

MO.P.S.C. SCHEDULE NO. 6 1st Revised SHEET NO. 111CANCELLING MO.P.S.C. SCHEDULE NO. 6 Original SHEET NO. 111APPLYING TO MISSOURI SERVICE AREAGENERAL RULES AND REGULATIONSIII. DISTRIBUTION SYSTEM EXTENSIONS**A. APPLICABILITY**

Permanent electric service of the form and character described in Section II of these rules will be supplied for permanent year round use to Customers within the Company's authorized service area, by extension and/or modifications or enlargements to Company's electric distribution system, in accordance with the provisions set forth in this Section III. Company's extension shall be considered as completed when said extension is adjacent to the premises to be served and Company is prepared to connect service thereto.

B. DEFINITIONS

Extension Allowance: An economically justifiable investment which may be made by the Company for distribution line extensions, service extensions, or a combination thereof, and uses the following formula:

$$\text{Extension Allowance} = \frac{\text{Marginal Revenue}}{\text{Cost of Service Factor}}$$

Marginal Revenue: The estimated average annual revenue measured over the first 5 years of life associated with the line extension project, less incremental energy, capacity, and marginal network and infrastructure support cost.

Cost of Service Factor: Comprised of the Company's cost of capital, cost of depreciation, property tax, state and federal income tax and insurance. The factor is applied to the Marginal Revenue to determine Ameren Missouri's Extension Allowance, and is determined from Ameren Missouri's most recent rate case proceeding and/or through a periodic review conducted by the Company.

Extension Charge: That portion of the total Extension Cost which is not covered by the Extension Allowance and for which the Customer is responsible.

$$\text{Extension Charge} = \text{Extension Cost} - \text{Extension Allowance}$$

Extension Cost: The estimated installed cost of any line extensions and/or modifications and enlargements of the Company's distribution system, which will include the total cost of all labor and materials, easements, licenses, permits, cleared right-of-way and all other incidental costs, including indirect costs. The indirect costs will include, where applicable, the cost of engineering, supervision, inspection, insurance, payments for injury and damage awards, taxes, AFUDC (Allowance for Funds Used During Construction), legal and administrative and general expenses associated with the extension of the Company's distribution system. The percentage used for indirect costs reflects the Company's historical indirect cost experience. The Company's Extension Cost is based on normal, pre-construction and unobstructed conditions. Cost estimates relative to Extension Allowances or Customer contributions are based on the conditions prevailing at the time the estimate is made. Additional costs due to changes in surface conditions or unanticipated subsurface

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conditions occurring after the initial Extension Cost estimate, will be covered by the Company to the extent there is available remaining Extension Allowance. Should the unanticipated additional Extension Cost cause the new Extension Cost to exceed the Extension Allowance, the Customer will be responsible for an additional Extension Charge resulting from the updated Extension Cost. Company may install a distribution extension of greater length or capacity than initially required for the Customer requesting service, due to general engineering, economic, operating, or reliability reasons, in which case the additional cost of such increases in distribution system length or capacity shall not be included in the cost of the extension applicable to Customer.

C. DISTRIBUTION EXTENSION LENGTH

The length of the extension of the distribution system will be the distance along the installation route designated and utilized by Company in making said extension. Such distance shall be measured from the Company's designated point of delivery on Customer's premises to the nearest point of connection to Company's existing distribution system having like phase and voltage as that being supplied to Customer's premises.

D. POINT OF DELIVERY OF SERVICE

The point of delivery of service, at which Company's distribution facilities connect to Customer's electrical facilities without regard to meter location, shall normally be at the following electrical connection points:

1. Overhead Service
 - a. Secondary Voltage - All Customers - At Customer's service entrance conductors, i.e., weatherhead or bus duct outlet.
 - b. Primary and Higher Voltages - At the line-side dead end attachment on Customer's meter pole, or on the bus structure of Customer's substations, or at the low side terminals of a Company substation on Customer's property.
2. Underground Service
 - a. Secondary Voltage-Residential - At the line-side meter terminals for Company owned services; on the pole, connecting to Company's overhead distribution system or Company's padmounted transformer or pedestal, in the case of Customer owned cables.
 - b. Secondary Voltage-All Other Customers - At the connection of Customer's cable to the low side terminals of Company's padmounted transformer or pedestal or Customer provided junction box.
 - c. Primary and Higher Voltages - At the line-side terminals in metal-clad switchgear, or at an agreed upon point on or in a Customer owned substation.

