

GENERAL RULES AND REGULATIONS (Continued)

Section No. 6
1st Revised Sheet No. 22
Cancelling Original Sheet No. 22

SECTION 5 STANDARD INSTALLATION AND EXTENSION RULES

5.1 STANDARD INSTALLATION

A. Service at Secondary and Primary Voltage

Secondary voltage service is defined as single or three phase alternating current from 208 volts up to but not including 2,400 volts. Primary distribution voltage service is defined as three phase alternating current from 2,400 volts up to but not including 69,000 volts.

The Company will provide permanent service at the standard voltage and phase available in the area to the service location designated by the Company. The Company will not be required to provide overhead service in an area serviced by an underground distribution system. If requested by the Company, the customer shall execute an agreement or service form pertaining to the installation, operation, and maintenance of the facilities. Payments required under Section 5, STANDARD INSTALLATION AND EXTENSION RULES, will be made on a non-refundable basis and may be required in advance of construction unless other arrangements are agreed to in writing by the Company. The facilities installed by the Company shall be the property of the Company, and any payment by customer will not entitle the customer to any ownership interest or rights therein.

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Unless otherwise stipulated in the applicable agreement or service form, and prior to any installation by the Company, the customer is required to provide the necessary right-of-way for the installation of the Company's facilities and to have the property developed so that the Company's facilities will be installed in a permanent location and can be installed without any delays caused by the customer.

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For purposes under Section 5, STANDARD INSTALLATION AND EXTENSION RULES, the Company's costs are all direct and indirect expenses, including material, labor, overheads, and applicable taxes, incurred by the Company due to such an installation as determined by allocations under the Company's usual accounting methods.

The Company will install, own, and maintain on an individual project basis the distribution facilities necessary to provide permanent service. The customer will be required to pay, in addition to the applicable rate, the following amounts, if applicable, to the Company:

(Continued on Sheet No. 6-23)

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GENERAL RULES AND REGULATIONS (Continued)

Section No. 6
2nd Revised Sheet No. 23
Cancelling 1st Revised Sheet No. 23

5.1 STANDARD INSTALLATION (Continued)

A. Service at Secondary and Primary Voltage (Continued)

1. Excess Footage

- a. **Residential.** Company will extend, on private property, to a Company designated service location, a service lateral a maximum distance of 100 feet. When the necessary extensions to a Company designated service location exceed these limits, the customer will be charged for the additional extension according to the Excess Footage Charge set below. Customers requesting a preferred service location will also be charged the Excess Footage Charge for each circuit foot Company extends the installation beyond Company's designated service location

Excess Footage Charge

Service Lateral \$7.90 per circuit foot

- b. **Non-Residential.** Company will extend, on private property, to a Company designated service location, a distribution lateral, the total cost of which must not exceed a sum equal to three and one half (3.5) times the customer's anticipated annual revenues, excluding the portion of revenue representing the fuel-cost recovery. When the cost of the necessary extension exceeds this limit, the customer will be charged the difference.

Excess Footage Charge

Excess single phase primary or secondary distribution extension \$8.00 per circuit foot

Excess three phase primary or secondary distribution extension \$13.90 per circuit foot

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GENERAL RULES AND REGULATIONS (Continued)

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5.1 STANDARD INSTALLATION (Continued)

A. Service at Secondary and Primary Voltage (Continued)

2. *Winter Construction.* When underground facilities are installed between October 1 and April 15, inclusive, because of failure of customer to meet all requirements of the Company by September 30, or because the customer's property, or the streets leading thereto, are not ready to receive the underground facilities by such date, such work will be subject to a Winter Construction Charge when winter conditions of six inches or more of frost exist, snow removal or plowing is required to install service, or burners must be set at the underground facilities in order to install service for the entire length of the underground service. Winter construction will not be undertaken by the Company where prohibited by law or where it is not practical to install underground facilities during the winter season. The charges immediately below apply to frost depths of 18" or less. At greater frost depths, the Company may individually determine the job cost. The Company reserves the right to charge for any unusual winter construction expenses. All winter construction charges are non-refundable and are in addition to any normal construction charges.

