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WN U-2 **LEWIS RIVER TELEPHONE COMPANY, INC.** Washington

SCHEDULE 9
Third Revised Sheet S-17
Cancels Second Revised Sheet S-17

LINE EXTENSION SERVICE

III. Terms and Conditions (continued)

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- E. New construction is based on actual route and average conditions that will enable the Company to extend service to Applicant(s) at a reasonable cost without adding an undue burden to the general body of existing customers.
- F. Where new construction is required, the Company will consult with other utilities to minimize construction costs (e.g., sharing trenches, poles, etc.).
- G. The Company will construct, own, and maintain outside plant facilities using standard specifications, engineering, design, and materials standards unless other arrangements have been agreed upon.
- H. Reinforcement of existing physical plant will be provided at the Company's expense except where facilities on private property are provided by the Applicant.
- Applicants are responsible for installation of all supporting structures required for placement of company-provided service drop from the applicant's property line to the applicant's premises. If the Applicants prefer the Company to construct supporting structures and dig trenches, the Company may charge for those services,
- J. All supporting structures required for placement of company-provided service drop from the applicant's property line to the premises must be authorized and approved by the Company. Once in place and in use, all supporting structures and drop wire will be maintained by the Company as long as the Company provides service, and any support structure and trenches constructed at Company expense are owned by the Company
- K. Once supporting structures, trenches, or both, have been constructed, the company will provide the service drop to applicants at no charge.

IV. Application Process

- A. The Applicant must contact the Company to request Basic Local Exchange Service. In the case of multiple Applicants, each Applicant must either notify the Company individually or be separately identified during the application process.
- B. The Company must within seven business days of an applicant's initial request provide the applicant with an application for Line Extension Service. The Company must also provide the applicant a brief explanation of the extension of service rules.
- C. Once the Company provides a written estimate of the construction charges applicable to the Applicant, the Applicant has 30 days to agree to the charges or withdraw the request.
- D. Once the Applicant has provided all of the required information and submitted all agreed upon payments, the Company will proceed with construction of the line extension.
- E. Although the Company will process the application for Line Extension Service in a timely manner, the actual start and completion time will depend on when the Company can coordinate for joint engineering and construction with other utilities; and obtain the material, labor and facilities necessary to complete the new construction.

EFFECTIVE: January 11, 2018

(C)

ISSUED: December 12, 2017

BY:

Joel Dohmeier, Vice President

WN U-2 LEWIS RIVER TELEPHONE COMPANY, INC. Washington SCHEDULE 9
First Revised Sheet S-17.A
Cancels Original Sheet S-17.A

LINE EXTENSION SERVICE

V. Rates and Charges

A. General

- 1. The applicable construction charges will be less a Construction Allowance, per premises, as noted in B. below. When the Company receives a group application, any applicable construction charges for shared facilities will be divided between the Applicants
- Construction Charges will be associated with the premises for which they were established rather than the Applicant(s). Credit for Construction Charges may not be transferred from one premise to another.
- 3. At the completion of the construction of the line extension, the Company will determine the difference between the estimated costs and the actual costs of construction. The Company will provide each Applicant a detail of the construction costs showing the difference. The Company will refund any overpayment, and may charge the Applicant for reasonable additional costs up to ten percent of the estimate.
- 4. If a single or group applicant disconnects service, all outstanding construction charges will become due and payable immediately. Charges to remaining Group Applicants will not be affected by disconnects

B. Construction Allowance

- 1. Each Applicant with an active service order request will be provided with a one-time construction allowance (per premises) of 1000 feet at no charge to the Applicant.
- 2. The construction allowance is not available for temporary service.

C. Charges

- The cost of construction above the allowance. The Company must refund any overpayment and may charge the applicant for reasonable additional costs up to ten percent of the estimate.
- 2. The Applicant may be responsible for some or all the costs associated with the following:
 - · Securing, clearing, and retaining right-of-ways;
 - Support structures and trenches
 - Specific or unusual plant facilities not normally provided by the Company;
 - Establishment and removal of temporary facilities or seasonal in nature;
 - Labor to rearrange, change or move of facilities after construction begins;
 - Clearing the ground where facilities are to be laid of trees, stumps and other obstructions plus excavating and backfilling;
 - Removing rock or other abnormal conditions that are encountered;
 - Installation of lines after curb and sidewalks or other obstructions are in place;
 - Overtime work at the Applicant(s) request;
 - Additional or replacement of company facilities related to customer requests to rearrange, relocate, or repair company facilities.

ISSUED: December 12, 2017 EFFECTIVE: January 11, 2018

Joel Dohrneier, Vice President

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