SCHEDULE OF
GENERAL REGULATIONS

Applying to the Intrastate Services and
Facilities of this Company in Michigan
GENERAL REGULATIONS

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Issued: April 23, 1997

By: A. W. Stark, General Manager  
Baraga, Michigan
# GENERAL REGULATIONS

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Issued: April 23, 1997

By: A. W. Stark, General Manager

Baraga, Michigan
GENERAL REGULATIONS

APPLICATION

A. APPLICATION OF REGULATIONS

1. The provisions contained in these Regulations apply to intrastate services and facilities furnished by the Baraga Telephone Company, hereinafter referred to as the Telephone Company.

2. Any rules and regulations relating to deposits, billing and payments, as specified elsewhere in this and other tariffs, are subject to modification by M.P.S.C. Order U-4240 Consumer Standards and Billing Practices - Residential Telephone Service.

3. When services and facilities are provided in part by the Telephone Company and in part by other companies, the regulations of the Telephone Company apply to that portion of the service or facilities furnished by it.

B. UNDERTAKING OF THE TELEPHONE COMPANY

1. The Telephone Company does not undertake to transmit messages but offers the use of its facilities for the transmission of communications.

2. The calling party and the called party are required to establish their identities to each other as may be necessary in the course of the communication and the responsibility for so doing rests with those parties.

C. EXPLANATION OF SYMBOLS

(C) Signifies a changed regulation.

(D) Signifies a discontinued rate, treatment or regulation.

(I) Signifies an increased rate or new treatment resulting in increased rate.

(N) Signifies a new rate, treatment or regulation.

(R) Signifies a reduced rate or new treatment resulting in reduced rate.

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By:      A. W. Stark, General Manager

Baraga, Michigan
AUTHORIZED USER

An "Authorized User" is a person, firm or corporation (other than the customer) on whose premises a station on the private line service or channel is located and who may communicate over the private line or channel according to the terms of the Tariffs. An authorized user must be specifically named in the service contracted.

CHANNEL

The term "Channel" designates the electrical path provided by the Telephone Company between two or more stations.

CONTRACT

The term "Contract" refers to the service agreement between a customer and the Telephone Company under which facilities for communication between specified locations, for designated periods, and for the use of the customer and the authorized users specifically named in the contracts are furnished in accordance with the provisions of the Tariffs applicable.

CUSTOMER

The term "Customer" refers to the person, firm or corporation who signs the contract and is responsible for the payment of charges and the compliance with the rules and regulations of the Telephone Company.

EXCHANGE

The term "Exchange" means a unit established for the administration of telephone service in a specified area which usually embraces a city, town or village and its environs. It consists of one or more central offices together with the associated plant used in furnishing communication service within that area.

EXCHANGE AREA

The term "Exchange Area" applies to the territory served by an exchange.

OVERTIME

The term "Overtime" designates occasional service not contracted for and covering periods immediately preceding or succeeding the period of service under contract.

STATION

The term "Station" as used in connection with private line services designates the transmitting and receiving equipment, located on the premises of a customer or authorized user and connected for private line service; the term "Station" as used in connection with channels denotes the premises of a customer at which the channel terminates.
GENERAL REGULATIONS

CLASSIFICATION AND USE OF TELEPHONE SERVICES

A. APPLICATION OF BUSINESS AND RESIDENCE RATES

1. The classification of telephone service as Business or Residence is based on the character of the Use to be made of the service. Service is classified as business service where the use is primarily or substantially of a business, professional, institutional, or otherwise occupational nature. Where the business use, if any, is incidental and where the major use is of a social domestic nature, service is classified as residence service if installed in a residence.

2. Business rates apply at the following locations, among others:
   a. In offices, stores and factories, and in quarters occupied by clubs, lodges, fraternal societies, schools, colleges, libraries, hospitals and other business establishments.
   b. In residence locations where the place of residence is in the immediate proximity to a place of business and it is evident that the telephone in the residence is or will be used for business purposes; and in residence locations where an extension is located at a place where business rates would apply.
   c. In the residence of a practicing physician, dentist, veterinarian, surgeon or other medical practitioner who has no service at business rates at another location.
   d. In any residence location where there is substantial business use of the service and the customer has no service elsewhere at business rates.

