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Second Revision of Sheet No. 15.1 Canceling First Revision of Sheet No. 15.1

Schedule 15 OUTDOOR AREA LIGHTING SERVICE - NO NEW SERVICE

AVAILABLE:

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

APPLICABLE:

To all Customers for outdoor area lighting service furnished from dusk to dawn by means of presently-installed Company-owned mercury vapor or high-pressure sodium luminaires which may be served by secondary voltage circuits from Company's existing overhead distribution system. Luminaires shall be mounted on Company-owned wood poles and served in accordance with Company's specifications as to equipment and installation.

MONTHLY BILLING:

All Monthly Billings shall be adjusted in accordance with Schedules 91, 95, 98, and 191.

Type of Lumi	<u>naire</u>	Nominal Lumen <u>Rating</u>	Monthly <u>kWh</u>	Base Rate Per Luminaire
Mercury Vap	or	7,000 21,000 55,000	76 172 412	\$ 10.63 20.23 41.86
High Pressur	e Sodium	5,800 22,000 50,000	31 85 176	\$12.09 17.76 28.64

Pole Charge:

A monthly charge of \$1.00 per pole shall be made for each additional pole required in excess of the number of luminaires installed.

PROVISIONS:

- 1. 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 of inoperable lights from Customer 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 lights is limited to this tariff.
- 2. The Company reserves the right to contract for the maintenance of lighting service provided hereunder.
- 3. Temporary disconnection and subsequent reconnection of electrical service requested by the Customer shall be at the Customer's expense. The Customer may request temporary suspension of power for lighting by written notice. During such periods, the monthly rate will be reduced by the Company's estimated average monthly relamping and energy costs for the luminaire. The facilities may be considered idle and may be removed after 12 months of inactivity. The Company will not be required to reestablish such service under this rate schedule if service has been permanently discontinued by the Customer.

(continued)

Issued: January 8, 2014

Advice No. 14-01

Effective: March 1, 2014

Issued by Pacific Power & Light Company

By: William R. Griffith

Title: Vice President, Regulation

(C)(D)

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WN U-75

RECEIVED
JAN. 8, 2014
WA. UT. &
TRANS. COMM.

First Revision of Sheet No. 15.2 Canceling Original Sheet No. 15.2

Schedule 15
OUTDOOR AREA LIGHTING SERVICE - NO NEW SERVICE

PROVISIONS: (continued)

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

(N)

TERM OF CONTRACT:

By written agreement for not less than three years.

RULES AND REGULATIONS:

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

Issued: January 8, 2014 **Effective:** March 1, 2014

Advice No. 14-01

Issued by Pacific Power & Light Company

By: William R. Griffith

Title: Vice President, Regulation

WN U-75

RECEIVED
JAN. 8, 2014
WA. UT. &
TRANS. COMM. 4
ORIGINAL

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Second Revision of Sheet No. 51.1 Canceling First Revision of Sheet No. 51.1

Schedule 51 STREET LIGHTING SERVICE – COMPANY-OWNED SYSTEM

AVAILABLE

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

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 applicable adjustments as specified in Schedules 91, 95, and 191.

Light-Emitting Diode (LED)					
Compares to HPSV lamp size of (Watts)	100	150	250	400	
Lumen Rating (Minimum)	4000	6200	13000	16800	
Functional Lighting	\$9.35	\$11.79	\$19.60	\$24.73	

High Pressure Sodium Va	oor						_
Lumen Rating	5,800	9,500	16,000	22,000	27,500	50,000	
Watts	70	100	150	200	250	400	
Monthly kWh	31	44	64	85	115	176	
Functional Lighting – NO NEW SERVICE*	\$ 8.46	\$ 10.15	\$ 12.97	\$ 14.81	\$ 18.79	\$ 24.80	
Decorative - Series 1	N/A	\$ 32.24	\$ 33.40	N/A	N/A	N/A	
Decorative - Series 2	N/A	\$ 25.07	\$ 26.27	N/A	N/A	N/A	

^{*} Existing fixtures only. Service is not available for new High Pressure Sodium Vapor Functional lighting under this schedule.

DEFINITIONS:

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.

Decorative 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 Electric Service Schedule. Available decorative lighting fixtures are grouped into Decorative Series 1 and Decorative Series 2 according to cost.

(continued)

Issued: January 8, 2014	Effective: March 1, 2014
Advice No. 14-01	

Issued by Pacific Power & Light Company

By: William R. Griffith

Title: Vice President, Regulation

WN U-75

RECEIVED
JAN. 8, 2014
WA. UT. &
TRANS. COMM.

First Revision of Sheet No. 51.2 Canceling Original Sheet No. 51.2

Schedule 51 STREET LIGHTING SERVICE – COMPANY-OWNED SYSTEM

PROVISIONS:

- Installation, daily operation, repair and maintenance of lights on this rate schedule to 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 of inoperable lights from Customer 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 Customer, 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 14 Section III.D 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 Customer 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 Rule 14 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 Customer shall be at the Customer'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 via a Customer-installed meter base.
- 9. Pole re-painting, when requested by the Customer and not required for safety reasons, shall be done at the Customer's expense using the original pole color.

