



June 21, 2019

Public Utility Commission of Oregon
201 High Street, SE, Suite 100
Salem, Oregon 97301-3398

RE: Advice No. 2019-007-PL for Qwest Corporation d/b/a CenturyLink QC Price List

Dear Commissioners:

Attached for electronic filing are revisions to the Qwest Corporation d/b/a CenturyLink QC Price List, submitted with a proposed effective date of July 31, 2019. A list of pages is included as Attachment A.

This filing proposes changes to the Price List terms for Construction Charges as allowed under paragraph 10 of the Company's Price Plan approved by the Commission in Order No. 18 359 in Docket UM 1908 (see page 14 of Appendix A to Order No. 18 359). The proposed terms are consistent with the Principles for Line Extension and Provisioning Agreement for Housing Developments that are set forth in the Price Plan per Exhibit 1 to Appendix A to the Stipulation in Docket No. UM 1908 (See page 18 of Appendix A to Order No. 18 359).

If you have any questions regarding this filing, please contact Phil Grate at (206) 345-6224 or me at the contact information below.

Sincerely,

A handwritten signature in black ink that reads "Robyn Crichton".

Robyn Crichton

cc: Mr. Phil Grate, CenturyLink
Mr. John Felz, CenturyLink

OR 2019-012

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ATTACHMENT A
List of Pages

Qwest Corporation d/b/a CenturyLink QC
Exchange and Network Services Price List

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4. CONSTRUCTION CHARGES AND OTHER SPECIAL CHARGES

4.1 GENERAL

- A. When a customer requires or causes special construction, the provisions in this Price List apply in addition to all terms, conditions, and charges set forth in this and any other applicable appropriate service tariffs or Price Lists. All applicable provisions set forth in this Price List will be implemented by a written agreement solely between the customer and the Company, prepared by the Company and signed by the customer.
- B. The definitions, terms, conditions, rates and charges applicable to special construction are as follows.

4.2. DEFINITIONS, TERMS AND CONDITIONS

A. Definitions

The following definitions apply to this Section 4,

1. "Allowance" means the portion of the cost of special construction for which the customer need not pay the Company.
2. "Customer" means a person or entity (including but not limited to businesses, non-profits, government agencies or their agents), that requests service the provisioning of which requires construction of distribution facilities.
3. "Distribution facilities" means Company facilities between the pedestal and the distribution frame in the Company's central office.
4. "Drop" means facilities between the pedestal and the applicant's premises.
5. "Dwelling" means a single, detached structure used or designed to be used exclusively to house a single family, two families, or multiple families and a mobile home on a lot that is individually owned.
6. "Line extension" means facilities from the closest practical point of Company distribution facilities to the applicant's pedestal. A Line extension does not include a drop.

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4.2. DEFINITIONS, TERMS AND CONDITIONS

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A. Definitions (Cont'd)

7. **“Pedestal” means a weatherproof enclosure where distribution facilities and drops are connected to each other.**
8. **“Special construction” means construction of Company distribution facilities the use of which primarily benefits a particular customer or group of customers.**
9. **“Temporary facilities” means special construction that will be used to provide the customer service for a short duration.**

B. Conditions Requiring Special Construction

Special construction is required when suitable facilities are not available to meet a customer’s current order for service or to meet a customer’s request for the construction of facilities to provide service that the customer may order in the future and one or more of the following conditions exist:

1. **The Company has no other current need for the facilities required to fulfill the customer’s order or request;**
2. **The customer requests that service be furnished using a type of facility, or over a route, that the Company would not otherwise utilize in furnishing the requested service;**
3. **The customer requests the construction of more facilities than will be utilized to fulfill the customer’s order;**
4. **The customer requests expedited construction that results in added cost to the Company;**
5. **The customer requests construction of temporary facilities;**
6. **The customer requests service for a speculative project;**

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4.2. DEFINITIONS, TERMS AND CONDITIONS

B. Conditions Requiring Special Construction (Cont'd)

- 7. The cost to construct a line extension for one or more customers exceeds the Company's allowance and**
- 8. CenturyLink's cost to construct facilities is increased by the customer's action or inaction. For example, if the customer's failure to provide timely access to property results in additional cost--such as the need to replace landscaping or bore under roadways--the additional cost that CenturyLink incurs as a result of the delay is special construction the cost of which is the customer's responsibility. Such additional cost would include the increased actual costs of expediting construction in order to provide service by a certain due date where the expedited construction would not have been needed but for the actions or inactions of the customer that caused a delay in the start of construction.**

C. Ownership of Facilities

Unless specified elsewhere in this Price List, the Company retains ownership of all special construction facilities.