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Company will provide a distribution extension to non-residential premises at no cost to Customer provided the estimated Extension Allowance equals or exceeds the estimated Extension Cost of the portion of required extension applicable to Customer. Where the Extension Cost is greater than the Extension Allowance, the Customer will be required to pay the Extension Charge in advance prior to the commencement of construction by Company.

At the Company's sole discretion, where permanency of service cannot be reasonably assured in order to predict the revenue stream from the Customer or the revenues cannot be projected with sufficient certainty, the Customer may be required to pay to Company in advance of Company's construction all of the estimated Extension Cost as an Extension Charge. Where the entirety of the Extension Cost is required upfront, after a 12 month period beginning with the Customer's fourth billing cycle, the Extension Charge will be recalculated using actual revenues to determine if the customer is eligible for a refund. If applicable, a refund will be issued for the difference between the original Extension Charge and the Extension Charge recalculated on the actual revenue.

1. Non-Residential Underground Extensions

Where underground extensions are requested or required by law the following provisions apply:

a. Point of Delivery of Service

Company will designate to Customer the point of delivery of the required electric service and Customer shall be responsible for the installation, maintenance, replacement, enlargement or relocation of all underground electric service facilities, other than metering, to the Company's designated delivery point.

b. Specifications

Customer will install, maintain, replace, enlarge, or relocate all underground conduit, foundations, manholes, service boxes, transformer pads, switchgear pads, and other surface and sub-surface structures to meet Company specifications which are necessary to contain and/or support Company's electrical primary and secondary cables and equipment within the boundaries of the development. Maintenance, replacement, enlargement, or relocation of such facilities will be done by the Company at the Customer's expense once they contain or support energized cables or equipment. Company will provide standard switchgear pads and transformer pads to Customer for installation in order to maintain uniformity and quality control of these items. Customer is to provide Company open access to said

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facilities, and when necessary, remove obstructions, improvements, decorative structures, etc., when Company requires such access for maintenance, replacement, enlargement, etc. When Company requests additional conduits or larger structures for facilities that will serve Customers beyond the boundaries of the development, Company will pay the incremental or extra cost of those additional facilities.

Non-residential line extension agreements executed prior to January 1, 2019 shall remain in effect. Agreements executed after January 1, 2019 shall be in accordance with the terms of this Section III., Distribution System Extensions.

F. OVERHEAD EXTENSIONS TO INDIVIDUAL RESIDENTIAL CUSTOMERS

Company will provide, at no cost, single-phase overhead electric service consisting of a meter, service drop, transformation capacity and up to 1,000 feet of additional distribution facilities, as required, no more than 500 feet of which shall be extended on private property, to the premises of an individual residential Customer not located within a residential subdivision. The portion of any distribution extension applicable to Customer in excess of the aforementioned allowance shall be paid for by Customer, in advance of construction, at the Company's then current standard construction cost per foot of single phase overhead extensions.

G. OVERHEAD EXTENSIONS TO RESIDENTIAL SUBDIVISIONS1. Single-Family Residences

Company will provide single-phase overhead electric service consisting of meters, services, transformation capacity and all additional facilities required for the distribution of electricity, through and within the boundaries of a residential subdivision for which permanent electric service has been requested by Customer/developer to two or more residential buildings, at no cost to the Customer/developer, excluding subdivisions covered by the Large Lot Subdivision provisions outlined below. Company will also provide additional distribution facilities of up to 150 feet per subdivision lot, as required, to extend its existing distribution system to the boundaries of the subdivision site, at no cost to Customer/developer. For any permanent electric distribution extension facilities to or within the subdivision, in excess of the aforementioned allowances, Customer/developer shall make a deposit in advance of construction, based upon the Company's then current standard construction charges for such facilities, which deposit may be refundable in whole or in part. Semi-annually thereafter, Company will compare its standard

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GENERAL RULES AND REGULATIONS

III. DISTRIBUTION SYSTEM EXTENSIONS (Cont'd.)

G. OVERHEAD EXTENSIONS TO RESIDENTIAL SUBDIVISIONS (Cont'd.)

1. Single-Family Residences (Cont'd)

overhead distribution cost per lot with the annual net revenue per lot estimated to be received from the additional homes within the subdivision having been connected with electric service and permanently occupied for residential dwelling purposes, after receiving notification of such connections from Customer/developer. Any estimated annual net revenue per lot, from homes added during each review period, in excess of Company's standard per lot overhead costs shall be refunded, without interest, to Customer/developer up to the total amount of the advance deposit actually made by Customer/developer. Such refunds will be made at semi-annual intervals from the date the deposit was received by Company, with any amounts remaining unrefunded after five years being retained by Company and credited to the Company's appropriate plant account.