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Issued: January 8, 2014 **Effective:** March 1, 2014

Advice No. 14-01

Issued by Pacific Power & Light Company

By: William R. Griffith

Title: Vice President, Regulation

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WN U-75

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Original Sheet No. 51.3

Schedule 51 STREET LIGHTING SERVICE – COMPANY-OWNED SYSTEM

PROVISIONS: (continued)

10. Glare or vandalism shielding, when requested by the Customer, shall be installed at the Customer's expense. In cases of repetitive vandalism, the Company may notify the Customer of the need to install vandal shields at the Customer's expense, or otherwise have the lighting removed.

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TERM OF CONTRACT:

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

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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.

Issued: January 8, 2014 Effective: March 1, 2014

Advice No. 14-01

Issued by Pacific Power & Light Company

By: William R. Griffith Title: Vice President, Regulation

WN U-75

JAN. 8, 2014 WA. UT. & TRANS. COMM. A

Second Revision of Sheet No. 52.1 Canceling First Revision of Sheet No. 52.1

Schedule 52 STREET LIGHTING SERVICE – COMPANY-OWNED SYSTEM NO NEW SERVICE

AVAILABLE:

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

APPLICABLE:

To service furnished by means of Company-owned installations for the lighting of public streets, highways, alleys and under conditions, and for street lights of sizes and types, not specified on other schedules of this tariff. All street lights installed on and after December 28, 1979 shall make use of high-pressure, sodium-vapor luminaires. Company may not be required to furnish service hereunder to other than municipal Customers.

MONTHLY BILLING:

For systems owned, operated and maintained by Company

A flat rate equal to one-twelfth of Company's estimated annual costs for operation, maintenance, fixed charges and depreciation applicable to the street lighting system, including energy costs as follows. All Monthly Billings shall be adjusted in accordance with Schedules 91, 95, and 191.

Base

<u>Rate</u>

7.814¢ per kWh

per kWh for dusk to dawn operation

8.744¢

per kWh for dusk to midnight operation

PROVISIONS:

 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. 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 of inoperable lights from Customer 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.

3. Existing fixtures and facilities that are deemed irreparable will be replaced with comparable fixtures and facilities from the Company's Construction Standards.

4. The Company will, upon written request of Customer, convert existing streetlighting facilities to other types of Company approved facilities. In such event, should the revenue increase, the streetlighting extension allowance defined in Rule 14 Section III.D 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 Customer 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.

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Issued: January 8, 2014

Advice No. 14-01

Effective: March 1, 2014

Issued by Pacific Power & Light Company

By: William R. R. Griffith

Title: Vice President, Regulation

WN U-75

RECEIVED JAN. 8, 2014 WA. UT. & TRANS. COMM.

Original Sheet No. 52.2

Schedule 52 STREET LIGHTING SERVICE – COMPANY-OWNED SYSTEM NO NEW SERVICE

PROVISIONS: (continued)

- 5. Temporary disconnection and subsequent reconnection of electrical service requested by the Customer shall be at the Customer's expense. The Customer 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. The Company will not be required to reestablish such service under this rate schedule if service has been permanently discontinued by the Customer.
- 6. Pole re-painting, when requested by the Customer and not required for safety reasons, shall be done at the Customer's expense using the original pole color.
- 7. Glare and vandalism shielding, when requested by the Customer, shall be installed at the Customer's expense. In cases of repetitive vandalism, the Company may notify the Customer of the need to install vandal shields at the Customer's expense, or otherwise have the lighting removed.

TERMINATION OF SERVICE:

The customer can request removal of lights with a minimum of 2 month's written notice. The customer will be charged with the costs of removal.

RULES AND REGULATIONS:

Advice No. 14-01

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

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Issued: January 8, 2014 Effective: March 1, 2014

Issued by Pacific Power & Light Company

By: William R. Griffith

Title: Vice President, Regulation

(N)

WN U-75

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JAN. 8, 2014
WA. UT. &
TRANS. COMM. 4
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First Revision of Sheet No. 53.2 Canceling Original Sheet No. 53.2

Schedule 53 STREET LIGHTING SERVICE – CUSTOMER-OWNED SYSTEM

MAINTENANCE SERVICE: (No New Service)

Where the utility operates and maintains the system, a flat rate equal to one-twelfth the estimated annual cost for operation and maintenance will be added to the Energy Only Service rates listed above. Monthly Maintenance is only applicable for existing monthly maintenance service agreements in effect prior to April 15, 2008.

