

PUGET SOUND ENERGY, INC.
Electric Tariff G

SCHEDULE NO. 55
Area Lighting Service

(T)

Section 1 – Availability:

(T)

1. This schedule applies to dusk-to-dawn lighting where 120 volt service is existing on the Company owned and installed pole upon which the fixture is to be installed. Where such secondary voltage service or pole is not available, service under this schedule will be available upon payment of the costs to provide such pole and/or secondary voltage service or pole and service as provided herein.
2. For lights installed prior to November 1, 1999, service is for a term of twelve (12) months and removal charges do not apply. For lights and/or poles installed after November 1, 1999, service under this schedule for periods of less than eight (8) years is subject to charges for removal as provided herein, unless a subsequent Customer requests service.
3. Service under this schedule will be discontinued if the distribution facilities being utilized to serve are removed due to a conversion of such facilities to an underground system.
4. For lighting facilities installed after November 1, 1999, where necessary, the Customer shall obtain for, or grant to, the Company necessary permits or operating rights to place lighting facilities without expense to the Company. In conditions where it is necessary to place any lighting facilities on private property, the Customer shall obtain and furnish suitable easements without expense to the Company.

Section 2 – Monthly Rate per Lamp:

(T)

Lamp Charges per month per lamp:

Sodium Vapor Lamp Wattage	Rate
70	\$10.42
100	\$11.72
150	\$13.97
200	\$16.75
250	\$18.88
400	\$25.48

Metal Halide Lamp Wattage	Rate
250	\$21.79

LED (Light Emitting Diode) Lamp Wattage	Rate
LED Equivalent to 100 Watt Sodium Vapor	\$10.23
LED Equivalent to 150 Watt Sodium Vapor	\$12.05

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(K) Transferred to Sheet No. 55-A

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Area Lighting Service (Continued)

(T)

Section 3 – Facilities Charge: The Company’s facilities will be extended to provide secondary voltage service to an existing pole or to a thirty foot wood pole (installed for the purpose of area lighting) at locations where such pole and/or service is not available under the following terms: (M)(T)

Facilities installed prior to November 20, 1975: Customers served by facilities extended prior to this date shall be subject to a charge of \$2.08 per month for each pole required for such extension. (M)

Facilities installed after November 1, 1999: Customers served by a 30 foot wood pole installed after this date shall have the option of paying the full cost of the extension and pole up front or shall be subject to a charge of \$8.18 per month for each pole required for such extension. The cost of all other extensions of facilities to provide secondary voltage service shall be paid in advance of service.

Section 4 – Special Terms and Conditions: (T)

1. **Ownership and Operations:** The Company will own, operate, and maintain the facilities for supplying area lighting service utilizing its overhead circuits in accordance with the Company’s standards. The Company will furnish the necessary energy, repairs, and maintenance. Repairs and maintenance work will be performed by the Company as required during regularly scheduled working hours of the Company. (O)

2. **Notification of Inoperable Lights:** It shall be the responsibility of the Customer to notify the Company of lights that are not working. Upon notification, within seventy-two (72) hours, excluding Saturdays, Sundays and holidays, the Company will investigate and take corrective action if such action is the responsibility of the Company. If such Company investigation/corrective action is not taken within seventy-two (72) hours for each such light, the Customer’s billing shall be credited an amount equal to the monthly Lamp Charges normally billed for that light. This seventy-two (72) hour guarantee of service is in lieu of the provisions of Schedule No. 130 which are not available under this schedule. The Company will be excused from providing maintenance service within seventy-two (72) hours in the event of significant adverse events, such as storms, earthquakes, or other events beyond the Company’s control including those enumerated in Schedule No. 80, paragraph 12.a. of this tariff. (T)

3. **Hours of Service:** Service under this schedule is for dusk-to-dawn lighting, or lighting service for the average number of hours of darkness per month (approximately 4,200 hours per year). (O)

