

OUTDOOR AREA LIGHTING SERVICE

APPLICABILITY

This schedule is applicable to service outdoor area lighting customers for the illumination of areas where street and highway lighting schedules are not applicable and where the District installs, owns, operates and maintains the complete lighting installation on the District's existing wood distribution poles or on customer-owned poles acceptable to the District installed by the customer on his private property.

RATES

<u>Mercury Vapor Lamps</u>		<u>High Pressure Sodium Vapor Lamps</u>	
No Longer Available for New Installations		Or Equivalent Luminaire Fixture	
Lamp	Per Lamp	Lamp	Per Lamp
<u>Watts</u>	<u>Per Month</u>	<u>Watts / Approx. Lumens</u>	<u>Per Month</u>
175	\$10.51	70 / 2300	\$ 7.00
400	\$20.77	100 / 3700	\$ 8.17
		150 / 6300	\$10.79
		200 / 9500	\$12.07
<u>High Pressure Sodium Vapor Flood Lights</u>			
Or Equivalent Luminaire Fixture			
Lamp	Per Lamp		
<u>Watts / Approx. Lumens</u>	<u>Per Month</u>		
100 / 3700	\$ 8.70		
200 / 9500	\$13.85		

SPECIAL CONDITIONS

1. Service will normally be supplied to individually controlled lamps from the District's existing 120/240-volt (120/208-volt star in certain localities) single-phase overhead or underground distribution circuits. Service from 480-volt sources will be made available only when this type of service is deemed to be practical from the District's engineering standpoint and the applicant pays the additional initial cost of a 480-volt supply.
2. Lighting service will be supplied from dusk to dawn on an operating schedule of approximately 4,100 hours per year.
3. Outdoor area lighting facilities will only be installed where the District has, or intends to install, a wood distribution pole for the purpose of supporting other distribution facilities, or where a customer-owned pole acceptable to the District has been installed by the customer on his private property. The District shall not be required to install luminaries at locations where, in its judgement, the service may be objectionable to others.
4. The charges, pursuant to the District's Line Extension Policy, to connect the light to the District's system shall be advanced to the District by the customer prior to installation of the facilities.
5. (a) Lighting facilities installed hereunder, will be relocated, modified, or removed at the customer's request at the expense of the customer.

 (b) Lighting facilities installed hereunder will be relocated or modified to comply with governmental requirements, or because of an irreconcilable objection to the facilities by others, at the expense of the District.
6. ACCESS: All lighting facilities installed hereunder must be accessible to the District's vehicles for installation and maintenance.

- 7. **MAINTENANCE:** Except in the case of emergency, maintenance of lamps and equipment will be performed only during normal working hours within a reasonable period following notification by the customer of the need for such maintenance.
- 8. **CONTRACT:** A written contract in form on file with the District will be required for service under this schedule for a period not less than three years. If the lighting facilities installed hereunder are made idle or are removed before expiration of the initial term of the effective contract, the customer shall pay to the district the cost of the installation plus the estimated cost of removal, less the estimated salvage value of the facilities removed.

DROUGHT RELIEF SURCHARGE

To the charges computed under the above rate, including any adjustments, shall be added applicable Drought Relief surcharges pursuant to Rate Schedule No. 18, Drought Relief Surcharge.

TAX CLAUSE

To the charges computed under the above rate, including any adjustments, shall be added the applicable proportionate part of any taxes or governmental impositions which are, or may in the future be, assessed on the basis of gross revenues of the District and/or the price or revenue from the electric energy or service sold and/or the volume of energy generated or purchased for sale and/or sold hereunder. As of the date this rate was approved, two such assessments existed: (1) the specified per kWh tax established by the California Energy Commission; and (2) a 2.85% of revenue "Public Benefit" surcharge on total revenue from power sold.

For the purpose of determining monthly energy consumption the size of the light in watts shall be multiplied by 341.

TERMS AND CONDITIONS

- 1. The District shall not be liable for any damages, direct, consequential, or any other, if this rate is terminated or the provisions thereof changed by action of the Board of the District or any regulatory agency, state or federal, or by action of any court.
- 2. The rates stated herein are subject to such changes as may be authorized by the Board of Directors of the District from time to time.

AVAILABILITY

Throughout the entire District service area where the facilities of the District are available of adequate capacity.

Date Effective: January 10, 2016
 Date Approved: January 14, 2016
 Resolution No.: 16-01


 Richard L. Morris, President