall be recalculated to reflect the newly-created distances between the intersections involved.
- (6) <u>Multi-Phase Electronic Control</u>. This basic installation consists of an electronic controller (Eagle Moduvac type or equal) complete with cabinet, power supply and load relays; additional equipment as required, and all necessary interconnecting cables. The monthly rate for this basic installation determined on an individual intersection basis is as follows:

	Lenexa, K	ansas			
79th & Quivira				\$258.86	
	87th &	Quivir	a	\$384.43	
	Merriam,	Kansas			
	50 Hwy	& Anti	.och	\$221.64	
	67th &	Antioc	:h	\$302.23	
	Mission,	Kansas		·	
	50 Hwy	& Roel	and Drive	\$274.37	
Shawnee, Kansas					
63rd & Nieman Road				\$338.12	
63rd & Quivira Road			a Road	\$422.23	
	75th &	Quivir	a Road	\$316.94 Commission File Number 127,44	86 <b>-</b> U
lssued	December 7,	1981 Doy	Year	FILED Dec. 8,	1981
Effective	December 9,			THE STATE CORPORATION COMMIS	SION
	Month	Day	Year	OF KANSAS	
By L. C. Rasmussen Vice President		By /s/ Carol J. Larson nws			
Signature of Officer			Title	Secre	

KCPL FORM 81-100 . REV. 2/781

### KANSAS CITY POWER & LIGHT COMPANY

SCHEDULE	2-74
	**** ** * **** * *** * **** ***********

(Name of Issuing Utility)

Area	No.	2	-	Ilrhan	Area	

Rate Area No. 2 - Urban Area (Territory to which schedule is applicable)

No supplement or separate understanding shall modify the tariff as shown hereon.

Sheet 4 of 9 Sheets

### MUNICIPAL TRAFFIC CONTROL SIGNAL SERVICE Schedule 2-TR

### RATE: Basic Installations. (Continued)

(6) <u>Multi-Phase Electronic Control.</u> (Continued)

If a customer shall request the installation of a different Multi-Phase Electronic Control at an intersection listed above other than the installation to which the above special rate is applicable or the installation of a Multi-Phase Electronic Control at an intersection not listed above, the monthly rate therefor shall be agreed upon in writing by the Company and the customer, subject to any requisite State Regulatory Commission approval.

### RATE: Supplemental Equipment.

- Multi-Dial Controller. This supplemental equipment consists of a 2-dial or 3-dial controller with automatic switching equipment used on any basic installation. The monthly rate for this supplemental equipment is \$8.76.
- (2) Excess Coordinating Cable. This supplemental equipment consists of the interconnecting coordinating cable in excess of 600 feet per intersection necessary to connect one or more coordinated intersections within the Traffic Control System. The monthly rate for this supplemental equipment installed under sod is \$0.06 per foot.
- (3) <u>3-Light Signal Unit</u>. This supplemental equipment consists of one 3-light signal unit with 8-inch lenses installed at any controlled intersection where the 3-light signal unit can be connected to the existing control cable and controller at such intersection. The monthly rate for this supplemental equipment is <u>\$12.31</u>. This supplemental equipment can be used with the basic 4-Way 3-Light Suspension Control Signal Unit only if the signal units are hung on the same suspension system as the initial units.
- (4) 2-Light Signal Unit. This supplemental equipment consists of one 2-light signal unit with 8-inch lenses installed at any controlled intersection where the 2-light signal unit can be connected to the existing control cable and controller at such intersection. The 2-light signal unit may have one lens worded "Walk" and the other lens worded "Wait", if specified by the customer. The monthly rate for this supplemental equipment is \$11.88.

Commission File Number 127,486-U

Issued	December	7, 1981		FILED Dec. 8, 1981
	Month	Day	Year	
Effective	December	9, 1981		THE STATE CORPORATION COMMISSION
	Month	Day	Year	OF KANSAS
By L. C. Rasmussen		V	ce President	By /s/ Carol J. Larson nws
Signatu	re of Officer		Title	Se c re ta ry

which was filed April 13, 1979

Index No.

THE STATE CORPORATION	COMMISSION OF KANSAS
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KANSAS CIT	Y POWER & LIGHT COMPANY	SCHEDULE2-74				
1)	Name of Issuing Utility)	Replacing Schedule				
Rate Area	No. 2 - Urban Area					
	to which schedule is applicable)	which was filed April 13, 1979				
	or separate understanding ) tariff as shown hereon.	Sheet				
	MUNICIPAL TRAFFIC CONTR Schedule					
RATE: <u>Su</u>	pplemental Equipment. (Continu	ed)				
(5)	l-light signal with an 8-inch an existing signal unit at any l-light signal unit can be con	plemental equipment consists of one lens installed as an addition to controlled intersection where the nected to the existing control cable ction. The monthly rate for this <u>9</u> .				
(6)	(6) Push Buttons, Pair. This supplemental equipment consists of a pair of push buttons for pedestrian actuation which may be installed as pedestrian actuation devices at a basic Individual Control install tion where Treadle Detectors or Loop Detectors are used or as additional stations at a basic Pedestrian Push Button Control installation and which can be connected to the existing control cable and controller at such installation and operated by the existing con- troller at such installation by the addition of necessary cams and relays. The monthly rate for this supplemental equipment is \$1.59					
(7)	(7) <u>12-Inch Round Lens</u> . This supplemental equipment consists of a 12- inch diameter round lens and one 116-watt traffic signal type lamp which are substituted for an 8-inch lens and one 69-watt lamp. The monthly rate for this supplemental equipment is <u>\$3.09</u> .					
(8) <u>9-Inch Square Lens</u> . This supplemental equipment consists of a 9- inch square lens and one 116-watt traffic signal type lamp which are substituted for an 8-inch lens and one 69-watt lamp. The monthly rate for this supplemental equipment is <u>\$3.46</u> .						
(9) <u>Directional Louvre</u> . This supplemental equipment consists of one special 8-inch or 12-inch directional louvre visor which is sub- stituted for one standard visor. The monthly rate for this sup- plemental equipment is <u>\$0.73</u> .						
		· · · ·				
		Commission File Number 127,486-U				
lssued		FILED Dec. 8, 1981				
Effective	Month Day Year December 9, 1981	THE STATE CORPORATION COMMISSION				
By L. C. Ras	Month Day Year smussen Vice President	OF KANSAS By /s/ Carol J. Larson nws				
	gnoture of Officer Title	BySecretary				

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KCPL FORM 81-100 . REV. 2/78

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### KANSAS CITY POWER & LIGHT COMPANY

(Name of Issuing Utility)

SCHEDULE 2-74 Replacing Schedule 2-74 Sheet 6

Rate Area No. 2 - Urban Area

which was filed April 13, 1979

(Territory to which schedule is applicable)

No supplement or separate understanding shall modify the tariff as shown hereon.

### MUNICIPAL TRAFFIC CONTROL SIGNAL SERVICE Schedule 2-TR

### RATE : Supplemental Equipment. (Continued)

- (10) Vehicle Actuation Units.
  - (a) **Treadle** Detector.\* This supplemental equipment consists of one pressure sensitive treadle detector installed in the pavement so that the pressure of passing vehicles operates the controller at the intersection. A treadle detector may be 6 feet or 8 feet in length and of the directional or nondirectional type. The monthly rate for this supplemental equipment is \$14.52.
  - (b) Loop Detector.
    - (i) Single. This supplemental equipment consists of one loop detector and one loop installed in the pavement so that vehicles passing over the loop operate the controller at the intersection. The monthly rate for this supplemental equipment is \$14.75.
    - Double. This supplemental equipment consists of one (ii) loop detector and two loops installed in the pavement so that vehicles passing over the loops operate the controller at the intersection. The monthly rate for this supplemental equipment is \$23.34.
- (11) Flasher Equipment. This supplemental equipment consists of the necessary clock-controlled flasher equipment so that all signals at a controlled intersection may flash amber to traffic on the main street and flash red to traffic on the cross street during certain preset periods of time. The monthly rate for this supplemental equipment is \$4.35.

\*Treadle detectors shall not be used for new installations or replacements after the effective date of this schedule.

				Commission File Number
lssued	December 7	', 1981		FILED Dec. 8, 1981
Effective	Month December 9	Doy ), 1981	Year	THE STATE CORPORATION COMMISSION
Bricente	Month	Day	Year	OF KANSAS
By L. C. Rasmussen		Vi	ce President	By /s/ Carol J. Larson nws
Signature of Officer			Title	Secretary

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### KANSAS CITY POWER & LIGHT COMPANY

### (Name of Issuing Utility)

Rate Area No. 2 - Urban Area (Territory to which schedule is applicable) SCHEDULE 2-74

which was filed April 13, 1979

No supplement or separate understanding shall modify the tariff as shown hereon.

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### MUNICIPAL TRAFFIC CONTROL SIGNAL SERVICE Schedule 2-TR

RATE: Supplemental Equipment. (Continued)

(12) Mast Arm.

