

RE: FPL Outdoor Lighting Request

Dear Customer:

Thank you for your recent inquiry about the installation of an outdoor light. Generally, FPL can provide you with this lighting if your home or property is presently being served from a utility pole(s) on your property. Outdoor lights will only be installed on poles that are located in front of the property. (Not rear of) The light's illumination pattern must be oriented toward the structure or property and not toward the street. Please secure your neighbors approval for the installation of the light.

To facilitate the installation of the requested light (s), please complete the following steps:

- Please complete the attached Outdoor Lighting Information Form. Enter the customer information, select the light type and quantity that you want installed, and sketch the position of the light. You will find complete instructions on the form.
- 2) Please read and complete the enclosed "Outdoor Security Light Agreement"
- 3) Mail or fax the Agreement and Outdoor Lighting Information Form to:

FPL 2245 Murphy Court North Port, FL 34289 or (941)-423-4839/(800)-375-7680

The outdoor light(s) will be billed monthly on a separate bill along with the regular monthly electric bill. There are no up-front costs collected for installation(s). Please be certain of your selection. The agreement for a light(s) is a minimum of one year. If we are required or requested to change or relocate the light(s) before the term of service, a labor charge must be paid. The term of the Agreement will commence on the date of installation, and monthly billing will begin thereafter.

If FPL determines that the requested installation is not feasible, you will be notified. Please allow a minimum of four to six weeks from FPL's receipt of the executed agreement for installation of FPL facilities.

If additional information regarding the outdoor leased lighting program is required, please contact us at (941)423-4849 or (941)423-4851 between the hours of 7:30am and 4:30pm, Monday thru Friday.

OUTDOOR SECURITY LIGHT AGREEMENT

Outdoor lights are for year-round outdoor security lighting of yards, walkways and other similar areas. Lights to be served hereunder shall be at locations which are easily and economically accessible to Company equipment and personnel for construction and maintenance. Company-owned luminaries normally will be mounted on Company's existing distribution poles and served from existing overhead wires. The Company will provide one span of secondary conductor from existing secondary facilities to a Company-owned light at the Company's expense. When requested by the Customer, and at the option of the Company, additional spans of wire or additional poles or underground conductors may be installed by the Company upon agreement by the Customer to use the facilities for a minimum of three years.

The Company hereby agrees to supply and the Customer hereby agrees to receive and pay for all power, energy, and service required for the Outdoor Security Lights as listed on the request form and located at the address shown, in accordance with Company's applicable Rate Schedule OL-1 and General Rules and Regulations for Electric Service, or any effective superseding and applicable rate schedule and rules and regulations in effect according to the Company's approved tariff for the terms of service specified below, and thereafter until canceled by either party.

The Customer hereby grants the Company the right to enter upon, occupy, and use such areas of the Customer's premises as are necessary to enable the Company to construct, install, operate, maintain, and repair said electric facilities which are Company-owned.

The Company, while exercising reasonable diligence at all times to furnish service hereunder, does not guarantee continuous lighting and will not be liable for damages for any interruption, deficiency or failure of service and reserves the right to interrupt service at any time for necessary repairs to lines or equipment.

If the Customer terminates service before the expiration of the initial term of the agreement, the Company may require reimbursement for the total expenditures made to provide such service, plus the cost of removal of the facilities installed less the salvage value thereof and less credit for all monthly payments made for the Company-owned facilities.

At the Customer's request, the Company will upgrade to a higher level of illumination without a service charge when the changes are consistent with good engineering practices. The Customer will pay the Company the net costs incurred in making other lamp size changes. In all cases where luminaries are replaced, the Customer will sign a new service agreement. Billing on the rate for the new luminaire or lamp size will begin as of the next regular billing date. A luminaire may be relocated at the Customer's request upon payment by the Customer of the cost of removal and reinstallation.

The Company will not be required to install equipment at any location where the service may be objectionable to others. If it is found after installation that the light is objectionable, the Company may terminate the service without obligation or liability.

When the Company relocates or removes its facilities to comply with governmental requirements, or for any other reason, either the Company or the Customer shall have the right, upon written notice, to discontinue service hereunder without obligation or liability.

TERM OF SERVICE (CHECK ONE):	YEAR3 YEARS	
(WE) agree to the terms and conditions al conservation, & environmental charges.	ove. I understand that the listed prices do not include tax, franchise, fuel capacit	у,
CUSTOMERS SIGNATURE:	DATE:	
FOR FPL:	DATE:	