

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: August 1, 2019

Section: 7
Page: 1
Revision: 3
Superseding Revision: 2

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

<u>Contents</u>	<u>Page</u>
A. Service Connection Charges.....	
1. General	2
2. Regulations	2
3. Rates and Charges	8
4. Connection Charge Assistance Plan	8
5. Waivers of Service Connection Charges	9
B. Installation Charges.....	
1. General	17
2. Rates and Charges	17
C. Initial Charges	
1. General	18
2. Reuse of Facilities in Place.....	18
3. Rates and Charges	18
D. Restoral Charges	
1. General	19
2. Rates and Charges	19
E. Construction Charges.....	
1. General	20
2. Construction Along Public Highways.....	20
3. Pole Line Construction on Private Property.....	21
4.	
5. Conduit Occupancy.....	23
6. Underground Construction.....	24.1
7. Underground Extensions for New Residential Subdivisions	26
8. Construction of New Outside Plant Facilities to Serve New Non-Residential Developments.....	32.1
F. Network Terminating Wiring.....	
1. General.....	33
2. Concealed Wiring--Existing Buildings	33
3. Fire Retardant Wiring Cable.....	33
G. Premium Installation Service.....	
1. General.....	35
2. Regulations	35
3. Service and Associated Intervals	36
4. Rates and Charges	36

(D)

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: December 1, 2017

Section: 7
Page: 2
Revision: 1
Superseding Revision: 0

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

A. SERVICE CONNECTION CHARGES

1. General

Service Connection Charges are non-recurring charges which apply to the ordering, installing, moving, changing, rearranging or furnishing of telephone service, miscellaneous and supplemental equipment and other telephone facilities. Charges for Service Connection include:

- (1) Service Order Charge* or Record Order Charge
- (2) Premises Visit Charge
- (3) Central Office Line or Port Charge or Line or Port Change Charge
- (4) Installation Charges for Jacks Used as a Network Interface Standard Network Interface Installation Charge Network Interface Installation Charge

(T)

Any one, or combination of all elements, may apply depending upon the work functions performed to execute a customer's particular order.

2. Regulations

a. Service Order Charge* or Record Order Charge

(1) Service Order Charge

A Service Order Charge applies per customer order, for all work or services ordered to be provided at one time, on the same premises for the same customer, provided, however, that no additional Service Order Charge shall apply for the connection of a line between different premises.

- (a) The Service Order Charge applies for work performed by the Company in connection with the receiving, recording and processing of customer requests for service.
- (b) The Service Order Charge applies for connections, moves, changes of equipment or service, changes of telephone number and wherever line or port, installation, connection, initial or other one-time charges apply, except where otherwise specified.

* Service Order Charge may also be referred to as Service Charge in this Tariff.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 3
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

A. SERVICE CONNECTION CHARGES (Cont'd)

2. Regulations (Cont'd)

a. Service Order Charge* or Record Order Charge (Cont'd)

(1) Service Order Charge (Cont'd)

(c) No Service Order Charge shall apply to the initial or subsequent connection of line treatments "A8", "A9", "A10" and "A11" to Centrex Services.

(d) No Service Order Charge shall apply to residence customers who order Caller ID - Number Only, Caller ID, Call Waiting ID, Call Waiting ID with Name, Call Waiting ID Deluxe - Number Only, Call Waiting ID Deluxe, *69 and Busy Redial. No Service Order Charge shall apply when residence customers, who currently subscribe to a Caller ID Service, upgrade from one Caller ID feature or package to another Caller ID feature or package.

(e) No Service Order Charge shall apply to WorkSmart Package customers who change between WorkSmart packages or commitment periods.

(2) Record Order Charge

(a) A Record Order Charge applies for work performed by the Company in connection with receiving, recording and processing of customer requests where only changes in Company records are involved.

(b) A Record Order Charge shall also apply to connections or changes made by an installer or repairman, where work is completed at the time of a visit to a customer's premises where such visit is made at the Company's initiative or for maintenance reasons except as provided in Paragraph A.4. following. (No Premises Visit Charge applies to such connections or changes. See Paragraph A.2.b. following).

(c) Record Order Charges apply to the following:

- Addition of directory listings
- Change in listed name, except changes resulting from death, marriage or court order

* Service Order Charge may also be referred to as Service Charge in this Tariff.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: January 1, 2020

Section: 7
Page: 4
Revision: 4
Superseding Revision: 3

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

A. SERVICE CONNECTION CHARGES (Cont'd)

2. Regulations (Cont'd)

a. Service Order Charge* or Record Order Charge (Cont'd)

(2) Record Order Charge (Cont'd)

(c) Record Order Charges apply to the following: (Cont'd)

- Provision to business customers of Outward WATS Message Detail and Special Billing Detail, under Section 1.R of this Tariff

-]

- (D)
]

- Change from non-published service or non-listed service to published service. (T)

- Change in service period or intercept announcement.