3. Residence rates apply at the following locations, among others:
   a. In private residences; in the residential portion of hotels, apartment houses, boarding houses, churches, or institutions when the use of the service is confined to the domestic use of the service is confined to the domestic use of the customer and the listings of a business character are not furnished.
   b. In the residence of a practicing physician, dentist, veterinarian, surgeon or other medical practitioner provided that such residence is not a part of an office building and provided the customer has service charged for at business rates at another location.
   c. In the residence of a nurse.

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GENERAL REGULATIONS

CLASSIFICATION AND USE OF TELEPHONE SERVICES

B. LOCATION AND USE OF TELEPHONE SERVICES

1. The service and facilities furnished are intended only for communications in which the customer or user authorized by the Telephone Company has a direct interest and shall not be used for any purpose for which a payment or other compensation shall be received by them or either of them from any other person, firm or corporation for such use, or in the collection, transmission or delivery of any communication for others - except that these provisions do not apply to the handling of messages accepted for transmission by customers who are engaged in a public telegraph business nor to such other cases as are specifically referred to in the Telephone Company’s Tariffs, nor where such use is casual.

2. Use of Business and Residence Telephone Services:
   a. Business subscriber telephone service - as distinguished from Paystation Service and excluding service in hotels - is furnished only for use by the customer, his employees and representatives - except as otherwise provided in the Telephone Company’s Tariffs.
   b. Residence telephone service is furnished only for use by the customer and members of the customer’s domestic establishment - except as use by others is permitted in certain cases as provided for elsewhere in these Regulations or the Telephone Company’s Tariffs.

3. Residence Service in Locations Adjoining Business Locations:
   Residence service is not permitted in locations where the service is used as an adjunct to business service.

5. Telephone Numbers:
   The customer has no property right in telephone numbers and the telephone numbers may be changed by the Telephone Company whenever the exigencies of the business so require.

6. Adequacy of Facilities:
   The furnishing of certain services and facilities - may involve impairment of transmission and in the interest of providing a service satisfactory to all users that might be connected on a call, the customer is required to contract for such equipment in place of or in addition to that regularly provided as may be necessary.

Issued: April 23, 1997
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By: A. W. Stark, General Manager
Baraga, Michigan
GENERAL REGULATIONS

LIABILITY OF TELEPHONE COMPANY

A. LIABILITY FOR DAMAGES

The liability of the Telephone Company for damages arising out of mistakes, omission, interruptions, delays, or errors or defects in transmission occurring in the course of furnishing service or facilities and not caused by the negligence of the customer, shall in no event exceed an amount equivalent to the proportionate charge to the customer for the period of service during which such mistake, omission, interruption, delay, or error or defect in transmission occurs.

B. USE OF LINES, FACILITIES AND SERVICES OF OTHER COMPANIES

The Telephone Company must often use the lines, facilities or services of a third party telephone company or telecommunication provider (Third Party Provider) in establishing connections to points not reached by the Telephone Company's lines, or to otherwise provide service to the Customer's premises. By receiving the Telephone Company's service under the telephone Company’s Tariffs 1R and 31R, the Customer agrees that: (i) the Telephone Company is not liable to the Customer for any act or omission of a Third Party Provider, whether in contract, tort or otherwise, (ii) no Third Party Provider will be liable to the Customer for any act or omission relating to or arising out of the Telephone Company's use of lines or services of such Third Party Provider, whether in contract, tort or otherwise, and (iii) to the extent that the Telephone Company is contractually bound or otherwise required to indemnify a Third Party Provider for claims by the Customer, whether in contract, tort or otherwise, neither the Telephone Company nor the Third Party Provider shall have any liability to the Customer for any act or omission of the Third Party Provider.

C. DIRECTORY ERRORS AND OMISSIONS

As a part of the service a directory for each exchange is published from time to time, but as experience demonstrates that errors and omissions will occur with more or less frequency, the Telephone Company is not liable for errors in or omissions from directories except in cases where a specific charge has been made for a listing; in no event shall the Telephone Company be liable for any such error or omission beyond the amount of such charge.

