

D2. Street Lighting Service - Rules**SL-X****1) DEFINITIONS**

Governmental authorities are defined as any tax supported body or one of its instrumentalities.

2) PAYMENT OF BILLS

Bills are due in 21 days from date of bill. A delayed payment charge of 2% may be applied to the unpaid balance if the bill is not paid in full on or before the due date thereon.

SERVICE RULES

a) Service is governed by the Company's Standard Rules and Regulations.

b) Ownership**1) Company-Owned Lighting System (SL-6)**

- a) The Company shall own, operate, and maintain the entire street lighting system, including circuits and lighting fixtures.
- b) The Company will be responsible for all future group replacement or ornamental systems. The decision to replace ornamental equipment will be at the sole discretion of the Company and will take into consideration good utility operating practice and the desires of the governmental authority.
- c) Upon request and at the expense of the governmental authority, the Company will relocate any fixtures or change the position of any lamp.
- d) Customers requesting ornamental facilities will be required to pay a special facilities payment of 24% of the cost difference between standard lighting facilities and ornamental lighting facilities in advance for system maintenance. Standard lighting facilities shall be defined as a standard cobrahead lighting fixture on a standard utility pole. This payment is due upon installation of the facilities.

2) Customer-Owned Ornamental System (SL-5)

- a) The governmental authority 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) Replacement of governmental authority owned equipment shall be at the expense of the governmental authority.
- d) The system may be served by either multiple or series type circuits as agreed upon between the customer and the Company.

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N e) The customer must make the Company aware of any changes the
N customer makes to poles and fixtures after initial installation.
N This includes but is not limited to changes in location and
N wattage.

N c) Maintenance - Customer-Owned Ornamental System

N N 1) The following items are considered normal maintenance of
N customer owned ornamental lighting and will be replaced or
N maintained at Company expense within the contract:

N N a) Underground and/or overhead cables: All breaks or open
N N circuits except those caused by accidents, improper
N installation, foreign digging operations or deterioration
N due to aging and/or absorption of moisture. Deterioration
N due to aging is to be determined by the Company.

N N b) Ballasts, luminaires, photo electric controls, lamps,
N refractors and relays that the company normally stocks for
N standard systems. The customer shall be responsible for any
N repairs (including parts and labor) of equipment after the
N expiration of the contract.

N N c) The acquisition of repair and maintenance items and the cost
N of items which the Company does not consider standard
N facilities shall be the responsibility of the customer. The
N labor to replace this failed equipment is included in the
N monthly rates.

N N 2) All other maintenance, replacement or repair costs other than
N those listed shall be the responsibility of the customer.

N N 3) On customer owned lighting, damage claims shall be billed to
N the customer. It is the customer's responsibility to collect
N from the party who was responsible for the damage.

R d) All lights will be turned on at approximately fifteen minutes after
sunset and off at approximately thirty minutes before sunrise.

e) 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.

f) Requested higher-than-standard mounting heights are considered a
refundable special facility. The customer is required to pay the cost
difference of a standard pole and the special pole.

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g) Customers shall pay time and material costs for installations of lights in areas that the customer has previously requested removal of lights if both requests happen within a twelve-month time period.

h) For times a customer requests the Company to remove or derate 25 or more lamps, the Customer and Company may mutually agree in writing to a schedule reflecting the requested changes in the customer's monthly customer.

4) **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 light poles. The customer must execute an annual agreement for such attachments, and must meet all conditions thereof. Estimated energy consumption will be billed under the current C-1 energy rate. Time and material charges for installation, removal or associated maintenance may also apply.

5) **TERM OF CONTRACT**
Minimum period of three years subject to automatic renewal periods of one year each. The contract may be terminated at the end of any yearly period upon 90 days written notice by either party. If the contract is terminated before the three year period, the customer may be responsible for the lesser of the cost of removal or the remaining monthly charges.

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