- Replacement of an existing service period for Digital ACD Prime Service with another service period or with month-to-month rates.

- Changes in existing plans.

- Addition of Billed Number Screening feature on Public Access Line Service.

- An order for a Variety Package customer who already subscribes to the appropriate Custom Calling Services.

- An order to discontinue a Variety Package.

- An order to establish Toll-Free Discount Plan.

- An order to establish Priority Installation and/or Priority Restoration for Telecommunications Service Priority System.

- An order for additional User Identification Numbers for NYNEX Electronic White Pages.

- An order to change or reset an existing PIN from an UltraForward Feature Access customer.

* Service Order Charge may also be referred to as Service Charge in this Tariff.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: October 15, 2015

Section: 7
Page: 5
Revision: 1
Superseding Revision: 0

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

A. SERVICE CONNECTION CHARGES (Cont'd)

2. Regulations (Cont'd)

a. Service Order Charge* or Record Order Charge (Cont'd)

(2) Record Order Charge (Cont'd)

(c) Record Order Charges apply to the following (Cont'd):

- An order to change the paging company or pager number for the Paging Notification feature.
- An order to establish, change or remove a password in connection with Blocking Service.

(d) Regulations for Record Orders:

- A Record Order Charge does not apply to a record order placed by the customer at the same time as an order to which the Service Order Charge applies.
- One Record Order Charge applies for all records changed, if ordered at one time for the same customer at the same premises.

b. Premises Visit Charge

A Premises Visit Charge applies per customer order for all work or services ordered to be provided at one time, on the same premises, for the same customer or to deliver telephones or items of supplemental equipment requested by the customer. When more than one visit is required to complete the work ordered, only one Premises Visit Charge applies.

A Premises Visit Charge applies to each premises visited to connect a line between different buildings on different premises, whether or not mileage charges are applicable to such lines. No Premises Visit Charge applies under the conditions stated in Paragraph A.2.a.(2) preceding and Paragraph A.4 following.

A Premises Visit Charge is applicable, but not limited to, situations where a technician is dispatched to a customer's premise for a trouble repair and no trouble is found in the Company's network. Before any repair visit to a premise, the customer shall be advised that charges will apply in such cases.

1
(N)
J

* Service Order Charge may also be referred to as Service Charge in this Tariff.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: June 15, 2018

Section: 7
Page: 6
Revision: 1
Superseding Revision: 0

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

A. SERVICE CONNECTION CHARGES (Cont'd)

2. Regulations (Cont'd)

c. Central Office Line or Port Charge or Line or Port Change Charge

(1) Central Office Line or Port Charge

A Central Office Line or Port Charge applies to connection of lines and mileage circuits as follows:

(a) One Central Office Line or Port Charge applies for each:

Access Channel or Port
(C.O. Termination)

Individual Line or Port

Auxiliary Line or Port

Intercept Line or Port

Centralized Switching
or Centralized Switching
Port

*Off-premises Station
Line or Port (Centrex
or Non-PBX Services)

Centrex line or Port

(D)

Public Access Smart-pay Line
or Port

Concentrator-identifier
Line

Trunk or Trunk Port
WATS Line

* See Paragraph A.2.c(1)(b) following.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: June 15, 2018

Section: 7
Page: 7
Revision: 1
Superseding Revision: 0

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

A. SERVICE CONNECTION CHARGES (Cont'd)

2. Regulations (Cont'd)

c. Central Office Line or Port Charge or Line or Port Change Charge (Cont'd)

(1) Central Office Line or Port Charge (Cont'd)

*(b) A Central Office Line or Port Charge applies for each termination of the following lines when terminations of such lines are in different buildings (one charge per line, per building):

Access Channel or Port	Private Line
Call Circuit or Port	Teletypewriter Line or Port
Facsimile Line or Port	Tie Line
Intercommunication Line or Port	Trunk Multiple or Trunk Multiple Port
Leased Channel or Port (Leased Line or Port)	Turret Line or Port
Off-premises Station Line or Port (PBX Services)	

Central Office Line or Port Charges shall apply to lines that terminate in only jacks or keys.

A Central Office Line or Port Charge shall apply for each change from full service to port service or from port service to full service.

(2) Line or Port Change Charge

A Line or Port Change Charge applies, per line or port, to each change in type, grade or class of service, to each change of telephone number of individual, auxiliary, Public Access Smart-pay Line, and Centrex lines or ports and trunks and trunk ports and to each temporary suspension of business service. (C)

A Line or Port Change Charge applies, per line or port, provide Blocking Options 3 or 4 to PBX Service subscribers and to individual line or port business subscribers with three or more lines or ports.

* Central Office Line or Port Charges do not apply where such lines are subject to continuous property loop charges or cable carrying charges, as specified in Part B of the Product Guide.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 8
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

A. SERVICE CONNECTION CHARGES (Cont'd)

2. Regulations (Cont'd)

d. Network Interface Jack Installation Charges

For Installation Charges, see Section 14.7, of this Tariff.

