## Published on the 5th day of October, 1963.

### BRITISH GUIANA

### REGULATIONS

#### MADE UNDER

## Section 20 of

## THE ELECTRICITY ORDINANCE, 1957

(No. 34 of 1957).

Citation.

1. These Regulations may be cited as the Electricity Corporation Regulations, 1963.

Interpre-

- 2. In these Regulations, unless the context otherwise requires
  - "consumer" means a person who is supplied with energy or whose premises are for the time being connected with any Corporation public installation for the purpose of a supply of energy, and a person who has made application to the Corporation for a supply of energy;
  - "high voltage" means a voltage exceeding 650 volts under normal conditions:
  - "low voltage" means a voltage not exceeding 250 volts under normal conditions;
  - "medium voltage" means a voltage exceeding 250 volts but not exceeding 650 volts under normal conditions;
  - "the Ordinance" means the Electricity Ordinance, 1957, and any ordinance amending the same, together with the Electric Lighting Ordinance to the extent referred to in section 26 of the Ordinance.

Cap. 237

Application for energy.

3. An application for the supply of energy shall be in such form as the Corporation may from time to time prescribe.

Contract,

4. The Corporation, on being satisfied that an application for the supply of energy is in order, and as to the availability of the supply, shall notify the consumer in writing of the terms and conditions on which the supply would be given. Within fourteen days of the date of the said notification the consumer shall enter into a contract for the supply of energy in such form as the Corporation may from time to time prescribe.

Variation of contract.

5. The contract shall not be added to or varied except with the consent in writing of the Corporation, and no representations, promises

or agreements except as provided in the contract, including any authorised variations thereof or additions thereto, shall be binding upon the Corporation.

The contract shall not be assignable by the consumer. consumer shall not sell or supply or cause to be sold or supplied to any etc. other person the energy supplied under his contract, or permit or cause any other person to use such energy, without first obtaining the written approval of the Corporation. If a consumer contravenes any of the provisions of this regulation, the Corporation may, without notice, disconnect the supply of energy to his premises and may, in addition terminate his contract.

The Contract not

7. The benefits and obligations under the contract shall begin ment of when the Corporation commences to supply energy thereunder.

Commencebenefits and obligations under con-

8. Without prejudice to the Corporation's right to discontinue the Termination supply of energy to a consumer's premises under these regulations, the consumer's contract may be determined at any time either by the Corporation or the consumer giving to the other party one month's previous notice in writing of intention to do so.

9. Upon signing the contract the consumer shall deposit with the Deposit. Corporation such sum of money by way of security for charges for the supply of energy as is estimated by the Corporation to be equivalent to two months' supply. The Corporation may in the case of any particular consumer require him to deposit such sum of money in addition to the aforesaid deposit or in substitution therefor, as the Corporation may specify.

10. A deposit shall be returned to the consumer on the termination of his contract, subject to the deduction therefrom of all outstanding tion for amounts due to the Corporation by the consumer.

Deposit subject to deducsums due.

11. Interest at the rate of four per centum per annum shall be Deposit repayable on a deposit when it is returned to the consumer:

turnable with interest.

Provided that no interest shall be payable —

in respect of a part of a month;

- (b) if the consumer's contract is terminated within six months of the commencement of supply of energy.
- 12. No premises shall be connected to the Corporation's system Premises to be approved. until the premises and the installation thereon have been approved by the Corporation and the Government Electric Inspector.

The consumer shall obtain for the Corporation all necessary Consumer to permissions and licences for entry upon any premises, erection or attachment of such lines, posts, standards or line equipment as may be required

by the Corporation for the safe supply of energy to the consumer's premises.

Provision of supply line.

14. The Corporation shall, without charge, provide a supply line to the point of entry to the consumer's premises:

Provided that the Corporation may require a consumer to contribute a specified sum towards the cost of so much of any supply line as exceeds sixty feet in length from a distributing main of the Corporation. Notwithstanding such contribution, the supply line shall remain the property of the Corporation.

Consumer's

15. The consumer's installation and all maintenance and repairs thereof shall be the responsibility of the consumer, but shall be subject to the approval of the Corporation and the Government Electric Inspector.

Guarantee of minimum payment.

16. Where the estimated cost of supplying energy to a consumer's premises is such that the income to be derived from the supply will, in the opinion of the Corporation, be insufficient to warrant the expenditure, the Corporation may require the consumer to guarantee a minimum annual payment for a specified term of years. The Corporation may also require the consumer to deposit a sum of money by way of security for the guarantee equal to the whole or a specified part of the estimated cost of supply.

Use of supply line.

17. The Corporation may use any supply line connected to the point of entry to a consumer's premises for the purpose of supplying energy to another consumer.

Provided that in such event a consumer may only be required to contribute *pro rata* towards the cost of any supply line as provided in regulation 14.

Charges for isolated transformer.

18. Where a transformer is installed by the Corporation for the purpose of supplying energy to one consumer, the consumer shall pay to the Corporation the cost of installation of the transformer, and the cost of its removal if the consumer's contract is terminated within six months of its commencement. Such transformer and ancillary equipment shall remain the property of the Corporation.

Consumer liable for energy charges.

- 19. The consumer shall pay all charges for energy supplied to his premises
  - (a) under his contract;
  - (b) at his request prior to the commencement of the contract;
  - (c) after the determination of the contract.

Rates.

- 20. Charges for the supply of energy shall be:-
  - (a) in respect of supplies to the areas prescribed under section 14 of the Ordinance, at the rates set out in the First, Second, Third and Fourth Schedules to these regulations, and

(b) in respect of supplies to the areas added to those in (a) by Order No. 75 of 1963 dated 20th September, 1963, as well as to other areas under (a) not supplied at 31st December, 1962, the rates set out in the Fifth, Sixth, Seventh and Eighth Schedules to these regulations.

The rates set out in the Second, Third, Fourth, Sixth, Seventh and Eighth Schedules shall be subject to a surcharge assessed by the Corporation and based on the cost of fuel purchased by the Corporation from time to time.