*

a. Large Lot Subdivisions

In addition to meeting the criteria described in this section Overhead Extensions To Residential Subdivisions above, in subdivisions where the average lot size exceeds 100,000 square feet, the Company will assess excess per lot footage charges for the amount that the average frontage footage exceeds 500 feet. In addition, for developments where the average lot size exceeds 100,000 square feet, the Company will also assess excess footage charges on individual lots for overhead services of more than a single span or underground services of more than 250 feet. Said charges will be payable in advance of construction and not be subject to refund.

2. Multiple Occupancy Dwellings

Multiple occupancy buildings consist of structures which stand alone, enclosed with exterior walls or are segregated from adjoining structures by fire walls, and are designed for permanent occupancy as two or more single-family residences. Extensions to subdivisions consisting of multiple occupancy dwellings shall be made in accordance with the provisions of this section G, applicable to single-family residences, utilizing an allowance of 50 feet per dwelling unit for distribution facilities beyond the subdivision boundaries, and applying a 0.60 occupancy factor to the annual net revenue estimated to be received from each multiple occupancy dwelling unit.

*Indicates Change.

APPLYING TO

MISSOURI SERVICE AREA

GENERAL RULES AND REGULATIONS

III. DISTRIBUTION SYSTEM EXTENSIONS (Cont'd.)

H. OVERHEAD EXTENSIONS TO INDIVIDUAL MOBILE HOMES AND MOBILE HOME PARKS

1. Individual - Other Than Mobile Home Parks

Where a mobile home is permanently located on real property owned or leased by the mobile home occupant, utilized as a permanent dwelling unit, connected to piped water and sewage facilities, and is in excess of 400 square feet in size, Company shall extend its electrical distribution system to the mobile home service entrance equipment on the same terms and conditions indicated in this Section III for extensions to individual residential or non-residential Customers, as applicable. Extensions to individual mobile homes not meeting the qualifications specified in this paragraph shall be made in accordance with the provisions of Rider D - Temporary Service.

2. Mobile Home Parks

Where a mobile home park owner/operator provides a designated lot with water utility and sanitary facilities for mobile homes in excess of 400 square feet in size intended for use as residential dwelling units, Company will extend its distribution system to each mobile home lot on the same terms and conditions indicated in this Section III for extensions to residential subdivisions. The billing for electric consumption at any common facilities installed within the mobile home park for the benefit of all the mobile home park occupants shall be to the park's owner/operator.

3. Recreational Vehicle Parks

Company will extend its electrical distribution system to a single delivery point to provide service to campgrounds and parks which dedicate at least 80% of their space for recreational vehicle sites. Such extensions will be made under the same terms and conditions indicated in this Section III as applicable to non-residential Customers.

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The Company's lighting tariffs are based upon the required distribution facilities being in place and no additional extension required thereof. Therefore, the cost of any extension of facilities required for lighting service shall be paid by Customer to Company in advance of any construction of distribution facilities installed solely to supply electrical service for lighting.

J. UNDERGROUND EXTENSIONS**1. Individual Residential Extensions**

Where an underground extension is requested by an individual residential Customer or required by law, Company will estimate the cost of equivalent overhead and underground extensions, and Customer will pay a non-refundable contribution to Company, in advance of construction, for any excess cost of making the underground extension. The Company's rules for overhead extensions to individual residential Customers shall apply to Company's estimated underground extension costs. Customer, at his option, may install a direct buried service cable to be owned and maintained by Customer, or Company will install, own, operate and maintain the service cable in Customer's conduit, installed by Customer in service trench in accordance with Company specifications to a delivery point designated by Company. Where Company determines that primary and/or secondary voltage facilities are necessary to provide the requested service, the Customer will install the conduit system, consisting of conduit, manholes, pulling boxes, transformer pads, switchgear pads, pedestal bases and other required subsurface structures to a point designated by Company. All such materials will be provided by Company for Customer pick-up at a location designated by the Company and included in the cost for underground service. Company will install, own, operate and maintain the cable in Customer's conduit system. Where applicable, the underground extension may be provided by Company in accordance with the rules applicable to overhead extensions, Section III.F.