D. DEFACEMENT OF PREMISES

The Telephone Company is not liable for any unavoidable defacement of or damage to the premises of a customer (or authorized user) resulting from the attachment of the Telephone Company's instruments, apparatus and associated wiring on such premises or from the installation or removal thereof.

E. INDEMNIFICATION BY THE CUSTOMER

The Customer must indemnify the Telephone Company in the event that the Telephone Company is liable to any third party (by contract or otherwise), including a Third Party Provider, for the Customer’s libel, slander, invasion of privacy, infringement of intellectual property rights, or other act or omission of the Customer.
GENERAL REGULATIONS

PROVISION, OWNERSHIP AND MAINTENANCE OF FACILITIES

A. PROVISION OF FACILITIES

1. All facilities necessary for the provision of a given service or facility will be furnished by the Telephone Company except as follows:
   a. If the customer is required to provide and maintain suitable housing or protective apparatus when equipment is installed in locations exposed to the weather or other hazards, or
   b. As otherwise provided in the tariffs of the Telephone Company.

2. Where service is to be established at a location that would involve undue hazards to employees of the Telephone Company, the customer may be required to install and maintain equipment and facilities in a manner satisfactory to the Telephone Company, the remuneration to be based on the conditions involved.

3. No facilities not furnished by the Telephone Company shall be connected with, attached to, or used in connection with the facilities furnished by the Telephone Company, whether physically, by induction or otherwise, unless specifically authorized in the tariffs of the Telephone Company or otherwise authorized in the tariffs of the Telephone Company or otherwise authorized in writing by the Telephone Company.

   In case such unauthorized attachments or connections are made, the Telephone Company may, after due notice, remove or disconnect the same, or suspend service during the continuance of such attachment or connections, or terminate the service, except that the service may be disconnected without where the offending device or apparatus causes impairment of service to other parties on a multi-party line.

B. AVAILABILITY OF FACILITIES

1. The Telephone Company’s obligation to furnish service is dependent upon its ability to secure and retain, without unreasonable expense, suitable facilities and rights for the construction and maintenance of the necessary circuits and equipment.

C. PRIORITY OF SERVICE

1. In case a shortage of facilities exists at any time either for temporary or protracted periods, the establishment of telephone service makes precedence in the furnishing of any service or facility.

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By: A. W. Stark, General Manager

Baraga, Michigan
GENERAL REGULATIONS
PROVISION, OWNERSHIP AND MAINTENANCE OF FACILITIES

D. PROVISION AND OWNERSHIP OF DIRECTORIES.

1. The Telephone Company distributes to its customers without charge such directory information as is generally necessary for the efficient use of the service. Any reasonable additional directories or information requested by a customer will be furnished without additional charge. Beyond these requirements additional directories or information will be furnished as available at a reasonable charge.

2. Directories regularly furnished to customers are the property of the Telephone Company and are loaned to customers; they are to be returned to the Telephone Company upon request. No binder, holder, or auxiliary cover of an advertising nature, except such as may be provided by or with consent of the Telephone Company, shall be used in connection with any directory furnished by the Telephone Company.

E. OWNERSHIP OF COMPANY-PROVIDED LINES AND EQUIPMENT.

1. Facilities furnished by the Telephone Company on the premises of a customer, authorized user, or agent of the Telephone Company are the property of the Telephone Company and are provided upon the condition that such facilities must be installed, relocated and maintained by the Telephone Company, and that the Company’s agents and employees may enter said premises at any reasonable hour for the purpose of installing, inspecting or repairing the facilities or for the purpose of making collections from coin boxes or upon termination or cancellation of the service for the purpose of removing such facilities.

F. MAINTENANCE AND REPAIRS

1. All expense of maintenance and repair, in connection with facilities and services furnished by the Telephone Company, unless otherwise specified herein or elsewhere in the Telephone Company’s Tariffs, is borne by the Telephone Company.

2. A customer (or authorized user) may not rearrange, disconnect, reconnect, remove or attempt to repair, or permit others to rearrange, disconnect, reconnect, remove or attempt to repair any facilities furnished or owned by the Telephone Company, except upon the written consent of the Telephone Company. Where it is found that unauthorized user or his agents, charges will be made as if the work had been done by the Telephone Company.