21. Unless some other method of determining the amount of energy Determinsupplied to consumer's premises shall have been agreed between the Corenergy poration and the consumer, and subject to the provisions of regulation supplied 23, the Corporation shall determine such amount of energy by means of a meter installed by the Corporation on the consumer's premises.

22. No fee shall be payable by the consumer for the installation of Meter installa meter where the supply of energy is to be provided for a period exceeding six months. In any other case the Corporation may make a charge for such installation.

23. The amount of energy consumed by a consumer to whom the Method of rates prescribed in the Third, Fourth, Seventh and Eighth Schedules energy conapply shall, in the discretion of the Corporation, be determined either by sumed under third, Fourth, computation on the basis of the nameplate rating of the connected seventh and apparatus or by means of a meter installed by the Corporation on the Eighth Scheconsumer's premises.

24. An account for charges for the supply of energy shall be rendered Accounts. monthly to the consumer at his address shown in the books of the Corporation, and shall be due and payable within fifteen days of the reading of the meter. If payment of the account in full is not made within the said period the Corporation may, without notice, disconnect the supply of energy to the consumer's premises.

25. The Corporation may include in a consumer's account for the Charges in supply of energy any unpaid charges for work done or services rendered by Corporation in or about the consumer's supply, and such account to may shall remain subject to the terms and conditions of payment for supply of energy to the consumer under these regulations.

the be included in consumer's account for energy.

26. If for any reason the Corporation is unable to secure access to a Non-access to a to meter. meter on the consumer's premises for the purpose of reading it, the Corporation may determine the amount of energy supplied to the premises on the basis of the average monthly consumption by the consumer during the previous three months. This method of determining the amount of energy supplied shall not be employed for more than two consecutive months and if thereafter the Corporation is unable to secure access to the consumer's meter for the purpose of reading it, the Corporation shall, without notice, disconnect the supply of energy to the consumer's premises.

Re-siting of meter.

27. Where the supply of energy has been disconnected from a consumer's premises in pursuance of the provisions of the preceding regulation, the supply shall not be re-connected unless the meter is resited on the premises to the satisfaction of the Corporation and the Government Electric Inspector. The cost of such re-siting of the meter shall be borne by the consumer.

Feilure of meter.

28. If for any reason a meter fails to register accurately the amount of energy supplied to a consumer's premises, the Corporation may determine the amount on the basis of the average monthly consumption by the consumer during the previous three months.

Testing and repair of meter.

29. If a consumer has reason to believe that his meter is not registering accurately the amount of energy supplied to his premises, he may notify the Corporation in writing to that effect. If the Corporation is satisfied that the meter may be registering inaccurately, the Corporation shall test the meter and carry out such repairs as may be necessary without charge to the consumer.

Alteration in consumer's requirements of energy.

30. The consumer shall give to the Corporation prior notice in writing of every proposed alteration in the number or type of apparatus he intends to use. If such alteration is approved by the Corporation and the Government Electric Inspector, the consumer's contract shall be varied accordingly.

Charge for providing supply of energy for temporary period.

If a consumer requires a supply of energy for a period not exceeding six months he shall pay to the Corporation the whole or such part of the cost of providing such supply as the Corporation may direct.

Rectification defect in consumer's installation.

32. If any protective apparatus installed in the Corporation's system where failure fails to operate by reason of a defect in the consumer's installation, the results from Corporation may real to the consumer's installation, the Corporation may make such alteration to the said installation as is necessary to overcome the failure, and the consumer shall reimburse the Corporation for the cost of such rectification.

System of supply of energy.

The Corporation's system of supply of energy shall normally provide alternating current at fifty cycles a second.

Voltage.

The supply of energy to consumers' premises shall, in the discretion of the Corporation, be at a low, medium or high voltage.

Location of point of supply, etc.

The location on a consumer's premises of the point of supply of energy and of the meter shall be determined by the Corporation after consultation with the consumer.

Point of entry of supply of energy.

The Corporation shall provide one point of entry for the supply of energy to a consumer's premises:

Provided that in special circumstances the Corporation may, in its discretion, provide more than one point of entry.

37. If the consumer requests that the supply of energy to his premises Method of should be by a method other than that which the Corporation would ordinarily adopt, the Corporation may, in its discretion, agree to the consumer's request and the consumer shall pay to the Corporation all costs and expenses incurred in providing the supply of energy which are in excess of the estimated cost of providing the supply by the means that the Corporation would otherwise adopt.

38. The consumer shall be responsible for the safe keeping of the Safe keeping of Corpore-Corporation's meter and other apparatus installed on his premises for the tion's apparatus supply of energy. The consumer shall not interfere with or permit any atus. person, other than an officer or servant of the Corporation or the Government Electric Inspector, to interfere with the Corporation's meter or other apparatus.

39. The consumer shall be responsible for any damage to or loss or Damage to destruction of the Corporation's installation on his premises, otherwise installation. than by force majeure or by any act within the control of the Corporation, and the consumer shall pay to the Corporation the cost of making good such damage or loss.

40. The Corporation may install protective apparatus on a con- Protective sumer's premises for the purpose of disconnecting the supply of energy apparatus. in the event that the consumer's installation is used in a manner likely to cause a demand for energy that exceeds the Corporation's installed transformer capacity for the area of supply.

41. The Corporation may discontinue the supply of energy to a Right to consumer without notice -

discontinue supply of energy.

if the consumer fails to comply with any of these regulations or any term of his contract;

if the consumer is convicted of any offence under the Cap. 237 Electric Lighting Ordinance, or the Electricity Order, 1963, or any ordinance or order amending the same or passed in substitution therefor.

42. If a supply of energy to a consumer's premises is disconnected Re-connection in pursuance of regulation 24, the supply shall be restored to the premises fee after discontinuance on payment by the consumer of all sums due to the Corporation together for nonwith a re-connection fee of one dollar.

payment of account.

