

OREGON SCHEDULE 51

STREET LIGHTING SERVICE COMPANY-OWNED SYSTEM DELIVERY SERVICE

Page 1

Available

In all territory served by the Company in the State of Oregon.

Applicable

To unmetered lighting service provided to municipalities or agencies of municipal, county, state or federal governments for dusk to dawn illumination of public streets, highways and thoroughfares by means of Company owned, operated and maintained street lighting systems controlled by a photoelectric control or time switch.

Monthly Billing

The Monthly Billing shall be the rate per luminaire as specified in the rate tables below plus the applicable adjustments as specified in Schedule 90.

Type of Lamp	Level 1	Level 2	Level 3	Level 4	Level 5	Level 6
LED Equivalent Lumens	0-3,500	3,501-5,500	5,501-8,000	8,001-12,000	12,001-15,500	15,501+
Monthly kWh	8	15	25	34	44	57
Functional Lighting	\$ 6.40	\$ 6.80	\$ 6.93	\$ 7.05	\$ 7.49	\$ 9.14
Functional Lighting - Customer Funded Conversion	\$ 3.45	\$ 3.65	\$ 3.77	\$ 3.85	\$ 4.12	\$ 5.06
Decorative Series	N/A	\$ 11.71	\$ 11.82	N/A	N/A	N/A

Functional Lighting: Common less expensive luminaires that may be mounted either on wood, fiberglass or non-decorative metal poles. The Company will maintain a list of functional light fixtures that are available.

Customer-Funded Conversion: Street lights that have been converted to LED from another lighting type and whose conversion was funded by the Customer.

Decorative Series Lighting: More stylish luminaires mounted vertically on decorative metal poles. The Company will maintain a listing of standard decorative street light fixtures that are available under this Schedule.

Supply Service Options

All Consumers taking Delivery Service under this schedule shall pay the applicable rates in Schedule 200, Base Supply Service. Additionally, each Consumer shall specify Supply Service Schedule 201 or Schedule 220, as appropriate and in accordance with the Applicable section of the specified rate schedule. If Consumer elects to receive Supply Service from an ESS, Delivery Service shall be provided under Schedule 751, Direct Access Delivery Service.

Franchise Fees

Franchise fees related to Schedule 200, Base Supply Service, Transmission & Ancillary Services, Schedule 201, Net Power Costs, and distribution charges are collected through rates in this schedule.

(continued)



OREGON SCHEDULE 51

STREET LIGHTING SERVICE COMPANY-OWNED SYSTEM DELIVERY SERVICE

Page 2

Definitions

Functional Lighting: Horizontally-mounted luminaires that may be mounted either on wood or non-decorative metal poles.

Decorative Lighting: The Company will maintain a listing of standard decorative street light fixtures that are available under this Electric Service Schedule. Available decorative lighting fixtures are grouped into Decorative Series 1 and Decorative Series 2 according to cost.

Provisions

- 1. Installation, daily operation, repair and maintenance of lights on this rate schedule will be performed by the Company, providing that the facilities furnished remain readily accessible for maintenance purposes.
- 2. Company will install only Company approved street lighting equipment at locations acceptable to Company.
- 3. Inoperable lights will be repaired as soon as reasonably possible, during regular business hours or as allowed by Company's operating schedule and requirements, provided the Company receives notification inoperable lights from Consumer or a member of the public by either notifying Pacific Power's customer service (1-888-221-7070) or www.pacificpower.net/streetlights. Pacific Power's obligation to repair street lights is limited to this tariff.
- 4. Existing fixtures and facilities that are deemed irreparable will be replaced with comparable fixtures and facilities from the Company's Construction Standards.
- 5. The Company will, upon written request of Consumer, convert existing street lighting facilities to other types of Company approved facilities. In such event, should the revenue increase, the streetlighting extension allowance defined in Rule 13 Section III.F is applicable only to the increase in annual revenue due to the replacement. If there is no increase in revenue, there is no allowance. The Consumer shall advance the estimated cost of all materials and labor associated with installation and removal, less the estimated salvage on the removed facilities, in excess of the applicable allowance.
- 6. The entire system, including initial lamp requirements and wiring suitable for connection to Company's system, will be furnished and installed by the Company. The Consumer is responsible for all associated costs that exceed the Street Lighting Extension Allowance as described in the General Rules of this tariff. Consumer shall not perform the electrical connection of meters or service conductor to the point of delivery.
- 7. Temporary disconnection and subsequent reconnection of electrical service requested by the Consumer shall be at the Consumer's expense. The Consumer may request temporary suspension of power by written notice. During such periods, the monthly rate will be reduced by the Company's estimated average energy costs for the luminaire. The facilities may be considered idle and may be removed after 12 months of inactivity.
- 8. Where approved by the Company, all pole mounted outlets used for holiday or other decorations will be supplied with service on a metered General Service rate schedule via a Consumer-installed meter base.

(continued)



OREGON SCHEDULE 51

STREET LIGHTING SERVICE COMPANY-OWNED SYSTEM DELIVERY SERVICE

Page 3

Provisions (continued)

- 9. Pole re-painting, when requested by the Consumer and not required for safety reasons, shall be done at Consumer's expense using the original pole color.
- 10. Glare or vandalism shielding, when requested by the Consumer, shall be installed at the Consumer's expense. In cases of repetitive vandalism, the Company may notify the Consumer of the need to install vandal shields at the Consumer's expense, or otherwise have the lighting removed.

Term of Contract

Not less than five (5) years for both new and replacement fixtures. After the end of the contract term, the Consumer can request removal of lights with a minimum of 2 months written notice. The Consumer will be charged with costs of removal. If the lights are removed before the end of the contract term, the Consumer is responsible for the cost of removal plus depreciated remaining life of the assets less any salvage value.

Rules and Regulations

Service under this schedule is subject to the General Rules and Regulations contained in the tariff of which this schedule is part and to those prescribed by regulatory authorities.

Advice No. 11-008