

SERVICE DATE

JUN 20 1991

BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

WASHINGTON UTILITIES AND)	
TRANSPORTATION COMMISSION,)	
)	DOCKET NO. UT-901219
Complainant,)	
)	
vs.)	THIRD SUPPLEMENTAL
)	ORDER APPROVING
U S WEST COMMUNICATIONS,)	DOCKET NO. UT-910693, A
)	REFILING IN THIS PROCEEDING
Respondent.)	
.....)	

The Commission, on May 28, 1991, entered its Second, Supplemental Order in this docket rejecting the suspended tariff filing and authorizing U S WEST Communications to refile certain tariff revisions complying with terms of the order.

On June 17, 1991, the Commission received a tariff filing from U S WEST Communications, designated for reference as Docket No. UT-910693.

FINDINGS

The Commission finds that the tariff revisions filed by U S WEST Communications, June 17, 1991, are in accordance with the intent of the Commission's Second Supplemental Order in Docket No. UT-901219 and that the tariff revisions should become effective as filed.

O R D E R

THE COMMISSION THEREFORE ORDERS That the tariff revisions filed herein by U S WEST Communications, June 17, 1991, and with an inserted effective date of July 1, 1991, which are attached hereto and by this reference made a part hereof as though fully set forth herein, shall become effective as filed, and that the rates, charges and conditions therein are hereby specified as the rates, charges and conditions to be applicable to service on and after July 1, 1991.

IT IS FURTHER ORDERED That jurisdiction is retained by the Commission to effectuate the provisions of this and prior orders entered in this docket.

DOCKET NO. UT-901219

DATED at Olympia, Washington, and effective this 20th day of June, 1991.

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION



SHARON L. NELSON, Chairman



RICHARD D. CASAD, Commissioner

WN U-24
U S WEST COMMUNICATIONS, INC.
EXCHANGE AND NETWORK SERVICES

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WASH. UT. & TRANS. COM. 23.

1st Revision of Sheet D-1
Cancelling
Original Sheet D-1

DEFINITIONS

Certain terms and phrases used in the Schedules and Rules and Regulations have the meaning as given in the definitions shown below:

9-1-1 Emergency Communications System Service (9-1-1) - A telephone exchange service whereby a public safety answering point designated by the customer may receive calls made to the telephone number 9-1-1.

Access Line - See Carrier Access Line and/or Exchange Access Line.

Applicant - An individual or legal entity making application to the Company for telephone service except as defined in Schedule 8, Line Extension Charges, II. CONDITIONS A. (C)
(C)

Base Rate Area (BRA) - The area of highest population density within an exchange. The exchange boundary and the BRA boundary may be the same. The BRA is set forth on the tariff map.

Billing Date - The date on a bill which represents the start of the regular monthly billing period. See Rule and Regulation 4 for details.

Building - A structure that houses the customer. Separate buildings are treated as one building if the customer furnishes and maintains a joining passageway, which is suitable to the Company for the placing of wire facilities. Pipes and conduit are considered enclosed passageways.

Business Service - Exchange service furnished to customers whose actual use of the service is for conducting a business, trade, or profession, or whose use of the service is not confined to primarily domestic use.

Call Forwarding - A function which allows incoming calls to be advanced to another telephone number. The number the calls are advanced to may be changed as required by the customer.

Calling Card - A billing arrangement by which a call may be charged to an authorized Company designated number. Previously it was known as a "credit card".