- 43. If a supply of energy to a consumer's premises is disconnected Re-connection under any of these regulations, unless otherwise provided, the supply generally. shall be re-connected only after:
  - amends have been made by the consumer to the satisfaction of the Corporation and, in appropriate cases, of the Government Electric Inspector; and
  - payment has been made to the Corporation by the consuper of a re-connection fee of one dollar.

Charges in respect of any disconnected premises of a consumer may be added to his account for any of his connected premises.

44. If a consumer is being supplied with energy by the Corporation at two or more premises and the supply to one or more of such premises has been disconnected at his request, or in pursuance of these regulations, the Corporation may include in his account for the supply of energy to any other of such premises which remain connected, any amount due in respect of the disconnected supply. The total amount payable shall be deemed to relate to the supply of energy to the connected premises in respect of which the account of charges is rendered.

Temporary discontinuance of supply.

45. The Corporation may temporarily discontinue the supply of energy to a consumer's premises for the purpose of testing or effecting repairs to its system, or to its installation on the premises, or in the event of an occurrence affecting or liable to affect the proper working of its system or installation.

Discontinuance of supply for interference with meter or other apparatus.

- 46. The Corporation may, without notice, disconnect the supply of energy to a consumer's premises and may, in addition, terminate his contract for such supply
  - (i) if there is found on the premises any unauthorised device which, in the opinion of the Corporation, is capable of affecting the proper operation of the meter on the premises, or
  - (ii) if the seal affixed by the Corporation to its meter, fusebox, or other installation on the premises has been broken; or
  - (iii) if the Corporation is satisfied that its meter or installation has been interfered with.

Consumer to make good all Corporation's expenses before re-connection.

47. If a supply of energy to a consumer's premises is disconnected under the provisions of regulation 46, but the consumer's contract is not terminated by the Corporation and the consumer wishes to have the supply of energy to his premises re-connected, he shall pay to the Corporation any charge assessed by the Corporation for energy wrongfully obtained together with a fee of one dollar for re-connecting the supply. The Corporation may also require that the point of supply of energy to the consumer's premises be first re-located or modified to the satisfaction of the Corporation and the Government Electric Inspector.

Removal of meter upon termination of contract. 48. Upon the termination of his contract the Corporation may remove from a consumer's premises its meter and any other installation belonging to the Corporation.

Unauthorised re-connection.

49. Where a supply of energy to a consumer's premises has been disconnected in pursuance of the provisions of these regulations, the consumer shall not re-connect the supply or permit or cause any person, other than an authorised officer or servant of the Corporation, to re-connect it. In the event of any unauthorised re-connection of such supply, the Corporation may again disconnect the supply. Any re-connection of the supply of energy shall be undertaken subject to the provisions of regulation 47.

50. If the Corporation is satisfied that a consumer's installation or any apparatus installed on his premises is defective, the Corporation installation. may, without notice, disconnect the supply of energy to the premises, and the supply shall not be re-connected unless the defect has been remedied to the satisfaction of the Corporation and the Government Electric Inspector.

Disconnection for defective

These regulations shall come into force on the day on which Date of 51. they are published in the Gazette.

coming into force.

**REG. 20.** 

#### FIRST SCHEDULE. STRAIGHT LINE METER RATE.

General lighting for residences, stores, offices, industry, churches, Availability: halls, clubs, etc., and including signs, temporary services, etc.

115 Volts, 2 Wire, Single phase, 50 cycles.

Service:

115/230 Volts, 3 Wire, Single phase supply available for connected loads of 3 K. V. A. or over.

15c. per K. W. Hr.

Energy Charge:

\$1.00

Minimum Monthly Charge:

An amount equivalent to two months' estimated consumption: Deposit: minimum, \$5.00.

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# SECOND SCHEDULE. DOMESTIC RATE.

Domestic lighting and appliances for residences having at least 500 Availability: watts in appliances or an electric refrigerator. All consumption must be registered through one meter only.

Single phase, 50 cycles.

Service:

115 Volts, 2-wire (maximum entrance fuse, 25 amp.)

230 2-wire

115/230 Volts, 3-wire.

1ST. BLOCK — 20 K.W. Hrs. @ 15c. 2ND. BLOCK — 50 @ 10c.

Energy Charge:

3RD. BLOCK 50 (a) 6c. ,, ,, **EXCESS** (a) 3c.

THE FIRST BLOCK.

Minimum Monthly Charge: Deposit:

An amount equivalent to two months' estimated consumption. Minimum: 2-wire service—\$10.00; 3-wire service—\$25.00.

## Covering all energy consumed, except that charged for at 15 cents per kilowatt hour.

Cost of Fuel Surcharge:

The charge for all such energy shall, if there is an increase in the cost of Wallaba wood per long ton delivered into the Corporation's bunkers, above the datum price of \$5.00, be increased or decreased, as the case

may be, for each 20 cents of such increase or decrease above \$5.00 per long ton, by 1/10 of one cent (0.1 cent) for each kilowatt hour consumed under this heading. The price of the fuel will be the average cost of all fuel used at the Corporation's Power Station during the month covered by the billing. Provided that if it becomes necessary to burn other types of fuel one long ton of coal shall be considered for the purpose of this clause as equivalent to 2.5 long tons of Wallaba wood, and one long ton of fuel oil as equivalent to 3.75 long tons of Wallaba wood and the increase in cost of fuel will be worked out *pro rata* on the equivalent cost of the fuel used.

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## THIRD SCHEDULE.

## COMMERCIAL LIGHT AND POWER RATE.

Availability:

Commercial and Industrial Lighting, Heating and small power such as Irons, Fans, Coffee Grinders, Meat Cutters, Refrigerators, etc., with a minimum installed connected load of 1 K.V.A. and where lighting does not exceed 25% of connected load, or is not used during the hours of 6 p.m. to 10 p.m.

All consumption must be registered through one meter only.

Service:

115/230 Volts, Single Phase, 50 Cycles.

Energy Charge: 12.5c. per K.W. Hr. for first 100 K.W. Hrs. per month per K.V.A. of connected load.

