

NEBRASKA PUBLIC POWER DISTRICT

Schedule: GS-3 Issued: 11/23/16
 Supersedes Schedule: GS-3 Issued: 11/15/12
 Sheet No.: 1 of 3 Sheets

GENERAL SERVICE LIGHTING RATE SCHEDULE

(Name of Schedule)

AVAILABLE: In the retail distribution service territory of the District.

APPLICABLE: To energy only for Customer-owned lighting, provided the Customer installs photo-electric controlled equipment approved by the District to limit the burning time of the lighting units to the period from dusk to daylight (approximately 4,000 hours per year).

Where other metered service is supplied by the District at the same location, the Customer shall have the option of:

1. Including energy used for lighting with the metered service--in which case, no time control switch will be required and service will not be supplied under this Rate Schedule; or
2. Connecting the wires supplying the energy for the lighting service directly to the District's secondary wires without a meter--in which case, the District will make the connection, an approved photo-electric control switch will be required, and service will be supplied under this Rate Schedule.

CHARACTER OF SERVICE: AC, 60 hertz, single-phase, at any of the District's standard secondary voltages.

BASE RATE:

General Service Lighting (Rate Code 34):

The rate per lamp per month for each lighting unit will be computed as follows:

$$\frac{(\text{Rated kW capacity of lamp, including ballast}) \times 4,000 \times \$0.0743}{12}$$

BASE RATE ADJUSTMENT: Customers who are served from distribution facilities for which the District has a Lease Payment (LP) or Debt Service (DS) obligation and/or a 5% Gross Revenue Tax (GRT) obligation will have the Base Rate adjusted to include such obligations as shown in the following table:

<u>Applicable Adjustment</u>	<u>Rate Formula</u>
None	Base Rates
Gross Revenue Tax (GRT) Only	Base Rates ÷ 0.95
Lease Payment (LP) or Debt Service (DS) Only	Base Rates ÷ 0.88
LP/DS and GRT	Base Rates ÷ 0.83

TAX CLAUSE: In the event of the imposition of any new or increased tax or any payment in lieu thereof, in excess of that provided for under Article VIII, Section 11 of the Nebraska Constitution, by any lawful authority on the production, transmission, or sale of electricity, the rate provided herein may be increased to reflect the amount of such tax or in lieu of tax increase.

Approved: 11/10/16 Resolution No.: 16-60 Effective: January 1, 2017
 Issued By: Vicki L. Swartz

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OWNERSHIP OF EQUIPMENT: The Customer will install, own, and operate the lighting units including fixtures, control equipment, and poles except as hereinafter provided under Terms and Conditions.

LAMP RENEWALS: Lamp renewals will be made by the District at the Customer's expense, when and as requested by the Customer, provided the lighting units are of a size and type used by the District in its street lighting systems. Replacement lamps for other lighting units shall be furnished by the Customer.

TERMS AND CONDITIONS:

1. Service will be furnished under the District's Retail Service Rules and Regulations.
2. The District's General Customer Service Charges Rate Schedule shall apply.
3. Customers requiring lighting service during certain seasons of the year only may take service under this Rate Schedule provided the District is not required to disconnect and reconnect the service more often than once each year.
4. Usage shall be fractionalized on the actual days of service for application of a change in rate.
5. Usage shall be prorated when actual days of service is less than 27 days or exceeds 35 days in any given billing period.
6. Existing Customer-owned lighting installations on District-owned or District-leased poles shall be subject to the District's policies, procedures, and standards. The District will maintain, at the Customer's request, such existing Customer-owned installations on District-owned or District-leased poles at the Customer's expense. Except for municipal lighting, no new Customer-owned lighting equipment will be allowed to be installed on District-owned or District-leased poles on or after January 1, 2010.
7. Lighting may be installed on a Customer-owned pole if, in the sole engineering opinion of the District, the pole is determined to be acceptable for this purpose.
8. No area lighting is to be connected to existing street light circuits, either series or multiple.
9. All lighting units installed and operated under this Rate Schedule shall be equipped with a photo-electric control that will limit the burning time of the lighting units from dusk to daylight amounting to approximately 4,000 hours per year.

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10. All labor and material charges which arise from service under this Rate Schedule, except the labor and material necessary to connect the Customer's lines to the District's lines, will be paid for by the Customer. No extensions of the District's primary or secondary lines at the District's expense are authorized under this Rate Schedule.
11. The District retains and reserves the right, power and authority to modify, revise, amend, replace, repeal or cancel this Rate Schedule, at any time and in whole or in part, by resolution adopted by the District's Board of Directors.

TAX CLAUSE: In the event of the imposition of any new or increased tax or any payment in lieu thereof, in excess of that provided for under Article VIII, Section 11 of the Nebraska Constitution, by any lawful authority on the production, transmission, or sale of electricity, the rate provided herein may be increased to reflect the amount of such tax or in lieu of tax increase.

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