Advice No. 2221T
Issued: June 1, 1991
Issued by U S WEST Communications, Inc.
By G. A. Walker, Vice President

By Authority of Order of the W.U.T.C.,
Docket No. UT-901219
Effective: July 1, 1991

JUN 17 1991

WASH. UT. & TRANS. COMMISSION

1st Revision of Sheet 8-1
Cancelling
Original Sheet 8-1

SCHEDULE 8
LINE EXTENSION CHARGES

I. DESCRIPTION

Line extension charges will always apply outside the Base Rate Area (BRA) in connection with all classes, types and grades of service (except farmer line service and within the boundaries of residential developments addressed in Schedule 9, II. CONDITIONS E.) when established by means of an extension to the Company's plant facilities, consisting of buried wire or pole construction and including extensions by means of poles to be owned by the Company jointly with others, and by means of contacts or contact space on poles of others. All line extensions are owned and maintained by the Company.

(C)

(C)

II. CONDITIONS

A. For the purposes of this schedule the definition of applicant includes developers of real property.

(D)

(N)

(N)

B. An applicant, if he/she so elects, may furnish and set the required poles or provide a trench on their own property in accordance with the construction standards of the Company, in lieu of the applicable charges (for charges, see III. RATES, following). However, in all instances the ownership of facilities shall be entirely vested in the Company.

(T)

(T)

(T)

C. Measurement of Distances

(T)

1. Distances mentioned in this Schedule are route distances. The routing of line extensions will be determined by the Company.

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1st Revision of Sheet 8-2
Cancelling
Original Sheet 8-2

**SCHEDULE 8
LINE EXTENSION CHARGES**

II. CONDITIONS

C. Measurement of Distances - (Cont'd)

- 2. Where the proposed construction over private property is to be used to serve customers in general, or a private property routing is selected by the Company in lieu of routing on public roadways, the construction will be treated as being on public roadways.
- 3. The charge for a fraction of a tenth of a mile will be determined on the basis of the ratio of the number of feet in question to the number of feet in a tenth of a mile.

D. Collective Application and Grouping of Applicants

(T)

- 1. When construction is required to serve a new applicant, a survey is made of all prospects who might be served from the new construction or an extension and those who might benefit by being included in the project. Allowances are made only for those prospects making valid applications for service. Exception: Developers will be granted 1/10 mile free allowance for each development, even in the absence of an application for service.
- 2. All applicants are grouped in a single project when there is no more than one mile of construction between successive applicants. Separate projects are established whenever the construction between any two consecutive applicants, exceeds one mile. Two or more projects are combined, whenever this results in lower charges (or no increase in charges) for the applicants in the preceding project.

(C)
|
(C)

JUN 17 1991

WASH. UT. & TRANS. COM. 2

1st Revision of Sheet 8-3
Cancelling
Original Sheet 8-3

SCHEDULE 8
LINE EXTENSION CHARGES

II. CONDITIONS - (Cont'd)

E. Apportionment of Charges

(T)

Applicants are divided into two groups. The first group includes all applicants whose collective allowance equals or exceeds the construction required to serve them. No charge is made to such applicants. The second group includes all remaining applicants on the project.

The overall charge for the project is divided equally among all applicants in the second group.

No applicant is required to pay a higher charge than if the project were established for him/her alone. Any difference between this charge and the average charge for the group is absorbed by the Company.

F. Lump Sum or Installment Payment

(T)

A telephone subscriber's line extension charges may be paid in a lump sum or when mutually agreeable, in equal monthly installments for a term of eighteen months. (See II. CONDITIONS G., following.)

(T)

(T)

G. Disconnects

(T)

When one or more customers on a project disconnect within the eighteen month term, no refund is made to those who made a lump sum payment of the line extension charge.

Those making monthly line extension charge payments are required to pay an amount equal to the total of the monthly line extension charge payments for the unexpired life of the contract.

1st Revision of Sheet 8-4
Cancelling
Original Sheet 8-4

SCHEDULE 8
LINE EXTENSION CHARGES

II. CONDITIONS

G. Disconnects - (Cont'd) (T)

Charges to remaining customers are not affected by disconnects.

