

First Revision of Sheet No. R14.1 Canceling Original Sheet No. R14.1

Rule 14 GENERAL RULES AND REGULATIONS—LINE EXTENSIONS

I. CONDITIONS AND DEFINITIONS:

A. CONTRACTS:

Before Building an Extension, the Company may require the Applicant to sign a contract. Where a tenant occupies the service location, the Company may require the property owner to sign the contract.

B. <u>CONTRACT MINIMUM BILLING:</u>

The Contract Minimum Billing is the greater of: (1) the customer's monthly bill; or (2) 80% of the customer's monthly bill plus the Facilities Charges. Customers on a seasonal rate receive an annual Contract Minimum Billing of the greater of: (1) the customer's annual bill; or (2) 80% of the customer's annual bill plus the Annual Facilities Charge. The Annual Facilities Charge is 12 times the Facilities Charges. Contract Minimum Billings begin on the date service is first made available by the Company, unless a later date is mutually agreed upon. The Applicant or subsequent customer(s) shall pay the Contract Minimum Billing as specified by this Rule.

C. ENGINEERING COSTS:

The Company includes designing, engineering and estimating in its Extension Costs. The Company will provide these services at no charge unless, in the Company's judgment, it determines the extension is large, complex or speculative.

For large, complex or speculative Extensions, the Applicant or customer must advance the Company's estimated Engineering Costs, but not less than \$200. The Company will apply this advance payment to its Extension Costs. If the Extension Allowance exceeds the Extension Costs, the Company will refund the excess up to the amount of the Applicant's or customer's advance.

If Applicant or customer requests changes that require additional estimates, they must advance the Company's estimated Engineering Costs, but not less than \$200 for each additional estimate. The Company will not refund or credit these payments.

D. EXTENSION ALLOWANCE:

The Extension Allowance is the portion of the Extension that the Company may provide, or allow, without cost to the Applicant. The portion will vary with the class of service that the Applicant requests, the Applicant's service voltage, and the Applicant's total load request, and shall not exceed the Extension Cost. The Extension Allowance does not include additional costs resulting from: additional voltages; duplicate facilities; additional points of delivery; or any other Applicant requested facilities that add to, or substitute for, the Company's standard construction methods or preferred route. The Extension Allowance is not available to Customers receiving electric service under special pricing contracts.

Company meters, and any associated current and voltage transformers, required to determine a customer's usage for billing of electric service in accordance with the Company's filed tariff are provided at no cost to the customer. These meters are provided in addition to any applicable Extension Allowance.

(continued)

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First Revision of Sheet No. R14.5 Canceling Original Sheet No. R14.5

Rule 14 GENERAL RULES AND REGULATIONS—LINE EXTENSIONS

II. RESIDENTIAL EXTENSIONS: (continued)

F. UNDERGROUND EXTENSIONS:

The Company will construct an Extension underground when requested by the Applicant or if required by local ordinance or conditions. The Applicant must pay for the conversion of any existing overhead facilities to underground, under the terms of Section VI of this Rule. The Applicant may provide trenching and backfilling, imported backfill material, conduits, and equipment foundations that the Company requires for the Extension. If the Applicant requests, the Company will provide these items at the Applicant's expense, less any allowance not otherwise utilized in providing electrical equipment and conductors to serve the Applicant.

III. NONRESIDENTIAL EXTENSIONS:

A. EXTENSION ALLOWANCES – DELIVERY AT TRANSMISSION VOLTAGE:

(N)

The Company will grant Consumers taking service at 46,000 volts or above an Extension Allowance of the metering necessary to measure the Consumer's usage. Applicants who have been provided a written Line Extension Allowance estimate dated prior to December 21, 2023, shall be granted an Extension Allowance equal to two times the estimated annual revenue which the Applicant is expected to pay the Company in a year of normal operations under cost-based service, provided there are no material changes or updates to the Applicant's service request, and the Applicant enters into a written Line Extension agreement with the Company no later than August 23, 2024.

Other than the Allowance, Consumers taking delivery at transmission voltage are subject to the same line Extension provisions as a Consumer requiring more than 1,000 kW who takes service at less than 46,000 volts.

(N)

B. EXTENSION ALLOWANCES – DELIVERY AT SECONDARY OR PRIMARY VOLTAGE:

(T)(C)

1. <u>LESS THAN 1,000 KW:</u>

The Company will grant Nonresidential Applicants requiring less than 1,000 kW an Extension Allowance equal to two times the estimated annual revenue the Applicant will pay the Company. The Applicant must advance the costs exceeding the Extension Allowance prior to the start of construction.

The Company may require the Customer to pay a Contract Minimum Billing for five years.

2. <u>1,000 KW OR GREATER, BUT LESS THAN 25,000 KW:</u>

(C) (N)

The Company will grant Nonresidential Applicants requiring 1,000 kW or greater, but less than 25,000 kW, an Extension Allowance equal to two times the estimated annual revenue the Applicant will pay the Company. The Applicant must advance the costs exceeding the Extension Allowance. Fifty percent of the advance is due when the contract is executed with the remaining balance due upon completion of the Extension.