- (a) <u>Style 1</u>. This supplemental equipment consists of presently installed "wind-brace" style steel mast arms not to exceed 25 feet in length supported on a steel pole which may or may not also support a street lighting unit. The mast arm shall provide a minimum clearance for the traffic signal unit of 15 feet above the street. The monthly rate for this supplemental equipment, including pole, one mast arm, wiring cable, and traffic signal unit attachments, but excluding the traffic signal unit, is <u>\$18.98</u>. Mast arms of this type shall not be used for new installations after the effective date of this schedule.
- (b) <u>Style 2</u>. This supplemental equipment consists of a steel mast arm not to exceed 30 feet in length supported on a steel pole which may or may not also support a street lighting unit. The pole and mast arm shall be of a "classic" style with standard mast arm lengths of 15, 20, 25 or 30 feet, providing a minimum clearance for the traffic signal unit of 15 feet above the street. The monthly rate for this supplemental equipment, including pole, one mast arm, wiring cable, and traffic signal unit attachments, but excluding traffic signal unit, is \$18.98.
- (c) <u>Style 3</u>. This supplemental equipment consists of a steel mast arm over 30 feet but not to exceed 38 feet in length, supported on a steel pole which may or may not also support a street lighting unit. The pole and mast arm shall be of a "classic" style with standard mast arm lengths of 35 and 38 feet, providing a minimum clearance for the traffic signal unit of 15 feet above the street. The monthly rate for this supplemental equipment, including pole, one mast arm, wiring cable and traffic signal unit attachments, but excluding traffic signal unit, is \$19.12.

			Commission File Number 127,486-Ü
Íssued	December 7,	1981	FILED Dec. 8, 1981
	Month	Day Year	
Effect	ive December 9,	1981	THE STATE CORPORATION COMMISSION
	Month	Day Year	OF KANSAS
By L. C. Rasmussen		Vice President	By /s/ Carol J. Larson nws
Signature of Officer		Title	Secretary

KCPL FORM 81-100 .REV. 2/781

### KANSAS CITY POWER & LIGHT COMPANY

SCHEDULE 2-74

(Name of Issuing Utility)

Replacing Schedule <u>2-74</u> Sheet 8

which was filed April 13, 1979

Rate Area No. 2 - Urban Area (Territory to which schedule is applicable)

No supplement or separate understanding shall modify the tariff as shown hereon.

### MUNICIPAL TRAFFIC CONTROL SIGNAL SERVICE Schedule 2-TR

Form RF

### RATE: Supplemental Equipment. (Continued)

- (12) Mast Arm. (Continued)
  - (d) Style 4. This supplemental equipment consists of a steel mast arm 40 feet in length, supported on a steel pole which may or may not also support a street lighting unit. The pole and mast arm shall be of a "classic" style. The mast arm shall provide a minimum clearance for the traffic signal unit of 15 feet above the street. The monthly rate for this supplemental equipment, including pole, one mast arm, wiring cable and traffic signal unit attachments, but excluding traffic signal unit, is §25.83.
- (13) <u>Back Plate</u>. This supplemental equipment consists of one back plate mounted behind a single head to extend 8 inches beyond the signal in all directions. The monthly rate for this supplemental equipment is §0.86.
- (14) Wood Pole Suspension. This supplemental equipment consists of two wood poles, necessary guys and span cable to support suspension type traffic signal installations. The monthly rate for this supplemental equipment is \$9.02.
- (15) <u>Steel Pole Suspension</u>. This supplemental equipment consits of two steel poles, necessary guys and span cable to support suspension type traffic signal installations. The monthly rate for this supplemental equipment is \$21.16.
- (16) Pedestrian Timer. This supplemental equipment consists of a pedestrian timer installed where necessary to accomplish signal timing specified by the customer. The monthly rate for this supplemental equipment is \$5.16.

The monthly rates for each type of Supplemental Equipment at an intersection are in addition to the monthly rate for the Basic Installation at that intersection.

				Commission File Number 127,486-U
Issued	December	7, 1981		FILED Dec. 8, 1981
	Mon th	Day	Y ear	
Effective	December 9	9, 1981		THE STATE CORPORATION COMMISSION
	Month	Day	Year	OF KANSAS
By 1 C. Rasmusson Vice President		ce President	By /s/ Carol J. Larson nws	
Signatu	re of Officer		Title	. Secretary

# KCPL FORM 81-100 REV. 2/781

### KANSAS CITY POWER & LIGHT COMPANY

(Name of Issuing Utility)

Rate Area No. 2 - Urban Area (Territory to which schedule is applicable)

Sheet \_\_\_\_\_\_ of \_\_\_\_\_ Sheets

which was filed April 13, 1979

SCHEDULE 2-74

### MUNICIPAL TRAFFIC CONTROL SIGNAL SERVICE Schedule 2-TR

### WAGE RATE ADJUSTMENT:

No supplement or separate understanding

shall modify the tariff as shown hereon.

The rates and charges set forth herein are based on the weighted average hourly straight time rate for bargaining unit employees of the Company of \$11.15 per hour. In the event such average hourly rate of pay is increased or decreased 5% or more, the charges for traffic signals shall be increased or decreased by 0.165% for each full 1% that such average hourly rate of pay is above or below \$11.15.

### ENERGY COST ADJUSTMENT:

Energy Cost Adjustment Schedule 2-ECA shall be applicable to kwh computed for all units billed under this schedule. Computed kwh shall be determined by multiplying the total kilowatts of power required for operation of the units by the monthly burning hours, which shall total not less than 8760 hours per year.

### TAX ADJUSTMENT:

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Tax Adjustment Schedule 2-TA shall be applicable to all customer billings under this schedule.

### **RESEARCH AND DEVELOPMENT SURCHARGE:**

Research and Development Surcharge Schedule 2-RD shall be applicable to all energy use and customer billings under this schedule.

### **REGULATIONS:**

Subject to Rules and Regulations filed with the State Regulatory Commission.

				Commission File Number 127,486-U
Issued	December 7	7, 1981		FILED Dec. 8, 1981
	Month	Day	Year	
Effective	December 9	9, 1981		THE STATE CORPORATION COMMISSION
	Mon th	Day	Year	OF KANSAS
By L. C. Rasmussen		v	ice President	By /s/ Carol J. Larson nws
Signature of Officer			Title	Secretary

### KANSAS CITY POWER & LIGHT COMPANY

### (Name of Issuing Utility)

Rate Area No. 2 - Urban Area (Territory to which schedule is applicable) which was filed April 13, 1979

No supplement or separate understanding shall modify the tariff as shown hereon.

Sheet 1 of 10 Sheets

SCHEDULE 2-73

### MUNICIPAL STREET LIGHTING SERVICE Schedule 2-ML

### AVAILABILITY:

Available for street lighting service through a Company-owned Street Lighting System within corporate limits of a municipality.

### TERM OF CONTRACT:

Contracts under this schedule shall be for a period of not less than ten years from the effective date thereof.

### RATE (Incandescent):

1.0 Street lamps equipped with a hood and reflector, supported on a wood pole or existing trolley pole and supplied from overhead circuits by an extension not in excess of 500 feet per unit: (Code X)

Rate per Lamp per Year

- 1.1 2500 Lumen (250 c.p.)\* \$ 65.28
- 2.0 Street lamps equipped with a hood, reflector, and refractor, on wood poles served overhead by an extension not in excess of 500 feet per unit: (Code IWT)

Size of Lamp

Size of Lamp

### Rate per Lamp per Year

2.1	4000 Lumen	(400 c.p.)*	\$109.68
2.2	6000 Lumen	(600 c.p.)*	123.12
2.3	10000 Lumen	(1000 c.p.)*	156.84

\*Limited to the units in service on the effective date of this schedule until removed.

Commission File Number 127,486-U

lssued	December 7	, 1981		FILED Dec. 8, 1981
	Month	Day	Year	
Effective	December 9	1981		THE STATE CORPORATION COMMISSION
	Month	Day	Year	OF KANSAS
By L. C. Rasmus	sen	Vie	e President	By /s/ Carol J. Larson nws Secretory
Signatur	e of Officer		Title	Secretary

### Form RF

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THE STATE	CORPORATION COMMISSION OF KAI	NSAS			
KANSAS CIT	Y POWER & LIGHT COMPANY	SCHEDULE 2-73			
1)	Name of Issuing Utility)	Replacing Schedule			
	No. 2 - Urban Area to which schedule is applicable)	which was filed April 13, 1979			
	or separate understanding 5 tariff as shown herean.	Sheet2 of10 Sheets			
	MUNICIPAL STREET LI Schedule				
RATE (Inc	andescent): (continued)				
3.0	Street lamps equipped with a h ornamental steel poles served excess of 200 feet per unit:	ood, reflector, and refractor, on overhead by an extension not in (Code IS)			
	Size of Lamp	<u>Rate per Lamp per Year</u>			
3.1 3.2	4000 Lumen (400 c.p.)* 6000 Lumen (600 c.p.)*	\$130.56 144.00			
4.0 Street lamps equipped with hood, reflector, and refractor, on ornamental steel poles served underground by an extension not in excess of 300 feet per unit:					
	Size of Lamp	<u>Rate per Lamp per Year</u>			
4.1 4.2 4.3 4.4 4.5	4000 Lumen(400 c.p.) Under4000 Lumen(400 c.p.) Under6000 Lumen(600 c.p.) Under6000 Lumen(600 c.p.) Under10000 Lumen(1000 c.p.) Under	Concrete* (2) 306.96   Sod* (1) 183.84 -   Concrete* (2) 320.40			
	(1) Code ISE; (2) Code ISC				
5.0	ornamental steel poles and sup	h hood, reflector, and refractor, on plied from underground circuits, re- excess of 300 feet per twin unit:			
	Size of Lamp	<u>Rate per Unit per Year</u>			
5.1 5.2 5.3	4000 Lumen (400 c.p.) Under S 4000 Lumen (400 c.p.) Under C 6000 Lumen (600 c.p.) Under S	oncrete* (2) 399.96			
	(1) Code TISE, (2) Code TISC				
	ted to the units in service on l removed.	the effective date of this schedule			
		Commission File Number 127,486-U			
Issued	December 7, 1981 Month Day Year	FILED Dec. 8, 1981			
Effective		THE STATE CORPORATION COMMISSION OF KANSAS			
By L. C. Ras		By /s/ Carol J. Larson nws Secretory			