H. Reuse of Facilities (T)

When a customer disconnects service or moves off the project and service is established for a new applicant at the same location, the new applicant may assume the line extension charge contract provided there is no lapse in charges, as follows:

- If the original customer was on the monthly payment basis, the new applicant is charged the same monthly payment for the remaining life of the contract. The original customer is relieved of any further responsibility for line extension charges on the project.
- If the original customer prepaid the charge, the new applicant pays no charge. Any adjustment in charges is a matter for negotiation between the original customer and the new applicant.

1st Revision of Sheet 8-5
Cancelling
Original Sheet 8-5

SCHEDULE 8
LINE EXTENSION CHARGES

II. CONDITIONS - (Cont'd)

- I. Line extensions to provide service to an applicant engaged in temporary or speculative business, will be made on the condition that the applicant pays to the Company the total cost of the construction and removal of the line necessary in furnishing the service, less the salvage value of the materials used. (T)
- J. Contracts, covering periods not to exceed eighteen months of service, will be required by the Company as a condition prior to the establishment of the service, when line extensions are necessary. (T)
- K. The Company will determine new charges, if applicable, for a project if one or more applicants cancel their agreement after the order has been placed. (T)
- L. A departure from the above may be made on behalf of the Company when a line extension involves unusual or disproportionately large construction expenditures as compared with the usual type of plant facilities construction. (T)

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1st Revision of Sheet 8-6
Cancelling
Original Sheet 8-6

SCHEDULE 8
LINE EXTENSION CHARGES

III. RATES

	<u>NONRECURRING CHARGE</u>	<u>USOC</u>	
A. Extensions to plant facilities along public roadways for distances of one-tenth mile or less, per applicant or development of real estate	No Charge		(C) (C)
B. Extensions to plant facilities along public roadways in excess of the distance provided in III. RATES A. preceding.			(T)
1. For single applicants or developments of real estate, each one-tenth mile	\$440.00	CACLE	(C) (C)
2. For groups of two or more each one-tenth mile	740.00	CACLE	
NOTES: 1. Charges from Schedule 9, Construction of Outside Plant Facilities, will apply to moves, changes or rearrangements of existing line extension on private property.			(T)
2. LDA refunds (see Schedule 9, II. CONDITIONS E.6.c.) do not apply to line extensions for developers.			(N) (N)

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WASH. UT. & TRANS. COM.

1st Revision of Sheet 8-7
Cancelling
Original Sheet 8-7

SCHEDULE 8
LINE EXTENSION CHARGES

III. RATES - (Cont'd)

	<u>NONRECURRING</u> <u>CHARGE</u>	<u>USOC</u>	
C. Extensions to plant facilities along private roads or on private property			
1. For single applicants or developments of real estate, each one-tenth mile	\$440.00	CACLE	(C) (C)
2. For groups of two or more each one-tenth	740.00	CACLE	

NOTE: Charges from Schedule 9, Construction of Outside Plant Facilities, will apply to moves, changes or rearrangements of existing line extension on private property.

1st Revision of Sheet 9-1
Cancelling
Original Sheet 9-1

SCHEDULE 9
CONSTRUCTION OF OUTSIDE PLANT FACILITIES

I. DESCRIPTION

A. New Construction (T)

1. Single Family Residences (T)

Construction charges described in this Schedule will apply inside the Base Rate Area (BRA) in connection with the placement of new service wires from a point on the customer property line to the premises to be served. (T)

a. Construction charges: (N)

Within the Base Rate Area: See II. CONDITIONS A. - D.
Outside the Base Rate Area: See Schedule 8.

b. Trench and Backfill:

Within the Base Rate Area: Customer provided or see II. CONDITIONS, C.2. and III. RATES A.1., following.

Outside the Base Rate Area: See Schedule 8

2. Residential Developers

Land Development Agreement charges will apply to developers of residential real property that contain four or more residential lots or proposed structures, and extensions into or additions to new or existing mobile home and RV parks requiring telephone facilities to individual spaces as defined by II. CONDITIONS, E.1.

a. Construction charges:

Within the Base Rate Area: See II. CONDITIONS, E.6. a. and b., following.
Outside the Base Rate Area: See I. DESCRIPTION A.2.c. following, II. CONDITIONS, E.6.a. and b., following, and Schedule 8.

