



**CLEVELAND
UTILITIES**

MONTHLY PARKING LIGHT CONTRACT

PRINT NAME OF APPLICANT OR FIRM

Term of Contract: Month by month basis may be terminated without additional charges.

APPLICATION FOR OUTDOOR LIGHTING

The undersigned hereby applies to Cleveland Utilities, a department of the City of Cleveland, for "Outdoor Light" service to be supplied at the address herein described. The applicant agrees with the rules and regulations adopted in effect at the time of delivery of services. The applicant further agrees to pay the "Outdoor Lighting" rate as set forth in the current TVA rate schedule. It is understood by the undersigned that this rate is variable and can change anytime during this contract, in response to TVA or Cleveland Utilities rate changes.

Customer or Firm: _____ ENG: _____

Address: _____ Date: _____

LOC. ID.: _____ PL# _____

No. and Size of Units: _____

By signing below you agree to the terms, rules, and regulations of this contract:

CUSTOMER SIGNATURE

DATE

RULES & REGULATIONS, PARKING LIGHTING

1. Available to customers served by Cleveland Utilities for outdoor yard and premise lighting controlled, unmetered basis.
2. Burning hours will be considered to be from darkness to dawn and controlled by suitable photoelectric or time controls.
3. Cleveland Utilities will furnish, own, and maintain the initial installation, replace burned out lamps and otherwise maintain the fixtures, wires, etc., during regular **daytime working hours** and as soon as practical following notification by the customer of the necessity for so doing. Regular working hours are considered 8 a.m. to 5 p.m. Monday through Friday.
4. The customer shall be held financially responsible for intentional and avoidable damage or destruction of CU property as described in this contract.
5. If the light is mounted on a pole that its only purpose is for the position of the light, a pole charge will be INCLUDED IN THE FACILITIES CHARGE.
6. No foreign switches, or attachments, shall be made to any of the CU facilities described in this contract.
7. No fixtures will be installed on buildings, structures, or poles owned by the customer.
8. Relocation of these facilities, after initial installation, will be at the expense of the customer when such changes are required solely for customer convenience.