2. Residential Subdivision Extensions

Where an underground distribution extension for permanent electric service in a residential subdivision is requested to two or more single-family residential buildings, multiple occupancy units, or mobile homes, by an applicant/developer, or is required by law, applicant shall first satisfy the Company's applicable rules for overhead extensions to residential subdivisions, Section III.G. Thereafter, applicant shall contract for and satisfy the requirements specified in this section for obtaining an underground residential distribution extension.

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MISSOURI SERVICE AREA

GENERAL RULES AND REGULATIONS

III. DISTRIBUTION SYSTEM EXTENSIONS (Cont'd.)

J. UNDERGROUND EXTENSIONS (Cont'd.)

2. Residential Subdivision Extensions (Cont'd.)

a. Requirements of Applicant/Developer

Applicant will initially provide, at its cost, all trenching and the installation of a complete conduit system as its contribution to the Company's underground distribution system within a residential subdivision. The conduit system installation by applicant will consist of conduit, manholes, pulling boxes, transformer pads, switchgear pads, pedestal bases and other required subsurface structures. All such materials will be provided by Company at no cost to applicant, excluding subdivisions covered by the Large Lot Subdivision provisions below. Applicants for electric service to individual single family homes shall, subsequently, provide and install service trench and service conduit. All installations will be in accordance with Company's design criteria and specifications, the National Electrical Safety Code and any other applicable codes.

b. Requirements of Company

The Company's distribution system within the subdivision will consist of all primary and secondary voltage and service cables installed by Company, including street lighting circuitry and the conduit system initially installed and contributed by applicant, except for service lateral conduit. Street light circuitry and construction temporaries, installed by Company concurrent with other primary and secondary distribution system facilities, shall be provided by Company at no charge to applicant. Thereafter, except for service lateral conduit, Company shall own, operate and maintain the entire distribution system within the subdivision, including both the portion installed by Company and that installed and contributed by applicant.

c. Options of Applicant

At the request of applicant, Company will, on a per lot or per dwelling unit basis, estimate its distribution system extension cost within the subdivision and annual net revenue, exclusive of gross receipts taxes, anticipated to be received from such homes or dwelling units connected within the subdivision.

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APPLYING TO

MISSOURI SERVICE AREA

GENERAL RULES AND REGULATIONS

III. DISTRIBUTION SYSTEM EXTENSIONS (Cont'd.)

J. UNDERGROUND EXTENSIONS (Cont'd.)

2. Residential Subdivision Extensions (Cont'd.)

d. Distribution Lines Preserved

When Company requires that an overhead or underground distribution line be installed, or an existing overhead line be relocated to underground on the perimeter of the development, or accepts another alternative route thru the subdivision, for engineering and/or operating reasons, applicant shall install Company supplied conduit per Company specifications in accordance with III.J.2, and Company shall be given a reasonable amount of time to construct such underground or overhead facilities before affected lots are sold.

e. Right-of-Way and Easements

Company shall construct, own, operate and maintain the underground distribution system, within the subdivision, only on or along public streets, roads, alleys and highways which Company has the legal right to occupy, and on or along private property across which rights-of-way and easements satisfactory to Company have been received at no cost to or without condemnation by Company.

Right-of-way and easements within the subdivision which are satisfactory to Company, including those which may be required for street lighting, must be furnished by applicant in reasonable time to meet Company's construction and service requirements. Prior to commencement of construction by Company, such rights-of-way and easements must be cleared of trees, tree stumps, and other obstructions, and graded level, perpendicular to the length of the easement and to within six inches of final grade by applicant, without cost to Company. If the grade is changed subsequent to construction of the distribution system in such a way as to require relocation or reconstruction of any of the underground facilities, the estimated cost of all such work required shall be paid by applicant or by its successor.

f. Joint Utility Construction

Company will endeavor to coordinate its construction work with that of applicant and other utilities whenever possible in an effort to keep the overall cost of providing the underground electric distribution system as low as possible. Company may, to any extent practicable, become a party with applicant and/or other utilities to agreements involving trenching arrangements mutually beneficial to each party and the installation of electric cables in the same trench with the cables and/or pipes of other utilities, care being taken to conform to all applicable codes and utility specifications.

