

AN ORDINANCE TO AMEND CHAPTER 29, UTILITIES, OF THE
CODE OF THE CITY OF ROCK HILL CONCERNING THE
ECONOMIC DEVELOPMENT RATE-3 (EDR-3) ELECTRIC RATE

BE IT ORDAINED by the Governing Body of the City of Rock Hill
in Council assembled:

SECTION 1. That this ordinance is being adopted in order to effect proper compliance with the provisions of the Home Rule Act of 1975, now South Carolina Code of Laws for 1976, Section 5-7-30 and Section 5-7-260 and Section 2-48 and Section 2-96 of the Code of the City of Rock Hill.

SECTION 2. That this Ordinance was adopted by the Rock Hill City Council by a majority vote and applicable public hearing requirements.

SECTION 3. That the Proposed Amendment to Chapter 29, UTILITIES, ARTICLE II. Rates, Charges and Billing, Division 3, Electricity, Subdivision II. Rates and Service Categories, Section 29-100. Schedule EDR-3 (Economic Development Rate-3), subsection (d) *Monthly customer, demand and energy charges* and subsection (h) *Miscellaneous* be and the same is hereby amended by deleting the current language and inserting in lieu thereof the following:

See Exhibit "A" attached hereto.

SECTION 4. That all ordinances or parts of ordinances inconsistent with this Ordinance are hereby repealed to the extent of such inconsistency.

SECTION 5. That this Ordinance shall be and become finally binding after receiving first and second readings given in the manner required by law.

DONE AND RATIFIED in Council assembled on this the 25th day of June, 2018.

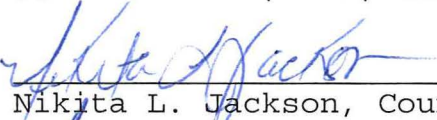


John Pressly Gettys, Jr., Mayor

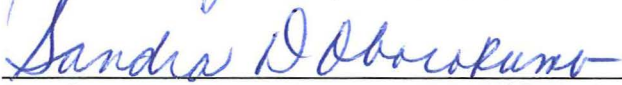


Kathy S. Pender, Mayor Pro Tempore


John A. Black, III, Councilmember



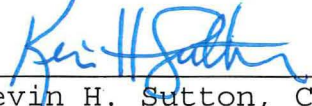
Nikita L. Jackson, Councilmember



Sandra D. Oborokumo, Councilmember



James C. Reno, Jr., Councilmember



Kevin H. Sutton, Councilmember

ATTEST:



Anne P. Harty
Municipal Clerk

Exhibit A

(d) *Monthly customer, demand and energy charges.*

(1) Customer charge \$42.10

(2) Demand charges.

	Summer Months (June 1—September 30)	Winter Months (October 1—May 31)
On-peak billing demand:		
For the first 2,000 kW of billing demand	PMPA wholesale rate to the City plus 8%	PMPA wholesale rate to the City plus 8%
For the next 3,000 kW of billing demand	PMPA wholesale rate to the City plus 8%	PMPA wholesale rate to the City plus 8%
For all over 5,000 kW of billing demand	PMPA wholesale rate to the City plus 8%	PMPA wholesale rate to the City plus 8%
Excess off-peak billing demand:		
All months	PMPA wholesale rate to the City plus 8%	

(3) Energy charges.

On-peak energy	PMPA wholesale rate to the City plus 8%
Off-peak energy	PMPA wholesale rate to the City plus 8%

(h) Miscellaneous. If deemed necessary by the city, service under this section shall be subject to a special service agreement between the city and the customer that shall be established initially prior to commencement of service hereunder. Such agreement shall set forth any special terms and conditions related to service of the load to which the agreement applies, as the city reasonably may deem appropriate considering the size and nature of the load and other pertinent facts and circumstances.

Unless the city and the customer otherwise agree, the term of the special service agreement initially established for a load, at a minimum, shall be for the remainder of the calendar year in which the agreement is established and the next full calendar year, and the agreement so established shall continue in effect to successive one-year terms thereafter unless terminated by one of the parties by providing notice to the other party at least 90 days prior to the expiration of the then current term.

Notwithstanding anything to the contrary set forth in this Section 29-100, the city manager, or his designee shall be empowered to adjust the terms, definitions and provisions of the within Schedule EDR-3 so that it matches any applicable requirements and provisions imposed or determined by PMPA plus the 8% as provided above.