8th Rev. Sheet No. E4.42 Replaces 7th Rev. Sheet No. E4.42 Amendment 794 Schedule Ls-1

Outdoor Lighting Service - Company-Owned Lighting Systems

EFFECTIVE $\underline{\text{IN}}$ All territory served.

AVAILABILITY

Facilities in this section are available to all classes of customers who desire company-owned lighting service.

MONTHLY RATE

	Fixture Type	Lamp Type	Lumens	Watts	\$/Month
R R R R	Post Top Cobra Head (closed) Cobra Head (closed) Cobra Head (closed) Cobra Head	Sodium Vapor Sodium Vapor Sodium Vapor Sodium Vapor Sodium Vapor	5,670 9,000 14,000 27,000 45,000	70 100 150 250 400	\$18.11 \$17.87 \$20.02 \$24.26 \$32.52
R R R	Cobra Head Cobra Head Cobra Head (closed)	Metal Halide Metal Halide Metal Halide	8,500 26,000 36,000	150 350 400	\$28.60 \$31.46 \$33.36
R R R R R R R	Class B Low Output Securit Class C Low Output Roadway Class D Med Output Roadway Class E High Output Roadwa Class G Med Output Flood Class H High Output Flood Class H Med Output Post To Class K Med Output Post To Class M Med Output Post To	LED LED Y LED LED LED p LED			\$13.34 \$14.77 \$18.35 \$22.88 \$26.69 \$32.41 \$23.83 \$27.64 \$31.46
R R	Area-Power Bracket Area-Power Bracket	Sodium Vapor Sodium Vapor	9,000 14,000	100 150	\$15.74 \$18.59
R R R R	Directional-Flood Directional-Flood Directional-Flood Directional-Flood (closed) Directional-Flood	Sodium Vapor Sodium Vapor Metal Halide Metal Halide Metal Halide	27,000 45,000 26,000 36,000 110,000	250 400 350 400 1,000	\$29.65 \$36.27 \$35.27 \$37.37 \$54.10

Continued to Sheet No. E4.43

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6th Rev. Sheet No. E4.43
Replaces 5th Rev. Sheet No. E4.43
Amendment 794
Schedule Ls-1

Outdoor Lighting Service - Company-Owned Lighting Systems

Continued from Sheet No. E4.42

Standard Lighting Facilities

Standard lighting facilities include a fixture mounted on an existing companyowned distribution pole with existing overhead secondary service.

Non-Standard Facilities

Customers requesting non-standard facilities shall pay either the estimated installed cost of those facilities prior to installation or the following additional monthly charges until such facilities are removed

Facility Monthly Charge

Galvanized Mast Arm in excess of 6 feet	\$ 0.24 / ft
Additional Wood Pole (30', 35' or 40')*	\$ 5.24 / pole
Span of Conductor	\$ 2.32 / span
Fiberglass Pole (closed to new customers)	
25'/20' mounting height	\$ 8.73 / pole
30'/25' mounting height	\$11.28 / pole
35'/30' mounting height	\$14.13 / pole
40'/35' mounting height	\$23.49 / pole

^{*} Street lights installed for governmental authorities under the Ms-1 rate schedule prior to January 1, 2011, are exempt from the exclusive use wood pole charges.

ORNAMENTAL FACILITIES

At its discretion, the company may offer equipment which does not fall in the above categories. Customers shall pay 124% of the cost difference between these ornamental facilities and standard lighting facilities in advance.

If for any reason an ornamental lighting system must be replaced or renovated after the end of the contract, the customer shall be responsible for all associated charges. Replacement or renovation of lighting units and their major components after the contract period is at the discretion of the Company and may require a new lighting contract/agreement between the Company and the customer.

If at any time a customer requests a replacement or maintenance by the Company of an ornamental lighting facility for aesthetic reasons, the customer will be required to pay time and materials for the work. If the item in question falls under the manufacturer's warranty the Company will work with the customer and the manufacturer to receive the replacement item. The Company will however charge for labor and any other materials needed for replacement. The Company reserves the right to determine if replacement or maintenance will be done.