5c. per K.W. Hr. for the excess.

Monthly Minimum Charge: \$7.50 per K.V.A. of connected load.

The connected load. This value to be measured in K.V.A., taken either from the nameplate rating of the installed equipment, or by actual measurement obtained from the product of the amperes and volts when the equipment is in use.

Deposit:

Equivalent to two months' estimated billing.

Cost of Fuel Surcharge: The charge for all energy shall, if there is an increase in the cost of Wallaba wood per long ton delivered into the Corporation's bunkers, above the datum price of \$5.00 be increased or decreased, as the case may be, for each 20 cents of such increase or decrease above \$5.00 per long ton, by 1/10 of one cent (0.1 cent) for each kilowatt hour consumed under this heading. The price of the fuel will be the average cost of all fuel used at the Corporation's Power Station during the month covered by the billing.

Provided that if it becomes necessary to burn other types of fuel one long ton of coal shall be considered for the purpose of this clause as equivalent to 2.5 long tons of Wallaba wood, and one long ton of fuel oil as equivalent to 3.75 long tons of Wallaba wood and the increase in cost of fuel will be worked out *pro rata* on the equivalent cost of the fuel used.

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## FOURTH SCHEDULE.

## INDUSTRIAL POWER RATE.

Availability: General Power and Industrial purposes except lighting. Minimum connected H.P. — ONE. Between the hours of 10.00 p.m. and 6.00 p.m. except by special arrangement with the Corporation.

230 Volts, single phase and/or three phase where same is available. Service: 50 cycles.

This value to be obtained from the nameplate rating of the installed equipment, or by suitable electrical measurement.

Connected

\$1.00 per month per connected H.P. or fraction thereof, or, in case of more than one motor \$1.00 per month per connected H.P. x diversity factor.

Demand

Diversity

_	******						/ -				Factor:
3	motors		*****				80%	do.			I netor.
4	or more	motors				******	70%	do.			
b	ut cannot	be less	than	capacity	of	largest	motor	with 3, or	capacity	of	
tl	ne 2 large	est with	4 or	more mo	tors	S.					

90% of connected HP

1st 10 K.W. Hrs. per billed H.P. per month: FREE Next 200 K.W. Hrs. 6c. EXCESS K.W. Hrs. (a) 4c

Energy Charge:

The Demand Charge.

2 motors

Monthly Minimum

Should Seasonal or Temporary Power only be required the demand Note: (1) charge is increased from \$1.00 to \$1.50.

The expression "Connected H.P." means the sum of the nameplate Note: (2) ratings of the various motors connected to our service.

The expression "Billed H.P." means the actual "Connected H.P." Note: (3) multiplied by the Diversity Factor.

Equivalent to two months' estimated billing.

Deposit:

The charge for all energy shall, if there is an increase in the cost of Cost of Fuel Wallaba wood per long ton delivered into the Corporation's bunkers, above the datum price of \$5.00, be increased or decreased, as the case may be, for each 20 cents of such increase or decrease above \$5.00 per long ton, by 1/10 of one cent (0.1 cent) for each kilowatt hour consumed under this heading. The price of the fuel will be the average cost of all fuel used at the Corporation's Power Station during the month covered by the billing.

Provided that if it becomes necessary to burn other types of fuel one long ton of coal shall be considered for the purpose of this clause as equivalent to 2.5 long tons of Wallaba wood, and one long ton of fuel oil as equivalent to 3.75 long tons of Wallaba wood and the increase in cost of fuel will be worked out *pro rata* on the equivalent cost of the fuel used.

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## FIFTH SCHEDULE

# General Lighting, 1963

Availability: General lighting for residences, shops, offices, churches, halls,

clubs, etc. and including signs and temporary services, etc.

Service: 240 volts, 2-wire single phase, 50 cycles.

Energy Charge: 15c. per KW. hr.

Monthly Mini- \$1.00.

mum charge:

Deposit: An amount equivalent to two months of estimated or established

billing: minimum \$5.00.

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#### SIXTH SCHEDULE.

# Domestic Rate, 1963.

Availability: Domestic lighting and appliances for residences having at least

500 watts in appliances or an electric refrigerator.

All consumption must be registered through one meter only.

Service: 240 volts, 2-wire, single phase, 50 cycles.

Energy Charge: First Block — 30 Kw. hrs. @ 15c.

Monthly Mini- The First Block.

mum Charge:

Deposit: An amount equivalent to two months of estimated or established

billing: minimum \$10.00.

Cost of Fuel Surcharge:

Covering all energy consumed except that charged for at 15 cents per kilowatt hour. The charge for all such energy shall, if there is an increase in the cost of Wallaba wood per long ton delivered into the Corporation's bunkers above the datum price of \$5.00, be increased or decreased, as the case may be, for each 20 cents of such increase or decrease above \$5.00 per long ton by 1/10 of one cent (0.1 cent) for each kilowatt hour consumed. The price of the fuel will be the average cost of all fuel used at the Corporation's Power Station during the calendar month. Provided that if it becomes necessary to burn other types of fuel one long ton of coal shall be considered for the purpose of this clause as equivalent to 2.5 long tons of Wallaba wood and one long ton of fuel oil as equivalent to 3.75 long tons of Wallaba wood and the increase in cost of fuel will be worked *pro-rata* on the equivalent cost of the fuel used.

**REG. 20** 

## SEVENTH SCHEDULE.

## Commercial Light and Power Rate, 1963.

Availability:

Commercial and Industrial lightings, heating, and small power such as irons, fans, coolers, refrigerators, air conditioners, office equipment, power tools, battery charges, etc. with a minimum connected load of 1 KVA and where lighting does not exceed 25% of the connected load, or the service is not used during the hours 6 p.m. to 10 p.m.

All consumption must be registered through one meter only.

Service:

240 volts, 2-wire, single phase, 50 cycles.

Large installations would be by special arrangement.

