2. Regulations

2.1 Filing of Charges

Rates, charges and liabilities for special construction to provide facilities for use for more than one month are filed in 3, 4, and 5 (T) following.

Rates, charges and liabilities for the construction of facilities for use for less than one month are filed in supplements to this tariff.

(D)

2.2 Ownership of Facilities

The Telephone Company providing specially constructed facilities under the provisions of this tariff retains ownership of all such facilities.

2.3 Interval to Provide Facilities

Based on available information and the type of service ordered, the Telephone Company will establish a completion date for the specially constructed facilities. If the scheduled completion date cannot be met due to circumstances beyond the control of the Telephone Company, a new completion date will be established and the customer will be notified.

(This page filed under Transmittal No. 1241)

2. Regulations (Cont'd)

2.4 Special Construction Involving Interstate and Intrastate Facilities

When special construction involves facilities used to provide both interstate and intrastate service, the charges and liabilities will be filed in 3, 4 and 5 following as appropriate.

- 2.5 Payments for Special Construction
 - 2.5.1 Payment of Charges

All bills associated with special construction charges are due in accordance with the appropriate regulations in the service tariff under which service is being provided.

2.5.2 Start/End of Billing⁽¹⁾

Billing of recurring charges for specially constructed facilities starts on the day after the facilities are made available for use. Billing accrues through and includes the day that the specially constructed facilities are discontinued.

2.5.3 Nonpayment of Charges

If a customer fails to pay special construction charges due, refusal and discontinuance of the services using the specially constructed facilities shall be in accordance with the appropriate regulations in the service tariff under which service is being provided.

2.5.4 Credit Allowance for Service Interruptions⁽¹⁾

In the event of a service interruption involving a specially constructed facility, the customer shall receive a recurring monthly charge credit in accordance with the credit allowance provisions in the appropriate service tariff associated with the affected services.

When an interruption continues due to the failure of the customer to authorize the replacement of facilities subject to a Replacement Charge, as specified in 2.6.4(B)(4) following, the credit allowance will be terminated on the seventh calendar day after the Telephone Company has provided the customer with written notification of the need for replacement. The credit allowance will resume on the day after the Telephone Company receives written authorization for the replacement from the customer.

(1) This regulation is applicable to special construction cases filed prior to August 2, 1994.

(This page filed under Transmittal No. 2363)

Issued: June 17, 1994

(N)

- 2. Regulations (Cont'd)
 - 2.6 Liabilities and Charges for Special Construction
 - 2.6.1 General

This section describes the various charges and liabilities that may apply when the Telephone Company provides special construction of facilities in accordance with an order for service. Written approval of all liabilities and charges must be provided to the Telephone Company prior to the start of construction.

2.6.2 Conditions Requiring Special Construction

Special construction is required when 1) facilities are not available to meet an order for service, 2) The Telephone Company constructs facilities, and 3) one or more of the following conditions exist:

- The Telephone Company has no other requirement for the facilities constructed. $^{\left(1\right) }$

(D) (D)

- It is requested that service be furnished using a type of facility, or via a route, other than that which the Telephone Company would normally utilize in furnishing the requested service.
- More facilities are requested than would normally be required to satisfy an order.
- It is requested that construction be expedited, resulting in added cost to the Telephone Company.
- 2.6.3 Development of Liabilities and Charges

Special construction charges and liabilities will be developed based on estimated costs, except when actual costs are required in writing prior to the start of special construction. In order to meet a scheduled service date when actual costs are requested, an initial special construction filing may be made based on estimated costs. Such a filing will be revised when actual costs are available.

(1) Amended language to standardize Special Construction requirements.

(This page filed under Transmittal No. 3459)

2. Regulations (Cont'd)

- 2.6 Liabilities and Charges for Special Construction (Cont'd)
 - 2.6.4 Types of Liabilities and Charges

Depending on the specifics associated with each individual case, one or more of the following special construction charges and/or liabilities may be applicable:

(A)

(B) Nonrecurring Charge USOC: 93SSW 93SSP

A nonrecurring charge always applies and includes one or more of the following components:

(1) Case Preparation Charge

A nonrecurring charge always includes a case preparation charge component to cover the

(This page filed under Transmittal No. 2240)

Issued: November 3, 1992

- 2. Regulations (Cont'd)
 - 2.6 Liabilities and Charges for Special Construction (Cont'd)
 - 2.6.4 Types of Liabilities and Charges (Cont'd)
 - (B) Nonrecurring Charge (Cont'd)
 - (1) Case Preparation Charge (Cont'd)

administrative expenses associated with preparing a special construction case and the associated tariff filing.