D. Interval to Provide Facilities

Based on available information and the type of service ordered, the Company will establish a date for the completion of special construction facilities. The Company will establish the completion date on a case-by-case basis and provide it to the customer. The Company will make every reasonable effort to assure that the completion date is met.

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4. CONSTRUCTION CHARGES AND OTHER SPECIAL CHARGES

4.3 LINE EXTENSION CHARGES

A. Description

Where distribution facilities are not in place to fulfill an applicant's request for residential basic local exchange service, the Company will extend its facilities to provide service subject to the following conditions, including where applicable, the payment by the applicant of line extension charges.

B. Terms and Conditions

1. Line extension terms in this section do not apply to extension of facilities to serve developments. Special construction of facilities in residential developments is subject to the terms in Section 4.4 of this Price List. Special construction of facilities in commercial developments is subject to the terms in Section 4.6 of this Price List.
2. The Company shall determine the route for line extensions along public rights of ways and may determine the route for line extensions on private property.
3. The applicant is responsible for obtaining and paying for easements on private property when necessary, unless the costs of the line extension and the private easement are less than the \$2,000 allowance described in paragraph 4.3.C.1 in which case the Company will pay for the easement. The Company will inform the applicant in writing if the preferred route for the line extension will result in costs exceeding the \$2,000 allowance and will provide an itemized estimate of costs and any alternative route options that would result in lower costs for the applicant. If the Company determines a private easement is necessary, the Company will not take any actions that may inflate the cost of the easement.
4. The Company is responsible for obtaining access to public rights of way necessary to provide line extensions and the costs associated with obtaining such access. The costs of obtaining public rights of way are the responsibility of the Company and are not considered in applying the \$2,000 customer allowance.
5. The type of construction for the line extension is the prerogative of the Company except where otherwise specified by law.

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4. CONSTRUCTION CHARGES AND OTHER SPECIAL CHARGES

4.3 LINE EXTENSION CHARGES (CONT'D)

C. Charges and Allowances

- 1. When special construction to extend or reinforce Company facilities beyond the closest practical point of Company distribution facilities is required to fulfill a request for residential basic local exchange service, the Company will provide the applicant a line extension allowance of \$2,000 against the cost of the special construction.**
- 2. For the purpose of this sub-section 4.3, special construction costs shall include all material, supplies, engineering, labor, supervision, transportation, and private rights-of-way/easements for placing all facilities necessary to provide the requested service.**
- 3. The calculation of special construction costs for residential basic local exchange service line extensions shall not include costs associated with reinforcement of facilities not needed to provide the requested residential basic local exchange service. Specifically, such costs shall not include the cost of facilities for regulated or unregulated services for future owners or developments.**
- 4. If the applicant requests a line extension that will provide both regulated and unregulated services, the Company will identify the special construction costs of the line extension applicable to the unregulated services separately from the special construction costs of the regulated services. Special construction costs related to the unregulated services are not subject to the \$2,000 allowance and the customer will be required to pay those charges in addition to any special construction line extension charges beyond the \$2,000 line extension allowance applicable to the regulated services.**
- 5. The customer is required to pay any applicable line extension charges prior to the start of any special construction related activity.**
- 6. Line extension charges, when applicable, are in addition to the regularly applicable rates and charges to establish service stated in the Company's Tariffs, Price Lists and Catalogs.**

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4. CONSTRUCTION CHARGES AND OTHER SPECIAL CHARGES

4.3 LINE EXTENSION CHARGES (CONT'D)

D. Collective Application of Line Extensions

1. In other than a Provisioning Agreement for Housing Development (PAHD), the Company may batch line extension agreements into one project.
2. When special construction is required to serve a new applicant, the applicant is allowed to identify other prospects who might be served from the new construction or an extension that follows a single construction path and those who might benefit by being included in the project. The Company is not required to seek out potential customers who could benefit from a collective line extension project and is not required to construct facilities to non-applicants for service.
3. The Company will estimate separately the costs of an individual line extension for each applicant individually and the cost of an aggregated line extension project to serve all applicants. The \$2,000 allowance will be applied to both scenarios (i.e. separate construction of facilities to each individual applicant and construction of facilities to all applicants collectively). The allowance for the collective line extension project shall be the product of \$2,000 multiplied by the number of applicants for service requiring special construction in that project. Each applicant will be requested to pay the lesser of the two calculated charges.
4. Applicants for service that require special construction shall not be required to participate in a collective line extension project as a condition of obtaining service.
5. The terms and conditions for administering the collective line extension project will be set forth in a written agreement signed by all parties in the project prior to the start of any construction.
6. At the completion of the construction of a collective line extension, the Company will determine the difference between the estimated cost and the actual costs of construction. If the actual cost of construction of the collective line extension is less than the estimated cost that was billed to the applicants, the Company will refund any overpayment.