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### THE STATE CORPORATION COMMISSION OF KANSAS SCHEDULE 2-73 **KANSAS CITY POWER & LIGHT COMPANY** Replacing Schedule 2-73 Sheet 3 (Name of Issuing Utility) Rate Area No. 2 - Urban Area which was filed April 13, 1979 (Territory to which schedule is applicable) No supplement or separate understanding Sheet 3 of 10 Sheets shall modify the tariff as shown hereon, MUNICIPAL STREET LIGHTING SERVICE Schedule 2-ML RATE (Customer Owned): 1.0 Street lamps equipped with a hood, reflector, and refractor, owned and installed by customer, maintained and controlled by the Company, served overhead or underground: Size of Lamp Rate per Lamp per Year 1.1 11000 Lumen Limited Maintenance\* (1) \$ 106.32 1.2 20000 Lumen Limited Maintenance\* (1) 140.40 1.3 20000 Lumen\* (2) 185.40 (1) Code LMX, (2) Code MX RATE (Mercury Vapor): 1.0 Street lamps equipped with hood, reflector, and refractor, on wood poles or existing trolley poles served from overhead circuits by an extension not in excess of 500 feet per unit: (Code OWT) Size of Lamp Rate per Lamp per Year 1.1 7700 Lumen \$ 103.92 1.2 11000 Lumen 119.52 1.3 20000 Lumen 145.20 Street lamps equipped with a hood, reflector, and refractor, on 2.0 ornamental steel poles served overhead by an extension not in excess of 200 feet per unit: (Code OS) Size of Lamp Rate per Lamp per Year 2.1 7700 Lumen \$ 124.83 2.2 11000 Lumen 142.56 2.3 20000 Lumen 168.24 \*Limited to the units in service on the effective date of this schedule until removed. Commission File Number 127,486-U FILED Dec. 8, December 7, 1981 1981 Issued ..... Month Day Year December 9, 1981 THE STATE CORPORATION COMMISSION Effective ..... . . . . . . . . . . . . OF KANSAS Month Day Year /s/ Carol J. Larson -- nws By L. C. Rasmussen Vice President Rv . . . . . . . . . . . . . . . . Signature of Officer Title Secretary

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	For	m RF Index No				
THE STATE	CORPORATION COMMISSION OF KA					
KANSAS CIT	Y POWER & LIGHT COMPANY	SCHEDULE 2-73				
(	Name of Issuing Utility)	Replacing Schedule 2-73 Sheet 4				
	No. 2 - Urban Area to which schedule is applicable)	which was filed April 13, 1979				
'No supplement shall modify th	or separate understanding tariff as shown hereon.	Sheet				
MUNICIPAL STREET LIGHTING SERVICE Schedule 2-ML						
RATE (Mer	cury Vapor): (Continued)					
3.0	Street lamps equipped with hoc mental steel poles served unde in excess of 200 feet per unit	d, reflector, and refractor, on orna- rground by an extension under sod not :				
		Rate per Lamp per Year				
	Size of Lamp	Breakaway				
3.1	7700 Lumen	$\frac{\text{Rigid}(1)}{\$ \ 164.64}  \frac{6-\text{inch}^{*}(2)}{-}  \frac{20-\text{inch}(3)}{\$ \ 185.52}$				
3.2	11000 Lumen	182.40 - 203.28				
3.3	20000 Lumen	208.08 \$ 219.24 228.96				
(1)	Code USE; (2) Code XEB, (3)	Code USEB				
4.0	Street lamps equipped with hoo mental steel poles served unde crete not in excess of 200 fee	d, reflector, and refractor, on orna- rground by an extension under con- t per unit:				
		Rate per Lamp per Year				
	0	Breakaway				
	Size of Lamp	<u>Rigid(1)</u> 20-inch (2)				
4.1	7700 Lumen	\$ 301.32 \$ 322.08				
4.2 4.3	11000 Lumen 20000 Lumen	318.96 339.84				
4.5		344.64 365.52				
	(1) Code USC; (2) Code USCB					
5.0	Twin street lamps equipped wit mounted on ornamental steel po tension under sod not in exces	h hood, reflector, and refractor, les served underground by an ex- s of 200 feet per unit:				
		Rate per Unit per Year				
	Size of Lamp	$\frac{\text{Breakaway}}{\text{Fright}(2) = 20 \text{ fright}(2)}$				
5.1	7700 Lumen	$\frac{\text{Rigid}(1)}{\$\ 255.72}  \frac{6\text{-inch}^*(2)}{-}  \frac{20\text{-inch}(3)}{\$\ 276.60}$				
5.2	11000 Lumen	283.56 - 304.44				
5.3	20000 Lumen	324.84 \$ 336.00 345.60				
	(1) Code TUSE; (2) Code TXE	B, (3) Code TSEB				
*Lim:	ited to the units in service on	the effective date of this				
sche	edule until removed.	Commission File Number 127,486-U				
Issued		FILED Dec. 8, 1981				
Effective	December 9, 1981	THE STATE CORPORATION COMMISSION				
By L. C. Rast	mussen Vice President	OF KANSAS By /s/ Carol J. Larson nws				
51gr	nature of Officer Title	Secretory				

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### THE STATE CORPORATION COMMISSION OF KANSAS SCHEDULE 2-73 **KANSAS CITY POWER & LIGHT COMPANY** Replacing Schedule 2-73 Sheet 5 (Name of Issuing Utility) Rate Area No. 2 - Urban Area which was filed April 13, 1979 (Territory to which schedule is applicable) No supplement or separate understanding shall modify the tariff as shown hereon. MUNICIPAL STREET LIGHTING SERVICE Schedule 2-ML 6.0 Twin street lamps equipped with hood, reflector, and refractor, mounted on ornamental steel poles served underground by an extension under concrete not in excess of 200 feet per unit: Rate per Unit per Year Breakaway Size of Lamp Rigid(1) 20-inch(2)6.1 7700 Lumen \$ 392.40 \$ 413.28 6.2 11000 Lumen 420.12 441.00 6.3 20000 Lumen 461.40 482.28 (1) Code TUSC; (2) Code TSCB 7.0 Post-top, low-mounting street lamps with canopy and refractor, mounted on 14-foot posts served underground by an extension under sod not in excess of 200 feet per unit: (Code PTE) Size of Lamp Rate per Lamp per Year 7.1 7700 Lumen \$ 147.96 8.0 Street lamps equipped with hood, reflector, and refractor, on laminated wood poles providing a light center approximately 20 feet above the pavement and supplied with energy by means of an underground cable requiring an extension under sod not in excess of 200 feet per unit: (Code ULE) Size of Lamp Rate per Lamp per Year 8.1 7700 Lumen (175 watt) \$ 191.52 9.0 Street lamps equipped with hood, reflector, and refractor, on laminated wood poles providing a light center approximately 20 feet above the pavement and supplied with energy by means of an underground cable requiring an extension under concrete not in excess of 200 feet per unit: (Code ULC) Size of Lamp Rate per Lamp per Year 9.1 7700 Lumen (175 watt) \$ 328.08 EUED Dec. 8, 1981 December 7, 1981 Incured

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FORM 81-100

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Si	ignature of Officer		Title	Secretary
By L. C. Rasmussen Vice President		ice President	By /s/ Carol J. Larson nws	
	Month	Day	Year	OF KANSAS
Effective	December	9, 1981		THE STATE CORPORATION COMMISSION
	Month	Day	Year	
Issued	December	/ <u>}</u>		FILED FILED

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(1	Name of Issuing Utility)	Replacing Schedule	2-73 Sheet 6	
	No. 2 - Urban Area	which was filed <u>Apri</u>	1 13, 1979	
No supplement	to which schedule is applicable) or separate understanding			
shall modify the	e tariff as shown hereon.	Sheet	6 of10 Sheet	
	MUNICIPAL STREET LI Schedule			
RATE (Mer	cury Vapor): (Continued)			
10.0	Street lamps equipped with spe laminated wood poles providing feet above the pavement and su underground cable requiring ar of 200 feet per unit: (Code F	g a light center appro applied with energy by a extension under sod	oximately 20 y means of an	
	Size of Lamp	Rate per	Lamp per Year	
10.1	7700 Lumen (175 watt)	\$	237.48	
11.0	Street lamps equipped with spe nated wood poles providing a l above the pavement and supplie ground cable requiring an exte 200 feet per unit: (Code BLC)	ight center approxima ed with energy by mear ension under concrete	stely 20 feet is of an under-	
	Size of Lamp	Rate per	Lamp per Year	
11.1	7700 Lumeŋ (175 watt)	\$	374.04	
12.0	Street lamps equipped with spe arm(s), reflector, and refract overhead by an extension not i (Code OS)	or on ornamental stee	el poles served	
	Size of Lamp	Rate per	Lamp per Year	
12.1	55000 Lumen	\$	363.48	
13.0 Street lamps equipped with special cover assembly including support arm(s), reflector, and refractor on ornamental steel poles served underground by an extension under sod not in excess of 200 feet per unit: (Code USE)				
	Size of Lamp	Rate per	Lamp per Year	
13.1	55000 Lumen	\$	403.20	
		Commission File N	umber 127,486-U	
Issued	December 7, 1981 Month Day Year	FILED		
Effective	D 1.00 0 1001	THE STATE CORPOR	•	
By L. C. Ras	•			