(2) Expediting Charge

A nonrecurring charge may include an expediting charge when it is requested that special construction be completed on an expedited basis. The charge equals the difference in estimated cost between expedited and nonexpedited construction.

(3) Optional Payment⁽¹⁾

An optional payment charge may be included in the nonrecurring charge in association with a type of facility or route other than that which the Telephone Company would normally use in furnishing the requested service if lower recurring monthly charges are desired for the specially constructed facilities. This charge is equal to the excess installed cost or the total nonrecoverable cost, whichever is less. This election must be made in writing before special construction starts. If this election is coupled with the actual cost option, the optional payment charge will reflect the actual cost of the specially constructed facilities.

(4) <u>Replacement</u> Charge⁽¹⁾

If any portion of specially constructed facilities for which an optional payment charge has been paid requires replacement involving capital investment, a replacement charge will apply. This charge will be in the same ratio to

 (1) This charge is applicable to special construction cases filed prior to (N) August 2, 1994. (N)

(This page filed under Transmittal No. 2363)

Four AT&T Plaza, Dallas, Texas 75202

Issued: June 17, 1994

(N)

(N)

2. Regulations (Cont'd)

- 2.6 Liabilities and Charges for Special Construction (Cont'd)
 - 2.6.4 Types of Liabilities and Charges (Cont'd)
 - (B) Nonrecurring Charge (Cont'd)
 - (4) Replacement Charge (Cont'd)⁽¹⁾

the total replacement cost as the initial optional payment charge was to the installed cost of the original specially constructed facilities. If any portion of the facilities subject to the replacement charge fails, service will not be restored until notification is provided in writing that replacement is required and such replacement is ordered.

(5) Rearrangement Charge

If the Telephone Company is requested to rearrange existing specially constructed facilities, a nonrecurring charge equal to the cost of any additional special construction will apply.

(6) <u>Special Construction of Facilities for Use for less</u> than One Month

When the Telephone Company is requested to construct facilities to provide service for less than one month, a nonrecurring charge only applies. In addition to the case preparation charge component, this nonrecurring charge recovers all elements of cost, including engineering, shipping of equipment, equipment installation, line-up, equipment leasing, space rental, equipment removal, and any other costs associated with the construction of the facilities.

(7) Upfront Payment

Where the Telephone Company is requested to provide special construction, an upfront payment equal to the additional non-recoverable cost will apply. This (C) upfront payment must be paid prior to the start of construction. These non-recoverable costs will exclude those non-recoverable costs that the Telephone Company would recover through recurring and nonrecurring charges for the associated basic service.

(1) This charge is applicable to special construction cases filed prior to August 2, 1994.

(This page filed under Transmittal No. 3462)

Issued: September 4, 2019

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Cancels 6th Revised Page 14

SPECIAL CONSTRUCTION

2. Regulations (Cont'd)

- 2.6 Liabilities and Charges for Special Construction (Cont'd)
 - 2.6.4 Types of Liabilities and Charges (Cont'd)
 - (C) Maximum Termination Liability and Termination Charge⁽¹⁾ (S)

A Maximum Termination Liability is equal to the (M) nonrecoverable costs associated with specially constructed (M) facilities and is the maximum amount which could be applied as a Termination Charge if all specially constructed facilities were discontinued before the Maximum Termination Liability expires. The liability period is equal to the projected average life of the account associated with the specially constructed facilities, not to exceed ten years. When the construction involves multiple classes of plant with differing lives, the liability period is equal to the weighted average of the projected account lives involved in the special construction case, using nonrecoverable investment as the basis for weighting.

Example

\$20,000, \$10,000 and \$5,000 nonrecoverable investments with projected average account lives of 5, 11 and 18 years, respectively, are involved in the same special construction case. The maximum termination liability period will be calculated as follows:

20,000	х	5	=	100,000
10,000	х	11	=	110,000
5,000	х	18	=	90,000
35,000				300,000
	300,000			
	35,000	$\overline{0} = 8.6$		

(1) This charge is applicable to special construction cases filed prior to August 2, 1994.

(S) (S)

Certain material appearing on this page formerly appeared on 2nd Revised Page 13.

Tariff revisions on this page are filed under authority of Special Permission No. 94-843 of the F.C.C. to become effective August 2, 1994.

Reissued material is scheduled to become effective August 2, 1994.