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4.4 DROP CHARGES

A. Description

Where drop facilities are not in place to fulfill an applicant's request for residential basic local exchange service, the Company will extend its facilities to provide service subject to the following conditions, including where applicable, the payment by the applicant of drop charges.

B. Terms and Conditions

1. The applicant is responsible for the costs of drop facilities between the pedestal and the applicant's dwelling.
2. The type of construction for the drop facilities is the prerogative of the Company except where otherwise specified by law.
3. In arranging for service, the applicant shall be deemed to have granted the Company and its employees, agents and contractors an easement on the applicant's property for access to and from the drop wire, supporting structures, trench and protector or NID for purposes of placement, repair, maintenance, operation, and replacement of said drop wire, support structures and trenches, along with the protector or NID.

C. Charges

1. The applicant is responsible for the costs of constructing drop facilities including all material, supplies, engineering, labor, supervision, and transportation for placing the drop facilities.
2. Subject to the Company's approval and in accordance with Company construction specifications, the applicant may perform work on private property associated with drops, such as trenching, conduit and pull string placement, and placement of support structures in order to defray costs.
3. The customer is required to pay any applicable drop charges prior to the start of construction.
4. Drop charges, when applicable, are in addition to the regularly applicable rates and charges to establish service stated in the Company's Tariffs, Price Lists and Catalogs.

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4. CONSTRUCTION CHARGES AND OTHER SPECIAL CHARGES

4.5 CONSTRUCTION OF FACILITIES IN RESIDENTIAL DEVELOPMENTS

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A. Description

A Provisioning Agreement for Housing Developments (PAHD) is a contractual arrangement between the Company and the Developer/Builder for the provision of facilities to and within new areas of residential development.

B. Terms and Conditions

1. A PAHD is required for the following:
 - a. Developments for the purpose of constructing single-family detached dwellings or two-family dwellings; multifamily dwellings; or a mix of single-family detached, two-family dwellings and multifamily dwellings. A PAHD is required where Developers/Builders plan to develop three or more lots. Developments with less than three lots will be treated according to the terms for Line Extension Charges in Section 4.3.
 - b. Developments for mobile home lots that are individually owned. The Company will provide facilities to a post provided by the owner of the mobile home or mobile home park. The post shall meet the specifications of the Company.
 - c. RV parks platted for long-term residence. The Company will provide facilities to a post provided by the owner of the RV park. The post shall meet the specifications of the Company.
2. For the purpose of 4.5, a dwelling is any building or portion thereof which is designed or used exclusively for residential purposes. A single-family detached dwelling is designed for and occupied by not more than one (1) family. A two-family dwelling contains two (2) attached dwelling units, designed for and occupied by not more than two (2) families (also called a duplex). A multifamily dwelling is a dwelling containing three (3) or more dwelling units, designed for and occupied by an equal number of families.

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4.5 CONSTRUCTION OF FACILITIES IN RESIDENTIAL DEVELOPMENTS

B. Terms and Conditions (Cont'd)

- 3. The following do not fall under the provisions of 4.5.**
 - a. Marinas.**
 - b. Mobile home parks, except as defined in 4.5.B.1.b.**
 - c. RV parks, except as defined in 4.5.B.1.c.**
- 4. The PAHD will include, but is not limited to: a description of the development; a requirement that the Developer/Builder provide the Company with an addressed, recorded plat; trench and backfill requirements; conduit requirements; reasonable and necessary or otherwise mutually agreed upon requirements for easements, rights-of-way and other similar rights to access the property; surface grading requirements; target dates and inspection schedules; and charges to be paid by the Developer/Builder.**
- 5. The terms and conditions of each PAHD may vary as appropriate and may include provisions that are different from or additional to those stated in 4.4. The Company may modify payment requirements and reduce charges associated with developments to respond to competition. The terms of the Company's Price Plan and the Principles for Line Extension and Provisioning Agreement for Housing Developments (see Appendix A to the Commission's Order No. 18 359 in Docket UM 1908) will govern whether variations to the PAHD terms are appropriate.**