Winter Construction Charge

Thawing	\$640.00 per frost burner	I
Service, primary or secondary distribution extensions	\$8.90 per trench foot	I

3. *Unusual Installation Costs.* The customer is required to pay the excess installation cost incurred by the Company not justified by anticipated annual revenue, because of:
- a. surface or subsurface conditions that impede the installation of distribution facilities,
 - b. delays caused by customer, or
 - c. paving of streets, alleys or other areas prior to the installation of underground facilities.

Such payments, if any, will be determined by subtracting from the total installed cost.

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GENERAL RULES AND REGULATIONS (Continued)

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5.1 STANDARD INSTALLATION (Continued)

B. Service at Transmission Voltage

Transmission voltage service is defined as three phase alternating current at 69,000 volts or higher. The availability of transmission voltage will be determined by the Company when requested by the customer. The service voltage available will vary depending on the voltage in the vicinity of the customer's service location. A customer electing to take transmission service for any portion of the customer's service will be considered a transmission service customer and any additional Company investments at the customer's location whether secondary, primary, or transmission voltage will be considered as special facilities.

Transmission voltage service will be provided under the following conditions:

1. Such service does not adversely affect the reliability of the rest of the system or cast an undue expense on other ratepayers.
2. The customer will be metered at the lowest utilization voltage. Meter readings will be adjusted to compensate for transformer losses so as to be the equivalent of metering at the service delivery voltage.
3. The customer will be responsible for converting his equipment to a higher voltage in the future if the Company must do so to carry higher loads over existing lines.
4. If in order to serve the customer, part of a transmission line extension must be built on property other than that owned by the customer, the whole line serving the customer will be built, owned, maintained, and operated by the Company. The customer will be responsible for reimbursing the Company for all expenses due to the acquisition of rights-of-way and permits on lines that the Company constructs. If the line extension is entirely on the customer's property, the customer may build, own, maintain, and operate it or request the Company to do so at the expense of the customer.
5. The customer must allow the Company access to all Company owned equipment for maintenance or emergencies. The customer's maintenance records for protective equipment must also be available to the Company for inspection.
6. The Company will not use condemnation procedures to acquire rights-of-way to provide transmission service if the customer can be served adequately and economically at primary voltage.

(Continued on Sheet No. 6-26)

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GENERAL RULES AND REGULATIONS (Continued)

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5.1 STANDARD INSTALLATION (Continued)

B. Service at Transmission Voltage (Continued)

The requesting customer will be responsible for reimbursing the Company for all costs associated with required new or relocated transmission lines or extensions, changes to the distribution system, and substation modifications. If the customer requests the Company to remove existing facilities, the customer will be charged the replacement cost less depreciation, less salvage, plus removal expense. If facilities are specifically installed for more than one customer requesting transmission service, the cost will be shared by the customers requesting this service. The customer shall execute an Electric Service Agreement specifying the appropriate charges. Payment shall be made in the form of a monthly facility charge. An optional one-time charge is available upon customer request.

5.2 GENERAL EXTENSION

Subject to its Section 5, STANDARD INSTALLATION AND EXTENSION RULES, the Company will extend, enlarge, or change its distribution or other facilities for supplying electric service when the product of three and one half (3.5) times the anticipated annual revenue, excluding the portion of the revenue representing fuel-cost recovery from the sale of additional service to result therefrom is such as to justify the expenditure. When the expenditure is not so justified, the extension, enlargement, or change of facilities will be made only if the customer, at the Company's option:

- A. Pays to the Company the portion of the capital expenditure not justified by the product of three and one half (3.5) times the anticipated annual revenue, excluding the portion of the revenue representing fuel-cost recovery (with or without provision for refund of all or part of such payment), N
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- B. Agrees to pay a special monthly charge,
- C. Agrees to pay annually a specified minimum charge, or
- D. Agrees to a combination of the above methods.

In determining whether the expenditure is so justified, the Company will take into consideration the total cost of serving the applicant and will apply the general principle that the rendering of service to the applicant will not cast an undue burden on other customers. The Company's Section 5, STANDARD INSTALLATION AND EXTENSION RULES, imposes charges on customers for certain installation costs.