(This page filed under Transmittal No. 2372)

(N)

SPECIAL CONSTRUCTION

- 2. Regulations (Cont'd)
 - 2.6 Liabilities and Charges for Special Construction (Cont'd)
 - 2.6.4 Types of Liabilities and Charges (Cont'd)
 - (C) <u>Maximum Termination Liability and Termination Charge</u>

The maximum termination liability period would be 9 years as a result of rounding. Fractional years will be rounded down to the nearest year when they are .4 or lower and rounded up to the nearest year when they are .5 or higher. If the result of the maximum termination liability period calculation exceeds ten years the liability period will be ten years. The liability period is generally expressed in terms of an effective date and expiration date.

 (1) This charge is applicable to special construction cases filed prior to (N) August 2, 1994. (N)

(This page filed under Transmittal No. 2363)

Issued: June 17, 1994

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- 2. Regulations (Cont'd)
 - 2.6 Liabilities and Charges for Special Construction (Cont'd)
 - 2.6.4 Types of Liabilities and Charges (Cont'd)
 - (C) <u>Maximum Termination Liability and Termination Charge</u> $(Cont'd)^{(1)}$

(N)

A Termination Charge may apply when all services using specially constructed facilities which have a tariffed Maximum Termination Liability are discontinued prior to the expiration of the liability period. The charge reflects the unamortized portion of the nonrecoverable costs at the time of termination, adjusted for net salvage and possible reuse. Administrative costs associated with the specific case of special construction and any cost for restoring a location to its original condition are also included. A Termination Charge may never exceed the filed Maximum Termination Liability.

A partial termination of specially constructed facilities will be provided, at the election of the customer. The amount of the Termination Charge associated with such partial termination is determined by multiplying the termination charge which would result if all services using the specially constructed facilities were discontinued, at the time partial termination is elected, by the percentage of specially constructed facilities to be partially terminated. A tariff filing will be made following a partial termination to list remaining Maximum Termination Liability amounts and the number of specially constructed facilities the customer will remain liable for.

Example

A customer with a filed Maximum Termination Liability of \$100,000 for 3600 specially

 (1) This charge is applicable to special construction cases filed prior to (N) August 2, 1994.

(This page filed under Transmittal No. 2363)

- 2. Regulations (Cont'd)
 - 2.6 Liabilities and Charges for Special Construction (Cont'd)
 - 2.6.4 Types of Liabilities and Charges (Cont'd)
 - (C) <u>Maximum Termination Liability and Termination Charge</u> $(Cont'd)^{(1)}$

Example (Cont'd)

constructed facilities requests a partial termination of 900 facilities. The Termination Charge for all facilities, at the time of election, is \$60,000. The partial termination charge, in this example, is \$60,000 x 900/3600, or \$15,000. The remaining Maximum Termination Liability amount would be based on the remaining percentage of facilities, \$100,000 x 2700/3600, or \$75,000.

(D) Annual Underutilization Liability and Underutilization $\frac{(1)}{(1)}$

Prior to the start of special construction the Telephone Company and the customer will agree on (1) the quantity of facilities to be provided, and (2) the length of the planning period during which the customer expects to place the facilities in service. The planning period is hereinafter referred to as the Initial Liability Period (ILP). The ILP is listed in the tariff with an effective and expiration date.

The Underutilization Charge is designed to reimburse the Telephone Company for the annual recurring costs of the specially constructed facilities.

Underutilization occurs only if, at the expiration date of the ILP and annually thereafter, less than 70 percent of the specially constructed facilities are in service at filed tariff service rates.

 (1) This charge is applicable to special construction cases filed prior to (N) August 2, 1994. (N)

(This page filed under Transmittal No. 2363)

Issued: June 17, 1994

(N)

- 2. Regulations (Cont'd)
 - 2.6 Liabilities and Charges for Special Construction (Cont'd)
 - 2.6.4 Types of Liabilities and Charges (Cont'd)
 - (D) <u>Annual Underutilization Liability and Underutilization</u> <u>Charge</u> (Cont'd)⁽¹⁾

If a customer has more than one case of specially constructed facilities at one location, then underutilization occurs when the total number of working facilities for all of the cases at that location is less than 70% of the total number of installed facilities for all cases at that location for which the ILP has expired.

An annual underutilization liability amount if filed on a per unit basis (e.g., per cable pair, DS1, etc.) for each case of special construction. This amount is equal to the annual per unit cost and includes depreciation, maintenance, administration, return, taxes and any other costs identified in the supporting documentation provided at the time the special construction case is filed.

Upon the expiration of the ILP, the number of underutilized facilities, if any, are multiplied by the annual underutilization liability amount. This product is then multiplied by the number of years (including any fraction thereof) in the ILP to determine the underutilization charge.