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4.5 CONSTRUCTION OF FACILITIES IN RESIDENTIAL DEVELOPMENTS

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B. Terms and Conditions (Cont'd)

6. Developer/Builders' Responsibilities and Charges

a. When a Developer/Builder requests that the Company construct facilities pursuant to a PAHD, the Developer/Builder will be required to disclose whether or not the Developer/Builder has an arrangement or agreement with another provider to provide communications facilities and services.

b. If 4.5.B.6.a, preceding, does not apply, the following charges and responsibilities shall apply:

(1) The Developer/Builder will provide, without expense to the Company, trench and backfill based on the specifications provided by the Company for the facilities within the development. The Developer/Builder will also provide, as specified by the Company and without expense to the Company, conduit with adequate pull string for the service drop from the serving pedestal or property line to the dwelling. In areas where the Company has trench and backfill agreements with other utilities, the Developer/Builder is responsible for the Company's trench and backfill costs.

(2) The Developer/Builder shall provide at no cost to the Company a legally sufficient easement to accommodate the placing and maintenance of the facilities (e.g. distribution cables plus terminal pedestals or like devices and access point cabinets) throughout the development. The surface of the easements shall be brought to final grade prior to the installation of buried or underground facilities.

(3) Where the Company deems it necessary or desirable to use private and/or government right-of-way to place facilities to and within the development, such Developer/Builder shall be required to provide or pay the cost of providing such right-of-way in addition to any other applicable charges. The route established shall be determined by the Company.

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4.5 CONSTRUCTION OF FACILITIES IN RESIDENTIAL DEVELOPMENTS

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B. Terms and Conditions

6. Developer/Builders' Responsibilities and Charges

b. If 4.5.B.6.a, preceding, does not apply, the following charges and responsibilities shall apply: (Cont'd)

- (4) If in the opinion of the Company, construction to and within the development does not constitute a prudent investment, the Developer/Builder will assume that portion of the construction costs that exceed a prudent financial contribution by the Company. For the purpose of this section (4), construction costs are defined in 4.5.B.7 following.**
- (5) All costs payable by the Developer/Builder shall be paid prior to the start of any construction.**
- (6) At the completion of the special construction of facilities to a new residential development, the Company will determine the difference between the estimated cost that was billed to the Developer/Builder and the actual costs of construction. If the actual cost of the special construction is less than the estimated cost that was billed to the Developer/Builder, the Company will refund any overpayment.**
- (7) Subject to the Company's approval and in accordance with Company construction specifications, the Developer/Builder may perform work such as trenching, conduit and pull string placement, placement of support structures or placing Company provided facilities in the trench to defray costs.**

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4.5 CONSTRUCTION OF FACILITIES IN RESIDENTIAL DEVELOPMENTS

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B. Terms and Conditions (Cont'd)

- 7. For the purpose of 4.5.B.6.b.(4), construction costs shall include all material, supplies, engineering, labor, supervision, transportation, and rights-of-way for placing and removal of distribution and feeder facilities, and all facilities necessary to provide service from the central office to and within the development, including but not limited to channel equipment, feeder, distribution, and drop facilities, and any applicable overhead and taxes, as determined by the Company.**
- 8. For the purpose of 4.5, facilities means feeder facilities and distribution facilities, including but not limited to the communications cable, wire, standard network interfaces, pedestals and terminals necessary to enable end-users to arrange to have communications services to their living unit activated in the future from a standard network interface, as well as any necessary structures including but not limited to communications conduit, sleeveings, service drop and pull strings. Title to all facilities placed by or for the benefit of the Company to provide services to the development shall belong solely to the Company.**
- 9. The type of construction for the extension of facilities to serve a new residential housing development is the prerogative of the Company except where otherwise specified by law.**
- 10. Facilities covered in the PAHD cannot be used for subsequent developments until they are covered by a new PAHD.**
- 11. The Company shall not be required to provide facilities at the request of a Developer/Builder within new developments which meet any of the conditions listed in Section 4.5, absent the execution of PAHD.**
- 12. If a Developer/Builder refuses to accept the conditions of the PAHD; or does not request that the Company install facilities to serve the development; or prevents the Company from installing facilities to serve the development, the Company is not required to install facilities to serve the development as it is being constructed.**