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5.2 GENERAL EXTENSION (Continued)

Non-refundable payments will be in the amount determined by subtracting from the total estimated installation cost the product of three and one half (3.5) times the anticipated annual revenue, excluding the portion of the revenue representing fuel-cost recovery as set forth in Section 5.1, STANDARD INSTALLATION. Additional refundable payments may be required where service is extended and where customer occupancy is expected to be delayed. In such cases, for each additional customer served directly from the original contracted extension within five years from the date of its completion, the person who made the advance payment will receive proportionate refunds as additional customers take occupancy. The total of such refunds will in no event exceed the total refundable advance payment. Refunds will be made only for line extensions on private property to a single customer served directly from the original contracted facilities.

5.3 SPECIAL FACILITIES

A. Definitions

For the purposes of Section 5.3, the following definitions apply:

1. "Distribution Facilities" are defined as all primary and secondary voltage wires, poles, insulators, transformers, fixtures, cables, trenches, ductlines, and other associated accessories and equipment, including substation equipment, rated 35kV class and below, whose express function and purpose is for the distribution of electrical power from the Company's distribution substation directly to residential, commercial, and/or industrial customers. Distribution Facilities exclude all facilities used primarily for the purpose of transferring electricity from a generator to a substation and/or from one substation to another substation. As such, Distribution Facilities serve only customers on the primary and secondary rates of the Company.

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(Continued on Sheet No. 6-27.1)

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5.3 SPECIAL FACILITIES (Continued)

2. "Transmission Facilities" are defined as all poles, towers, wires, insulators, transformers, fixtures, cables, and other associated structures, accessories and equipment, including substation equipment, rated 25kV class and above, whose express function and purpose is the transmission of electricity from a generator to a substation or substations, and from one substation to another.

3. "Municipality" is defined as any one of the following entities: a county, a city, a township or other unit of local government.

4. "Standard Facilities" are those facilities whose design or location constitute the reasonable and prudent, least-cost alternative that is consistent with the existing electric system configuration, will meet the needs of the Company's customers and will maintain system reliability and performance under the circumstances. In determining the design or location of a "Standard Facility", the Company shall use good utility practices and evaluate all of the circumstances surrounding the proposal, including (i) public and employee safety in the installation, operation and maintenance of the facility, (ii) compliance with the National Electrical Safety Code, other applicable engineering standards and electric utility norms and standards, (iii) electric system reliability requirements, (iv) the presence, age, condition and configuration of existing facilities in the affected area, (v) the presence and size of existing right-of-way in the affected area, (vi) existing topology, soil, spacing, and any environmental limitations in the specific area, (vii) existing and reasonably projected development in the affected area, (viii) installation, maintenance, useful life and replacement cost factors, and (ix) other relevant factors under the particular circumstances.

5. "Special Facilities" are non-standard facilities or the non-standard design or location of facilities as provided in Section 5.3(B).

6. "Excess Expenditure" is defined as the total reasonable incremental cost for construction of Special Facilities, including: the value of the un-depreciated life of existing facilities being removed and removal costs less salvage; the fully allocated incremental labor costs for design, surveying, engineering, construction, administration, operations or any other activity associated with said project; the incremental easement or other land costs incurred by the Company; the incremental costs of immediately required changes to associated electric facilities, including backup facilities, to ensure reliability, structural integrity and operational integrity of electric system; the incremental taxes associated with requested or ordered Special Facilities; the incremental cost represented by accelerated replacement cost if the Special Facility has a materially shorter life expectancy than the standard installation; the incremental material cost for all items associated with said construction, less salvage value of removed facilities, and any other prudent costs incurred by Company directly related to the applicable Special Facilities

(Continued on Sheet No. 6-27.2)

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5.3 SPECIAL FACILITIES (Continued)

B. General Rule

1. When the Company is requested by a customer, group of customers, developer, or Municipality to provide types of service that result in an expenditure in excess of the Company designated standard service installation as provided under Section 5.1, STANDARD INSTALLATION, or designated standard Distribution Facilities or Transmission Facilities under Section 5.3 (A)(5) the requesting customer, group of customers, developer, or Municipality will be responsible for such Excess Expenditure, unless otherwise required by law. Common examples of Special Facilities include duplicate service facilities, special switching equipment, special service voltage, three phase service where single phase service is adequate, excess capacity, capacity for intermittent equipment, trailer park distribution systems, underground installations to wood poles, conversion from overhead to underground service, specific area undergrounding, other special undergrounding, location and relocation or replacement of existing Company facilities.