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By: A. W. Stark, General Manager
Baraga, Michigan
GENERAL REGULATIONS

ESTABLISHMENT AND FURNISHING OF SERVICE AND FACILITIES

A. APPLICATIONS

1. Applications for service and facilities made verbally or in writing become contracts upon the establishment of the service or facility.

2. Any change in rates or regulations prescribed by public authority having jurisdiction modifies all terms and regulations of contracts to the extent of such change.

3. An applicant who otherwise qualified for the immediate establishment of service may take over the telephone number of a subscriber discontinuing that number or an available telephone number listed in the current directory, provided that an arrangement suitable to the Telephone Company is made to pay all outstanding charges and to assume all contractual obligations against the number.

4. Contracts for service or facilities may not be terminated except upon advance notice to the Telephone Company, at which time there is due and payable all unpaid charges or guarantees for the period the service or facilities have been furnished, and all applicable minimum and termination charges.

B. INITIAL PERIOD OF SERVICE

1. Unless otherwise specified herein or elsewhere in the Telephone Company’s Tariffs, the minimum contract period is one month from the date service is established and the minimum charge is the established rate for one month.

2. In lieu of contracts for the required period, the Telephone Company may permit the payment of special installation charges or termination charges, the regular Service Connection Charges and installation charges to apply in addition.

C. TERMINATION OF SERVICE

1. Customers for other than the main station service may be required to enter into an agreement to compensate the Telephone Company for its loss in the event service is prematurely discontinued. Such compensation in the form of termination charges shall be the original cost installed plus the cost of removal; less the realized salvage, accrued book depreciation and any contribution in aid of construction.

   A special contract may be drawn up for termination services in lieu of 1. preceding.

2. Contracts for service or facilities may not be terminated except upon advance notice to the Telephone Company, at which time there is due and payable all unpaid charges or guarantees for the period the service or facilities have been furnished, and all applicable minimum and termination charges.

3. Where a contract for service with a one-month minimum contract period is cancelled before establishment of service is completed, a charge equal to the costs incurred by the Telephone Company - not to exceed the minimum service charge specified - is applied if all or a portion of the equipment or facilities has been installed.

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By: A. W. Stark, General Manager

Baraga, Michigan
GENERAL REGULATIONS
PAYMENTS AND DEPOSITS

A. PAYMENT PROVISIONS

1. The customer shall pay for services and facilities monthly in advance except as otherwise provided elsewhere in the Telephone Company Tariffs - and shall pay for local messages in excess of the allowance (on message rate service), Toll messages (including charges for messenger service), and service charges when billed.

2. The customer assumes responsibility for all charges on messages originating at facilities contracted for by him and for messages received on which the charges have been reversed with the consent of the person answering the telephone, unless another party assumes responsibility for payment of a call under an arrangement mutually agreeable to the Telephone Company and the other party.

3. Charges are payable at the Telephone Company’s Business Offices or at any agencies duly authorized to receive such payments.

4. Charges for a fractional part of a month are computed on the bases of a thirty day month.

B. ADVANCE PAYMENTS

1. Applicants may be required to pay at the time the application is made all Service Connection Charges and installation charges that may be applicable - as well as such special construction and installation charges as are to be borne by the applicant - except in the case of Federal, State or Municipal government agencies.

C. DEPOSITS

1. Applicants or customers whose credit ratings is, or may become, unsatisfactory will be required to make a suitable deposit, to be applied at any time at the option of the Telephone Company in payment of any unpaid charges for service rendered to the customer or in payment of termination charges that may be applicable. Any balance of the amount deposited, credited to the customer’s account, & returned to the customer at the time of termination of the contract or may be returned at any time previous thereto at the option of the Telephone Company when a satisfactory credit rating has been established.

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By: A. W. Stark, General Manager
Baraga, Michigan
GENERAL REGULATIONS
PAYMENTS AND DEPOSITS

C. DEPOSITS (Continued)

2. Applicants or customers who request service in a location where the facilities may be subject to loss or damage through theft, vandalism or other reasons involving a responsibility on the part of the customer will be required, where warranted by the customer’s credit rating, to make a suitable deposit to cover that responsibility, such deposit not to exceed the value of the equipment furnished.

