

**STANDARD CONTRACT RIDER NO. 52 LINE EXTENSION—ADVANCE DEPOSIT  
APPLICABLE TO ALL RATE SCHEDULES**

Whenever, in the opinion of the Company, either (1) necessary expenditures to make connection to an applicant for service is not warranted by the Company's estimate of prospective revenues to be derived therefrom, or (2) whenever, in the opinion of the Company, the permanence of the Customer's load is questionable, the Company may require the applicant to make an advance deposit for line construction or service connection to cover a portion of the Company's expense of extending its electric lines and furnishing and installing necessary transformation, metering and protective equipment to supply electricity to the Customer's premises.

*Customer's Deposit—Permanent Service*

Customer shall deposit with Company a sum equal to (1) the estimated cost of constructing the facilities to serve Customer, including labor, material, stores freight and handling expenses, and a charge for overhead, minus (2) the total revenue, as estimated by the Company, for a period of two and one-half (2-1/2) years.

*Customer's Deposit—Non-permanent Service*

Customer shall deposit with Company a sum equal to (1) the estimated cost of constructing the facilities to serve Customer, including labor, material, stores freight and handling expenses, and a charge for overhead, plus (2) the estimated cost of removing said facilities and returning the materials to Company storeroom, minus (3) the estimated value of salvaged materials to be returned to storeroom at the end of the contract period. If, in the opinion of the Company, the service becomes permanent, such deposit shall be recalculated in accordance with "permanent service calculation".

*Refund of Deposit—Limitations*

The Company shall make refund of the Customer's deposit for each additional permanent customer connected to the facilities, for which the deposit was required, in an amount by which two and one-half (2 1/2) times the estimated annual revenue of each new customer exceeds the cost of connecting such new customer, provided, that the total amount so refunded shall not exceed either the amount of Customer's original deposit or the remaining balance at the time of such refund.

If at the expiration of six (6) years from the date of commencement of the service in respect of which the deposit is made, said deposit shall not have been wholly refunded in accordance with the provisions of the immediately preceding paragraph hereof, the portion of said deposit then remaining in Company's possession shall be retained by Company as its sole property, and Company shall not be required to make further credits in respect thereof.

If, before the expiration of six (6) years after commencement of service, Customer shall order the service discontinued and said service shall not be resumed within a period of six (6) months from the date of such discontinuance, Company may terminate the agreement for service and thereafter shall be freed from any obligation to make any further refunds in respect of Customer's said deposit, and shall have the right and option, at any time thereafter and without notice to Customer, to dismantle and remove all or any part of its facilities installed for the purpose of supplying electric service to Customer's premises.

*Facilities to Be and Remain Property of Company*

The payment of a deposit to Company, under the terms hereof, shall not be construed as conferring upon Customer any title to or right of property in the facilities constructed or provided by Company hereunder, and the title to such facilities shall at all times be and remain in Company.