Continued to Sheet No. E4.44

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R R R

3rd Rev. Sheet No. E4.44
Replaces 2nd Rev. Sheet No. E4.44
Amendment 789
Schedule Ls-1

Outdoor Lighting Service - Company-Owned Lighting Systems

Continued from Sheet No. E4.43

TERMS AND PROVISIONS

1) SERVICE RULES

- a) The Company shall own, operate, and maintain the entire lighting system, including circuits and lighting fixtures.
- b) If the company determines maintenance of an existing High Intensity Discharge (HID) fixture is no longer practical, the customer will be provided lighting options which may include an equivalent HID at no cost to the customer, the cost difference to convert to an LED option, or permanent removal as specified by the customer's current lighting agreement. The company may elect to convert all or a portion of existing HID fixtures to LED at its discretion.
- c) Normal maintenance for lighting fixtures including failure analysis, repair and replacement shall be performed by the Company until the facilities are removed. New Non-Standard poles and secondary facilities are warranted for 15 years from installation, after which replacement or customer requested repainting is at the discretion of the Company and may be at customer expense. Replacement equipment shall be determined solely by the Company.
- d) The Company will, at Customer's expense, modify, replace, transfer, relocate or temporarily remove and reinstall any properly operating lighting facilities contracted for under this rate as requested in writing by the Customer or as required by a governing authority.
- e) If the customer, or governing authority, terminates service or requests the removal of any Company-owned lighting facilities during the Initial Term, the customer shall be responsible for the lesser of the cost of removal or the remaining monthly charges to satisfy the Initial Term.
- f) When necessary, the Customer shall grant or obtain permissions, easements, ordinance satisfaction, and/or permits to the Company to install/remove lighting facilities on public or private property without expense to the Company. The Customer is responsible for marking all privately owned underground facilities. If such facilities are not marked correctly and are subsequently damaged, the Customer is responsible for damages. All installations shall be in accordance with Company construction standards effective at the time of installation.

Continued to Sheet No. E4.44.1

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Original Sheet No. E4.44.1

Amendment 789

Schedule Ls-1

Outdoor Lighting Service - Customer-Owned Company-Maintained Lighting Systems (Closed)

Continued from Sheet No. E4.44

- g) Upon Customer request and completion of a signed agreement, the Company will replace or convert an existing Standard High Intensity Discharge (HID) fixture with a Company-approved Light Emitting Diode (LED) unit. The Customer shall pay removal charges for the existing fixture, if required, and the appropriate installation charge for the LED fixture in advance. If replacement is performed in conjunction with other unrelated lighting services at that pole (e.g. lamp or fixture replacement), the installation charge may be reduced at the discretion of the Company. The LED unit shall be considered a new installation and subject to the Conditions and Rates for LED lighting.
- h) Additional Service rules listed on Sheet E4.46 and E4.47.

EXTENSION OF SERVICE

Lighting facilities will be extended upon request by the proper authorities, subject to the provisions of the Company's electric extension rules.

Continued on Sheet No. E4.45

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7th Rev. Sheet No. E4.45
Replaces 6th Rev. Sheet No. E4.45
Amendment 794 Schedule Ls-1

Outdoor Lighting Service - Customer-Owned Company-Maintained Lighting Systems (Closed)

Continued from Sheet No. E4.44.1

EFFECTIVE IN All territory served.

AVAILABILITY

Facilities in this section are available to municipal customers who desire customer-owned lighting service. This option is closed to new installations effective January 1, 2014.

MONTHLY RATE Lumens Fixture Type Lamp Type Watts \$/Month R Cobra Head Sodium Vapor 9,000 100 \$12.89 Cobra Head R Sodium Vapor 14,000 150 \$14.94 R Cobra Head Sodium Vapor 27,000 250 \$18.79 R Cobra Head 45,000 400 \$22.89 Sodium Vapor R Cobra Head Metal Halide 8,500 150 \$17.89 Cobra Head Metal Halide 26,000 350 \$22.09 R

TERMS AND PROVISIONS

1) SERVICE RULES

- a) The customer shall own the system, including switching equipment and the connecting cable to the Company's system.
- b) Systems must be of a design and in a condition satisfactory to the Company.
- c) The system may be served by either multiple or series type circuits as agreed upon between the customer and the Company.
- d) The customer must make the Company aware of any changes the customer makes to poles and fixtures after initial installation. This includes but is not limited to changes in location and wattage.
- e) Additional Service rules listed on Sheet E4.46 and E4.47.

