RIDER MX LINE EXTENSION POLICY IN MUNICIPALITIES

AVAILABILITY

Available in incorporated communities to which Schedule P.S.C.Ky. No. 3 applies.

APPLICABILITY

Applicable to electric service supplied in accordance with provisions of the appropriate rate currently effective, from the nearest available distribution lines of required type of service when it is necessary to extend such lines.

EXTENSION PLAN

Overhead Extensions

When the estimated cost of extending the distribution lines to reach customer's premises equals or is less than three times the estimated gross annual revenue the Company will make the extension without additional guarantee by customer over that applicable in the rate, provided customer established credit in a manner satisfactory to Company

When the estimated cost of extending the distribution lines to reach customer's premises exceeds three times the estimated gross annual revenue the customer may be required to guarantee for a period of five years a monthly bill of 1% of the line extension cost for residential service and 2% for non-residential service.

When term of service or credit have not been established in a manner satisfactor to Company, customer may be required to advance the estimated cost of the line extension in either of the above situations. When such advance is made Company will refund at the end of each year, for five years, 25% of the revenues received in any one year up to 20% of the advance.

Underground Extensions

The customer will pay an amount equal to the difference between the cost of the underground extension installed and the cost of an equivalent overhead extension. The amount paid is not subject to refund. When installed, said underground lines may become part of the Company's property, and be used and maintained as part of the Company's system.

SERVICE REGULATIONS

The supplying of, and billing for, service and all conditions applying thereto, are subject to the jurisdiction of the Public Service Commission of Kentucky, and to Company's Service Regulations currently effective, as filed with the Public Service Commission of Kentucky, as provided by law.

PUBLIC SERVICE COVACUSION

SEP 6 1974

Dy MINE ENGINEERING ON SERVICE SERVICE COVACUSION

Effective November 10, 1953

Issued by B. John Yeager, President Covington, Kentucky

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UNDERGROUND RESIDENTIAL DISTRIBUTION POLICY

AVAILABILITY

Available throughout the service area of the Company in those situations where the Company extends its distribution lines using pad-mounted transformers to serve new developments.

APPLICABILITY

Applicable to the electric service of: 1. single family houses in increments of ten (10) or more contiguous lots with a maximum lot width of one hundred twenty (120) feet; or 2. multi-family dwellings in buildings containing five (5) or more individually metered family units.

CHARGES

The following charges will be assessed:

- 1. Single Family Houses.
 - A. \$1.25 per front foot for all primary extensions. Primary extensions on private property will be charged \$1.25 per linear trench foot; and
 - B. An additional \$2.00 per linear trench foot shall be charged where extremely rocky conditions are encountered, such conditions being defined as limestone or other hard stratified material in a continuous volume of at least one cubic yard or more which cannot be removed using ordinary excavation equipment.
- 2. Multi-Family Units.

There shall be no charge except where extremely rocky conditions are encountered, then the 2.00 per linear trench foot, as stated and defined above, shall be charged.

GENERAL CONDITIONS

- 1. Others shall, in accordance with the specifications of the Company and local inspection authority, furnish, install, own and maintain the customer services. The Company shall connect the customer service cable to its distribution system and provide and install pullboxes, if necessary.
- 2. The Developer shall furnish and install all conduit and crossovers required by the Company, including all areas where paving is installed prior to the installation of the Company's distribution facilities, and be responsible for installing and maintaining these crossovers in accordance with the Company's specifications and location plans until the underground electric line is completed. A Company inspector must approve all crossovers before the trenches are backfilled; and the Developer shall stake each end of every crossover with a stake marked "ELEC.". The Company shall determine where conduit and crossovers are required.
- The Developer shall complete and be responsible for maintaining final grade within the rightof-way and the street until the street has been dedicated and accepted by the local government.
- 4. The Company shall determine the route of all Company-owned underground electric line extensions. Such facilities must be located so as to be accessible at all times for switching and maintenance.
- The point at which the underground distribution system begins shall be determined by the Company and the overhead primary extension to this point may be installed as open-wire conductors.

Issued pursuant to an Order of The Public Service Commission of Kentucky dated February 2, 1973

in Administrative Case No. 146.

Effective: November 1, 1973

CHECKED PUBLIC SERVICE COMMISSION

1974

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- 6. The Company shall determine equipment locations and such facilities must be accessible from adequate driveways, protected from mechanical hazards and placed so as to maintain proper clearance from building openings.
- 7. The Company shall determine the number of customers to be served from each transformer or pull box, where meters shall be located and how they shall be grouped.
- 8. The Developer, at the Company's option, may be required to pay to the Company a deposit on the contracted charges when the agreement is executed. Upon completion of construction of the underground electric facilities, the Developer shall pay to the Company the balance due under said agreement.
- 9. The Developer shall furnish to the Company the required number of plat drawings approved by governmental authorities having jurisdiction, and any revisions of such plats, which shall indicate the location of all proposed driveways, parking areas, building openings and sewer, water, gas and telephone facilities.
- 10. The Developer shall stake all required lot corners or control points along the cable route as specified by the Company.
- 11. The Developer shall complete final grade of distribution line route before construction work is started and be responsible for maintaining same during construction. The Company shall permit a maximum cut of six inches for sidewalk and driveways after their facilities have been installed. No fill will be permitted after the Company's facilities have been installed except by written permission from the Company. If it is necessary to change the grade of the Company's facilities due to changes by the Developer, all costs of the change shall be borne by the Developer.
- 12. The underground construction area shall be clear of all other construction forces and, after the underground construction has begun, it shall not be interrupted by other construction forces.
- 13. The Developer shall enter into a written agreement with the Company. This agreement and an attached plat shall constitute written notice when Developer has signed said agreement and the ENDORSEMENT attached to said plat, accepting the location of underground electric facilities as shown thereon. Any additional engineering required or extra construction costs required by the Company shall be borne by the Developer.
- 14. The Developer shall grant to the Company, on its applicable forms, all rights-of-way which in the opinion of the Company are necessary or desirable for such extensions.
- 15. Should the Developer request additional facilities, different routing or termination points, or changes in the facilities planned or installed, the Developer shall pay the total estimated cost to the Company for such additional facilities or changes.
- 16. The Developer shall also pay the cost of any repairs or replacement to the distribution system resulting from the negligent act or acts of the Developer, his agents, workmen, contractors or tenants.

ENGHYLMING DISTANCE

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