3. Simple interest - at the rate of 9 per cent per annum - will be paid on all sums retained on deposit by the Telephone company for thirty days or longer. No interest credit will be made on a deposit or any portion of a deposit after the date on which a notice of refund is deposited in the U.S. mail addressed to the last known address of the customer.

4. The fact that a deposit has been made neither relieves the applicant nor the customer from complying with the Telephone Company’s regulations as to advance payments and the prompt payment of bills on presentation nor constitutes a waiver or modification of the regulations of the Telephone Company providing for the discontinuance of service for nonpayment of any sums due the Telephone Company for service rendered.

D. ADJUSTMENT OF CHARGES

1. In the adjustment of charges for overbilling by the Telephone Company, a refund will be made of the full amount of excess charges when such amount can be determined; when the period during which overbilling has been effective cannot be fixed or the exact amount of overbilling determined from available records, the maximum refund will not exceed an estimated amount equal to such overbilling for a three-year period.

E. TEMPORARY DISCONTINUANCE FOR NONPAYMENT

1. Where service has been temporarily denied in accordance with the provisions of this Tariff and the service is re-established, or where on account of nonpayment of charges an agent of the Telephone Company visits the premises of the customer to remove the equipment and because of payment does not discontinue the service, a charge specified as Restoral of Service Charge is made. This charge covers the customer’s entire service and facilities, being independent of the number of units involved, and is in addition to all other charges due.

2. The Restoral of Service charge does not apply where service has been actually discontinued; in that event, upon payment of all charges due, the service will be re-established on the basis of a new application for service and the payment of the charges associated with such application.

Issued: March 22, 1993 Effective: March 22, 1993


By: A. W. Stark, General Manager Baraga, Michigan
GENERAL REGULATIONS

CANCELLATION FOR CAUSE

A. GENERAL

1. For cause as provided herein and without incurring any liability, the Telephone Company either temporarily discontinues the furnishing of a service or facility to a customer, or terminates the contract.

2. Where a service is so terminated on the initiative of the Telephone Company, the regulations covering termination charges apply as in the case of termination of service at the customer’s request.

B. CANCELLATION AFTER WRITTEN NOTICE

1. Under the following conditions, discontinuance or termination by the Telephone Company may be made five (5) days after furnishing a written notice by depositing in the mails a letter addressed to the customer or his agent at the address to which the bills for telephone service are sent:

   a. In the event of nonpayment of any sum due the Telephone Company.

   b. Upon failure to make suitable deposit as required by this Tariff.

   c. Upon the use of any service or facility for the purpose of performing any service in competition with the service which the Telephone Company does not or may hereafter furnish.

   d. In the event of improper use of party line service by a customer - including interference with an equitable proportionate use of the service by other customers on the same line - and the customer refuses to contract for a higher grade of service.

   e. In the event the character of use of a service is not in accordance with the class of service contracted for, and the customer refuses to contract for the proper class of service.

   f. In the event of abuse or fraudulent use of service. Abuse or fraudulent use of service includes the use of service or facilities of the Telephone Company to transmit a message or to locate a person or otherwise to give or obtain information without payment of the charge applicable for service.

   g. Upon a violation not otherwise provided for of any of the regulations governing the furnishing of a service or facility.

C. CANCELLATION UPON WRITTEN REQUEST BY PUBLIC OFFICIALS.

1. Under the following conditions, written notice of intention to discontinue to terminate service, to which shall be attached a copy of the written representation referred to below, shall be given by posting a registered letter in the United States mails, addressed to the customer or his agent at the location to which bills for the service are sent, at least seventy-two hours prior to such discontinuance or termination:

   a. Whenever the judge of any court of record in Michigan, having jurisdiction over criminal offices, including any such judge acting under Act 196 of the Public Acts of 1917, as amended, the Attorney General of Michigan, the United States Attorney in and for any Federal judicial district in Michigan, or the Prosecuting Attorney of any county, shall represent in writing to the Telephone Company that he has probable cause to believe that the service furnished at a designated location is being used in furtherance of the commission of a specified criminal offense and in such writing shall request that such service be discontinued or terminated, the Company, if not restrained by order of a court of competent jurisdiction, will so discontinue or terminate such service, with like effect as to both the Company and the customer as though the latter had of his own volition directed that the same be done.