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4. CONSTRUCTION CHARGES AND OTHER SPECIAL CHARGES

4.6 CONSTRUCTION OF FACILITIES IN COMMERCIAL DEVELOPMENTS AND STRUCTURES

- A. The terms for constructing facilities in commercial developments and/or commercial structures are detailed below. Where a building or property is mixed residential/commercial, the rules for commercial developments will apply.
- B. When a Developer requests that the Company construct facilities to serve a commercial development, the Developer will be required to disclose whether or not the Developer has an arrangement or agreement with another provider to provide communications, facilities and services.
- C. Where a Developer requests that the Company construct facilities to provide service to a new commercial development/structure, and the financial risk, in the judgment of the Company, does not constitute a prudent investment, the Developer will assume that portion of the construction costs that exceeds a prudent financial contribution by the Company.
- D. The Developer may be the property owner, the owner's agent, contractor, developer, or any legally authorized individual, company, or corporation acting on behalf of the property owner with the authority to bind the property owner.
- E. For the purpose of this section, construction costs shall include all material, supplies, engineering, labor, supervision, transportation, and rights-of-way for placing and removal of all facilities necessary to provide service to and within the development, including but not limited to channel equipment, feeder, distribution, and drop facilities, and any applicable overhead, as determined by the Company.
- F. For the purpose of this section, facilities mean feeder facilities and distribution facilities, including but not limited to the communications cable, wire, standard network interfaces, pedestals and terminals necessary to enable end-users to arrange to have communications services to their unit activated in the future from a standard network interface, as well as any necessary structures including but not limited to communications conduit, sleeveings, and pull strings. Title to all facilities placed by or for the benefit of the Company to provide services to the development shall belong solely to the Company.

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4.6 CONSTRUCTION OF FACILITIES IN COMMERCIAL DEVELOPMENTS AND STRUCTURES (CONT'D)

- G. The type of construction for the extension of facilities to serve a new commercial development is the prerogative of the Company except where otherwise specified by law.
- H. All costs payable by the Developer shall be paid prior to the start of any construction.
- I. The terms and conditions associated with the provision of facilities to serve a commercial development/structure will be specified on an individual case basis and agreed to by the Company and the Developer. This will include the requirements of the Developer and the Company with respect to easements, rights-of-way, conduit systems, entrance conduit, trench and backfill, surface grading, facilities demarcation, conduit within commercial structures, intra-building facilities distribution, equipment rooms, electrical, grounding, etc. Specific requirements will be communicated to the property owner and/or Developer as needed prior to the construction of any facilities.
- J. The terms and conditions of each agreement for provision of facilities to serve a commercial development/structure may vary as appropriate and may include provisions that are different from or additional to those in this section. The Company may modify payment requirements and reduce charges associated with developments to respond to competition. The terms of the Company's Price Plan and the Principles for Line Extension and Provisioning Agreement for Housing Developments (see Appendix A to the Commission's Order No. 18 359 in Docket UM 1908) will govern whether variations to the agreement terms for serving commercial developments are appropriate.

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4. CONSTRUCTION CHARGES AND OTHER SPECIAL CHARGES

4.7 OTHER SPECIAL CONSTRUCTION CHARGES

Charges are applicable for special construction as follows:

A. Rearrangement and/or Removal Charges

1. When the Company is requested to move, change, rearrange or remove existing plant for which no specific charge is quoted in this Price List, the person/company at whose request such move or change is made will be required to bear the costs incurred by the Company in complying with the request.
2. Engineering costs including any applicable overhead determined by the Company, associated with investigating a request and/or inquiry about the potential need to relocate the Company facilities will be billed to the person/company at whose request such investigation is conducted. This provision will apply when investigative activity occurs, and it is determined a relocation of the Company facilities may/will not be required.

B. Expedited Order Charge - An expedited order charge applies when a customer requests that construction be completed on an expedited basis and the Company incurs additional costs. The charge is equal to the difference in the estimated cost of construction on an expedited basis and construction without expediting.

C. Supporting Structures on Private Property - These charges include the costs of planning and building supporting structure on private property. Supporting structure includes poles, conduit, trenching, backfilling and associated costs. In cases where the customer or property owner is unable to provide the structure, the Company, at its discretion, will perform the work and bill the customer or property owner.

