

Peabody Municipal Light Plant  
201 Warren Street Extension  
Peabody, Massachusetts 01960

M.D.T.E. #159  
cancels  
M.D.T.E. #154

PEABODY MUNICIPAL LIGHT PLANT  
Agriculture or Farming

Designation: F

Applicable In: Peabody and South Lynnfield

Available To: Service hereunder is available for any agriculture or farming purpose requiring three phase power for lighting, power and general use, where all service is taken through one meter, and where the customer is certified eligible for the Farm Energy Discount Program by the Massachusetts Department of Food and Agriculture.

Customer Account  
Sub-classes:

For record keeping purposes, the customer accounts served hereunder are divided into four (4) sub-classes, as follows:

- F-1 With secondary metering and with transformer(s) furnished by PMLP.
- F-2 With primary metering and with transformer(s) furnished by PMLP.
- F-3 With secondary metering and with transformer(s) furnished by customer.
- F-4 With primary metering and with transformer(s) furnished by customer.

Rate (Monthly):

Demand Charge:

No charge for the first 10 KW of demand per month.  
\$14.02 per KW for the next 790 KW of demand per month.  
\$12.77 per KW for all excess demand per month.

Energy Charge:

\$0.1606 per KWH for first 500 KWH per month  
\$0.1159 per KWH for next 2500 KWH per month

PEABODY MUNICIPAL LIGHT PLANT

Agriculture or Farming  
(Continued)

\$0.0767 per KWH for all excess KWH per month

Minimum Charge:

Minimum charge shall be \$25.20 per month.

Transformer Ownership  
Allowance:

Customers requiring nominal transformer capacities of 500 KVA or more will be required to furnish their own transforming and protective equipment, including mats

and/or vaults, primary and secondary cables, conduits, etc., which must comply with the specifications of the PMLP. The following credit will apply when the above is complied with:

\$0.18 per KW of demand per month

Primary Metering  
Allowance:

The PMLP may at its option meter at the customer's utilization voltage or on the high voltage side of the transformers through which service is furnished. In the latter case, or if the customer utilization voltage requires no transformation, a credit of 1.5 percent will be allowed on the demand and energy charges net of transformer ownership allowance; but in no case will such credit be allowed if the metering voltage is less than 2400 volts.

Prompt Payment  
Discount:

Twenty percent (20%) discount will be allowed on the above rate net of transformer ownership and primary metering credits if payment is received within fifteen (15) days after the bill is rendered. The bill is considered as being rendered fifteen (15) days prior to the discount date. Discount will not be allowed when arrears are due.

Bills Due:

Bills are due when rendered and are considered to be in arrears if not completely paid within thirty (30)

days after the date billed.

Purchased Power &  
Fuel Cost Adjustment:

Energy charges shall be adjusted as provided in the separately filed rate titled: Purchased Power and Fuel Cost Adjustment for F, P, & T Rate Customers. The Prompt Payment Discount shall not be applicable to this Adjustment.

Demand:

The demand shall be the highest fifteen (15) minute integrated measured demand as recorded on a proper instrument during the month.

Power Factor:

Customer is required to maintain at least 90% power factor; if the customer fails to maintain at least 90% power factor, the customer will be required to install corrective measures within three (3) months after notification or be billed on a KVA demand basis.

Service Interruption:

Service hereunder is not intended for seasonal or periodically interrupted use. If service is temporarily disconnected at Customer's request, or for the non-payment of arrears, Customer will be charged disconnection and reconnection fees as established in the Rules and Regulations of the Peabody Municipal Light Plant. Permanent disconnection may be requested by Customer with six months notice.

Term of Contract:

Contract for service hereunder shall be for a period of not less than one (1) year.

General Terms and  
Conditions:

All the Rules and Regulations of the Peabody Municipal Light Plant shall be applicable to service hereunder.

Effective:

February 1, 2001 Billing.

Date Issued:

January 9, 2001.

FILED BY:

Peabody Municipal Lighting Commission