   b. Upon notice in writing by a federal, state or local law enforcement agency, acting under the provisions of Public Law-87-216, that service is being or will be used for the purpose of transmitting or receiving gambling information.
GENERAL REGULATIONS

CANCELLATION FOR CAUSE

D. IMMEDIATE CANCELLATION WITH VERBAL NOTICE

1. Under the following conditions, said discontinuance or termination by the Telephone Company will be made immediately, verbal notice being given the customer or his agent in person or by telephone if he can be reached; a confirming written notice will be mailed to the customer or his agent at the address to which bills are sent:

   a. In the event of the use of profane or indecent language over the facilities.

   b. In the event of abandonment of the station or facilities.

   c. If the use of the service or facilities by the customer, or the manner of such use, or his failure to contract for adequate facilities (though these require he defray an unusual expense), tends to affect injuriously the efficiency of the Telephone Company’s general plant or service.

   d. If a service or facility is used in a manner which substantially impairs the service of a particular customer.

   e. In the event that a customer transmits a previously recorded message over the exchange or toll facilities of the Telephone Company without properly identifying himself or the sponsor.
CONSTRUCTION REGULATIONS
CONSTRUCTION, INSTALLATION AND MAINTENANCE CHARGES
EXTENSION OF LINE FACILITIES

A. GENERAL

1. An extension of Telephone Company facilities in locations where Telephone Company facilities currently do not exist will generally be made as follows:
   a. Cable - Line extensions requiring cable will be placed for a distance of 2640 feet per residence or per business customer without charge to the customer requesting service. A facility charge will apply to the customer for a line extension in excess of this standard allowance (2640 feet).
   b. (1) Private Property - Trench, pole(s) or conduit on private property shall be provided at the expense of the property owner or the property owner’s representative, i.e., developer, customer, etc. The structure shall meet the company’s design standards and shall be owned and maintained by the property owner or property owner’s representative(s). Cable placed in or on these structures shall be owned and maintained by the Telephone Company.
      (2) Platted Subdivisions and Mobile Home Parks - Line extensions to platted subdivisions and mobile home parks will be made as part of the Telephone Company’s regular construction program.
   c. Other - Trench, pole(s) or conduit placed in situations other than private property, i.e., public or private right of way, easements, etc., will be placed, owned and maintained by the Telephone Company.

2. Provision of Private Right-of-Way
Where required by the conditions, applicants shall provide without expense to the Telephone Company, private right-of-way parallel to the public highway; such right-of-way shall be free from tree interference and otherwise suitable.

3. Distributing Plant on Private Property, Other Than Service Drops
When the customer desires that distributing plant on the customer’s private property be placed underground - the Telephone Company having determined from the conditions that aerial facilities should be provided or having provided such facilities - the customer pays the excess of the installed cost to the Telephone Company of the underground (buried) wire or cable over the cost of the aerial facilities and pays the cost of dismantling and removing any aerial facilities being changed.

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By: A. W. Stark, General Manager
Baraga, Michigan
CONSTRUCTION REGULATIONS

CONSTRUCTION, INSTALLATION AND MAINTENANCE CHARGES

EXTENSION OF LINE FACILITIES

B. EXTENSION LINE FACILITY CHARGES

1. GENERAL
   a. Refundable
      (1) The facility charge applies to anyone who requests an extension of line facilities that requires cabling beyond the standard allowance (1000 feet). Based on cost charges will apply for cable in excess of the standard allowance.
      (2) The facility charges may be waived if the construction of the line extension is being financed by borrowing funds through the Rural Electrification Administration.

2. FACILITIES AGREEMENT
   a. The Telephone Company and the developer, builder, owner or authorized representative will enter into a written agreement for provision of the requested line extension. The Company will not begin construction until an agreement has been executed and payment of the facility charge has been made.
   b. The agreement will include:
      1. A legal description of the area for which facilities are requested.
      2. The total cable footage excluding the standard allowance.
      3. The amount of the refundable charge.
      4. Provision for an annual refund on the anniversary date of the agreement.
      5. The construction of distribution facilities will comply with Company standards and practices for providing such facilities.
      6. A term of no longer than five years.
   3. The facility charge will be based on cost for cable and based on cost for Service Wire for extensions in excess of the standard allowances. All distribution facilities so constructed shall be the property of the Company.

