



**THE ISLAND REGULATORY AND
APPEALS COMMISSION**

Prince Edward Island
Île-du-Prince-Édouard
CANADA

Dockets
UE20000
Order UE16-09

IN THE MATTER of an
application by Maritime Electric Company,
Limited for approval of interim rates for rented
LED street and area lights.

**BEFORE THE
COMMISSION**

on Wednesday, the 14th day of December, 2016.

Scott MacKenzie Q.C., Chair
Douglas Clow, CPA, CA, Vice-Chair
John Broderick, Commissioner
Michael Campbell, Commissioner

Order

IN THE MATTER of an
application by Maritime Electric Company,
Limited for approval of interim rates for rented
LED street and area lights.

Order

UPON reviewing the application of Maritime Electric Company, Limited (the “Company”) for interim approval of rented 108W LED street and area lights;

AND UPON noting the Company does not currently have a tariff rate for 108W LED rented street and area lights;

AND UPON noting that customers are requesting these lighting options;

AND UPON noting the Company requires a rate tariff in order to offer this service;

AND UPON reviewing the formula approach used by the Company in developing the proposed interim rates;

AND UPON considering that the Company’s request is for an interim tariff which will be further reviewed during the next general rate application;

NOW THEREFORE, pursuant to the *Electric Power Act*,

IT IS ORDERED THAT

1. The formula used to develop the proposed interim rates is approved and the following interim rates for rented LED street and area lights are approved;

Rate Code	675
LED Fixture	108W
Monthly Rate Effective	
Immediately	\$14.35
March 1, 2017	\$14.68
March 1, 2018	\$15.01

DATED at Charlottetown, Prince Edward Island, this 14th day of December, 2016.

BY THE COMMISSION:

Scott MacKenzie Q.C., Chair

Douglas Clow, CPA CA, Vice-Chair

John Broderick, Commissioner

Michael Campbell, Commissioner,

NOTICE

Section 12 of the *Island Regulatory and Appeals Commission Act* reads as follows:

12. The Commission may, in its absolute discretion, review, rescind or vary any order or decision made by it, or rehear any application before deciding it.

Parties to this proceeding seeking a review of the Commission's decision or order in this matter may do so by filing with the Commission, at the earliest date, a written Request for Review, which clearly states the reasons for the review and the nature of the relief sought.

Sections 13.(1), 13(2), 13(3), and 13(4) of the *Act* provide as follows:

13.(1) An appeal lies from a decision or order of the Commission to the Court of Appeal upon a question of law or jurisdiction.

(2) The appeal shall be made by filing a notice of appeal in the Court of Appeal within twenty days after the decision or order appealed from and the rules of court respecting appeals apply with the necessary changes.

(3) The Commission shall be deemed to be a party to the appeal.

(4) No costs shall be payable by any party to an appeal under this section unless the Court of Appeal, in its discretion, for special reasons, so orders.

IRAC140A(04/07)

NOTE: In accordance with IRAC's *Records Retention and Disposition Schedule*, the material contained in the official file regarding this matter will be retained by the Commission for a period of 5 years.