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- 4. Removal, Relocation or Modification of Lighting Facilities: Lighting facilities will be removed, turned off, relocated or modified only after receipt of a letter signed by the Customer or its assignee who is in authority to order such action. Only the Company may remove, relocate or modify Company-owned lighting facilities. Modification includes changes in type of lighting fixture or changes in bracket length or mounting height due to Customer, city, county or state requests or requirement. In advance of any removal, relocation or modification, the Customer shall pay an amount equal to the estimated cost of such removal, relocation or modification. This estimated charge shall include the cost of removal of facilities that now serve lighting load only. All facilities installed or removed remain the sole property of the Company. The cost of removal, relocation or modification also includes any costs of traffic control or other associated costs. Charges for removal apply to lights that are removed (i) due to Customer request or (ii) because there is no longer a Customer to accept service. Where there is no longer a Customer to accept service, the removal will be considered a removal requested by the last Customer of record for the purposes of assessing the charges contained in this schedule. Where a pole is removed and the Customer had paid the full cost of installation of the pole up front, the cost of removal shall be credited with the amount of salvage value and the Customer shall (i) receive any excess over cost or (ii) pay any deficiency. The salvage value shall be based on the remaining depreciable life on a straight line basis. (O) (O) (O) (O) (T)
- 5. Additional Removal Charges: In addition to the charge for the cost of the removal, the following charge applies: If a light to be removed has been installed for less than eight (8) years, a charge equal to the total original estimated installed cost less (i) any up-front Customer contribution toward the cost of salvageable items and (ii) estimated salvage value of the facilities removed. (O) (O)
- 6. Applicability of Removal, Relocation and Modification Charges: Relocation, modification and removal charges apply as follows: (i) for lighting facilities installed prior to November 1, 1999, charges shall not be assessed; (ii) for lighting facilities installed on or after November 1, 1999, removal, relocation and modification charges shall be assessed as provided herein. (O) (T) (T)

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7. Lighting Trespass: For lights installed after November 1, 1999, where light from an area light crosses a property line and lights neighboring property, the Company will make modifications or remove the luminaire as needed upon request of the local government in order to comply with the local government body's ordinance. One such trip to make modifications or removal will be made at no cost to the Customer. Additional trips may be charged on a time and materials basis to the Customer or in absence of a local ordinance, the requesting party. Modifications to mitigate light trespass of lights installed at any time is limited to adjusting the angle of the luminaire and/or installation of a shield. (O)(T) (T)
8. Existing Mercury Vapor Facilities: Customers previously taking service under Schedule No. 55, Limited Area Lighting, (mercury vapor service) shall continue to receive such service under Schedule 55, Area Lighting Service. Customers utilizing 175-watt mercury vapor lamps shall pay the rate reflected in this schedule for 100-watt sodium vapor lamps; Customers utilizing 400-watt mercury vapor lamps shall pay the rate reflected in this schedule for 200-watt sodium lamps. Upon failure of mercury vapor lamps, the Company will install sodium vapor luminaires as replacements. (O)(T) | (O)
- Section 5 – Tree Trimming:** It shall be the responsibility of the Customer to provide tree trimming services in areas that are below the height of luminaires installed under this schedule except when luminaires are installed within the area of energized electrical wires that is restricted to qualified utility workers. The Company shall be responsible for tree trimming within this restricted area. (T)
- Section 6 – Line Extensions:** The Company's primary or secondary distribution circuits will be extended by the Company for service under this schedule at the Customer's expense. (T)
- Section 7 – Third Party Damage:** If lighting facilities experience malicious and/or recurring damage caused by actions of third parties, the Company may remove such facilities or, alternatively, such facilities may remain in place upon payment by the Customer for such damage. (T) (T)

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2nd Revision of Sheet No. 55-D
Canceling 1st Revision
of Sheet No. 55-d

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Area Lighting Service (Continued)

Section 8 – Government Authority: The manner and type of construction, maintenance or outdoor lighting standards shall be subject to applicable governmental author or law, and any increase in costs above contemporary standard equipment costs resulting therefrom not reimbursed by an agency of the government or other person or entity shall be paid by the Customer except as provided in the “Lighting Trespass” paragraph above. (T)

Section 9 – Adjustments: Rates in this schedule are subject to adjustment by such other schedules in this tariff as may apply. For LED (light emitting diode) area lights, the adjustment rates for Schedule 53, Company-Owned LED lights of the same wattage apply to area light LEDs until such time as adjusting rates for LED area lights are established in the Company’s tariff. (T)
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Section 10 – General Rules and Provisions: Service under this schedule is subject to the General Rules and Provisions contained in this tariff.

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