Billing Demand:

To be defined in KVA compiled from the nameplate rating of the connected equipment, or by actual measurement obtained from the product of the amperes and volts when the equipment is in use but in no case shall be less than 75% of the highest actual demand during the previous twelve months.

Energy Charge:

100 Kw. hrs. per KVA of Billing Demand @ 14c. per Kw. hr. Excess energy @ 6c. ,, ,,

Monthly Minimum Charge:

\$10.00 per KVA of Billing Demand as defined above.

main Onarge

Deposit:

An amount equivalent to two months of estimated or established billing: minimum \$25.00.

Cost of Fuel Surcharge:

To apply as in Schedule No. 6.

# EIGHTH SCHEDULE.

	Industrial Power Rate, 1963.								
Availability:	General Power and Industrial purposes. Minimum connected load—10 KVA.								
Service:	240 volts, 2-wire, single phase, 50 cycles. 415 volts, 4-wire, three phase, 50 cycles.								
Billing Demand:	To be defined in kva compiled from the nameplate rating of the connected equipment, or by actual measurement obtained from the product of the amperes and volts when the equipment is in use but in no case shall be less than $75\frac{7}{6}$ of the highest actual demand during the previous twelve months.								
Demand Charge:	\$7.50 per month per kva of Billing Demand.								
Energy Charge:	100 Kw. hrs. per kva of Billing Demand @ 6c. per Kw. hr 100 ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,								
Monthly Mini- mum Charge:	The Demand Charge.								
Deposit:	An amount equivalent to two months of estimated or established billing: minimum \$25.00.								
Cost of Fuel Surcharge:	To apply as in Schedule No. 6.								
Application  I/We agree give such security and to pay for the force from time to	REG. 3  PLICATION FOR SUPPLY OF ENERGY.  RITISH GUIANA ELECTRICITY CORPORATION 40, MAIN STREET, GEORGETOWN.  (FORM 1).  Is hereby made for a supply of electricity as stated below.  To enter into a contract with the Corporation for the supply and to as the Corporation may require, to take, or continue to receive the supply in accordance with the Corporation's rate of charges in the corporation to the supply in accordance with the Corporation's Regulations.  PULL NAME (Mr., Mrs., or Miss)								
Present address . Address where su	pply reqd. Phone Phone								
Use of premises Are you at prese	Date supply reqdnt a consumer?								
II	ush: book a government 2								

Have you previously been a consumer? If so, at what address(es)?

Your Electrical Co Name and Addre				Phone		
Govt. Certificate N				T HORE		
- Na. 1	DETAILS	OF PROPO	SED LOA	D.		
LIGHTING	APPLIANCE	es moto	ORS			
Total Kw.	Total Kw.		ļ	TOTAL LOAD Kw.		
DATE						
				REG. 4.		
BRITISH GU	JIANA ELE	CTRICITY	CORPORA	TION.		
		A	cct. No			
	LIGHTING					
Connect. Order						
	(F <sub>0</sub>	rm 2)				
This Contr	ract made this	day	of	, 19,		
betweeninafter called "the GUIANA ELECTF Corporation") of the declared between the	RICITY CORI e other part, w	of the one portion of the one portion of the one of the	part and the (hereinafter I it is hereby	e BRITISH called "the		
the Corporation will at	connect its lir	e to the Con and supply	sumer's pren energy to the	e Consumer		
for said premises.		ervice only u	nuci tilis coi	mact at the		
2. The energy Straight Line Meter Electricity Corporat 15c. per kilowatt h	Rate, in according Regulation	dance with the state of the sta	he First Sche ch for the time	me being is		

3. This Contract shall come into force on the date on which a Conditions supply of energy is provided to the Consumer's premises and it shall

month amounts to less than One Dollar (\$1.00), the consumer agrees to pay the minimum charge of One Dollar (\$1.00) for any such

month.

continue in force until terminated under and in accordance with the Corporation's Regulations or any Regulations amending or substituted for the same, which Regulations shall form part of this Contract.

Provision of adequate supply.

4. The Corporation shall, during the period of this Contract, provide and maintain an efficient supply of energy for the use of the Consumer, which is in its opinion sufficient for the service to which the Contract relates.

Determination of Contract. 5. Notwithstanding anything to the contrary hereinbefore contained in this Contract and the Corporation's Regulations and without prejudice—to—the—Corporation's right to discontinue its service to the Consumer as provided in the Corporation's Regulations it is agreed that either the Corporation or the Consumer may at any time determine this Contract by either party giving to the other party one month's previous notice in writing of intention to determine the Contract.

IN WITNESS WHEREOF this Contract has been duly executed by the parties hereto.

WITNESSES	For BRITISH GUIANA ELECTRICITY CORPORATION
(1)	Secretary.
(2)	

**REG. 4.** 

## BRITISH GUIANA ELECTRICITY CORPORATION.

Acct. No. ........

## DOMESTIC CONTRACT

Connect. Order

(Form 3).

Type and Location of service.

2. The energy to be supplied under this Contract will be at the Rates. Domestic Rate in accordance with the Second Schedule to the Electricity Corporation Regulations, 1963 which for the time being is:

> First block of 20 Kwhrs @ 15c. per Kwhr. Second ,, ,, 50 ,, @ 10c. ,, Third ,, ,, 50 ,, @ 6c. ,, @ 3c. ,, ,,

but in case the energy supplied amounts to less than \$3.00 in any one month the Consumer agrees to pay the minimum charge of \$3.00 for any such month.

3. A fuel surcharge is applicable to all energy consumed under Fuel surthis Contract. The charge for all such energy shall, if there is an increase in the cost of Wallaba wood per long ton delivered into the Corporation's bunkers, above the datum price of \$5.00, be increased or decreased, as the case may be, for each 20 cents of such increase or decrease above \$5.00 per long ton, by 1/10 of one cent (0.1 cent) for each kilowatt hour consumed. The price of the fuel will be the average cost of all fuel used at the Corporation's Power Station during the calendar month. Provided that if it becomes necessary to burn other types of fuel one long ton of coal shall be considered for the purpose of this clause as equivalent to 2.5 long tons of Wallaba wood, and one long ton of fuel oil as equivalent to 3.75 long tons of Wallaba wood and the increase in cost of fuel will be worked pro rata on the equivalent cost of the fuel used.

