GA-14-0053 EFFECTIVE: June 1, 2014

A5. CHARGES APPLICABLE UNDER SPECIAL CONDITIONS

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A5. CHARGES APPLICABLE UNDER SPECIAL CONDITIONS

A5.1 Construction Charges

A5.1.1 Application

The provisions of A5.1 and its subparagraphs relate to other than Rural Line Service Construction which is provided for in A5.2.

A5.1.2 General

- **A.** Construction charges are applicable under certain conditions as hereinafter set forth and are in addition to other charges specified in this Guidebook.
- **B.** Construction charges are payable upon application for service or when billing is rendered as the Company, at its option, may require.
- C. Construction performed by the applicant, where authorized in this Guidebook, is subject to the approval of the Company.
- **D.** The word "cost", when used in this section, means the in-plant cost consisting of labor, engineering, materials, supervision and other overhead expenses associated with the construction. Estimated cost will be used; however, where the subscriber requests, actual cost will be used where practicable.
- E. Except as otherwise provided herein, the *terms and conditions* in this Guidebook contemplate that the type of construction required to provide the quantity and class of service involved will be determined by the Company. The applicant may be required to pay the additional costs involved where a different type of construction than that proposed by the Company is desired.
- **F.** When attachments are made to poles of other companies in lieu of providing new pole line construction for which construction charges would be applicable under the provisions of this section, the attachment rental charges to the Company for such attachments may be assessed to the applicant(s) in whole or in part as the particular circumstances may warrant.
- **G.** When an applicant is so located that it is necessary to use private right-of-way to furnish service and the Company is unable to obtain the required right-of-way without cost, the applicant may be required to pay the costs incurred in securing, clearing and retaining such right-of-way.

A5.1.3 Construction on Public Highways or Other Easements

A. Pole Line Construction

1. No construction charge is applicable for the provision of new pole line construction on public highways or other easements within the base rate area, or outside the base rate area when such pole line is to be used in serving subscribers in general.

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A5. CHARGES APPLICABLE UNDER SPECIAL CONDITIONS

A5.1 Construction Charges (Cont'd)

A5.1.3 Construction on Public Highways or Other Easements (Cont'd)

- A. Pole Line Construction (Cont'd)
 - 2. Except as provided in A5.1.3.A.1., when an applicant for service is located outside the base rate area in territory where new pole line construction is required and the revenue is not expected to be sufficient to insure, within a reasonable time, an adequate return on the necessary investment, the Company will provide new pole line construction to the extent of two poles per subscriber to be served at no construction charge, provided said two poles are to be used for the purpose of carrying central office circuits. Poles in excess of such two poles per subscriber to be served are provided in one of the following methods:
 - a. The subscriber may pay the Company the cost of each pole provided. Ownership and maintenance of such poles is vested in the Company.

EFFECTIVE: February 28, 2006

A5. CHARGES APPLICABLE UNDER SPECIAL CONDITIONS

A5.1 Construction Charges (Cont'd)

A5.1.3 Construction on Public Highways or Other Easements (Cont'd)

- **A.** Pole Line Construction (Cont'd)
 - 2. (Cont'd)
 - b. If agreed to in writing by both parties the subscriber, at his own expense, may furnish the portion of pole line and circuits from his station location to an agreed upon point of connection with the Company's system. The subscriber is required to maintain or bear the expense of maintaining his portion of the pole line and circuit and also to bear the expense of installing the station equipment. The station equipment will be maintained by the Company but maintenance expense incurred, because of the inaccessibility of the station or because of disrepair of the subscriber owned portion of the line, shall be borne by the subscriber.
 - 3. Where poles are provided under A5.1.3.A.1. preceding, the Company will furnish and maintain the necessary circuits. Where poles are provided under A5.1.3.A.2.a. preceding, the Company will furnish and maintain the necessary circuits but the subscriber may be required to bear all or a part of the construction cost of the circuits where the revenue is not expected to be sufficient to insure, within a reasonable time, an adequate return on the necessary investment.

B. Buried Construction

Where buried construction is furnished instead of pole line construction, at the expressed desire of the applicant, the principles applicable in A5.1.3.A. preceding are followed and an allowance of 300 feet of buried construction will be made in lieu of the specified pole allowance.

A5.1.4 Construction on Private Property

- A. Pole Line Construction
 - 1. No construction charge is made for the provision of new pole line construction on private property, either within or without the base rate area, when such pole line is to be used in serving subscribers in general. Ownership and maintenance of such poles on private property is vested in the Company.
 - 2. Except as provided in A5.1.4.A.1. foregoing and A5.1.4.A.3. following, poles on private property will be furnished by the Company at a charge to the subscriber(s) equal to the cost of each such pole; however, the Company will furnish as many as two poles without charge per subscriber(s) provided that the poles thus furnished are used to carry central office circuits. Ownership and maintenance of such poles is vested in the Company.
 - a. In lieu of the arrangements specified preceding, the subscriber may, at his own expense, provide all poles on private property necessary to serve him. Ownership and maintenance of such poles on private property is vested in the subscriber.
 - 3. Where for the purpose of furnishing extension lines, it is necessary to lay underground conduit, to trench, or to set poles on the subscriber's premises, the subscriber is required to provide and install such underground conduit, to dig and backfill trenches, and to provide and erect such poles or the Company will perform the work at the subscriber's expense. Where the work is performed by the subscriber, it must be in accordance with the specifications of the Company. In such situations, conduit, trenching, poles or other supporting structure required for central office circuits will be furnished by or at the expense of the subscriber. Thus, ownership and maintenance of all supporting structure on private property is vested in the subscriber.