2. When requested under Section 5.3 (B)(1) the Company will evaluate the circumstances and determine the Standard Facility(ies) that would be appropriate to the particular situation. From this evaluation, the Company will determine the facilities design/configuration for the proposed project that meets the definition of a Standard Facility. This design/configuration shall constitute the Standard Facility for purposes of determining the Excess Expenditure associated with any requested or ordered Special Facility.

3. Subject to the requirements of applicable law, and subject to the Company's previously scheduled or emergency work, the Company will initially install Special Facilities or will replace, modify or relocate to a Company-approved location or route its existing Distribution Facilities or Transmission Facilities (a) upon the request of a customer, a group of customers, developer, or upon request or lawful order of a Municipality if the Company determines the requested or ordered Special Facilities will not adversely affect the reliability, structural integrity, ability to efficiently expand capacity or operational integrity of the Company's Distribution Facilities or Transmission Facilities; and (b) the requesting or ordering customer, group of customers, developer, or Municipality arranges for payment of the Excess Expenditures under Section 5.3(E)(1) or 5.3(E)(2), or a requesting or ordering Municipality elects that the Excess Expenditures for undergrounding of Distribution Facilities be recovered by surcharge under Section 5.3(E)(3).

The customer will execute an agreement or service form pertaining to the installation, operation, and maintenance of the facilities. Payments required will be made on a non-refundable basis and may be required in advance of construction unless other arrangements are agreed to in writing by the Company. The facilities installed by the Company shall be the property of the Company. Any payment by a customer will not entitle the customer to any ownership interest or rights therein.

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GENERAL RULES AND REGULATIONS (Continued)

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5.2 GENERAL EXTENSION (Continued)

Non-refundable payments will be in the amount determined by subtracting from the total estimated installation cost the product of three and one half (3.5) times the anticipated annual revenue, excluding the portion of the revenue representing fuel-cost recovery as set forth in Section 5.1, STANDARD INSTALLATION. Additional refundable payments may be required where service is extended and where customer occupancy is expected to be delayed. In such cases, for each additional customer served directly from the original contracted extension within five years from the date of its completion, the person who made the advance payment will receive proportionate refunds as additional customers take occupancy. The total of such refunds will in no event exceed the total refundable advance payment. Refunds will be made only for line extensions on private property to a single customer served directly from the original contracted facilities.

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5.3 SPECIAL FACILITIES

When requested by the customer, the Company will provide, if practicable, service through special facilities not normally provided under Section 5.1, STANDARD INSTALLATION. Common examples of special facilities are duplicate service facilities, special switching equipment, special service voltage, three phase service where single phase is adequate, excess capacity, capacity for intermittent equipment, trailer park distribution systems, underground installations to wood poles and other special undergrounding, and relocation or replacement of existing Company facilities. Charges will be made for such service in accordance with this rule.

The customer will execute an agreement or service form pertaining to the installation, operation, and maintenance of the facilities. Payments required will be made on a non-refundable basis and may be required in advance of construction unless other arrangements are agreed to in writing by the Company. The facilities installed by the Company shall be the property of the Company. Any payment by a customer will not entitle the customer to any ownership interest or rights therein.

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Payment for special facilities may be required by either of the following methods, or a combination of these methods, as prescribed by the Company:

- A. A single charge for the costs incurred or to be incurred by the Company due to such a special installation, or
- B. A monthly charge of one-twelfth of the Company's annual fixed cost, plus cost of maintenance to provide such a special installation. The monthly charge will be discontinued if the special requested facilities are removed or if the customer eventually qualifies for the originally requested special facilities.

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GENERAL RULES AND REGULATIONS (Continued)

Section No. 6
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 Relocated from SDPUC No. 1 Sheet No. 5-15.1 &
 5-15.2

5.4 AUTOMATIC PROTECTIVE LIGHTING SERVICE

When requested by a customer, the Company will provide area and directional units service to that customer, except a municipality or other governmental body if the service would be used for street lighting purposes. The Company will own, operate, and maintain the lighting unit including the fixture, lamp, ballast, photoelectric control, mounting brackets, and all necessary wiring. The Company will furnish all electric energy required for operation of the unit at the monthly rate per unit provided in the Company's rate schedule for Automatic Protective Lighting Service.