(N)

(K)

(K) Material omitted now appears on Sheets 9-3 and 9-4.

JUN 17 1991

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1st Revision of Sheet 9-2
Cancelling
Original Sheet 9-2

SCHEDULE 9
CONSTRUCTION OF OUTSIDE PLANT FACILITIES

I. DESCRIPTION

A. New Construction

2. Residential Developers - (Cont'd)

b. Trench and Backfill:

Within the Base Rate Area: See II. CONDITIONS E.7.
and III. RATES C.2., following.

Outside the Base Rate Area: See II. CONDITIONS E.7.,
III. RATES C.2., following, and Schedule 8.

c. Line Extension Charges in connection with extensions
to the Company's plant facilities to the boundary of
the development only apply outside the Base Rate Area:
See Schedule 8.

3. All Others

(Such as Individual Business, Business or Industrial
Parks, Multifamily Unit Dwelling Developments, Residential
Developments that contain three or less lots or proposed
structures, RV Parks platted for space rental on a short
term basis not addressed within a Land Development
Agreement, Etc.)

a. Construction charges:

Within Base Rate Area: See II. CONDITIONS, A.-D.
following.

Outside the Base Rate Area: See Schedule 8.

b. Trench and Backfill:

Within the Base Rate Area: Customer provided or see
II. CONDITIONS, C.2., following.

Outside the Base Rate Area: See Schedule 8.

(N)

(N)
(K)

(K) Material omitted now appears on Sheets 9-4 and 9-5.

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By Authority of Order of the W.U.T.C.,
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1st Revision of Sheet 9-3
Cancelling
Original Sheet 9-3

SCHEDULE 9
CONSTRUCTION OF OUTSIDE PLANT FACILITIES

I. DESCRIPTION

B. Conversion and Relocation of Existing Facilities

(C)(M)

Other construction charges described in this Schedule will apply both inside and outside the BRA for customer requested relocations or conversions of existing facilities.

(C)

II. CONDITIONS

A. The Company will furnish, install and maintain all facilities necessary to serve applicants or customers in accordance with its lawful rates, Rules and Regulations, and with its established construction standards.

B. Provision of Facilities and Structures

1. The type of construction (buried or aerial) is the prerogative of the Company, except where designated by law.

2. If aerial construction is designated by the Company, the Company will extend aerial facilities within the BRA to the prospective customer's premises. If buried construction is designated by the Company, the Company will extend buried facilities within the BRA to a Company designated point on the prospective customer property line.

(T)

(C)

(C)

3. It will be the Company's prerogative to designate the type of supporting structure required for the placement of outside plant facilities and service wires from the designated point on the customer property line to the premises to be served: trench, conduit, or pole.

(M)

(K)

(M) Material formerly appeared on Sheet 9-1.
(K) Material omitted now appears on Sheets 9-5 and 9-6.

JUN 17 1991

WASH. UT. & TRANS. COMM.

1st Revision of Sheet 9-4
Cancelling
Original Sheet 9-4

SCHEDULE 9
CONSTRUCTION OF OUTSIDE PLANT FACILITIES

II. CONDITIONS

B. Provision of Facilities and Structures - (Cont'd)

4. The route will be determined by the Company. (M)

C. New Construction (Not applicable to developments addressed in E. following) (T)(M1)
(T)

1. Aerial construction

a. If a supporting structure is required on the private property of the applicant, it will be the applicant's responsibility to provide the structure. The structure must meet Company standards. Upon acceptance, the ownership shall vest in the Company.

b. If the customer elects, the Company will provide the structure based on estimated costs. See III. RATES (T)
A., following.