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GENERAL RULES AND REGULATIONS

III. DISTRIBUTION SYSTEM EXTENSIONS (Cont'd.)

J. UNDERGROUND EXTENSIONS (Cont'd.)

2. Residential Subdivision Extensions (Cont'd.)

g. Designated Service Delivery Points

Feeder lines and service lines shall be installed by Company along the most practical route that will avoid known or anticipated future construction on applicant's property and permit a safe and economical installation. The normal meter location point to a single family building shall be on the side or front of the house proper, within ten (10) feet of the corner of the house proper, nearest the direction from which the service line enters the property to be served. In instances where Company and applicant agree that the extension of service to the normal meter location is impractical due to: a) rock, grade, or other soil limitations; or b) physical circumstances of the home which restrict meter accessibility for reading and testing; or c) physical circumstances of the home requiring meter installation at a height of six (6) feet six (6) inches or greater above final grade on the front of the house proper; or d) service entrance equipment to be installed in a garage, said meter location point shall be at the next nearest location designated by Company which will alleviate said impracticability while minimizing the additional length of service cable required to be installed and avoids areas of the home which may require future relocations of service lines and/or meter equipment. A meter location on the rear will only be permitted in those instances where the designated side of the house proper is not physically available for a meter attachment. A service connection at other than the above designated meter location point is not permitted unless specifically approved by Company for engineering or other reasons. Where practical, the service connection to a multiple occupancy building of two dwelling units shall be a single service line to a two (2) meter location acceptable to Company. The service connection to a multiple occupancy building of three (3) or more dwelling units shall be a service line or lines to a minimum grouping of meters at locations acceptable to Company.

h. Protection of Company Facilities

Applicant shall protect the facilities of Company installed on applicant's premises and shall, unless otherwise authorized by the Company, permit no one but Company's employees or its authorized agents to handle same. In the event of loss or damage to facilities owned by Company arising out of carelessness, negligence, or misuse by applicant or its authorized agent, the cost of such loss of repairing such damages shall be borne by applicant.

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Applicant shall permit access to the Company's employees, or other authorized agents, for the purpose of inspecting, modifying, maintaining, or operation of Company's facilities, at all times.

j. Company Rights and Construction Standards

Company shall own, operate and maintain the conduit system initially installed and contributed by applicant, all primary and secondary underground feeder lines, underground service lines installed in Customer owned conduit, and shall have the right to install pad-mounted transformers, above ground cable switching enclosures and service pedestals in the subdivision.

k. Street Lighting Facilities

Street lighting facilities installed in any subdivision shall be contracted for under the appropriate tariff of Company applicable to said installation.

l. Large Lot Subdivisions

The above provisions regarding Residential Subdivision Extensions - Requirements of Applicant/Developer is limited to subdivisions having an average lot size of 100,000 square feet or less. Where average lot size does exceed 100,000 square feet, the Company will assess excess per lot footage charges for the amount that the average frontage footage exceeds 500 feet. In addition, for developments where the average lot size exceeds 100,000 square feet, the Company will also assess excess footage charges on individual lots for overhead services of more than a single span or underground services of more than 250 feet. Said charges will be payable in advance of construction and not be subject to refund.

K. EXTENSIONS REQUESTED IN ADVANCE OF PERMANENT SERVICE

Where Customer requests Company to complete all or a portion of an extension in advance of when said installation is required to provide permanent electric service, and Company agrees to do so, Customer shall pay for such advancement of facilities at the monthly rate of 2.0% of the estimated installed cost of the extension being advanced. Such payments shall be non-refundable and shall continue until the permanent metering for the premises is installed by Company and utilized to provide permanent service thereto.

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GENERAL RULES AND REGULATIONS

III. DISTRIBUTION SYSTEM EXTENSIONS (Cont'd.)

L. MODIFICATION OR ENLARGEMENT OF DISTRIBUTION SYSTEM

Modifications or enlargements of Company's distribution system associated with additional electrical load of existing non-residential Customers shall be performed at no cost to Customer provided the estimated Extension Allowance exceeds the estimated Extension Cost from the proposed distribution system modifications or enlargements. Where the estimated Extension Allowance is less than Company's estimated Extension Cost from the proposed modification or enlargement costs, an Extension Charge may be required prior to the commencement of construction by Company.