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CONSTRUCTION REGULATIONS
CONSTRUCTION, INSTALLATION AND MAINTENANCE CHARGES

EXTENSION OF LINE FACILITIES

C. REFUNDS OF EXTENSION LINE FACILITY CHARGE

1. An annual refund, initially payable on the first anniversary date of the agreement and annually thereafter until the agreement expires, will be as follows:

   a. The amount of refund will equal three times the annual rural residential basic local exchange service rate per residence where telephone service is established in residential areas and an amount equal to three times the annual business basic local exchange rate for each exchange or trunking service added in that year.

   b. The total refund shall not exceed the facility charge. The term of the agreement will not exceed five years.

2. On each anniversary date of the agreement the Telephone Company will determine if additional customers have been added to the facilities for which a charge was made.

3. Upon expiration of the agreement, the Telephone Company will have no obligation to refund any portion of the facility charge not previously refunded.
CONSTRUCTION REGULATIONS

CONSTRUCTION, INSTALLATION AND MAINTENANCE CHARGES

EXTENSION OF LINE FACILITIES

D. CONSTRUCTION CHARGES, SPECIAL

1. Special, based on cost in the form of installation charges, monthly charges, or both, are applied in addition to the usual service connection charges and monthly rates when, because of unusual investment or expense, the revenue does not reasonably compensate the Company - when facilities are provided beyond the standard allowance, when conditions require the provision of special equipment or unusual plant construction, installation or maintenance, or when the customer’s location requires annual payment for licenses or agreement for the use of Public or Private land.

2. Except as specified, title to all construction provided wholly or partly at a customer’s expense is vested in the Company.

3. The cost to the Company for attachments to structures of other companies, made in lieu of providing construction for which the customer would be charged under the provisions hereof, is borne by the customer. The customer is required to pay construction charges made by another company providing facilities connecting with the facilities of the Company.

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E. SERVICE DROPS

1. Facilities Provided of Type Determined by Telephone Company

   Service Drops are provided either by aerial facilities - on poles of the Telephone Company or of other companies - or by underground facilities (buried), and, except as covered in 2 below, the type of facilities used is determined by the Telephone Company from the conditions involved. For facilities of the type so determined, the following treatment applies:

   a. A Service Drop measuring not more than 500 feet is provided without construction charge. For the measured distance in excess of the 500 foot allowance, a facility charge applies as described elsewhere in the Company’s tariffs.

   b. The measurement is the airline distance from the center of the highway paralleling the general distribution plant (located on or off the highway) to the terminal or Drop at the customer’s building, or the airline distance from the distribution plant to that terminal, whichever is shorter.

2. Facilities Provided of Different Type than 1 above.

   When from the conditions involved the Telephone Company determines that an aerial Service Drop should be provided and in lieu thereof the applicant desires underground or buried facilities, or when aerial facilities are used to provide service or channels to a customer and subsequently the customer requests that such facilities be placed underground, the following applies:

   a. Where cable is laid in conduit, the underground conduit shall be constructed and maintained by or at the expense of the customer and in addition the customer shall pay the cost of the underground cable - including the cost of installing it - less the estimated cost to the Telephone Company of installing such aerial facilities (not in excess of the 500 foot allowance specified in C.1.a.) as would be (or is) required to furnish the same service. The underground conduit shall be constructed in accordance with plans and specifications furnished by the Telephone Company; ownership of the conduit is retained by the customer. The duct or ducts required in the underground conduit by the Telephone Company to furnish service shall be reserved for its exclusive use.

   b. Cable installed in conduit will be maintained and replaced at the expense of the Telephone Company where the conduit has been inspected in place by the Telephone Company and approved, but repairs or replacements of cable in conduit or trench made necessary by damages caused by the customer or the customer’s representatives will be made only at the customer’s expense.

   c. Where facilities are changed from aerial to underground or buried, in addition to the above, the customer is charged the cost of dismantling and removing the aerial facilities in addition to 2.a. preceding.

3. Computation of Facility Charge

   a. The facility charge will be based on cost for Service Wire for extensions in excess of the standard allowances.

   b. All service drop facilities so constructed shall be the property of the Telephone Company.

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