2. Buried construction

a. It will be the responsibility of the customer or owner/contractor to coordinate and provide access to a trench or conduit, as specified by the Company (see II. CONDITIONS B.3., preceding). This trench or conduit will meet the Company's established standards and will permit termination of the facilities at the premises to be served from a point on the property line designated by the Company. If the customer or owner/contractor wishes to provide a trench whose routing or end points deviate from the above, the customer will be charged the additional cost incurred by the Company for accommodating such a deviation. (C)
(C)(M1)

(K)

(M) Material formerly appeared on Sheet 9-1.

(M1) Material formerly appeared on Sheet 9-2.

(K) Material omitted now appears on Sheets 9-12 and 9-13.

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SCHEDULE 9
CONSTRUCTION OF OUTSIDE PLANT FACILITIES

II. CONDITIONS

C. New Construction (Not applicable to developments addressed in E. following)

2. Buried construction - (Cont'd)

- b. Where a trench is designated by the Company for residential buried service wires, the customer may request that the Company provide the trench. The customer or others requesting this residential construction will be billed directly, as stated in III. RATES A., following. (M)
- c. In those instances where the Company is refused access to an open trench or the Company is not notified of the availability of an open trench, it will be the responsibility of the customer to provide the necessary trench or conduit. This will be at no cost to the Company. (M)
- d. The actual cost incurred because of the sharing of an open trench on private property with another utility, will be the responsibility of the prospective customer or others requesting the work. In no instance shall a residential customer be charged more than the rate specified in III. RATES A., following. (M1)
- e. In areas where the Company's new outside plant construction would ordinarily be aerial, and the Company is requested to bury its facilities the cost of construction will be borne by the customer or others requesting the construction. (M1)

(M) Material formerly appeared on Sheet 9-2.
(M1) Material formerly appeared on Sheet 9-3.

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SCHEDULE 9
CONSTRUCTION OF OUTSIDE PLANT FACILITIES

II. CONDITIONS - (Cont'd)

D. Relocation of Existing Outside Plant Facilities (M)

1. When relocation or aerial to underground conversion of existing facilities is requested or required by law, the cost of constructing the new and removing the old facilities will be borne by the customer or others requesting the relocation or conversion. See III. RATES (T) B., following.
2. In locations where the Company's existing outside plant facilities are of aerial construction and the Company, at its own prerogative, buries the outside plant, the costs of construction will be borne solely by the Company. (M)

E. Charges and Agreements for Extensions Into Residential Developments (N)

1. Residential developments meeting the following criteria will be subject to the provisions of this section:
 - a. Developments containing four or more residential building lots or proposed structures.
 - b. Mobile home parks, including additions of four or more lots to existing mobile home parks.
 - c. Existing or proposed RV parks requiring telephone facilities to individual spaces.
2. The following do not fall under the provisions of this section:
 - a. Developments which consist entirely of multifamily dwellings. (N)

(M) Material formerly appeared on Sheet 9-3.

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**SCHEDULE 9
CONSTRUCTION OF OUTSIDE PLANT FACILITIES**

II. CONDITIONS

E. Charges and Agreements for Extensions Into Residential Developments

2. The following do not fall under the provisions of this section: - (Cont'd)
 - b. RV parks platted for space rental on a short term basis, except as defined in II. CONDITIONS, E.1.c., preceding.
 - c. Marinas.
3. The Company will place, own and maintain network facilities in residential developments. See II. CONDITIONS, E.7., following, for easement and trenching requirements.
4. The Company and the developer will enter into a written Land Development Agreement covering a period of five years for provision of the required Company network facilities. The developer will be charged a facility charge, which is payable in full at least 45 days prior to the start of construction of new facilities in the development by the Company. See III. RATES C., following. Developments consisting of more than one phase shall be administered under separate agreements for each phase.
5. If a residential developer refuses to enter into or comply with the terms of:
 - a. Land Development Agreement,
 - b. Line Extension Charges, if applicable (Schedule 8, I. DESCRIPTION),