2) MAINTENANCE

- a) The following items are considered normal maintenance of customer owned ornamental lighting and will be replaced or maintained at Company expense within the contract:
 - 1) Underground and/or overhead cables: All breaks or open circuits except those caused by accidents, improper installation, foreign digging operations or deterioration due to aging and/or absorption of moisture. Deterioration due to aging is to be determined by the Company.
 - 2) Ballasts, luminaires, photo electric controls, lamps, refractors and relays that the company normally stocks for standard Companyowned systems. The customer shall be responsible for any repairs (including parts and labor) of equipment after the expiration of the contract.

Continued on Sheet No. E4.46

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2nd Rev. Sheet No. E4.46
Replaces 1st Sheet No. E4.46
Amendment 789
Schedule Ls-1

Outdoor Overhead Lighting Service - Customer-Owned Company-Maintained Lighting Systems (Closed)

Continued from Sheet No. E4.45

- 3) The acquisition of repair and maintenance items and the cost of items which the Company does not normally stock for standard Company-owned systems shall be the responsibility of the customer. The labor to replace this failed equipment is included in the monthly rates.
- b) All other maintenance, replacement or repair costs other than those listed shall be the responsibility of the customer.
- c) The Customer shall reimburse the Company for any and all damage claims.

TERMS AND PROVISIONS - Common

1. SERVICE RULES

- a) All lights will be turned on at approximately fifteen minutes after sunset and off at approximately thirty minutes before sunrise. Temporary or seasonal service is not available under this rate. Monthly charges shall continue until the unit is permanently disconnected and subsequently removed by the Company.
- b) The Company will initiate a first response to diagnose and maintain the equipment within 72 hours after being notified by the customer, provided such service can be performed during regular daytime working hours. Conditions may require repeat visits to complete repairs. No credit will be allowed for periods during which lamps are out of service.
- c) Individual streetlight locations with vandalism records will be reported to the local authorities and the customer informed that they will be required to pay for labor costs of replacements due to future vandalism at that location. Or

Individual locations with vandalism records will be reported to the customer, and the customer is given the option of:

- 1) Continuing service with the provision that future replacements due to continued vandalism at that location will be at the customer's expense,
- 2) Continuing service but at a different location, or,
- 3) Discontinuing service at that location.

Continued to Sheet No. E4.47

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3rd Rev. Sheet No. E4.47 Replaces 2nd Rev. Sheet No. E4.47 Amendment 789 Schedule Ls-1

Outdoor Overhead Lighting Service - Customer-Owned Company-Maintained Lighting Systems (Closed)

Continued from Sheet No. E4.46

d) For times a customer requests the Company to remove, relocate or change fixtures, the customer and Company may mutually agree in writing to a schedule reflecting the requested changes in the customer billing. The Company will have the sole discretion in determining when the actual necessary field work is completed which will not impact the customer's billing.

2. TERM OF AGREEMENT

The Initial Term of the Agreement for lighting is three years for high Pressure Sodium and Metal Halide fixtures and seven years for LED fixtures, subject to automatic renewal. The Agreement may be terminated upon 30 days written notice by either party. The Company may remove lighting facilities

3. SHORT TERM SERVICE HOLIDAY/DECORATIVE LIGHTING

Subject to Company approval, the Company will allow municipal customers to make temporary attachments of holiday lighting and/or decorations on Company-owned or customer-owned light poles. The customers must obtain approval, execute an annual agreement for such attachments, and must meet all conditions thereof. A monthly or seasonal fee for receptacles may be applied and or estimated energy consumption will be billed under the current Cg-1 energy rate. Time and material charges for installation, removal or associated maintenance may also apply.

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