D. NON-RADIO-FREQUENCY METER ACCOMMODATION:

(N)

(N)

A Customer, owning a premise and receiving service from the Company, who requests an accommodation from the Company’s standard meter installation, may choose from the following accommodations:

1. Relocation of the Company’s meter (standard or non-radio-frequency) from its current location to a different Company approved location;

2. Exchange of a standard meter for an approved non-radio-frequency meter; or

3. Relocation of the metering and the exchange of a standard meter for an approved non-radio-frequency meter.

A Customer who requests relocation of a meter is subject to the meter installation requirements of this regulation and Electric Service Rule No. 14. If an acceptable accessible meter location cannot be provided on the premises, the Customer’s request for relocation cannot be accommodated.

Only non-radio-frequency meters approved, obtained, installed and owned by the Company will be allowed. The Customer’s request for a non-radio-frequency meter cannot be accommodated until an approved meter can be obtained by the Company. The Customer shall pay the installation charge given in Schedule 300 prior to the Company installing the non-radio-frequency meter. The Customer shall also pay the monthly manual meter reading fee in Schedule 300, which will be included in the Customer’s monthly service billing. These Schedule 300 charges are in addition to any relocation expense.

The Customer shall have the right to request the Company discontinue the non-radio-frequency meter accommodation at any time. The Company shall have the right to permanently revoke the Customer’s non-radio-frequency meter accommodation and reinstall a standard meter for any of the following conditions:

a. meter tampering;

b. impeding Company access to meter to obtain monthly meter readings, perform maintenance or to disconnect meter for non-payment of electric service; or

c. service has been disconnected for non-payment of electric service twice within a 12-month period.