(N)

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A5. CHARGES APPLICABLE UNDER SPECIAL CONDITIONS

A5.1 Construction Charges (Cont'd)

A5.1.4 Construction on Private Property (Cont'd)

- **A.** Pole Line Construction (Cont'd)
 - 4. Where poles are provided inside the base rate area under the provisions described in A5.1.4.A.1. or A5.1.4.A.2. preceding, the Company will furnish and maintain the necessary circuits. In case poles are provided on private property outside the base rate area, the necessary circuits will be furnished and maintained by the Company; however, the subscriber may be required to bear all or a part of the construction cost of the circuits where the revenue is not expected to be sufficient to insure, within a reasonable time, an adequate return on the necessary investment. Where poles or other supporting structure are provided under A5.1.4.A.3. preceding the Company will furnish and maintain the necessary circuits.

B. Buried Construction

Where buried construction is furnished instead of pole line construction, at the expressed desire of the applicant, the principles applicable in A5.1.4.A. above are followed and an allowance of 300 feet of buried construction will be made in lieu of the specified pole allowance.

A5.1.5 Minimum Revenue Guarantee and Extended Service Period

When a substantial number of central office lines are involved in providing local or foreign exchange service, the subscriber may, based upon the circumstances in each case, be required to guarantee a minimum monthly amount of revenue for a period of up to a maximum of ten years with termination charges applicable in case of cancellation prior to the expiration of the service period.

A5.1.6 Underground Service Entrances

- **A.** Underground service entrances may be provided at the subscriber's request as special construction in connection with either existing or new services, in lieu of the usual aerial drop wire.
- **B.** Where the following conditions exist, buried service entrance facilities will be furnished without construction charge:
 - 1. The location of the service is in an area where buried distribution facilities are used by the Company, and
 - 2. Buried service wire or buried cable would normally be provided by the Company for service entrance.
- C. Where the conditions in A5.1.6.B. preceding do not exist, buried service entrance will be provided at the applicant's request and he shall be required to pay the additional cost incurred by the Company as set forth in A5.1.7. following, or buried service entrance will be furnished without construction charge where the applicant provides conduit or opens and backfills a trench to specifications of the Company.

A5.1.7 Special Types of Construction

When a special type of construction other than those covered preceding is desired by a subscriber or where the individual requirements of a particular situation make the construction unusually expensive, the subscriber is required to bear the excess cost of such construction. Any special maintenance expense that may from time to time occur will be borne by the subscriber except that maintenance of buried service wire, including associated trenching where required, will be at the expense of the Company.

A5.1.8 Rearrangement of Existing Plant

- **A.** When the Company is requested to move or change existing plant, and no specific charge is quoted in this *Guidebook*, the person at whose request such move or change is made may be required to bear the costs incurred.
- **B.** Where by statute, ordinance or other legal requirement, existing aerial facilities are required to be relocated underground, the Company will charge the net cost attributable to such relocation to the local exchange subscribers located within the political subdivision or area affected by such statute, ordinance or other legal requirement.

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A5. CHARGES APPLICABLE UNDER SPECIAL CONDITIONS

A5.1 Construction Charges (Cont'd)

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A5.1.9 Construction Required for Temporary Service

When construction is required for temporary service and there is no immediate prospect of reusing the plant provided, the subscriber may be required to bear all or a portion of the cost of such construction.

A5.1.10 Engineering Work Preparation Fee

(N) (N)

(N)

A one-time Engineering Work Preparation Fee of \$500 will apply for the preparation of a quotation for custom work which may require construction charges. This fee is applicable prior to preparation of an estimate for custom work requiring construction charges and will be applied regardless of whether or not the work is ultimately performed for the customer. The Engineering Work Preparation Fee is nonrefundable; however, should the customer proceed with the custom work the fee will be applied against the special construction charges. If work is determined not to be a custom work order after the field visit by the engineer, the fee will be refunded to the customer.

The Engineering Work Preparation Fee provides for the development and preparation of a detailed estimate of cost including any appropriate engineering costs incurred in the preparation of this quotation. The customer will be advised of this charge and must agree to pay it before development of the quotation will commence. Preparation of the quotation will begin after the Engineering Work Preparation Fee is received by the Company.

Payment of the Engineering Work Preparation Fee does not assign, confer, or transfer title or ownership rights to proposals or equipment, designed or furnished by the Company. Title and ownership rights for any item developed at the customer's request remains with the Company except as specifically provided by an agreement between all parties.

