Mininum, \$1.50 for each of the highest kw established during the 12 months ending with the current month, but not less than the charge for the current monthly kw as defined below.

Minus or plus one-half of one per cent of the amount computed at the above stated rate for each whold point in the "All Commodities" index below 60 or above 110, respectively. For this purpose there shall be employed the average of the theree most recently published monthly values for the "All Commodities" index taken from "Wholesale Pricos" compiled by the United States Department of Labor (adjusted to a 1926 base if any other date should be employed for the base by the United States Department of Labor). Failure to apply this provision in event of varation in such "All Commodities" index shall not constitute waiver of such right as to any subsequent variation.

Plus the propertionate part of any new tax, or increased rate of tax, or governmental imposition or charge (except state, county, city, and special district ad vairom taxes and any taxes on net income) levied or assessed against the Company or upon its electric busienss or imposed upon the Company under its fuel purchase contracts as the result of any new or amended laws or ordinances after January 1, 1946.

DETERMINATION OF KW

The kw supplied during the 15-minute period of use during the currect month as determined by Company's meter, but not less than:

- 1. Twenty-five per cent of the maximum kw established during the twelve months ending with current month.
- 2. Twenty-five per cent of the maximum amount of service contracted for.

 TYPE OF SERVICE

Company will supply single or three phase service at 60 cycles and any standard voltages avilable from its distribution system and through one standard tranformation, but will in any event supply a voltage for lighting service at the point of delivery if described by customer. Where entire service cannot be measured at one utilization voltage with one standard type meter, it will be measured at primary voltage.

PAYMENT

Bills are due when rendered, and become due if not paid within 10 days from date of bill.

Service may be discontinued without notice to customers having due bills, and an additional charge of \$5.00 will be made before service is restored.

As provided for in the agreement for sequice.

Service hereunder is subject to the orders of regulatory bodies having jurisdiction, and to the Company's Service Regulations.

A motion was made by Commissioner Wyatt and seconded by Commissioner Evans, athorizing the County Judge to execute a release of vendors lien on $87\frac{1}{8}$ acres of land, sold by Johnson County to J_{*m} . Graves on 13th of Feburary 1899 as recorded in Volume 77 page 504 of the Deed Records of Johnson County. All voted "Aye".

Attest:	Coun	ty	Clerk	County	Judge
0000000000					

DECEMBER 8, 1947

THE STATE OF TEXAS 0
COUNTY OF JOHNSON

CONTRACT PERIOD

BE IT REMEMBERED THAT at a Regular Meeting of the Commissioners' Court of Johnson County, Texas, held on the gth day of December, A.D. 1947, the following members were present:

Ì