

SECURITY LIGHTING - LEASED

SPECIFICATIONS

Installation: District will install lighting on existing district owned pole(s) on premises already served under another rate schedule. Installation of lights shall be such that all energy used will not record on the customer's meter and is included in the monthly lease fee. Lights installed prior to December 31, 1977, in which the energy does register on the meter, may continue as a metered installation; however, the District reserves the right to convert any lighting installation to unmetered.

Terms of Lease: All contracts for installation of lights will be for a minimum of one year. The District will require payment of all remaining months of the lease if the customer does not keep the light(s) for the full contract period.

Billing: Lease payments for all lights will be billed monthly on the customer's regular energy bill unless other arrangements are made with the District.

Lighting Available and Monthly Lease Rate:

<u>Area Lighting</u>	<u>Unmetered</u>	<u>Metered</u>
175 Watt – Mercury Vapor	\$ 9.59	\$ 3.76
400 Watt – Mercury Vapor	19.37	6.12
100 Watt – High Pressure Sodium	9.59	N/A
250 Watt – High Press Sodium	19.37	N/A
<u>Directional Lighting</u>		
250 Watt – High Pressure Sodium	19.37	
400 Watt – High Pressure Sodium	24.24	
1,000 Watt – High Pressure Sodium	52.90	

Maintenance: District will maintain light(s) without charge unless abuse or vandalism causes damage. Maintenance will be performed during normal working hours only. District personnel must have reasonable access to the premises for installation, maintenance, and removal. The District reserves the right to remove light(s) damaged by abuse or vandalism.

Effective: With bills rendered after  
January 1, 2012

Approved: Board of Directors 12/14/2011

SECURITY LIGHTING - LEASED

Terms and Conditions:

1. Charges are NET. If payment is not received by the due date as shown on the bill, the gross rate specified in Schedule "GR-NT" shall apply.
2. Nebraska State Sales Tax shall be added to all taxable charges unless the customer files a valid tax exemption certificate.
3. Any locally imposed tax, lease fee, or franchise fee shall be added to the lease fee.
4. Service is subject to the District's Rules and Regulations as established by its Board of Directors.

Effective: With bills rendered after  
January 1, 2012

Approved: Board of Directors 12/14/2011