### **KANSAS CITY POWER & LIGHT COMPANY**

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SCHEDULE 2-73

# THE STATE CORPORATION COMMISSION OF KANSAS SCHEDULE 2-73 **KANSAS CITY POWER & LIGHT COMPANY** Replacing Schedule 2-73 Sheet 7 (Name of Issuing Utility) Rate Area No. 2 - Urban Area which was filed April 13, 1979 (Territory to which schedule is applicable) No supplement or separate understanding shall modify the tariff as shown hereon. Sheet 7 of 10 Sheets MUNICIPAL STREET LIGHTING SERVICE Schedule 2-ML RATE (High Pressure Sodium Vapor): 1.0 Street lamps equipped with hood, reflector, and refractor, on wood poles served from overhead circuits by an extension not in excess · of 500 feet per unit: (Code OW)

Size of Lamp Rate per Lamp per Year 1.1 14400 Lumen \$ 196.56 1.2 23000 Lumen 218.88 1.3 45000 Lumen 249.24

2.0 Street lamps equipped with hood, reflector, and refractor, on ornamental steel poles served overhead by an extension not in excess of 200 feet per unit: (Code OS)

Size of Lamp

Rate per Lamp per Year

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2.1 14400 Lumen 2.2 23000 Lumen 2.3 45000 Lumen	\$	219.72 241.92 272.40	
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3.0 Street lamps equipped with hood, reflector, and refractor, on ornamental steel poles served underground by an extension under sod not in excess of 200 feet per unit:

		Rate per Lamp per Year		
	Size of Lamp	Rigid(1) Breakaway(2)		
-	14400 Lumen	\$ 259.44 \$ 280.32		
	23000 Lumen	281.76 302.64		
3.3	45000 Lumen	312.12 333.00		

(1) Code USE; (2) Code USEB)

				Commission File Number 44/3400-0
Issued	December	7, 1981		FILED Dec. 8, 1981
	Month	Dey	Year	
	December	9, 1981		THE STATE CORPORATION COMMISSION
	Month	Day	) ear	OF KANSAS
By L. C. Rasmussen Vice President Signature of Officer Title		B/s/Carol J. Larson nws		
Sig	nature of Officer		Title	Secretary

FORM 81-100 . REV. 2/781 K C P L

	FOR	Index No.
THE STATE	CORPORATION COMMISSION OF KAN	
KANSAS CIT	Y POWER & LIGHT COMPANY	SCHEDULE 2-73
(1	Name of Issuing Utility)	Replacing Schedule 2-73 Sheet 8
Rate Area	No. 2 - Urban Area	which was filed April 13, 1979
. de 11	to which schedule is applicable)	which was med
No supplement shall modify the	or separate understanding e tariff as shown herean.	Sheet 8 of 10 Sheets
	MUNICIPAL STREET LI Schedule	
RATE (Hig	gh Pressure Sodium Vapor): (con	tinued)
4.0	Street lamps equipped with hoo ornamental steel poles served concrete not in excess of 200	d, reflector, and refractor, on underground by an extension under feet per unit:
	Size of Lamp	<u>Rate per Lamp per Year</u> Rigid(1) Breakaway(2)
4.1	14400 Lumen	\$ 396.24 \$ 417.00
4.2	23000 Lumen	418.44 439.20
4.3	45000 Lumen	448.80 469.68
	(1) Code USC; (2) Code USCB	
5.0	Twin street lamps equipped wit mounted on ornamental steel po tension under sod not in exces	h hood, reflector, and refractor, les served underground by an ex- s of 200 feet per unit:
	Size of Lamp	Rate per Unit per Year Rigid(1) Breakaway(2)
5.1	14400 Lumen	\$ 444.00 \$ 464.88
5.2	23000 Lumen	480.96 501.84
5.3	45000 Lumen	532.08 552.84
	(1) Code TUSE; (2) Code TSE	В
6.0	Twin street lamps equipped wit mounted on ornamental steel po tension under concrete not in	h hood, reflector, and refractor, les served underground by an ex- excess of 200 feet per unit:
	Size of Lamp	Rate per Unit per ¥ear Rigid(1) Breakaway(2)
6.1	14400 Lumen	\$ 580.68 \$ 601.56
6.2 6.3	23000 Lumen 45000 Lumen	617.64 638.52
0.0		668.76 689.52
	(1) Code TUSC; (2) Code TSC	В
		Commission File Number 127,486-4
lsqued	December 7, 1981	FILED Dec. 8, 1981
Effective	Month Day Year December 9, 1981 Month Day Year	THE STATE CORPORATION COMMISSION OF KANSAS
By L. C. Ras		By /s/ Carol J. Larson nws
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Index No.

# THE STATE CORPORATION COMMISSION OF KANSAS

### SCHEDULE 2-73 KANSAS CITY POWER & LIGHT COMPANY (Name of Issuing Utility) Replacing Schedule 2-73 Sheet 9 Rate Area No. 2 - Urban Area which was filed April 13, 1979 (Territory to which schedule is applicable) No supplement or separate understanding Sheet 9 of 10 Sheets shall modify the tariff as shown hereon. MUNICIPAL STREET LIGHTING SERVICE Schedule 2-ML RATE (High Pressure Sodium Vapor): (continued) 7.0 Street lamps equipped with hood, reflector, and refractor, on wood poles served underground by an extension under sod not in excess of 200 feet per unit: (Code UWE) Size of Lamp Rate per Lamp per Year 7.1 14400 Lumen \$ 236.40 7.2 23000 Lumen 258.72 7.3 45000 Lumen 289.08 **REPLACEMENT OF UNITS:** Existing street lamps shall be replaced at the same pole location with a REV. 2/78. different type of standard unit installation only by mutual agreement of the Company and the Municipality. FORM 81-100 STANDARD UNITS: Standard street lamps are those mercury vapor or high pressure sodium vapor units for which a rate is stated except those with an X designa-XCPL tion in the type code. BURNING HOURS: Unless otherwise stated, lamps are to burn each and every day of the year from one-half hour after sunset to one-half hour before sunrise, approximately 4100 hours per year. WAGE RATE ADJUSTMENT: The rates and charges set forth herein are based on the weighted average hourly straight time rate for bargaining unit employees of the Company of \$11.15 per hour. In the event such average hourly rate of pay is increased or decreased 5% or more, the charges for traffic signals shall be increased or decreased by 0.165% for each full 1% that such average hourly rate of pay is above or below \$11.15. Commission File Number 127,486-U Dec. 8, 1981 Issued .....

Form RF

December 7, 1981 FILED Month Day Year THE STATE CORPORATION COMMISSION Effective December 9, 1981 OF KANSAS Month Doy Year Vice President /s/ Carol J. Larson -- mws By L. C. Rasmussen Bv Signature of Officer Title Secretary

# KANSAS CITY POWER & LIGHT COMPANY

SCHEDULE 2-73

(Name of Issuing Utility)

Replacing Schedule ..... Sheet .....

which was filed

Rate Area No. 2 - Urban Area (Territory to which schedule is applicable)

Sheet 10 of 10 Sheets

### MUNICIPAL STREET LIGHTING SERVICE Schedule 2-ML

### **ENERGY COST ADJUSTMENT:**

No supplement or separate understanding

shall modify the tariff as shown hereon.

Energy Cost Adjustment Schedule 2-ECA shall be applicable to kwh computed for all units billed under this schedule. Computed kwh shall be determined by multiplying the total kilowatts of power required for the operation of the units by the monthly burning hours, which shall total not less than 4100 hours per year.

### TAX ADJUSTMENT:

Tax Adjustment Schedule 2-TA shall be applicable to all customer billings under this schedule.

**RESEARCH AND DEVELOPMENT SURCHARGE:** 

Research and Development Surcharge Schedule 2-RD shall be applicable to all energy use and customer billings under this schedule.

### **REGULATIONS:**

Subject to Rules and Regulations filed with the State Regulatory Commission.

			Commission File Number
April 13.	1979		FILED April 13, 1979
Month	Day	Year	
April 20.	1979		THE STATE CORPORATION COMMISSION
Month	Day	Year	OF KANSAS
By L. C. Rasmussen Vice P		Vice President	By /s/ James B. Douglas
Signature of Officer		Title	Secre tory
	Month April20., Month mussen	Month Day April. 20, 1979 Month Day mussen	April 20, 1979 Month Day Year mussen Vice President

### WESTWOOD HILLS

(First

(First Published in Johnson County Herald Wednesday March 11, 1970) TO THE ELECTORS, OF THE CITY OF WESTWOOD HILLS, KANSAS You are hereby notified that the Governing Body of the City of Westwood Hills, Kansas, being the Mayor and Council thereof, proposed to grant to Kansae City Power 41 into Company being the Mayor and Council thereof, proposes to grant to Kansas City Power & Light Company a franchise to operate and maintain an elec-tric system for the supplying of electric cur-rent to the City of Westwood Hills, Kansas, and its inhabitants. Such proposed franchise is contained in Ordinance No. 30 of the City of Westwood Hills, Kansas, and reads as follows: follows:

Tollows: ORDINANCE NO. 80 AN ORDINANCE GRANTING KANSAS CITY POWER & LIGHT COMPANY, ITS GRANTEES, SUCCESSORS AND ASSIGNS, THE RIGHT AND FRANCHISE TO CONSTRUCT AND MAINTAIN ALL WORKS AND PLANTS NECESSARY OR PROPER FOR SUPPLYING CONSUMERS WITH DUPON OR DUPLYING CONSUMERS WITH PROPER FOR SUP PLYING CONSUMERS WITH ELECTRIC OR OTHER ENERGY, GRANTING TO SAID COMPANY THE RIGHT TO USE THE, STREETS, ALLEYS AND ALL OTHER PUBLIC PLACES, PROVIDING FOR COMPENSATION FROM SUCH COMPANY FOR SAIDRIGHT AND FRANCHISE, PRESCRIBING THE TERMS OF AND RELATING TO SUCH FRANCHISE AND REPEALING INCONSISTENT. ORDINANCE OR PARTS THEREOF REPEALING INCON OR PARTS THEREOF

OR PARTS THEREOF WHEREAS, Kansas City Power & Light Com-pany (herein called the Company) is a corpor-ation duly organized and existing under and by virtue of the laws of the State of Missouri,

virtue of the laws of the State of Missouri, and admitted to do business under the laws of the State of Kansas as a foreign corpora-tion for the purpose of generating and distri-buting electric energy; and WHEREAS, the Company is operating a system for the transmission of electric current be-tween two or more incorporated cities in the State of Kansas and has heretofore built, or proposes to build, its transmission lines into or through the City of Westwood Hills, Kan-sas; and sas

sas; and WHEREAS, the parties hereto desire that the Company furnish electric energy to consumers in said City; NOW, THEREFORE, BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF WESTWOOD HILLS, KANSAS; SECTION 1. In consideration of the benefits

WESTWOOD HILLS, KANSAS: SECTION I. In consideration of the benefits to be derived by the City and the inhabitants thereof from the construction, operation and maintenance of an electric light and power system and the supplying of electric energy to the Public, there is hereby granted to the Company and to its successors and assigns, for the term of twenty (20) years from the effective date hereof, a franchise and authority to construct, operate and maintain within the effective date hereof, a franchise and authority to construct, operate and maintain within the existing and any future extended corporate limits of the City all appropriate facilities and plants for carrying on a power and light business and all other operations connected therewith or incident thereto for the purpose of supplying the City and outlying areas with electric or other energy in such forms as may be reasonably required for domestic, commer-cial, industrial, municipal and other purposes and to produce and supply such energy by cial, industrial, municipal and other purposes and to produce and supply such energy by manufacture, generation, purchase or other-wise, and to transmit and distribute same by means of underground or overhead lines or otherwise, and for any or all of said purposes it is authorized to (1) construct conduits or other underground facilities for the installation and protection of its underground wire and cables, (ii) place poles, lamp posts, guys, and anchors for its overhead wires, cables and anchors for its overhead wires, cables and street lights on all streets, alleys, avenues, bridges, parks, parking and other existing and any future public places or thoroughfares, (iii) construct, erect and maintain all buildings, machinery and attachments of any and every kind for any and all of said purposes, and (iv) enter upon any and all of said public places within the corporate limits of the City as they now exist or may hereafter be opened, widened, extended, laid out and established, including any other territory hereafter added thereto or coming under the City's jurisdic-trion, and to trim trees upon and overhanging such places and make such excavations thereon as may be appropriate for the construction,

as may be appropriate for the construction, repair and renewal of the Company's overhead and underground facilities and plants. SECTION II. Any pavements, sidewalks or curbing taken up or any and all excavations made shall be done under the supervision and direction of the governing body of said Cirv made shall be done under the supervision and direction of the governing body of said City under all necessary permits issued for the work, and shall be made and done in such manner as to give the least inconvenience to the inhabitants of the City and the public generally, and pavements, sidewalks, curbing and excavations shall be replaced and repaired in as good condition as before with all con-venient speed, by and at the expense of the Company.

service, and interruptions due to netty orders fire, strikes, civil or military authority, orders of court and other causes reasonably beyond of court and other causes reasonably beyond court and other causes reasonably beyond control of the Company are specifically mpted from the terms of this Section. exempted from the ter SECTION IV. All poles and wires shall be erected in accordance with the rules and re-gulations of the State Corporation Commis-sion of Kansas as set out in Docket No. 1944 and any amendments thereto. All poles carry-ing said wires shall be placed in such manner as to interfere with and obstruct as little reasonably possible, the ordinary use of t streets, alleys, lanes and highways of ss City, and shall not interfere with any o main, water main or server tł y use of the vays of said City, and shall not interfere with any gas main, water main or sewer now laid out or constructed in or under said streets, alleys, lanes and highways of said City. SECTION V. The Company shall, at all times, in the construction, maintenance, and operation of its electric transmission, distribution and street lighting system, use all reasonable and proper precaution to avoid damage or injury to persons or property, and shall hold and save harmless said City from any and all damage, injury and expense caused by the sole negligence of the Company, its successors and gas damage, injury and expense caused by the sole negligence of the Company, its successors and neglig assigns. SEC TION VI. As further consideration for the rights, privileges and franchise hereby grant-ed, and in lieu of all rental, license or occupation taxes, the grantee shall on or before the 30th day of June and the 31st day of December of each year in which this fran-chise is effective, pay to the City five per cent (5%) of its gross receipts char-ged and collected from the sale of electric energy used within the present or future hourderise of said City for domestic commerce energy used within the present or future boundaries of said City for domestic, commer-cial and industrial consumption for the six (6) months' period ending at the last meter readcial and industrial consumption for the six (6) months' period ending at the last meter read-ing preceding May 31 and November 30, res-pectively. Such payment shall be made to the City in cash until any credit (existing on the effective date of this franchise ordinance) accumulated pursuant to Section VI of City Ordinance No. 78 is depleted by Company bil-lings for street lighting and traffic signal service for said City; and upon such deple-tion or if no such credit exists on the effect-ive date of this franchise ordinance, such pay-ment shall be made by subtracting from the amount determined for the applicable said six (6) months' period in accordance with the first and last sentences of this Section (the ''Gross Receipts: Amount Due') the amount due the Company from the City for street lighting and traffic signal service billed for the applicable said six (6) month's period (the ''SLTS Bil-lings Amount') and by paying the remainder, if any, in cash to the City. If in any appli-cable said six months' period the SLTS Bil-lings Amount '' had the City shall pay the same in cash to the Company shall for such excess bill the City and the City shall pay the same in cash to the Company. The term ''gross re-ceipts'', as applied to the sales of electricity for domestic, commercial, or industrial pur-poses as used in this Section shall not include (1) the electrical energy sold to the United States or the State of Kansas or to any agency or political subdivision thereof, (2) the elec-trical energy sold for other use which can not be classified as domestic, commercial, or in-dustrial, such as the electrical energy used by public utilities, telephone, telegraph, and radio communication companies, railroads, pipe lines companies, educational institutions not operating for profit, churches and chari-table. institutions and (3) the electrical energy sold for resale. SECTION VII. All provisions of this ordinance shall be binding upon and inure to the benemonths' period ending at the last meter read-ing preceding May 31 and November 30, res-

sold for resale. SECTION VII. All provisions of this ordinance shall be binding upon and inure to the bene-fit of the Company, its grantees and its suc-

fit of the Company, its grantees and its suc-cessors and assigns. SECTION VIII, All ordinances and parts of or-dinances in conflict herewith are hereby re-pealed as of the effective date of this ordinance. SECTION IX, This ordinance is made under and in conformity with the laws of the State of Kansas, and shall take effect and be in force as therein provided.

s therein provided. PASSED and APPROVED this

\_day of Mayor

ATTEST:

City Clerk

This notice is given in accordance with the provisions of Kansas Statutes annotated 12-824. hn B. Wornall IV Mayor Pro Tem /s/ John B.

(SEAL) /s/Ora W. Amberg City Clerk

10-11-12-13



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### AFFIDAVIT OF PUBLICATION

### State of Kansas, Johnson County, ss:

### BOB FISER being first duly sworn,

COUN

Herald

Deposes and says: That he is the editor of the Johnson County Herald, a weekly newspaper printed in the State of Kansas, and published in and of general circulation in Johnson County, Kansas, with a general paid circulation on a weekly basis in Johnson County, Kansas, and that said newspaper is not a trade, religious or fraternal publication.

Said newspaper is a weekly, published at least weekly 50 times a year; has been published continuously and uninterruptedly in said county and state for a period of more than five years prior to the first publication of said notice; and has been admitted at the post office of Shawnee Mission, in said County as second class matter.

That the attached notice is a true copy thereof and was published in the regular and entire issue of said

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newspaper for \_\_\_\_\_ consecutive weeks, the first publication thereof being made as aforesaid on the

Lish day of \_\_\_\_\_, 196\_\_\_\_, with subsequent publications being made on the following dates:

March 18 70
March 25
April 1
, 19
At File
Subscribed and sworn to before me this
day of April (INNO)
Notary Rusiic in Ond for Johnson County, Ransas My Commission Expires Aug 28, 1971 My commission expires:
Notary Fee \$
Printer's fee \$_32.28
Additional copies \$
Total Charge \$
IN THE COURT OF JOHNSON COUNTY, KANSAS
State of Kansas, Johnson County, ss:

The within Proof of Publication approved by

Johnson County Herald—Fully qualified to publish legal notices

Case No. \_\_\_\_ . Plaintiff. VS.

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PROOF OF PUBLICATION

Defendant.