The Company has the right to apply more applicable engineering preparation fees for any large, complex and/or unique projects that will require excessive engineering hours to develop a detailed cost quote.

(N)

(N)

A5.2 Rural Line Service Construction

A5.2.1 Rural Line Service

- **A.** Rural line service is a class of individual line service furnished outside the base rate area in rural communities by means of lines and equipment owned and maintained by the Company.
- **B.** Extensions to existing facilities required for furnishing rural line service will be constructed along public highways and/or private property by the Company under the following conditions with the type of construction, i.e., aerial or buried, to be determined by the Company:
 - 1. An allowance of 2/4 miles air line measurement per applicant will be made for such extensions without the application of construction charges except in those cases where unusual conditions are encountered which in the judgment of the Company would justify a greater or lesser allowance and except as provided in A5.2.1.B.3. following.
 - 2. For the construction in excess of the preceding mentioned allowance a construction charge based on the estimated in-plant cost of the construction required will apply.
 - 3. If the application of the free allowance and construction charge as outlined in A5.2.1.B.1. and A5.2.1.B.2. preceding will not result in the Company receiving an adequate return on the necessary investment, within a reasonable time, a construction charge of an amount which will insure an adequate return on the necessary investment will apply.
 - 4. The rural line applicants will secure and provide, without cost to the Company, the necessary right-of-way required for new facility extensions. These applicants may, also, be required to clear such right-of-way.
 - 5. Ownership and maintenance of the constructed facilities will be vested in the Company.
 - 6. In case an urban class of service is furnished on a rural line project, construction charges will be applicable on the same basis as outlined preceding for rural line service.
- C. Construction on existing pole lines, including the necessary circuits, for furnishing rural line service will be provided at no construction charge to the applicants except when the revenue is not expected to be sufficient to insure, within a reasonable time, an adequate return on the necessary investment. In those cases where an adequate return on the necessary investment is not expected, the applicants to be served may be required to pay a part of the estimated cost of such construction.
- **D.** Mileage charges apply in connection with Rural Line service beyond two miles, air line measurement, of the base rate area. (See "Mileage Charges").

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EFFECTIVE: February 28, 2006

A5. CHARGES APPLICABLE UNDER SPECIAL CONDITIONS

A5.3 Charges for Unusual Installations

A5.3.1 (DELETED)

A5.3.2 Special Types of Installation

When a special type of installation is desired by a subscriber or where the individual requirements of a particular situation make the installation unusually expensive, the subscriber is required to bear the excess cost of such installation.

GA-16-0027 EFFECTIVE: January 7, 2016

A5. CHARGES APPLICABLE UNDER SPECIAL CONDITIONS

A5.3 Charges for Unusual Installations (Cont'd)

A5.3.3 Temporary Installation

When an installation is required for temporary service and there is no immediate prospect of reusing the plant provided, the subscriber may be required to bear all or a portion of the cost of such installation, over and above all other regular charges for service.

A5.4 Special Service Arrangements

A5.4.1 General

- **A.** Where practicable, special arrangements, not otherwise provided for in this Guidebook, are furnished if they are in accord with authorized service offerings and if they are to be used in connection with and not detrimental to any of the services furnished by the Company. Charges for such special service arrangements will be based on the estimated costs of furnishing them, such costs to consist of the following items to the extent they are applicable:
 - 1. Cost of maintenance.
 - 2. Cost of operation.
 - 3. Depreciation on the estimated cost installed of the facilities provided, based on the anticipated useful service life of the facilities with an appropriate allowance for the estimated net salvage.
 - 4. Administration and taxes on the basis of reasonable average charges for these items.
 - 5. Any other specific items of expense associated with the particular situation.
 - 6. A reasonable amount, computed on the estimated cost installed of the facilities provided, for return and contingencies.
- **B.** Estimated cost installed as mentioned in A5.4.A.3. and A5.4.A.6. preceding includes cost of equipment and materials specifically provided or used plus the estimated cost of installing, including engineering, labor, supervision, transportation, right-of-way and any other investment items.

A5.4.2 Reserved for Future Use

A5.5 Reserved for Future Use

A5.6 Contract Service Arrangements

A5.6.1 General

- **A.** When economically practicable, customer specific contract service arrangements may be furnished in lieu of existing Guidebook offerings provided there is reasonable potential for uneconomic bypass of the Company's services. Uneconomic bypass occurs when an alternative service arrangement is utilized, in lieu of Company services, at prices below the Company's rates but above the Company's incremental costs.
- **B.** Rates, Charges, Terms and additional conditions, if applicable, for the contract service arrangements will be developed on an individual case basis, and will include all relevant costs, plus an appropriate level of contribution. For customers with service locations in multiple rate groups within the State, the Contract Service Arrangement may include a composite statewide rate based on a weighted average of the applicable business line rates for the rate groups in which the lines are located.
- C. Unless otherwise specified, the terms and conditions for contract service arrangements are in addition to the applicable terms, conditions and rates specified in other sections of this Guidebook.

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GA-12-0040 EFFECTIVE: March 23, 2012

A5. CHARGES APPLICABLE UNDER SPECIAL CONDITIONS

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