Annually thereafter, the number of underutilized facilities, if any, existing on the anniversary of the ILP expiration date will be multiplied by the annual underutilization liability amount to determine the underutilization charge for the preceding 12 month period.

 (1) This charge is applicable to special construction cases filed prior to (N) August 2, 1994.

(This page filed under Transmittal No. 2363)

- 2. Regulations (Cont'd)
 - 2.6 Liabilities and Charges for Special Construction (Cont'd)
 - 2.6.4 Types of Liabilities and Charges (Cont'd)
 - (D) <u>Annual Underutilization Liability and Underutilization</u> <u>Charge</u> (Cont'd)⁽¹⁾

Example

A customer orders 100 services and the special construction of a 600 pair building riser cable is agreed to, based on the customer's 5 year facility requirements. The ILP, in this example, would be filed at 5 years. The annual underutilization liability is filed at \$2.00 per pair. If 400 pairs were in service at the end of the ILP, there would be an underutilization of 20 pairs, i.e., 420 (70% of 600) - 400 = 20. The total underutilization charge for the first 5 years would be \$200.00, or \$2.00 per pair x 20 pairs x 5 years.

If 420 pairs are in service at the end of the 6th year, there is no underutilization, i.e., 420 - 420 = 0.

Where a customer has more than one case of specially constructed facilities at a single location, the underutilization charge is then determined by the ratio of the number of installed facilities for the case under review to the total number of facilities for all cases at that location for which the ILP has expired.

If either a partial or full termination of specially constructed facilities is requested by the customer, the expiration date of any unexpired ILP will be changed to the date of termination. Underutilization, if any, will be computed and billed based on the new ILP expiration date and will apply in addition to the appropriate termination charge.

 (1) This charge is applicable to special construction cases filed prior to (N) August 2, 1994.

(This page filed under Transmittal No. 2363)

(N)

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SPECIAL CONSTRUCTION

- 2. Regulations (Cont'd)
 - 2.6 Liabilities and Charges for Special Construction (Cont'd)
 - 2.6.4 Types of Liabilities and Charges (Cont'd)
 - (E) Recurring Monthly Charges USOC: 93SSW 93SSP⁽¹⁾ (N)

(1)

(2) Charge for Route or Type other than Normal⁽¹⁾

When special construction is requested using a route or type of facility other than that which the Telephone Company would normally use, a recurring monthly charge, in addition to the monthly rates for service, is applicable. The charge is equal to the difference between the recurring costs of the specially constructed facilities and the recurring costs of the facilities the Telephone Company would have normally used.

(a) When an Optional Payment Charge is set forth in 2.6.4(B)(3) preceding has been elected, the recurring monthly charge will be reduced to include specially constructed facility operating expenses only.

 (1) This charge is applicable to special construction cases filed prior to (N) August 2, 1994.

(This page filed under Transmittal No. 2363)

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SPECIAL CONSTRUCTION

2. Regulations (Cont'd)

- 2.6 Liabilities and Charges for Special Construction (Cont'd)
 - 2.6.4 Types of Liabilities and Charges (Cont'd)
 - (E) Recurring Monthly Charges (Cont'd)⁽¹⁾
 - (2) Charge for Route or Type other than Normal
- (Cont'd) $^{(1)}$

- (b) If the actual cost option as set forth in 2.6.3 preceding has been elected, the recurring charge will be adjusted to reflect the actual cost of the new construction when the costs have been determined. This adjusted recurring charge is applicable from the start of service.
- (F) Lease Charge

This charge applies when the Telephone Company leases equipment in order to meet service requirements. The amount of the charge is equal to the net added cost to the Telephone Company caused by the lease.

(G) Cancellation Charge

This charge includes all nonrecoverable costs incurred by the Telephone Company in association with the special construction up to and including the time of cancellation, where the customer cancels the special construction prior to the start of service.

(H) Buyout Payment

The initial Buyout payment is equal to the nonrecoverable investment costs depreciated minus \$25,000. This payment will be calculated from the In-Service Date of the Special Construction case to May 1, 1995. This payment will be available until February 1, 1995.

The Buyout payment will be available to those Special Construction cases that carry a Maximum Termination Liability after February 1, 1995. However, the customer must initiate a request to refigure their buyout payment from their In-service date to their request date.

2.7 Deferral of Start of Service

The Telephone Company may be requested to defer the start of service which will use specially constructed facilities subject to the provisions set forth in the service tariff under which service is being provided. Requests for special construction deferral must be in writing and are subject to the following regulations:

2.7.1 Construction Has Not Begun

If the Telephone Company has not incurred any installation costs before receiving a request for deferral no charge applies.