The Company will install a lighting unit on an existing utility owned wood pole upon which the Company's 120 volt or 277 volt lines are attached without an additional charge. Additional wood poles, overhead lines, guy, and anchor are available upon payment of the applicable one-time charge set forth below under Early Removal Temporary Service Charge. Optional Monthly Payments are available for requests for wood poles and overhead lines. A removal charge in the amount stated will be made if the customer discontinues service in less than three years.

<u>Item</u>	<u>Optional Monthly Payment</u>	<u>Early Removal or Temporary Service Charge</u>
Area Units		
100 Watt High Pressure Sodium		\$65.00 per unit
400 Watt High Pressure Sodium		\$85.00 per unit
Directional Units		
250 Watt High Pressure Sodium		\$100.00 per unit
400 Watt High Pressure Sodium		\$100.00 per unit
Wood Pole		
35 foot	\$6.10 per pole	\$150.00 per pole
Overhead Span		
Guy		\$65.00 each
Anchor		\$60.00 each

(Continued on Sheet No. 6-29)

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GENERAL RULES AND REGULATIONS (Continued)

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5.5 REPLACEMENT OF OVERHEAD WITH UNDERGROUND

A. General

The Company will replace its overhead facilities with underground facilities upon the request of a customer, a group of customers, or upon lawful order of a municipality. The requesting customer(s) or in the case of a lawful order, the benefited customers will be charged the value of the undepreciated life of the overhead facilities being removed and removal costs, less salvage, plus the additional cost, if any, incurred by the Company in installing its underground distribution system, including distribution laterals and service laterals, instead of an equivalent overhead system. In addition, payment for each service lateral will be charged in accordance with Section 5.1, STANDARD INSTALLATION. At the customer's expense, the customer must engage an electrician to convert or adapt the customer's electrical facilities to accept service from the underground facilities to be installed. The Company will not remove its existing overhead service to a customer until after a period of time reasonably adequate for the customer to make the necessary alterations in the customer's electrical facilities to accept underground service.

B. Urban Renewal

In an urban renewal area wherein 75% or more of the buildings in each block are being demolished, and undergrounding of electric lines is required either by the urban renewal plan or by ordinance, the Company will place underground, at its own expense, only that portion of its overhead facilities (excluding distribution and service laterals) that distribute power from main feeder lines to serve new and existing buildings within the renewal area. Main feeder lines or transmission lines that pass through an urban renewal area and serve other areas will be relocated or undergrounded only if the requesting party arranges to pay such costs. Each customer will be charged by the Company for the installation of necessary underground distribution lateral or service lateral to the extent required in the Company's Section 5.1, STANDARD INSTALLATION. At the customer's expense, the customer must engage an electrician to convert or adapt the customer's electrical facilities to accept service from the underground facilities to be installed. The Company will not remove its existing overhead service to an undemolished building until after a period of time reasonably adequate for the customers to make the necessary alterations in their electrical facilities to accept underground service.

C. Special Facilities In Public Right-Of-Way

1. Whenever a Municipality as a governing body of public right-of-way orders or requests the Company to replace, modify or relocate its existing Distribution Facilities or Transmission Facilities located by permit in said public right-of-way to the extent necessary to avoid interference with construction on said public right-of-way, such facilities will be replaced, modified or relocated at Company expense, provided the construction is the Standard Facility(ies) installation designated by the Company.

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5.5 REPLACEMENT OF OVERHEAD WITH UNDERGROUND (Continued)

2. If the Municipality requests or orders a facility other than the standard facility(ies) determined under 5.3(C)(1), the Company will provide the Municipality notification of the Excess Expenditure compared to the Standard Facility. If the Municipality requests or orders a type of construction with cost in excess of the Company designated standard construction, recovery of such Excess Expenditures will be subject to Section 5.3(E).
3. Except in emergencies, the Company has no obligation to commence initial construction of new Special Facilities, or to commence construction for replacement, modification, reconstruction or relocation of existing facilities, until the Company receives a permit, or other written authorization, from the Municipality (or its designee) having jurisdiction over use of the applicable public right-of-way, authorizing the construction at a Company-approved reasonable location within the public right-of-way or at a location established by lawful order of the Municipality.
4. The Company reserves the right to require an order from a Municipality if the Company determines the requested Special Facilities constitute an improvement primarily for the benefit of a landowner or other group and only an incidental benefit to public use of the right-of-way. The Company also reserves the right to challenge the lawfulness of a Municipality's order.