(First Published in Johnson County Herald Wednesday March 11, 1970) TO THE ELECTORS OF THE CITY OF (First

TO THE ELECTORS OF THE CITY OF WESTWOOD HILLS, KANSAS You are hereby notified that the Governing Body of the City of Westwood Hills, Kansas, being the Mayor and Council thereof, proposes to grant to Kansas City Power & Light Company a franchise to operate and maintain an elec-tric system for the supplying of electric cur-rent to the City of Westwood Hills, Kansas, and its inhabitants. Such proposed franchise is contained in Ordinance No. 30 of the City of Westwood Hills, Kansas, and reads as follows: follows:

ORDINANCE NO. 80 ANCE GRANTING KANSAS CITY ORDINANCE AN ORDINANCE GRANTING KANSAS CITY POWER & LIGHT COMPANY, ITS GRANTEES, SUCCESSORS AND ASSIGNS, THE RIGHT AND FRANCHISE TO CONSTRUCT AND MAINTAIN ALL WORKS AND PLANTS NECESSARY OR PROPER FOR SUPPLYING CONSUMERS WITH PROPER FOR SUP PLYING CONSUMERS WITH ELECTRIC OR OTHER ENERGY, GRANTING TO SAID COMPANY THE RIGHT TO USE THE, STREETS, ALLEYS AND ALL OTHER PUBLIC PLACES, PROVIDING FOR COMPENSATION FROM SUCH COMPANY FOR SAIDRIGHT AND FRANCHISE, PRESCRIBING THE TERMS OF AND RELATING TO SUCH FRANCHISE AND REPEALING INCONSISTENT ORDINANCES OR DARTS THEREOF REPEALING INCONS OR PARTS THEREOF

OR PARTS THEREOF WHEREAS, Kansas City Power & LightCom-pany (herein called the Company) is a corpor-ation duly organized and existing under and by virtue of the laws of the State of Missouri, and admitted to do business under the laws of the State of Kansas as a foreign\_corpora-tion for the purpose of generating and distri-buting electric energy; and

tion for the purpose of generating and distri-buting electric energy; and WHEREAS, the Company is operating a system for the transmission of electric current be-tween two or more incorporated cities in the State of Kansas and has heretofore built, or proposes to build, its transmission lines into or through the City of Westwood Hills, Kan-sas; and **s**as and

WHEREAS, the parties hereto desire that the

or through the City of westwood mills, Kall-sas; and WHEREAS, the parties hereto desire that the Company furnish electric energy to consumers in said City; NOW, THEREFORE, BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF WESTWOOD HILLS, KANSAS: SECTION I. In consideration of the benefits to be derived by the City and the inhabitants thereof from the construction, operation and maintenance of an electric light and power system and the supplying of electric energy to the Public, there is hereby granted to the Company and to its successors and assigns, for the term of twenty (20) years from the effective date hereof, a franchise and authority to construct, operate and maintain within the existing and any future extended corporate limits of the City all appropriate facilities and plants for carrying on a power and light business and all other operations connected therewith or incident thereto for the purpose of supplying the City and outlying areas with electric or other energy in such forms as may be reasonably required for domestic, commer-cial, industrial, municipal and other purposes and to produce and supply such energy by means of underground or overhead lines or other wise, and for any or all of said purposes it is authorized to (i) construct conduits or other underground facilities for the installa-tion and protection of its underground wires, cables and anchors for its overhead wires, cables and street lights on all streets, alleys, avenues, bridges, parks, parking and other existing and avertifies, parks, parking and other existing and and anchors for its overhead wires, cables and street lights on all streets, alleys, avenues, bridges, parks, parking and other existing and any future public places or thoroughfares, (iii) construct, erect and maintain all buildings, machinery and attachments of any and every kind for any and all of said purposes, and (iv) enter upon any and all of said public places within the corporate limits of the City as they now exist or may hereafter be opened, widened, extended, laid out and established, including any other territory hereafter added thereto or coming under the City's jurisdic-trion, and to trim trees upon and overhanging such places and make such excavations therecon

trion, and to trim trees upon and overhanging such places and make such excavations thereon as may be appropriate for the construction, repair and renewal of the Company's overhead and underground facilities and plants. SECTION II. Any pavements, sidewalks or curbing taken up or any and all excavations made shall be done under the supervision and direction of the governing body of said City under all necessary permits issued for the work, and shall be made and done in such manner as to give the least inconvenience to the inhabitants of the City and the public generally, and pavements, sidewalks, curbing and excavations shall be replaced and repaired in as good condition as before with all con-venient speed, by and at the expense of the venient speed, by and at the expense of

venient speed, by and at the expense of the Company. SECTION III. The Company shall at all times during the term of this franchise supply to consumers of electric energy, residing in said City, such electric energy as they may require, and shall extend and construct its lines and services in accordance with legal require-ments, and rules and regulations as filed from time to time with the State Corporation Comtime to time with the State Corporation Com time to time with the State Corporation Com-mission of Kansas. Nothing contained herein shall be construed as a guarantee upon the part of the Company to furnish uninterrupted service, and interruptions due to Acts of God, fire articles shall be approximately and the service of the service and the service of the service service and the service service and the service service service and the service ser service, and interruptions due to Acts of God, fire, strikes, civil or military authority, orders of court and other causes reasonably beyond the control of the Company are specifically exempted from the terms of this Section. SECTION IV. All poles and wires shall be erected in accordance with the rules and re-Section IV. All poles and wires shall be erected in accordance with the rules and re-gulations of the State Corporation Commis-sion of Kansas as set our in Docket No. 1944 and any amendments thereto. All poles carry-ing said wires shall be placed in such manner as to interfere with and obstruct as little as reasonably possible, the ordinary use of the streets, alleys, lanes and highways of said City, and shall not interfere with any gas Lity, and shall not interfere with any gas main, water main or sewer now laid out or constructed in or under said streets, alleys, anes and highways of said City, SECTION V. The Company shall, at all times, gas or SECTION V. The Company shall, at all times, in the construction, maintenance, and operation of its electric transmission, distribution and treet lighting system, use all reasonable and roper precaution to 'avoid damage or injury opersons or property, and shall hold and the transfer and film for any and all a persons or property, and shall hold and opersons or property, and shall hold and ave harmless said City from any and all amage, injury and expense caused by the sole egligence of the Company, its successors and ssigns. all

cupation taxes, the grantee shall on or before the 30th (day of June and the 31st day of December of each year in which this fran-chise is effective, pay to the City five per cent (5%) of its gross receipts char-ged and collected from the sale of electric energy used within the present or future boundaries of said City for domestic, commer-cial and industrial consumption for the six (6) months' period ending at the last meter read-ing preceding May 31 and November 30, res-pectively. Such payment shall be made to the City in cash until any credit (existing on the effective date of this franchise ordinance) accumulated pursuant to Section VI of City Ordinance No. 78 is depleted by Company bil-lings for street lighting and traffic signal service for said City; and upon such deple-tion or if no such credit exists on the effect-ive date of this franchise ordinance, such pay-ment shall be made by subtracting from the amount determined for the applicable said six (6) months' period in accordance with the first and last sentences of this Section (the "Gross amount determined for the applicable said six (6) months' period in accordance with the first and last sentences of this Section (the 'Gross Receipts Amount Due') the anount due the Company from the City for street lighting and traffic signal service billed for the applicable said six (6) months period (the 'SLTS Bil-lings Amount') and by paying the remainder, if any, in cash to the City. If in any appli-cable said six months' period the SLTS Bil-lings Amount exceeds the Gross Receipts Amount Due, the Company shall for such excess bill the City and the City shall pay the same in cash to the Company. The terin ''gross re-ceipts'', as applied to the sales of electricity for domestic, commercial, or industrial purceipts", as applied to the sales of electricity for domestic, commercial, or industrial pur-poses as used in this Section shall not include (1) the electrical energy sold to the United States or the State of Kansas or to any agency or political subdivision thereof, (2) the elec-trical energy sold for other use which can not be classified as domestic, commercial, or in-dustrial, such as the electrical energy used by public utilities, telephone, telegraph, and radio communication companies, railroads. built utilities, telepione, telepione, telepione, and dio communication companies, railroads, pe lines companies, educational institutions of operating for profit, churches and chari-ble institutions and (3) the electrical energy pipe lines table

sold for resale. SECTION VII. All provisions of this ordinance shall be binding upon and inure to the bene-fit of the Company, its grantees and its suc-

fit of the Company, its grantees and its suc-cessors and assigns. , SECTION VIII, All ordinances and parts of or-dinances in conflict herewith are hereby re-pealed as of the effective date of this ordinance. SECTION IX. This ordinance is made under and in conformity with the laws of the State of Kansas, and shall take effect and be in force as therein provided. PASSED and APPROVED this \_\_\_\_\_\_

Mayor ----

ATTEST:

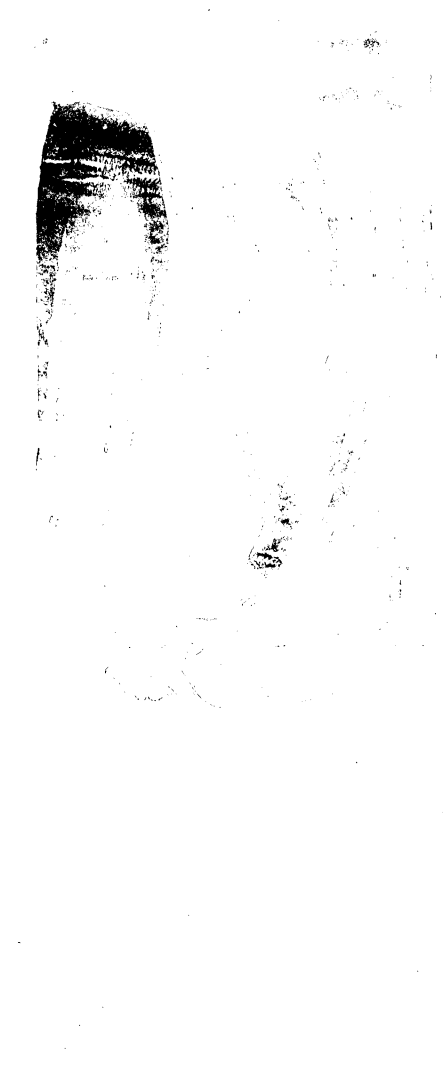
C Ity Clerk This notice is given in accordance with the provisions of Kansas Statutes annotated 12-824. /s/ John B. Wornall U Mayor Pro Tem

(SEAL) /s/ Ora W. Amberg City Clerk

10-11-12-13



SECTION VI. As further consideration for the ghts, privileges and franchise hereby grant-, and in lieu of all rental, license or oc-



### AFFIDAVIT OF PUBLICATION

### State of Kansas, Johnson County, ss:

### BOB FISER being first duly sworn,

Deposes and says: That he is the editor of the Johnson County Herald, a weekly newspaper printed in the State of Kansas, and published in and of general circulation in Johnson County, Kansas, with a general paid circulation on a weekly basis in Johnson County, Kansas, and that said newspaper is not a trade, religious or fraternal publication.