(1) This charge is applicable to special construction cases filed prior to August 2, 1994.

(This page filed under Transmittal No. 2395)

Issued: October 31, 1994

TARIFF F.C.C. NO. 69 1st Revised Page 17 Cancels Original Page 17

SPECIAL CONSTRUCTION

- 2. Regulations (Cont'd)
 - 2.7 Deferral of Start of Service (Cont'd)

2.7.1

(D)

(D)

2.7.2 Construction Has Begun

If the construction of facilities has begun before the Telephone Company receives a request for deferral, charges will vary as follows:

(A) All Services Are Deferred

When all services which will use specially constructed facilities are deferred, a charge based on the costs incurred by the Telephone Company during each month of the deferral will apply. Those costs include the recurring costs for that portion of the facilities already completed and any other costs associated with the deferral. The (C) cost of any components of the nonrecurring charge which have been completed at the time of deferral will also apply.

(B) Some Services are Deferred

When some services which will use the specially constructed facilities are deferred, the construction case will be completed and all special construction charges will apply.

2.7.3 Construction Complete

If the construction of facilities has been completed before the Telephone Company receives a request for deferral, all special construction charges will apply.

(This page filed under Transmittal No. 1230)

Issued: March 19, 1984

2. <u>Regulations</u> (Cont'd)

2.8

(This page filed under Transmittal No. 1230)

Issued: March 19, 1984

(D)

2. Regulations (Cont'd)

2.9 Definitions

<u>Actual Cost</u> - Denotes all costs charged against a specific case of special construction, including any appropriate taxes.

Annual Underutilization Liability - Denotes a per unit amount which may be billed annually if fewer services are in use utilizing specially constructed facilities at filed tariff rates than were originally specially constructed.

Average Account Life - Denotes the depreciation life prescribed by the Federal Communications Commission for each class of telephone plant.

Estimated Cost - Denotes all estimated costs that will be incurred in providing a specific case of special construction, including any appropriate taxes.

Facilities - Denotes any cable, poles, conduit, microwave or carrier equipment, wire center distribution frames, central office switching equipment, etc., utilized to provide services offered under the tariffs referenced by this tariff.

Initial Liability Period - Denotes the initial planning period during which the customer expects to place specially constructed facilities in service.

Installed Cost - Denotes the total investment (estimated or actual) required by the Telephone Company to provide specially constructed facilities.

Maximum Termination Liability - Denotes the maximum amount which may be billed if all services using specially constructed facilities are terminated prior to the expiration of the Maximum Termination Liability Period.

Maximum Termination Liability Period - Denotes the length of time for which a termination charge may apply if all services using specially constructed facilities are terminated. The liability period is equal to the average account life of the specially constructed facilities up to a maximum of ten years. When construction involves multiple classes of plant with differing lives, the liability period is equal to the weighted average of the account lives involved in the special construction case, using nonrecoverable investment as the basis for weighting. If the weighted average exceeds ten years the liability (N) will be ten years.

(N)

(This page filed under Transmittal No. 1665)

2. Regulations (Cont'd)

2.9 Definitions (Cont'd)

<u>Net Salvage</u> - Denotes the estimated scrap, sale, or trade-in value, less the estimated cost of removal. Cost of removal includes the costs of demolishing, tearing down, or otherwise disposing of the material and any other applicable costs. Since the cost of removal may exceed salvage value, net salvage may be negative.

Nonrecoverable Cost - Denotes the cost of specially constructed facilities for which the Telephone Company has no foreseeable use should the service be terminated.

Normal Construction - Denotes all facilities the Telephone Company would normally use to provide service in the absence of a request for the special construction.

Normal Cost - Denotes the estimated cost to provide services using normal construction.

 $\underline{\operatorname{Permanent}}$ - Denotes facilities providing service for one month or more.

Projected Average Account Life - The expected average depreciation life for each class of telephone plant.

<u>Recoverable Cost</u> - Denotes the cost of the specially constructed facilities for which the Telephone Company has a foreseeable reuse, either in place or elsewhere, should the service be terminated.

<u>Termination Charge</u> - Denotes the portion of the Maximum Termination Liability that is applied as a nonrecurring charge when all services are discontinued prior to the expiration of the specified liability period.

(x) Issued under authority of Special Permission No. 11-003 of the FCC in order to withdraw material filed under Transmittal No. 3316 without its becoming effective and to restore currently effective material.

(This page filed under Transmittal No. 3319)

Issued: March 17, 2011

(x)