Where modifications or enlargements of Company's distribution system are performed at the request of any existing Customer and no additional Marginal Revenue is anticipated therefrom, Customer shall pay, in advance, the total estimated costs associated with such changes.

M. RELOCATION OF THE DISTRIBUTION SYSTEM

Company may, at its sole discretion, upon Customer's request, relocate any distribution facilities providing service to Customer and/or other parties to a right-of-way acceptable to Company, on or off Customer's premises, following the payment by Customer of the Company's total estimated cost of said relocation. Additionally, at the Company's discretion, it may relocate any distribution facilities based upon safety, reliability, or operational needs at the cost of the Company.

In the presence of physical conflicts associated with any new construction or enlargement of Customer's premises or electrical load, Company may, at its sole discretion, upon Customer's request, relocate any distribution facilities to a right-of-way acceptable to Company on or off Customer's premises, following the payment by Customer of the Company's estimated net cost of relocating its distribution facilities. The net cost of relocation referred to herein excludes any costs estimated by Company to be associated with the supply of any additional electrical requirements of Customer, absent the relocation of any distribution facilities.

When Company agrees to relocate existing overhead facilities with an underground installation, the Customer will be responsible for all costs associated with the undergrounding of facilities including spare conduits, manholes, and other structures or equipment required to replace the to-be-vacated overhead right-of-way considering present and future needs as determined by Company.

APPLYING TO

MISSOURI SERVICE AREA

GENERAL RULES AND REGULATIONS

III. DISTRIBUTION SYSTEM EXTENSIONS (Cont'd.)

N. SPECIAL FACILITIES

1. General

Where Customer requests and Company agrees to install distribution facilities not normally contemplated for installation, or otherwise provided for, under Company's standard rate schedules, Company may at its option provide such facilities under the provisions of this section. Examples of facilities which fall into this category of "special" include, but are not limited to, duplicate or additional service facilities, excess transformer capacity or other distribution facilities, and facilities necessitated by special legal or engineering requirements.

* 2. Payments by Customer

Where Company agrees to supply distribution facilities under the provisions of Special Facilities in lieu of other alternatives available to Customer, Customer shall pay to Company a one-time contribution equal to the total additional costs incurred by Company in supplying such facilities. Customer shall also pay to Company an additional one-time contribution equal to ninety percent of such total additional costs for the present value of the Company's projected operations, maintenance and subsequent replacement cost of such facilities, which shall be continuously owned and maintained by Company. All charges payable to Company shall be non-refundable and due in advance of construction. Such payments by Customer shall be in addition to any payments required for electric facilities provided under the Company's standard line extension rules or other tariff charges.

3. Supply and Billing Standards

Company will designate the point of delivery of electric service relative to the installation of any additional facilities provided to Customer hereunder and the service supplied through such facilities installed on and after May 5, 1990 will not be cumulated or otherwise combined, for billing purposes, with any other service supplied to Customer. When total or partial replacement of any special facility installation is required, such revision will be made by Company at no cost to Customer. Any enlargement of such previously installed facilities requested by Customer shall be made in accordance with Company's standard line extension rules. Following any such replacement, or enlargement, all separately installed special facility connections shall be billed as provided herein without application of monthly special facility charges, and maintained by Company in the same manner as Company's standard line extension facilities serving other Customers.

*Indicates Change.

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ISSUED BY Mark C. Birk
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APPLYING TO MISSOURI SERVICE AREA

GENERAL RULES AND REGULATIONS

III. DISTRIBUTION SYSTEM EXTENSIONS (Cont'd.)

N. SPECIAL FACILITIES (Cont'd.)

4. Installations Prior to July 23, 1992

Customers utilizing special facilities installed prior July 23, 1992 shall continue to pay the present charges and form of billing applicable to all special facilities connections until any total or partial replacement or enlargement of such facility is required. Thereafter, such revisions will be made by Company and the subsequent metering and billing of all services provided over such newly installed facilities standardized, as provided in paragraph 3 of this section, Supply and Billing Standards.

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