D. Service Entrance Facilities - Entrance facilities include all cable and wire required to reach the normal network interface. When, at the request of the property owner or customer, a special route, network location, network arrangement or duplicate facility is required, special construction charges will apply. The charge will be equal to the additional cost above that which would have normally been incurred if the special route, location or arrangement was not required.

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**EXCHANGE AND
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FOURTH EDITION**

**SECTION 4
1st Revised Sheet 16
Cancels Original Sheet 16**

4. CONSTRUCTION CHARGES AND OTHER SPECIAL CHARGES

4.7 OTHER SPECIAL CONSTRUCTION CHARGES

Charges are applicable for special construction as follows: (Cont'd)

E. Temporary Facilities

- 1. Temporary facilities are special construction for which one of the following conditions exist:**
 - a. The facilities are constructed to provide service to a customer for less than the minimum service period of the service requested, or, if no minimum service period applies to the service requested, for less than one year, whichever is longer.**
 - b. It is known when the Company performs special construction that the facilities will need to be relocated or removed prior to the end of the normal service life of the plant.**
 - c. When a developer, owner or agent enters into an arrangement with the Company for special construction in a development or multi-unit complex and subsequently enters into an arrangement with another entity that causes the special construction to be unused or underutilized.**
- 2. If a customer desires to change the service requested from temporary to permanent, such a change will be permitted if the request is made before any initial payment for the temporary service is received by the Company. The customer is liable for any special construction charges for the construction of temporary facilities that cannot be reused or transferred to the permanent facilities.**
- 3. The special construction charges for temporary facilities include all costs the Company incurs to place and remove such facilities.**

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4. CONSTRUCTION CHARGES AND OTHER SPECIAL CHARGES

4.7 OTHER SPECIAL CONSTRUCTION CHARGES

Charges are applicable for special construction as follows: (Cont'd)

F. Speculative Projects

1. The provisions relative to speculative projects are intended to afford protection to the Company against loss in revenue from service furnished to subscribers engaged in projects of an unusually financially hazardous nature. Such projects include those involving oil wells, mining operations, stock or other promotion schemes, club membership or other drives, sales or election campaigns, resorts, and others of a similar nature. These provisions are also intended to afford protection to the Company against loss from either residence or business services, which circumstances indicate to have more than usual liability of loss. The location where the services is to be furnished, the Company's knowledge of a particular customer's activities, the information furnished by the customer, may all be considered in determining whether an account should be classified as speculative.
2. Each applicant for service may be required to pay to the Company in advance or otherwise, as the Company may elect, the net cost of installing and removing any facilities necessary in connection with furnishing of the service by the Company.
3. Each applicant for service may be required to deposit with the Company, before service will be furnished, a sum of money which the Company considers necessary to obtain adequate protection from loss of revenue, or to otherwise secure, in a manner satisfactory to the Company the payment of any bills which may accrue by reason of such service so furnished or supplied.

- G. Excess Capacity Charge - An excess capacity charge applies when the customer requests that more facilities be placed than are required to satisfy the customer's actual demand for the service. The charge is based on the estimated cost of the unused or underutilized facilities placed to accommodate the customer's projected demand for the service.

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4. CONSTRUCTION CHARGES AND OTHER SPECIAL CHARGES

4.7 OTHER SPECIAL CONSTRUCTION CHARGES

Charges are applicable for special construction as follows: (Cont'd)

- H. Charge for Route or Type Other Than Normal - When the customer requests special construction using a route or type of facilities other than that which the Company would normally use, a non-recurring charge applies equal to the difference between the estimated costs of the specially constructed facilities and the estimated costs of the facilities the Company would normally use.
- I. Lease Charge - A lease charge applies when the Company leases equipment (e.g., portable microwave equipment) in order to provide service to meet the customer's requirements. The amount of the charge is the total added cost to the Company caused by the lease.
- J. Excess Costs - When a customer requests service that involves extraordinary conditions or circumstances and the anticipated costs associated with the service provision do not represent a prudent investment for the Company, then subject to any applicable allowance, a special construction charge is applicable.
- K. Payment of Special Construction Charges – Payment of charges applicable for Special Construction will be required prior to the start of any construction related activity.

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104. RESERVED

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SECTION 104
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104. RESERVED

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104.1 RESERVED

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104. RESERVED

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104.1 RESERVED (CONT'D)

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SECTION 104
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104. RESERVED

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104.1 RESERVED (CONT'D)

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