(N)

The Customer must pay a Contract Minimum Billing for 10 years from the date service is taken.

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Rule 14 GENERAL RULES AND REGULATIONS—LINE EXTENSIONS

III. **NONRESIDENTIAL EXTENSIONS:** (continued) (M) from B. pg. 5 EXTENSION ALLOWANCES - DELIVERY AT SECONDARY OR PRIMARY VOLTAGE: (continued) 1,000 KW OR GREATER, BUT LESS THAN 25,000 KW: (continued) 2. If service is terminated within the first 10 years, the Customer must pay a termination charge equal to the Extension Allowance less 1/10th of the allowance for each year service was taken. (M) 3. 25,000 KW OR GREATER: (N) The Company will grant Nonresidential Applicants requiring 25,000 kW or more an Extension Allowance of the metering necessary to measure the Customer's usage. Applicants who have been provided a written Line Extension Allowance estimate dated prior to December 21, 2023, shall be granted an Extension Allowance equal to two times the estimated annual revenue which the Applicant is expected to pay the Company in a year of normal operations under cost-based service, provided there are no material changes or updates to the Applicant's service request, and the Applicant enters into a written Line Extension agreement with the Company no later than August 23, 2024. Apart from the Extension Allowance, the Customer is subject to the same Extension (N) provisions as a customer requiring more than 1,000 kW. (T)(M) from 4. REMOTE SERVICE: The Company will grant Applicants for Remote Service requiring less than 25,000 kW pg. 5 (N) and taking service at less than 46,000 volts an Extension Allowance equal to two times (N) the estimated annual revenue the Applicant will pay the Company. The Applicant must advance the costs exceeding the Extension Allowance prior to the start of construction. The Applicant must also pay a Contract Minimum Billing for as long as service is taken, but in no case less than five years. (M) 5. SEASONAL SERVICE (INCLUDING FROST PROTECTION SERVICE): (T) The Company will grant Applicants for Seasonal Service requiring less than 25,000 kW (N) and taking service at less than 46,000 volts an Extension Allowance equal to two times (N) the estimated annual revenue the Applicant will pay the Company. The Applicant must advance the costs exceeding the Extension Allowance prior to the start of construction. The Applicant must also pay an annual Contract Minimum Billing in November of each year, for as long as service is taken, but in no case less than five years. However, Customers on Agricultural Pumping Schedules shall pay an annual Contract Minimum Billing in November of each year, for only five years. 6. **STREET LIGHTING:** (T) The Extension Allowance to streetlights taking service under Rate Schedules 51 or 53 is equal to five times the annual revenue from the lights to be added. The Applicant must advance costs exceeding the Extension Allowance prior to the lights being added.

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Rule 14 GENERAL RULES AND REGULATIONS—LINE EXTENSIONS

III. NONRESIDENTIAL EXTENSIONS: (continued)

B. <u>EXTENSION ALLOWANCES – DELIVERY AT SECONDARY OR PRIMARY VOLTAGE:</u> (continued)

7. ADDITIONAL CAPACITY:

(N)

The Extension Allowance for Customers where it is necessary for the Company to increase the capacity of their facilities to serve the Customer's additional load is calculated on the increase in revenue estimated to occur as a result of the additional load. The Extension Allowance for Additional Capacity is subject to the same provisions of new line extensions, according to Customer service voltage, total load size, and permanency.

(N)

C. ADDITIONAL CUSTOMERS, ADVANCES AND REFUNDS:

(M) from pg. 6

1. INITIAL CUSTOMER – LESS THAN 1,000 KW:

Refunds are subject to the provisions of Section I.H. Refunds are computed based on 25% of the cost of the shared facilities.

2. <u>INITIAL CUSTOMER – 1,000 KW OR GREATER:</u>

Refunds are subject to the provisions of section I.H. Refunds are computed on a proportionate share basis.

Proportionate Share = (A + B) x C

Where:

A = [Shared footage of line] x [Average cost per foot of the line]

B = Cost of the other shared distribution equipment, if applicable

C = [New additional connected load]/[Total connected load]

(M)

3. <u>ADJUSTMENT OF CONTRACT MINIMUM BILLING:</u>

The Facilities Charges of Customers that receive refunds are reduced by the Facilities Charge amount associated with the refund and are allocated to the Applicant paying the refund.

D. UNDERGROUND EXTENSIONS:

The Company will construct Extensions underground when requested by the Applicant or if required by local ordinance or conditions. The Applicant must pay for the conversion of any existing overhead facilities to underground, under the terms of Section VI of this Rule. The Applicant may provide trenching and backfilling, imported backfill material, conduits, and equipment foundations that the Company requires for the Extension. If the Applicant requests, the Company will provide these items at the Applicant's expense, less any allowance not otherwise utilized in providing electrical equipment and conductors to serve the Applicant.