4. This Contract shall come into force on the date on which a Conditions supply of energy is provided to the Consumer's premises and it shall of supply. continue in force until terminated under and in accordance with the Corporation's Regulations or any Regulations amending or substituted for the same, which Regulations shall form part of this Contract.

5. The Corporation shall, during the period of this Contract, Provision of provide and maintain an efficient supply of energy for the use of the adequate supply. Consumer, which is in its opinion sufficient for the service to which the Contract relates.

6. Notwithstanding anything to the contrary hereinbefore con-Determination of tained in this Contract and the Corporation's Regulations and without Contract. prejudice to the Corporation's right to discontinue this service to the Consumer as provided in the Corporation's Regulations it is agreed that either the Corporation or the Consumer may at any time determine this Contract by either party giving to the other party one month's previous notice in writing of intention to determine the Contract.

IN WITNESS WHEREOF this Contract has been duly executed by the parties hereto.

For BRITISH GUIANA WITNESSES ELECTRICITY CORPORATION (1) ..... Secretary, 

COMMERCIAL

Type and Location of

lent cost of the fuel used.

service.

Rates.

Fuel surcharge.

#### BRITISH GUIANA ELECTRICITY CORPORATION.

(Form 4).

between ..... (hereinafter called "the Consumer") of the one part and the BRITISH GUIANA ELECTRICITY CORPORATION (hereinafter called "the Corporation") of the other part, witnesseth and it is hereby agreed and

This Contract made this ..... day of ....., 19...,

Acct. No.

Connect. Order.

CONTRACT.

declared between the two parties hereto as follows:
1. Subject to the terms and conditions embodied in the Corporation's Regulations including any addition thereto or modification thereof the Corporation will connect its line to the Consumer's premises situate at
2. The energy to be supplied under this Contract will be at the Commercial Light & Power Rate, in accordance with the Third Schedule to the Electricity Corporation Regulations, 1963, which for the time being is:
First 100 Kwhrs/kva of demand/month @ 12½c. per Kwhr.  Excess Kwhrs. @ 5 c. per Kwhr.  The billing demand of kva is based on a total connected load of kva made up as follows
case the electricity supplied amounts to less thandollars in any one month the Consumer agrees to pay the sum ofdollars for any such month.

3. A fuel surcharge is applicable to all energy consumed under

this Contract. The charge for all such energy shall, if there is an increase in the cost of Wallaba wood per long ton delivered into the Corporation's bunkers, above the datum price of \$5.00, be increased or decreased, as the case may be, for each 20 cents of such increase or decrease above \$5.00 per long ton, by 1/10 of one cent (0.1 cent) for each kilowatt hour consumed. The price of the fuel will be the average cost of all fuel used at the Corporation's Power Station during the calendar month. Provided that if it becomes necessary to burn other types of fuel one long ton of coal shall be considered for the purpose of this clause as equivalent to 2.5 long tons of Wallaba wood, and one long ton of fuel oil as equivalent to 3.75 long tons of Wallaba wood and the increase in cost of fuel will be worked bro rata on the equiva-

- 4. This Contract shall come into force on the date on which a Conditions supply of energy is provided to the Consumer's premises and it shall of supply. continue in force until terminated under and in accordance with the Corporation's Regulations or any Regulations amending or substituted for the same, which Regulations shall form part of this Contract.
- 5. The Corporation shall, during the period of this Contract, Provision of provide and maintain an efficient supply of energy for the use of the supply. Consumer, which is in its opinion sufficient for the service to which the Contract relates.

6. Notwithstanding anything to the contrary hereinbefore con- Determinatained in this Contract and the Corporation's Regulations and without tion of prejudice to the Corporation's right to discontinue its service to the Contract. Consumer as provided in the Corporation's Regulations it is agreed that either the Corporation or the Consumer may at any time determine this Contract by either party giving to the other party one month's previous notice in writing of intention to determine the Contract.

IN WITNESS WHEREOF this Contract has been duly executed by the parties hereto. WITNESSES For BRITISH GUIANA ELECTRICITY CORPORATION

(1) ..... Secretary. 

**REG. 4.** 

## BRITISH GUIANA ELECTRICITY CORPORATION.

Acct. No.

## POWER CONTRACT.

Connect. Order.

## (Form 5).

between ...... (hereinafter called "the Consumer") of the one part and the BRITISH GUIANA ELECTRICITY CORPORATION (hereinafter called "the Corporation") of the other part, witnesseth and it is hereby agreed and declared between the two parties hereto as follows:

Subject to the terms and conditions embodied in the Corpora- Type and tion's Regulations including any addition thereto or modification thereof Location of service. the Corporation will connect its line with the Consumer's premises situate at ...... and supply energy to the Consumer for ..... service under this Contract at the said premises.

Rates.

2. The energy to be supplied under this Contract will be at the Industrial Power Rate in accordance with the Fourth Schedule to the Electricity Corporation Regulations, 1963, which for the time being is:

Fuel surcharge. 3. A fuel surcharge is applicable to all energy consumed under this Contract. The charge for all such energy shall, if there is an increase in the cost of Wallaba wood per long ton delivered into the Corporation's bunkers, above the datum price of \$5.00, be increased or decreased, as the case may be, for each 20 cents of such increase or decrease above \$5.00 per long ton, by 1/10 of one cent (0.1 cent) for each kilowatt hour consumed. The price of the fuel will be the average cost of all fuel at the Corporation's Power Station during the calendar month. Provided that if it becomes necessary to burn other types of fuel one long ton of coal shall be considered for the purpose of this clause as equivalent to 2.5 long tons of Wallaba wood, and one long ton of fuel oil as equivalent to 3.75 long tons of Wallaba wood and the increase in cost of fuel will be worked *pro rata* on the equivalent cost of the fuel used.