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5.5 REPLACEMENT OF OVERHEAD WITH UNDERGROUND (Continued)

D. Easements

The following provisions apply when replacing overhead facilities with underground facilities:

1. The customer, at customer's expense, must engage an electrician to adapt the customer's electrical facilities to accept service from Company underground facilities.
2. Perpetual easements will be granted to the Company at no cost to the Company whenever any portion of the underground distribution system is located on private land. Said private easements also will allow the Company access for inspection, maintenance, and repair of Company facilities.
3. The municipality will designate and reserve a definite area within the public ways for the installation and location of Company underground facilities. Once the Company facilities have been installed in such designated and reserved areas, if the municipality requires removal or relocation of such facilities for any reason, the municipality will reimburse the Company for the cost of such removal or relocation.
4. The Company will have full access to its facilities installed underground for the purpose of inspection, maintenance, and repair of such facilities, such right of access to include the right to open streets and alleys.
5. The municipality will give sufficient notice and allow the Company sufficient time to place its facilities beneath streets and alleys while the same are torn up for resurfacing. The municipality shall provide the Company with access to the torn-up streets or alleys during such period so that Company will have unobstructed use of sufficiently large sections of the public ways to allow installation of the underground facilities in an economic manner. Further, the municipality must reimburse the Company for its additional costs in tearing up any artificial surface in any alleys or streets for the purpose of initially undergrounding Company facilities.

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5.5 REPLACEMENT OF OVERHEAD WITH UNDERGROUND (Continued)

D. Customer Requirements

The following installation and conditions will be required of the customer:

1. Secondary Voltage Service supplied from an underground distribution lateral installation will require that the customer install, own, and maintain necessary conduits and secondary service conductors or bus duct to a point designated by Company within or adjacent to the secondary compartment of the transformer or vault. Company will make final connection of customer's secondary service conductors or bus duct to Company's facilities.
2. Secondary Voltage Service supplied from underground secondary service conductors may require that the customer install, own, and maintain necessary conduits on private property to a point designated by the Company at or near the property line. The secondary service conductors usually will be installed by the customer in his conduit; however, in some installations it may be preferred to have the Company provide a continuous installation from Company facilities through the customer conduit to his service equipment. In these installations, the customer must pay the total installed cost of the Company's cable installed on private property. The Company will make the final connection of the customer's secondary service connectors to the Company's facilities.
3. The customer will be subject to any charges imposed as a result of the conditions set forth in parts (B) and (C) under Section 5.1, STANDARD INSTALLATION.

5.6 SERVICE CONNECTIONS

The customer, without expense to the Company, will grant the Company right-of-way on the customer's premises for the installation and maintenance of the necessary distribution lines, service conductors and appurtenances, and will provide and maintain on the premises, at a location satisfactory to the Company, proper space for the Company's transformers, metering equipment, and appurtenances. T

The service conductors as installed by the Company from the distribution line to the point of connection with the customer's service entrance conductors will be the Company's property and will be maintained by the Company at its own expense.

The customer will provide for the safekeeping of the Company's meters and other facilities and reimburse the Company for the cost of any alterations to the Company's lines, meters, or other facilities necessitated by customer and for any loss or damage to the Company's property located on the premises. The exception is when such loss or damage is occasioned by the Company's negligence or causes beyond the control of the customer.

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GENERAL RULES AND REGULATIONS (Continued)

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5.7 TEMPORARY SERVICE

The following special requirement is prescribed to govern temporary service:

A customer taking temporary service (less than five years) will pay the rate applicable to the class of service rendered and will pay in advance the Company's calculated cost, figured on a time and material basis, of the installation and removal of the facilities, including the meter required to furnish the desired service, less the salvage value of such facilities.

The Company may require the customer to make an advance payment sufficient to cover the estimated cost of service as described above.

N
N

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