(N)

(N)

SCHEDULE 9
CONSTRUCTION OF OUTSIDE PLANT FACILITIES

II. CONDITIONS

E. Charges and Agreements for Extensions Into Residential Developments

5. If a residential developer refuses to enter into or comply with the terms of: - (Cont'd)

c. Trench and Backfill Agreement (See II. CONDITIONS E.7.f.),

(N)

and U S WEST receives an application for service, the full cost of construction of the trench and backfill, facilities in the development and any applicable line extension will be billed to and paid by the developer of the real property. A refund will be provided to the developer in accordance with II. E. 6., with the start date of the refund period deemed to be the billing date. The end date of the refund period shall be five years after the billing date.

6. Facility Charges

The written agreement will include the facility charge, the number of proposed new access lines associated with the development, and an annual refund provision for a maximum period of five years. The annual refund will be determined as follows:

a. The number of proposed new access lines, to be specified in the written agreement, will be equal to the greater of the number of proposed lots or living units in the development.

b. For the facility charge, see III. RATES. C.1.

(N)

Original Sheet 9-9

SCHEDULE 9
CONSTRUCTION OF OUTSIDE PLANT FACILITIES

II. CONDITIONS

E. Charges and Agreements for Extensions Into Residential Developments

6. Facility Charges - (Cont'd)

c. The annual refund will be determined by applying a facilities refund per access line to the gain in access lines for that year. The facilities refund per access line will be calculated as follows:

1. Inside the BRA

$$\text{Facilities Refund per Access Line} = \frac{\text{Facility Charge}}{(\text{Proposed number of access lines} \times .50)}$$

2. Outside the BRA

$$\text{Facilities Refund per Access Line} = \frac{\text{Facility Charge}}{(\text{Proposed number of access lines} \times .85)}$$

d. Refunds will not be made in excess of what was originally paid to the Company as the facility charge.

e. At the end of five years, any remaining balance not refunded due to underdevelopment of access lines, will revert to the Company.

7. Trenching and Backfill

The provision of buried or underground communication facilities to residential developments shall require the following:

(N)

(N)

Original Sheet 9-10

SCHEDULE 9
CONSTRUCTION OF OUTSIDE PLANT FACILITIES

II. CONDITIONS

E. Charges and Agreements for Extensions Into Residential Developments

7. Trenching and Backfill - (Cont'd)

a. A legally sufficient easement to accommodate the placing and maintaining of the common communication serving facilities (e.g., feeder and distribution cables plus terminal pedestals or like devices and access point cabinets) must be made available to the Company. The surface of the easement area must be brought within six inches of final grade prior to the installation of buried or underground communication facilities.

(N)

b. The developer or owner shall select the option of either:

- providing trench and backfill in accordance with II. CONDITIONS E.7.d., following, or
- paying the Company's portion of joint trench and backfill costs in accordance with II. CONDITIONS E.7.f., following.

c. Unless the Company provided the trench, in each year during the 5-year Land Development Agreement period, developers shall receive a refund of costs incurred for trenching and backfill (T & B). The annual refund will be determined by applying a T & B refund per access line to the gain in access lines for that year as follows (see III. RATES for T & B refund rates):

1. Inside the BRA

$$\begin{array}{l} \text{T \& B Refund} \\ \text{per access line} \end{array} = \frac{\text{Refund rate x number of} \\ \text{centerline feet}}{(\text{Proposed number of access} \\ \text{lines x .50)}$$

(N)

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46
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JUN 17 1991
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Original Sheet 9-11

SCHEDULE 9
CONSTRUCTION OF OUTSIDE PLANT FACILITIES

II. CONDITIONS

E. Charges and Agreements for Extensions Into Residential Developments

7. c. - (Cont'd)