Said newspaper is a weekly, published at least weekly 50 times a year; has been published continuously and uninterruptedly in said county and state for a period of more than five years prior to the first publication of said notice; and has been admitted at the post office of Shawnee Mission, in said County as second class matter.

That the attached notice is a true copy thereof and was published in the regular and entire issue of said

newspaper for \_\_\_\_\_ consecutive weeks, the first publication thereof being made as aforesaid on the

publication thereof being made as aforesaid on the Lith day of \_\_\_\_\_ \_\_\_\_, 196\_\_\_\_, with subsequent publications being made on the following dates: Haroh 10 70 Narob 25 70 70 April 1 .... 19\_ 19 Le 1s 8 Subscribed and sworn to before me this \_ April day of \_\_\_\_ Helen Notary Public in Od for Johnson County, Kansas My Commission Expires Aug. 28, 1971 My commission expires: \_\_\_\_\_ Notary Fee 138.28 Printer's fee Additional copies -**Total Charge** IN THE .... ..... COURT OF JOHNSON COUNTY, KANSAS State of Kansas, Johnson County, ss: ....., 19.....

The within Proof of Publication approved by

Johnson County Herald—Fully qualified to publish legal notices

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Defendant.

Plaintiff.

# PROOF OF PUBLICATION

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### ORDINANCE NO.

AN ORDINANCE GRANTING KANSAS CITY POWER & LIGHT COMPANY, ITS GRANTEES, SUCCESSORS AND ASSIGNS, THE RIGHT AND FRANCHISE TO CONSTRUCT AND MAIN-TAIN ALL WORKS AND PLANTS NECESSARY OR PROPER FOR SUPPLYING CONSUMERS WITH ELECTRIC OR OTHER ENERGY, GRANTING TO SAID COMPANY THE RIGHT TO USE THE STREETS, ALLEYS AND ALL OTHER PUBLIC PLACES, PROVIDING FOR COM-PENSATION FROM SUCH COMPANY FOR SAID RIGHT AND FRANCHISE, PRESCRIBING THE TERMS OF AND RELATING TO SUCH FRANCHISE AND REPEALING INCONSISTENT ORDINANCES OR PARTS THEREOF.

WHEREAS, Kansas City Power & Light Company (herein called the Company) is a corporation duly organized and existing under and by virtue of the laws of the State of Missouri, and admitted to do business under the laws of the State of Kansas as a foreign corporation for the purpose of generating and distributing electric energy; and

WHEREAS, the Company is operating a system for the transmission of electric current between two or more incorporated cities in the State of Kansas and has heretofore built, or proposes to build, its transmission lines into or through the City of <u>Westwood Hills</u>, Kansas; and

WHEREAS, the parties hereto desire that the Company furnish electric energy to consumers in said City;

NOW, THEREFORE, BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF WESTWOOD HILLS \_\_\_\_\_, KANSAS:

SECTION I. In consideration of the benefits to be derived by the City and the inhabitants thereof from the construction, operation and maintenance of an electric light and power system and the supplying of electric energy to the Public, there is hereby granted to the Company and to its successors and assigns, for the term of twenty (20) years from the effective date hereof, a franchise and authority to construct, operate and maintain in the City all appropriate facilities and plants for carrying on a power and light business and all other operations connected therewith or incident thereto for the purpose of supplying the City and outlying areas with electric or other energy in such forms as may be reasonably required for domestic, commercial, industrial, municipal and other purposes and to produce and supply such energy by manufacture, generation, purchase or otherwise, and to transmit and distribute same by means of underground or overhead lines or otherwise, and for any or all of said purposes it is authorized to (i) construct conduits or other underground facilities for the installation and protection of its underground wire and cables, (ii) place poles, lamp posts, guys, and anchors for its overhead wires, cables and street lights on all streets, alleys, avenues, bridges, parks, parking and other public places or thoroughfares, (iii) construct, erect and maintain all buildings, machinery and attachments of any and every kind for any and all of said purposes, and (iv) enter upon any and all of said public places within the corporate limits of the City as they now exist or may hereafter be opened, widened, extended, laid out and established, including any other territory hereafter added thereto or coming under the City's jurisdiction, and to trim trees upon and overhanging such places and make such excavations thereon as may be appropriate for the construction, repair and renewal of the Company's overhead and underground facilities and plants.

SECTION II. Any pavements, sidewalks or curbing taken up or any and all excavations made shall be done under the supervision and direction of the governing body of said City under all necessary permits issued for the work, and shall be made and done in such manner as to give the least inconvenience to the inhabitants of the City and the public generally, and pavements, sidewalks, curbing and excavations shall be replaced and repaired in as good condition as before with all convenient speed, by and at the expense of the Company. SECTION III. The Company shall at all times during the term of this franchise supply to consumers of electric energy, residing in said City, such electric energy as they may require, and shall extend and construct its lines and services in accordance with legal requirements, and rules and regulations as filed from time to time with the State Corporation Commission of Kansas. Nothing contained herein shall be construed as a guarantee upon the part of the Company to furnish uninterrupted service, and interruptions due to Acts of God, fire, strikes, civil or military authority, orders of court and other causes reasonably beyond the control of the Company are specifically exempted from the terms of this Section.

SECTION IV. All poles and wires shall be erected in accordance with the rules and regulations of the State Corporation Commission of Kansas as set out in Docket No. 1944 and any amendments thereto. All poles carrying said wires shall be placed in such manner as to interfere with and obstruct as little as reasonably possible, the ordinary use of the streets, alleys, lanes and highways of said City, and shall not interfere with any gas main, water main or sewer now laid out or constructed in or under said streets, alleys, lanes and highways of said City.

SECTION V. The Company shall, at all times, in the construction, maintenance, and operation of its electric transmission, distribution and street lighting system, use all reasonable and proper precaution to avoid damage or injury to persons or property, and shall hold and save harmless said City from any and all damage, injury and expense caused by the sole negligence of the Company, its successors and assigns.

SECTION VI. As further consideration for the rights, privileges and franchise hereby granted, and in lieu of all rental, license or occupation taxes, the grantee shall on or before the <u>30th</u> day of <u>June</u> and the <u>31st</u> day of <u>December</u> of each year in which this franchise is effective, issue a credit amounting to <u>five</u> per cent (5%) of its gross receipts charged and collected from the sale of electric energy used within the present or future boundaries of said City for domestic, commercial and industrial consumption for the six (6) months' period ending at the last meter reading preceding <u>May 31</u> and <u>November 30</u>, respectively, which credit shall be applied against the bills rendered by the Company for street lighting in said City. The term "gross receipts", as applied to the sales of electrical energy sold to the United States or the State of Kansas or to any agency or political subdivision thereof, (2) the electrical energy sold for other use which can not be classified as domestic, commercial, or industrial, such as the electrical energy used by public utilities, telephone, telegraph, and radio communication companies, railroads, pipe line companies, educational institutions not operating for profit, churches and charitable institutions and (3) the electrical energy sold for resale.

SECTION VII. All provisions of this ordinance shall be binding upon and inure to the benefit of the Company, its grantees and its successors and assigns.

SECTION VIII. All ordinances and parts of ordinances in conflict herewith are hereby repealed as of the effective date of this ordinance.

SECTION IX. This ordinance is made under and in conformity with the laws of the State of Kansas, and shall take effect and be in force as therein provided.

