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| SCHEDULE NO. 55 |
| Area Lighting Service (Continued) |

1. 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.
2. 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).
3. 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.

(M) Transferred From Sheet No. 55-A

(K) Transferred to Sheet No. 55-C