PROVISIONS:

- 1. The Company will not maintain new Customer owned street lights. Such maintenance will be the responsibility of the Customer; however the Company may install pole identification tags for the purposes of tracking unmetered Customer owned lights.
- 2. Customer owned lights, mounted to Company owned distribution poles, shall be installed, maintained, transferred or removed only by qualified personnel.
- 3. The entire system, including the design of facilities, installation of fixtures on Customer poles, and wiring suitable for connection to Company's system, will be furnished by the Customer. Electrical connections to Company facilities shall be performed by Company personnel or Company's contractors.
- 4. Customer must notify the Company in writing of any changes to the street lighting system which would affect billing, including new installations, removals or wattage changes. Standard notification procedure will be through online forms at www.pacificpower.net/streetlights.
- 5. All new underground-fed lights on this schedule will require a Customer installed means of disconnect acceptable to both the Company and the local electrical inspecting authority.
- 6. Temporary disconnection and subsequent reconnection of electrical service requested by the Customer shall be at the Customer's expense.
- 7. Where approved by the Company, all pole mounted outlets used for holiday or other decorations as well as traffic or other signal systems, will be supplied with service on a metered General Service rate schedule via a Customer-installed meter base.

TERM OF CONTRACT:

Not less than one (1) year for both new and replacement fixtures.

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.

Issued: January 8, 2014 Effective: March 1, 2014

Advice No. 14-01

Issued by Pacific Power & Light Company

By: William R. Griffith

Title: Vice President, Regulation

WN U-75

JAN. 8, 2014 WA. UT. & TRANS. COMM. A

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First Revision of Sheet No. 57.3 Canceling Original Sheet No. 57.3

Schedule 57 MERCURY VAPOR STREET LIGHTING SERVICE – NO NEW SERVICE

PROVISIONS:

- 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. 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 of inoperable lights from Customer 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.
 - 3. Existing fixtures and facilities that are deemed irreparable will be replaced with comparable fixtures and facilities from the Company's Construction Standards.
 - 4. The Company will, upon written request of Customer, convert existing streetlighting facilities to other types of Company approved facilities. In such event, should the revenue increase, the streetlighting extension allowance defined in Rule 14 Section III.D 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 Customer 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.
 - 5. Temporary disconnection and subsequent reconnection of electrical service requested by the Customer shall be at the Customer's expense. The Customer may request temporary suspension of power by written notice. During such periods, the monthly rate will be reduced by the Company's estimate average energy costs for the luminaire. The facilities may be considered idle and may be removed after 12 months of inactivity.
 - 6. Pole re-painting, when requested by the Customer and not required for safety reasons, shall be done at Customer's expense using the original pole color.
 - 7. Glare and vandalism shielding, when requested by Customer, shall be installed at the Customer's expense. In cases of repetitive vandalism, the Company may notify the Customer of the need to install vandal shields at the Customer' expense.

TERMINATION OF SERVICE:

The customer can request removal of lights with a minimum of 2 months written notice. The customer will be charged with the costs of removal.

RULES AND REGULATIONS:

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

Issued: January 8, 2014 Effective: March 1, 2014

Advice No. 14-01

Issued by Pacific Power & Light Company

By: William R. Griffith

Title: Vice President, Regulation

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WN U-75

JAN. 8, 2014 TRANS. COM **ORIGINA**

First Revision of Sheet No. R14.7 Canceling Original Sheet No. R14.7

Rule 14 **GENERAL RULES AND REGULATIONS – LINE EXTENSIONS**

NONRESIDENTIAL EXTENSIONS: (continued) III.

ADDITIONAL CUSTOMERS, ADVANCES AND REFUNDS: (continued) B.

ADJUSTMENT OF CONTRACT MINIMUM BILLING: 3.

Additional Customers also must share the Facilities Charges of the existing Customers. The Company will allocate the Facilities Charges in the same manner used for allocating the original advance.

UNDERGROUND EXTENSIONS: C.

The Company will construct Extensions underground when requested by the Applicant or if required by local ordinance or conditions. The Applicant must pay for the conversion of any existing overhead facilities to underground, under the terms of Section VI of this Rule. The Applicant must provide all trenching and backfilling, imported backfill material, conduits, and equipment foundations that the Company requires for the Extension. If the Applicant requests, the Company will provide these items at the Applicant's expense.

D. STREET LIGHTING:

The Extension Allowance to streetlights taking service under rate schedules 51 or 53 or 54 is equal to five times the annual revenue from the lights to be added. The Applicant must provide a non-refundable advance for costs exceeding the Extension Allowance prior to the lights being added. Facilities charges and Contract Minimum Billings do not apply to streetlights.

EXTENSIONS TO PLANNED DEVELOPMENTS: IV.

A. **GENERAL**:

Planned Developments, including subdivisions and mobile home parks, are areas where groups of buildings or dwellings may be constructed at or about the same time. The Company will install facilities in developments before there are actual Applicants for service under the terms of a written contract.

ALLOWANCES AND ADVANCES: B.

For Nonresidential developments the Developer must pay a non-refundable advance equal to the Company's estimated installed costs to make primary service available to each lot.

For Residential developments the Company will provide the Developer an Extension Allowance of \$800 for each lot. The Developer must pay a non-refundable advance for all other costs to make secondary voltage service available to each lot. No Extension Allowance will be provided to the Developer for lots without secondary voltage service to the lot line.

For both Nonresidential and Residential developments the Company may require the Developer to pay for facilities to provide additional service reliability or for future development.

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Issued: January 8, 2014

Advice No. 14-01

Effective: March 1, 2014

Issued by Pacific Power & Light Company

By: William R. Might William R. Griffith Title: Vice President, Regulation (N)

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