PASSED and APPROVED this \_\_\_\_\_ day of

Mayor

ATTEST:

City Clerk

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### TO THE ELECTORS OF THE CITY OF WESTWOOD HILLS, KANSAS

You are hereby notified that the Governing Body of the City of Westwood Hills, Kansas, being the Mayor and Council thereof, proposes to grant to Kansas City Power & Light Company a franchise to operate and maintain an electric system for the supplying of electric current to the City of Westwood Hills, Kansas, and its inhabitants. Such proposed franchise is contained in Ordinance No. \_\_\_\_\_\_ of the City of Westwood Hills, Kansas, and reads as follows:

This notice is given in accordance with the provisions of Kansas Statutes

appotated 12-624. City Clerk

• 2. . .-

Paul U. Marlean Meyor

ORDINANCE NO.  $\mathcal{SD}$ 

AN ORDINANCE GRANTING KANSAS CITY POWER & LIGHT COMPANY, ITS GRANTEES, SUCCESSORS AND ASSIGNS, THE RIGHT AND FRANCHISE TO CONSTRUCT AND MAIN-TAIN ALL WORKS AND PLANTS NECESSARY OR PROPER FOR SUPPLYING CONSUMERS WITH ELECTRIC OR OTHER ENERGY, GRANTING TO SAID COMPANY THE RIGHT TO USE THE STREETS, ALLEYS AND ALL OTHER PUBLIC FLACES, PROVIDING FOR COM-PENSATION FROM SUCH COMPANY FOR SAID RIGHT AND FRANCHISE, PRESCRIBING THE TERMS OF AND RELATING TO SUCH FRANCHISE AND REPEALING INCONSISTENT ORDINANCES OR PARTS THEREOF

WHEREAS, Kansas City Power & Light Company (herein called the Company) is a corporation duly organized and existing under and by virtue of the laws of the State of Missouri, and admitted to do business under the laws of the State of Kansas as a foreign corporation for the purpose of generating and distributing electric energy; and

WHEREAS, the parties hereto desire that the Company furnish electric energy to consumers in said City;

NOW, THEREFORE, BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF WESTWOOD HILLS , KANSAS:

SECTION I. In consideration of the benefits to be derived by the City and the inhabitants thereof from the construction, operation and maintenance of an electric light and power system and the supplying of electric energy to the Public, there is hereby granted to the Company and to its successors and assigns, for the term of twenty (20) years from the effective date hereof, a franchise and authority to construct, operate and maintain within the existing and any future extended corporate limits of the City all appropriate facilities and plants for carrying on a power and light business and all other operations connected therewith or incident thereto for the purpose of supplying the City and outlying areas with electric or other energy in such forms as may be reasonably required for domestic, commercial, industrial, municipal and other purposes and to produce and supply such energy by manufacture, generation, purchase or otherwise, and to transmit and distribute same by means of underground or overhead lines or otherwise, and for any or all of said purposes it is authorized to (i) construct conduits or other underground facilities for the installation and protection of its underground wire and cables, (ii) place poles, lamp posts, guys, and anchors for its overhead wires, cables and street lights on all streets, alleys, avenues, bridges, parks, parking and other existing and any future public places or thoroughfares, (iii) construct, erect and maintain all buildings, machinery and attachments of any and every kind for any and all of said purposes, and (iv) enter upon any and all of said public places within the corporate limits of the City as they now exist or may hereafter be opened, widened, extended, laid out and established, including any other territory hereafter added thereto or coming under the City's jurisdiction, and to trim trees upon and overhanging such places and make such excavations thereon as may be appropriate for the construction, repair and renewal of the Company's overhead and underground facilities and plants.

SECTION II. Any pavements, sidewalks or curbing taken up or any and all excavations made shall be done under the supervision and direction of the governing body of said City under all necessary permits issued for the work, and shall be made and done in such manner as to give the least inconvenience to the inhabitants of the City and the public generally, and pavements, sidewalks, curbing and excavations shall be replaced and repaired in as good condition as before with all convenient speed, by and at the expense of the Company. SECTION III. The Company shall at all times during the term of this franchise supply to consumers of electric energy, residing in said City, such electric energy as they may require, and shall extend and construct its lines and services in accordance with legal requirements, and rules and regulations as filed from time to time with the State Corporation Commission of Kansas. Nothing contained herein shall be construed as a guarantee upon the part of the Company to furnish uninterrupted service, and interruptions due to Acts of God, fire, strikes, civil or military authority, orders of court and other causes reasonably beyond the control of the Company are specifically exempted from the terms of this Section.

SECTION IV. All poles and wires shall be erected in accordance with the rules and regulations of the State Corporation Commission of Kansas as set out in Docket No. 1944 and any amendments thereto. All poles carrying said wires shall be placed in such manner as to interfere with and obstruct as little as reasonably possible, the ordinary use of the streets, alleys, lanes and highways of said City, and shall not interfere with any gas main, water main or sewer now laid out or constructed in or under said streets, alleys, lanes and highways of said City.

SECTION V. The Company shall, at all times, in the construction, maintenance, and operation of its electric transmission, distribution and street lighting system, use all reasonable and proper precaution to avoid damage or injury to persons or property, and shall hold and save harmless said City from any and all damage, injury and expense caused by the sole negligence of the Company, its successors and assigns.

SECTION VI. As further consideration for the rights, privileges and franchise hereby granted, and in lieu of all rental, license or occupation taxes, the grantee shall on or before the <u>30th</u> day of <u>June</u> and the <u>31st</u> day of <u>December</u> of each year in which this franchise is effective, pay to the City \_\_\_\_\_five per cent (5%) of its gross receipts charged and collected from the sale of electric energy used within the present or future boundaries of said City for domestic, commercial and industrial consumption for the six (6) months' period ending at the last meter reading preceding May 31 and November 30 , respectively. Such payment shall be made to the City in cash until any credit (existing on the effective date of this franchise ordinance) accumulated pursuant to Section VI of City Ordinance 78 is depleted by Company billings for street lighting and traffic No. signal service for said City; and upon such depletion or if no such credit exists on the effective date of this franchise ordinance, such payment shall be made by subtracting from the amount determined for the applicable said six (6) months' period in accordance with the first and last sentences of this Section (the"Gross Receipts Amount Due") the amount due the Company from the City for street lighting and traffic signal service billed for the applicable said six (6) months period (the "SLTS Billings Amount") and by paying the remainder, if any, in cash to the City. If in any applicable said six months' period the SLTS Billings Amount exceeds the Gross Receipts Amount Due, the Company shall for such excess bill the City and the City shall pay the same in cash to the Company. The term "gross receipts", as applied to the sales of electricity for domestic, commercial, or industrial purposes as used in this Section shall not include (1) the electrical energy sold to the United States or the State of Kansas or to any agency or political subdivision thereof, (2) the electrical energy sold for other use which can not be classified as domestic, commercial, or industrial, such as the electrical energy used by public utilities, telephone, telegraph, and radio communication companies, railroads, pipe line companies, educational institutions not operating for profit, churches and charitable institutions and (3) the electrical energy sold for resale.

SECTION VII. All provisions of this ordinance shall be binding upon and inure to the benefit of the Company, its grantees and its successors and assigns.

SECTION VIII. All ordinances and parts of ordinances in conflict herewith are hereby repealed as of the effective date of this ordinance. SECTION IX. This ordinance is made under and in conformity with the laws of the State of Kansas, and shall take effect and be in force as therein provided.

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Saul Mayor PASSED and APPROVED this but day of April

ATTEST: City Clerk

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Thereupon, Ordinance No. <u>106</u> of the City of Westwood Hills, Kansas, being entitled:

> "AN ORDINANCE AMENDING ORDINANCE NO. 32 OF THE CITY OF WESTWOOD HILLS, KANSAS, TO PROVIDE FOR REVISION OF THE RATES AND CHARGES IN THE TRAFFIC SIGNAL CONTRACT BETWEEN KANSAS CITY POWER & LIGHT COMPANY AND THE CITY OF WESTWOOD HILLS, KANSAS"

was introduced and read, considered by sections, each section being adopted separately, and then placed upon its final passage, the question being, "Shall the Ordinance pass?" A vote was taken which resulted as follows:

6 votes Yea -O votes Nay 

A majority of the councilmen elect voting in favor of such ordinance, the Mayor declared the Ordinance duly passed.

# BASIC INSTALLATION:

(2) Pedestrian Push Button Control		11,00
50th Street and Rainbow Boulevard		0.5
	Total Units	0.5

# SUPPLEMENTAL EQUIPMENT:

,				
(2)	3-Light Signal Unit 50th Street and Rainbow Boulevard		<u>1.5</u>	·
I note		Total Units	1.5	c 1/2
In the treadle (6) pull . 77 working '?	12-Inch Round Lens 50th Street and Rainbow Boulevard		<u>3.5</u>	8.40
workers		Total Units	3.5	
(8)	Vehicle-Actuation Units (a) Treadle Detector			
r r	50th Street and Rainbow Boulevard		<u>1</u>	
		Total Units	1	

### **KANSAS CITY POWER & LIGHT COMPANY**

8730 NIEMAN ROAD

**OVERLAND PARK, KANSAS 66214** 

May 16, 1977

Mrs. Janet Whitehead, City Clerk 5008 State Line Westwood Hills, Kansas 66205

RE: Design of Traffic Signal Systems - Ordinance Number 82

Dear Mrs. Whitehead:

Kansas City Power & Light Company will no longer make proposals or recommendations to the cities for traffic signal layouts. The Company does not employ traffic engineers and has no particular expertise in the field of traffic flow and traffic engineering. The Company will continue to accept orders for traffic signal devices and systems from the cities, but will not design these systems. The orders for traffic signal systems from the cities shall include the particular type of signal or signals to be installed, the location of these signals, any accessories and the control sequence. To aid the cities in making the selection of devices and accessories, the standard equipment supplied by Kansas City Power & Light Company is available on request.

At those intersections where traffic counts and traffic flows are required to make the proper selection of equipment, Kansas City Power & Light strongly recommends that the cities employ an engineering firm with experience in this area of engineering.

After the Company receives the order for traffic signal controls and equipment at a particular location, the Company will design the necessary conduit system, wiring layouts and other construction drawings to achieve the rendering of service and control of the signals, as requested by the city.

John C. Woodman Manager, Kansas District

JCW/jj