Conditions of supply.

4. This Contract shall come into force on the date on which a supply of energy is provided to the Consumer's premises and it shall continue in force until terminated under and in accordance with the Corporation's Regulations or any Regulations amending or substituted for the same, which Regulations shall form part of this Contract.

Provision of adequate supply.

5. The Corporation shall, during the period of this Contract, provide and maintain an efficient supply of energy for the use of the Consumer, which is in its opinion sufficient for the service to which the Contract relates.

Determination of Contract. 6. Notwithstanding anything to the contrary hereinbefore contained in this Contract and the Corporation's Regulations and without prejudice to the Corporation's right to discontinue its service to the Consumer as provided in the Corporation's Regulations it is agreed that either the Corporation or the Consumer may at any time determine this Contract by either party giving to the other party one month's previous notice in writing of intention to determine the Contract.

IN WITNESS WHEREOF this Contract has been duly executed by the parties hereto.

WITNESS

For BRITISH GUIANA ELECTRICITY CORPORATION

REG. 4.

Acct. No.....

Connect. Order.....

# BRITISH GUIANA ELECTRICITY CORPORATION.

LIGHTING CONTRACT.

(Form 6).
This Contract made this day of, 19,
between
1. Subject to the terms and conditions embodied in the Corpora-Type and tion's Regulations including any addition thereto or modification thereof of service. the Corporation will connect its line to the Consumer's premises situate
atand supply energy to the Consumer
forservice only under this contract at the said premises.
2. The energy to be supplied under this Contract will be at the Rates. General Lighting Rate, 1963, in accordance with the Fifth Schedule to the Electricity Corporation Regulations, 1963, which for the time being is 15c. per kilowatt hour; but in case the energy supplied in any one month amounts to less than One Dollar (\$1.00), the consumer agrees to pay the minimum charge of One Dollar (\$1.00) for any such month.
3. This Contract shall come into force on the date on which a conditions supply of energy is provided to the Consumer's premises and it shall continue in force until terminated under and in accordance with the Corporation's Regulations or any Regulations amending or substituted for the same, which Regulations shall form part of this Contract.
4. The Corporation shall, during the period of this Contract, Provision of provide and maintain an efficient supply of energy for the use of the supply. Consumer, which is in its opinion sufficient for the service to which the Contract relates.
5. Notwithstanding anything to the contrary hereinbefore contained in this Contract and the Corporation's Regulations and without prejudice to the Corporation's right to discontinue its service to the Consumer as provided in the Corporation's Regulations it is agreed that either the Corporation or the Consumer may at any time determine this Contract by either party giving to the other party one month's previous notice in writing of intention to determine the Contract.
IN WITNESS WHEREOF this Contract has been duly
executed by the parties hereto.
WITNESSES For BRITISH GUIANA ELECTRICITY CORPORATION
(1)Secretary.
(2)Consumer.
• • • • • • • • • • • • • • • • • • • •

Acct. No.....

Connect. Order.....

## BRITISH GUIANA ELECTRICITY CORPORATION.

DOMESTIC CONTRACT.

(Form 7).

tion's Regulations including any addition thereto or modification thereof

2. The energy to be supplied under this Contract will be at the

declared between the two parties hereto as follows:

Type and

Location

Rates.

Fuel surcharge.

of service.

said premises.

Subject to the terms and conditions embodied in the Corpora-

Domestic Electricity		ation	Regula	tions	s, 196	53 wl	hich	for the			
	Second						@	10c.			
	Third		_	60	,,	"	@	6c.			
but in cas month the such mon	Excess se the ender the consument of all fuel one tuse as ender fuel one concrease in the concrease in the concrease in the concrease in the consument of the concrease in the constant in the concrease in the concrease in the constant in the concrease in the concrease in the constant in the concrease in the conc	surcha The c ost of nkers, the cas 5.00 pour consel used Provious long t equival oil as	rge is harge Walla above e may er longumed. I at the con of ent to equiva of fue	appl for ba we the be, g ton coal coal 2.5	mounther the relationship the relationship to 3	e to uch per mm p aach 1/10 ation pecon ll be tons75 l	all ener long rice 20 con of the con	4c. s than \$ a charge energy rgy shal g ton do of \$5.0 cents of one cer ne fuel v recessa sidered Wallaba g tons o	consumed, if therelivered in the consumer of \$4.50 consumed in the consult of the	d under is into the crease rease ent) fine avering the purpound of a wood a wood of the control	der an che sed or er-he ne od

4. This Contract shall come into force on the date on which a Conditions supply of energy is provided to the Consumer's premises and it shall continue in force until terminated under and in accordance with the Corporation's Regulations or any Regulations amending or substituted for the same, which Regulations shall form part of this Contract.

The Corporation shall, during the period of this Contract, adequate provide and maintain an efficient supply of energy for the use of the Consumer, which is in its opinion sufficient for the service to which the Contract relates.

Provision of

6. Notwithstanding anything to the contrary hereinbefore contained in this Contract and the Corporation's Regulations and without prejudice to the Corporation's right to discontinue this service to the Consumer as provided in the Corporation's Regulations it is agreed that either the Corporation or the Consumer may at any time determine this Contract by either party giving to the other party one month's previous motice in writing of intention to determine the Contract.

Determination of

IN WITNESS WHEREOF this Contract has been duly executed by the parties hereto.

WITNESSES	For BRITISH GUIANA ELECTRICITY CORPORATION				
(1)	Secretary.				
(2)	Consumer.				
BRITISH GUIANA EL	ECTRICITY CORPORATION				
	Acct. No				
COMMERC	IAL CONTRACT.				
	Connect. Order.				
<b>(F</b>	orm 8)				
This Contract made this	day of				
between	(here-				
GUIANA ELECTRICITY CÓI	of the one part and the BRITISH RPORATION (hereinafter called "the witnesseth and it is hereby agreed and hereto as follows:				
	d conditions embodied in the Corpora-Type addition thereto or modification thereof servi				

Consumer for service only under this

Contract at the said premises.

