



July 1, 2017
OUTDOOR LIGHTING
SCHEDULE

I. APPLICABILITY.

This schedule is applicable to any Customer for outdoor lighting service, except where installations are prevented by any public authority having jurisdiction or are otherwise unlawful.

II. MONTHLY RATES

A. Metal Halide

<u>TYPE</u>	<u>LUMEN</u>	<u>MONTHLY KWH</u>	<u>MONTHLY RATE</u>
			<u>UNIT/MONTH TOTAL</u>
1000W	53000	360	\$39.25

B. High Pressure Sodium

<u>TYPE</u>	<u>LUMEN</u>	<u>MONTHLY KWH</u>	<u>MONTHLY RATE</u>
			<u>UNIT/MONTH TOTAL</u>
100W	8000	40	\$11.00
150W	14000	70	\$13.50
250W	23000	105	\$18.75
400W	42000	160	\$28.00
1000W	127000	380	\$44.00

C. Premium Fixture Rates (Municipal & Subdivision)

When the light fixture is not a security light or cobra head the rate shall be increased by the following fees:

Decorative Colonial	\$4.17
Granville (including base)	\$16.00

D. Pole Fees

When an additional pole is needed to pull service to a required area, the following costs shall apply:

1. New Pole - cost of pole, plus additional \$50

E. Underground Service Fees

Underground service is at the customer's expense

1. Trenching - \$1 per foot up to 200 feet
2. Conduit – additional cost up to 200 feet

III. BILLING

Franklin Power & Light (FP&L) shall bill monthly.

IV. TERMS AND CONDITIONS

- A. The complete installation is to be furnished, maintained and operated by FP&L and will remain the property of FP&L. The type of fixture and method of installation shall be in accordance with the current standards. Normally, overhead lights will be installed on FP&L wood poles or on wood poles which FP&L has installed standard attachments. Installations on buildings or structures belonging to the Customer or to others will not be permitted.
- B. FP&L shall not be obligated to construct any additional lines or poles in serving the outdoor light. If additional lines or poles are required because of excessive distance or location, it will be the customer's obligation to pay for the additional cost prior to the light installation.
- C. If required by a subdivision ordinance or the customer chooses underground service to the outdoor light, the Customer shall bare the cost of underground installation per the Outdoor Lighting Schedule.
- D. The Customer shall report to FP&L, as promptly as possible, any and all lights that are out or not functioning properly. FP&L will endeavor to replace or repair such lights on the next regular work day.

a) **TERM OF CONTRACT**

The term of this contract is an open order, where the fixtures and other service facilities are in place. In all other cases, the term of the contract shall be such as may be mutually agreed upon, but not less than four years.



**OUTDOOR LIGHTING SERVICE
APPLICATION/AGREEMENT**

Customer No.: _____
Service No.: _____

Installation Date: _____

Customer _____
(print & signature)

(address)

W.O. No. _____

I, the undersigned, apply for outdoor lighting service from the Franklin Power & Light (FP&L).

Location _____ Number of Lights _____ Type of Lights _____

I hereby agree to the following:

1. The terms of this agreement shall be for four years from the date the light(s) are placed in operation.
2. The charge for this service shall be in accordance with the Outdoor Lighting Schedule.
3. The Outdoor Lighting Schedule is hereby incorporated into this agreement by reference.
4. If FP&L does not anticipate recovering the cost of the outdoor lighting service during the term of this agreement, then FP&L may charge an installation charge. The amount of such installation charge is to be the difference between service and anticipated payments by the Customer to FP&L during the four-year agreement, based upon the Outdoor Lighting Schedule.
5. The Customer is responsible for locating and exposing any of their underground facilities in the underground service area, i.e., water lines, sewer, septic tanks, etc. The Customer is also responsible for the restoration of all lawns, driveways, sidewalks, shrubs, etc., as a result of any underground wire and pole installation.