2. Outside the BRA

$$\begin{array}{l} \text{T \& B Refund} \\ \text{per access line} \end{array} = \frac{\text{Refund rate x number of} \\ \text{centerline feet}}{\text{(Proposed number of access} \\ \text{lines x .85)}}$$

(N)

- d. Trenches and backfill within the development must meet Company specifications and be suitable for the Company's distribution facilities. This does not include trenches and backfill for the service drop wire (i.e., the facilities between the pedestal terminal or like device and protector or network interface located on the customer premises). For service drop wire trenching see II. CONDITIONS C.2., preceding.
- e. In those instances where a trench is open in the development and the Company is properly notified of the trench's availability, and the Company fails to utilize that trench, the Company will bear the costs of providing a trench.
- f. In areas where the Company has existing trench and backfill agreements with local power utilities, the developer or owner of the development shall be responsible for the trench and backfill costs as billed to the Company. See E.7.c. for applicable refunds.
- g. A written trench and backfill agreement must be entered into by the developer or owner of the development and the Company for the provision of the trench and backfill work. Developments consisting of more than one phase shall be administered under separate agreements for each phase. The agreement will include the following:

(N)

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SCHEDULE 9
CONSTRUCTION OF OUTSIDE PLANT FACILITIES

II. CONDITIONS

E. Charges and Agreements for Extensions Into Residential
Developments

7. g. - (Cont'd)

- (1) a description of the subdivision or development,
- (2) trench and backfill plans and specifications,
- (3) trench excavation and backfill schedules, and
- (4) rights, responsibilities and liabilities associated with performance of the trench and backfill work.

(N)

(N)

F. Billing

(T)(M)

1. Bills for construction charges are not to be construed as being bills for exchange or interexchange service.
2. A quote for a specific job will be provided to the customer or others requesting the construction. The quote will be in writing and will be good for thirty days after the issue date. When accepted, the customer will be billed the quoted price. A quote is not the same as an approximate figure which may be provided by the Company's personnel. An approximate figure is intended only as an order of magnitude and not as a firm price.

(M)

(M) Material formerly appeared on Sheet 9-4.

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Original Sheet 9-13

SCHEDULE 9
CONSTRUCTION OF OUTSIDE PLANT FACILITIES

III. RATES

(T)(M)

A. New Construction

Charges shown below are applicable to work performed by the Company that is associated with providing a trench or aerial structure on a customer's private property for the construction of new service wires.

	<u>CHARGE</u>	<u>USOC</u>	
1. Company provided trench for single family residential service wires on private property	\$70.00	SYEFR	(T)
2. Company provided poles on private property	estimated cost	SYEEC	(T)

B. Relocation

The Company will charge estimated cost of the relocation of existing facilities.

(M)

(M) Material formerly appeared on Sheet 9-4.

Advice No. 2221T
Issued: June 1, 1991
Issued by U S WEST Communications, Inc.
By G. A. Walker, Vice President

By Authority of Order of the W.U.T.C.,
Docket No. UT-901219
Effective: July 1, 1991

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WASH. UT. & TRANS. COMM.

Original Sheet 9-14

SCHEDULE 9
CONSTRUCTION OF OUTSIDE PLANT FACILITIES

III. RATES - (Cont'd)

C. Land Development/Trench and Backfill Agreements

(N)

1. Facility Charges

The developer will pay the Company, at least 45 days in advance of construction of new facilities in the development, the following amounts:

a. Inside the BRA

\$2.50 per centerline foot of all roads within the development.

b. Outside the BRA

\$3.00 per centerline foot of all roads within the development.

2. Trench and Backfill Refund Rates

The amount of the refund rate for trench and backfill will be dependent upon the number of participants in a standard 36" x 30" trench, which shall be determined as follows:

1 participant	\$3.27 per centerline foot
2 participants	\$1.63 per centerline foot
3 participants	\$1.09 per centerline foot
4 participants	\$.82 per centerline foot

(N)

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