1st Revision of Sheet No. 51-G Canceling Original of Sheet No. 51-G RECEIVED OCT 13, 2017 WA. UT. & TRANS. COMM. 4

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SCHEDULE 51 LED (Light Emitting Diode) LIGHTING SERVICE (Continued) COMPANY OWNED

- c. Should the Non-Standard Equipment become unavailable for purchase and require custom fabrication or special ordering, the Facilities Charge shall be adjusted to reflect any increase in cost.
- d. LED lighting controls are considered to be Non-Standard Equipment until the Company decides otherwise and modifies this provision indicating such decision.

(N) (N)

(T)

INDEMNIFICATION: The Customer shall indemnify and hold harmless the Company, its successors and assigns, from and against all claims, actions, liability, cost and expense by reason of injury to or death of persons or damage to property arising or resulting from (a) any interruption of modification of service requested or caused by the Customer; (b) any defects in any Non-Standard Equipment; (c) a failure or inability of the Customer to provide necessary Non-Standard Equipment components in a timely fashion that allows Company to meet its obligations under paragraph 1. of the Special Terms and Conditions of this schedule when so requested by the Company; (d) any lighting replaced with a different type of technology that causes the installation to no longer meet IES Recommended Practices (including, but not limited to replacement of high pressure sodium luminaires with LED luminaires); or (e) any lighting, requested or approved by Customer or third party, which does not conform to the Illuminating Engineering Society (IES) Recommended Practices.

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)

ADJUSTMENTS: Rates in this schedule are subject to adjustment by such other schedules in this tariff as may apply. The adjusting schedules that apply to this schedule are the same as those schedules that are applicable to all lighting schedules. For sizes of lights not listed in the adjusting schedule the adjustment rates are to be based on the same average rate per kWh that is applicable to all other lighting schedules.

(T)

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)

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By: Title: Director, State Regulatory Affairs

4th Revision of Sheet No. 55-C Canceling 3rd Revision of Sheet No. 55-C RECEIVED OCT 13, 2017 WA. UT. & TRANS. COMM. 4

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SCHEDULE 55 AREA LIGHTING SERVICE (CONTINUED)

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- 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.
- 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.
- 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.
- 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.
- 9. Modification of Lighting Facilities: Lighting facilities will be modified when equipment is no longer available for purchase or has become obsolete. The Customer will not pay any cost of modification when equipment is no longer available for purchase or has become obsolete.
- 10. The Company may limit or not offer new or replacement area lights of any type or wattage at any time, even though rates for such lights may be in this Schedule. Existing lights may remain until replaced.

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Ken Johnson Title: Director, State Regulatory Affairs

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