E. STREET LIGHTING:

The Extension Allowance to streetlights taking service under rate schedules 51 or 53 or 54 is equal to five times the annual revenue from the lights to be added. The Applicant must provide a non-refundable advance for costs exceeding the Extension Allowance prior to the lights being added. Facilities charges and Contract Minimum Billings do not apply to streetlights.

(continued)

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(K)

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First Revision of Sheet No. R14.8 Canceling Original Sheet No. R14.8

Rule 14 GENERAL RULES AND REGULATIONS—LINE EXTENSIONS

IV. <u>EXTENSIONS TO PLANNED DEVELOPMENTS:</u>

(M) from pg. 7

A. GENERAL:

Planned Developments, including subdivisions and mobile home parks, are areas where groups of buildings or dwellings may be constructed at or about the same time. The Company will install facilities in developments before there are actual Applicants for service under the terms of a written contract.

B. <u>ALLOWANCES AND ADVANCES:</u>

For Nonresidential developments the Developer must pay a non-refundable advance equal to the Company's estimated installed costs to make primary service available to each lot.

For Residential developments the Company will provide the Developer an Extension Allowance of \$2,700 for each lot. The Developer must pay a non-refundable advance for all other costs to make secondary voltage service available to each lot. No Extension Allowance will be provided to the Developer for lots without secondary voltage service to the lot line.

For both Nonresidential and Residential developments the Company may require the Developer to pay for facilities to provide additional service reliability or for future development.

(M)

C. REFUNDS:

Refunds are subject to the provisions of section I.H. Refunds and computed based on 25% of the cost of the shared facilities.

D. UNDERGROUND EXTENSIONS:

The Company will construct Extensions underground when requested by the Developer or required by local ordinances or conditions. The Developer must pay for the conversion of any existing overhead facilities to underground, under the terms of Section VI of this Rule. The Developer may provide trenching and back filling, imported backfill material, conduits, and equipment foundations that the Company requires for the development. If the Developer requests, the Company will provide these items at the Developer's expense, less any allowance not otherwise utilized in providing electrical equipment and conductors to serve the Developer.

V. EXTENSION EXCEPTIONS:

A. <u>APPLICANT BUILT EXTENSIONS:</u>

GENERAL:

An Applicant may contract with someone other than the Company to build an Extension. The following circumstances, however, are not an option for Applicant Built Line Extensions: relocations, conversions from overhead to underground, going from single phase to three-phase, or increasing the capacity of facilities. The Applicant must contract with the Company before starting construction of an Applicant Built Line Extension. When the Applicant has completed construction of the Line Extension and the Company approves it, the Company will connect it to the Company's facilities and assume ownership.

(continued)

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Second Revision of Sheet No. 300.3 Canceling First Revision of Sheet No. 300.3

Schedule 300 CHARGES AS DEFINED BY THE RULES AND REGULATIONS

SERVICE CHARGES: (Continued)

<u>SERVI</u>	CE CHARGES	<u>S</u> : (Continued)		
Rule	Sheet No.	<u>Description</u>	<u>Charge</u>	
<u>No.</u> 10	R10.4	Paperless Billing Credit	-\$0.50	
	R10.4	Autopay Credit (Pilot)	-\$1.00	
11D	R11D.5	Reconnection Charge: Monday through Friday except holidays 8:00 A.M. to 4:00 P.M 4:00 P.M. to 7:00 P.M.	\$25.00 \$50.00	
		Weekends and holidays 8:00 A.M. to 7:00 P.M.	\$75.00	
11D	R11D.5	Field Visit Charge:	\$15.00	
11D	R11D.5	Unauthorized Reconnection/Tampering Charge:	\$75.00	
14	R14-2	Facilities Charges: On Facilities at Less than 46,000 Volts Installed at Customer's expense Installed at Company's expense For Facilities at and above 46,000 Volts Installed at Customer's expense	0.5% per month 1.2% per month 0.2% per month	(C)
14	R14-11	Installed at Company's expense <u>Temporary Service Charge:</u> Service Drop and Meter only	0.9% per month \$156.00	
25	R25.1	Customer Guarantee Credit 1: Restoring Supply After an Outage For each additional 12 hours	\$50.00 \$25.00	
25	R25.1	Customer Guarantee Credit 2: Appointments	\$50.00	
25	R25.2	Customer Guarantee Credit 3: Switching on Power	\$50.00	
25	R25.2	Customer Guarantee Credit 4: Estimates for New Supply	\$50.00	
25	R25.2	Customer Guarantee Credit 5: Responding to Bill Inquiries	\$50.00	
25	R25.2	Customer Guarantee Credit 6: Resolving Meter Problems	\$50.00	
25	R25.3	Customer Guarantee Credit 7: Notifying of Planned Interruptions	\$50.00	

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