WN U-60

Original Sheet No. 53-l

## PUGET SOUND ENERGY Electric Tariff G

## SCHEDULE 53 STREET LIGHTING SERVICE

(Continued)

COMPANY AND CUSTOMER-OWNED LIGHTS – TERMS AND CONDITIONS (Continued):		(T)
6.	Choice of Lamp Size, Type and Location: For Company-owned luminaires, the Company will provide such assistance that the Customer needs or requests for the Customer to decide the type of service, lamp size, and location of street lights from the types, sizes and locations available under this Schedule. For Customer-owned luminaires, the Customer is responsible to decide the type of service, lamp size, and location.	(N)       
7.	<u>Liability of PSE</u> : PSE shall not, by taking action pursuant to its tariffs, be liable for any loss, damage, or injury, established or alleged, which may result, or be claimed to result, therefrom.	(N)
8.	<u>Tree Trimming:</u> 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 Company-owned luminaires are installed within the area of energized electrical wires that is restricted to qualified utility workers. Customer-owned luminaires may not be included in this restricted area. The Company shall be responsible for tree trimming within this restricted area.	(M) (T)   (C)   (C)   (N)
9.	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 LED lighting services are the same as those schedules that apply to Schedule 24 and the adjustment rates are the same as those applicable to Schedule 24 service, unless otherwise stated in the adjusting schedule.	(O) (T)       (O)   (N)
10.	Third Party Damage:  Company-Owned Installations: Street lighting facilities which experience malicious and/or recurring damage caused by actions of third parties shall be subject to removal by the Company and/or payment by the Customer for such damage.  Customer-Owned Installations: The Customer shall pay for repair and/or maintenance work required (including replacement of damaged parts, if necessary) caused by actions of third parties, whether by accident or otherwise.	   (T)   (O)       (O)     (O) (M)(O)
(M)	Transferred from Sheet No. 53-f	

Issued: July 17, 2012

**Advice No.:** 2012-21

**Issued By Puget Sound Energy** 

By: Tom DiBott Tom DeBoer Title: Director, Federal & State Regulatory Affairs

Effective: September 1, 2012