

### General Rules and Regulations

#### 19.74 STREET LIGHTING – CONSUMER OWNED FIXTURE(S) RATE

---

##### **APPLICABILITY**

Applicable for street lighting service within the incorporated towns and cities, homeowner’s associations and special districts existing under Colorado law, served by the Association that request service for a minimum of ten fixtures.

##### **AVAILABILITY**

Available to the incorporated towns and cities, homeowner’s associations and special districts existing under Colorado law, that signs a one-year contract for lighting streets, alleys and parks for an unmetered photoelectric controlled HID (High Intensity Discharge) fixture(s) at standard available voltage.

##### **RATE**

For each fixture, per rated watt, per month . . . . .	\$ 0.04914
The minimum monthly charge per fixture will be . . . . .	\$ 4.91

I  
I

##### **CONDITIONS OF SERVICE**

1. All fixtures must be approved by the Association.
2. Owner will pay for and retain ownership of all fixtures and fixture bases, and will be responsible for all installation of fixtures (including lamps, ballasts and photocells) and fixture bases. Lamps, ballasts and photocells will become the property of the Association.
3. Owner will pay in advance for all electrical equipment and installation costs to provide electricity to the fixtures. Ownership of this electrical equipment will be retained by the Association.
4. The Association will install the electrical equipment to the point of connection at the fixture. By written authorization only, the Association may authorize the owner to install the conductors from a supply transformer to the fixtures, in accordance with standard construction procedures and all NEC and NESC rules. When conductor installation is by owner, the Association will not be liable for damage or failure due to non-conformance with said codes.

  
 Chief Executive Officer

Issue Date: November 28, 2011

Effective Date: February 1, 2012

General Rules and Regulations

19.74 STREET LIGHTING – CONSUMER OWNED FIXTURE(S) RATE

---

- 5. The Association will not maintain or pay for repair and/or replacement of the fixtures or fixture bases.
- 6. It is the responsibility of the consumers to notify the Association of burned out lamps or any improper operation of the fixture. Repairs of the Association owned equipment will be scheduled during regular working hours of the Association as set forth in the Rules and Regulations.
- 7. Repairs of the Association owned equipment will not be required when such breakage is due to excessive willful or negligent acts other than the Associations'.

**TERMS OF PAYMENT**

The above rates are net, due and payable on or before the date stated on the bill. If not paid on or before this date, a late charge of 2% per month, or fraction thereof, will apply; and service will be discontinued after due notice.

**TAXES, FEES, ETC.**

Any tax, franchise fee, or other similar charge, however denominated, will be recovered by a surcharge only upon those consumers receiving service within the boundaries of the district and/or municipality imposing such tax or fee.

  
Chief Executive Officer

Issue Date: May 12, 2005

Effective Date: July 1, 2005