..... and supply energy to the

and tion of Rates

2. The energy to be supplied under this Contract will be at the Commercial Light and Power Rate, 1963, in accordance with the Seventh Schedule to the Electricity Corporation Regulations, 1963, which for the time being is:

First 100 Kw. hrs. per KVA of Billing Demand @ 14c. per Kw. hr. Excess @ 6c. " " "

The billing demand of kva is based on a total connected load of kva made up as follows but in case the electricity supplied amounts to less than dollars in any one month the Consumer agrees to pay the sum of dollars for any such month.

Fuel sur-

3. A fuel surcharge is applicable to all energy consumed under this Contract. The charge for all such energy shall, if there is an increase in the cost of Wallaba wood per long ton delivered into the Corporation's bunkers, above the datum price of \$5.00, be increased or decreased, as the case may be, for each 20 cents of such increase or decrease above \$5.00 per long ton, by 1/10 of one cent (0.1 cent) for each kilowatt hour consumed. The price of the fuel will be the average cost of all fuel used at the Corporation's Power Station during the calendar month. Provided that if it becomes necessary to burn other types of fuel one long ton of coal shall be considered for the purpose of this clause as equivalent to 2.5 long tons of Wallaba wood, and one long ton of fuel oil as equivalent to 3.75 long tons of Wallaba wood and the increase in cost of fuel will be worked *pro rata* on the equivalent cost of the fuel used.

Conditions of supply.

4. This Contract shall come into force on the date on which a supply of energy is provided to the Consumer's premises and it shall continue in force until terminated under and in accordance with the Corporation's Regulations or any Regulations amending or substituted for the same, which Regulations shall form part of this Contract.

Provision of adequate supply.

5. The Corporation shall, during the period of this Contract, provide and maintain an efficient supply of energy for the use of the Consumer, which is in its opinion sufficient for the service to which the Contract relates.

Determination of Contract.

6. Notwithstanding anything to the contrary hereinbefore contained in this Contract and the Corporation's Regulations and without prejudice to the Corporation's right to discontinue its service to the Consumer as provided in the Corporation's Regulations it is agreed that either the Corporation or the Consumer may at any time determine this Contract by either party giving to the other party one month's previous notice in writing of intention to determine the Contract.

 $\,$  IN WITNESS WHEREOF this Contract has been duly executed by the parties hereto.

WITNESSES

For BRITISH GUIANA ELECTRICITY CORPORATION

(1) Secretary. (2) Consumer.

Acct. No.

Connect. Order.

# BRITISH GUIANA ELECTRICITY CORPORATION.

POWER CONTRACT.

(Form 9).	
This Contract made this day of 19	
between (here-	
inafter called "the Consumer") of the one part and the BRITISH GUIANA ELECTRICITY CORPORATION (hereinafter called "the Corporation") of the other part, witnesseth and it is hereby agreed and declared between the two parties hereto as follows:	
1. Subject to the terms and conditions embodied in the Corporation's Regulations including any addition thereto or modification thereof the Corporation will connect its line with the Consumer's premises situate	Type and Location of service
and supply energy to the Consumer	
forservice under this Contract	
at the said premises.	
2. The energy to be supplied under this Contract will be at the Industrial Power Rate, 1963, in accordance with the Eighth Schedule to the Electricity Corporation Regulations, 1963, which for the time being is:  First 100 Kw. hrs. per KVA of Billing Demand @ 6c. per Kw. hr.	Rates.
Next 100Kw. hrs. per KVA of Billing Demand @ 5c. ,, ,, ,, Excess @ 4c. ,, ,, ,,	
The billing demand of h.p. is based on a total connected oad or h.p. forms a diversity factor of %.	
The connected load is made up as follows:	
out in case the electricity supplied amounts to less than	
Dollars in any one month the Consumer agrees to pay the sum of Dollars for any such month.	
3. A fuel surcharge is applicable to all energy consumed under this Contract. The charge for all such energy shall, if there is an increase in the cost of Wallaba wood per long ton delivered into the Corporation's bunkers, above the datum price of \$5.00, be increased or decreased, as the case may be, for each 20 cents of such increase or decrease above \$5.00 per long ton, by 1/10 of one cent (0.1 cent) for each kilowatt hour consumed. The price of the fuel will be the average cost of all fuel at	Fuel sur charge.

the Corporation's Power Station during the calendar month. Provided that if it becomes necessary to burn other types of fuel one long ton of coal shall be considered for the purpose of this clause as equivalent to 2.5 long tons of Wallaba wood, and one long ton of fuel oil as equivalent to 3.75 long tons of Wallaba wood and the increase in cost of fuel will be worked *pro rata* on the equivalent cost of the fuel used.

Conditions of supply.

4. This Contract shall come into force on the date on which a supply of energy is provided to the Consumer's premises and it shall continue in force until terminated under and in accordance with the Corporation's Regulations or any Regulations amending or substituted for the same. which Regulations shall form part of this Contract.

Provision of adequate supply.

5. The Corporation shall, during the period of this Contract, provide and maintain an efficient supply of energy for the use of the Consumer, which is in its opinion sufficient for the service to which the Contract relates.

Determination of Contract,

6. Notwithstanding anything to the contrary hereinbefore contained in this Contract and the Corporation's Regulations and without prejudice to the Corporation's right to discontinue its service to the Consumer as provided in the Corporation's Regulations it is agreed that either the Corporation or the Consumer may at any time determine this Contract by either party giving to the other party one month's previous notice in writing of intention to determine the Contract.

IN WITNESS WHEREOF this Contract has been duly executed by the parties hereto.

WITNESSES

(1)

For BRITISH GUIANA ELECTRICITY CORPORATION

Sacratary

(1)	Sceretary.
(2)	

These Regulations were made and the sub-joined Forms prescribed by the British Guiana Electricity Corporation on the 30th day of September, 1963.

R. E. O. MORIAH, Secretary.