For Standard Network Interface Charges, Part B of the Product Guide.

For Network Interface Charges, see Part B of the Product Guide.

3. Rates of Charges

For Rates and Charges, see Section 14.7 of this Tariff.

4. Connection Charge Assistance Plan

(EFFECTIVE JUNE 16, 2012, THIS PLAN IS AVAILABLE ONLY TO SUBSCRIBERS LIVING ON TRIBAL LANDS)

The Connection Charge Assistance Plan provides for a reduction of connection charges associated with the connection and move of telephone service for subscribers living on tribal lands subject to the following eligibility criteria:

- (1) Applicant must meet the requirements for Lifeline Telephone Service as specified in Section 2.A.1.c.(3) of this Tariff.
- (2) Each applicant applies for this reduction only on a single exchange access line at the applicant's principal place of residence.
- (3) Applicant must not be a dependent for federal income tax purposes unless the subscriber is more than 60 years of age.

For Charges, see Section 14.7 of this Tariff.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: June 15, 2018

Section: 7
Page: 9
Revision: 1
Superseding Revision: 0

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

A. SERVICE CONNECTION CHARGES (Cont'd)

5. Waivers of Service Connection Charges

a. Service Order and Record Order Charges for New Line or New Port Residence Subscribers

No Service Order or Record Order charges apply to new line or new port residence customers who meet the following criteria.

- (1) A waiver of non-recurring Service Order and Record Order charges will apply for additions of optional services to new residential service.
- (2) The period within which a customer must choose the optional service(s) in order to participate in the waiver, begins with the service connection date and expires at the end of business on the date exactly two months after the connection date.
- (3) The waiver applies to additions to new line or new port service only.
- (4) Normal tariff charges, other than the Service Order and Record Order charges, will apply to optional services sold during the waiver period.
- (5) Appropriate notification of the waiver will be made to all eligible customers.

1

(D)

J

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: September 1, 2017

Section: 7
Page: 10
Revision: 1
Superseding Revision: 0

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

A. SERVICE CONNECTION CHARGES (Cont'd)

5. Waivers of Service Connection Charges (Cont'd)

c. Waiver of Non-Recurring Charges Option

(1) General

The Waiver of Non-Recurring Charges Option gives the Company the choice to waive non-recurring charges in order to promote Custom Calling Services, and Distinctive Ring, PHONESMART^R Service for business customers. (C)

(2) Regulations

(a) The Company reserves the right to waive any or all of the non-recurring charges associated with Custom Calling Services, and Distinctive Ring and PHONESMART Service for business customers at any time upon 7 days' notice to the Commission. (C)

(b) Terms and conditions of the Waiver of Non-recurring Charges Option in effect are listed in the Attachment to this tariff.

(c) Each Waiver of Non-recurring Charges offered by the Company will not extend beyond 90 days.

(d) Appropriate notification of waived charges will be made to all eligible customers.

(e) On Custom Calling Service Packages, non-recurring charges will apply as follows:

(i) During a Custom Calling Service Waiver:

- A Service Order Charge will be waived when a subscriber adds or changes custom calling service features to form one of the Custom Calling Service Packages.

(ii) During a Distinctive Ring Service Waiver:

- The Service Order Charge associated with ordering additional telephone number(s) for providing Distinctive Ring on existing telephone service will be waived.
- Any additional services provided at the same time will be charged for at normal tariff rates.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: September 1, 2017

Section: 7
Page: 11
Revision: 1
Superseding Revision: 0

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

A. SERVICE CONNECTION CHARGES (Cont'd)

5. Waivers of Service Connection Charges (Cont'd)

c. Waiver of Non-Recurring Charges Option (Cont'd)

2. Regulations (Cont'd)

(e) (Cont'd)

(iii)

1
(D)
J

(iv) During a PHONESMART Service Waiver:

The Service Order Charge associated with ordering the Call Waiting feature will be waived for customers who purchase such feature for use in conjunction with Call Waiting ID, Call Waiting ID With Name, Call Waiting ID Deluxe - Number Only, and Call Waiting ID Deluxe.

d. Waiver or Reduction of Central Office Line Charge(s)

(1) General

The Waiver or Reduction of Central Office Line Charge(s) will permit the Company to waive or reduce central office line charge(s) in order to promote the sale of additional lines.

(2) Regulations

- (a) The Company reserves the right to waive or reduce, at any time upon seven days' notice to the Commission, central office line charge(s) for residence and business customers ordering additional lines.
- (b) This waiver or reduction applies only to residence and business lines ordered by existing residence and business customers and new residence and business customers, except that it does not apply to initial lines ordered by new residence and business customers.
- (c) Terms and conditions in effect on this waiver or reduction are listed in the Attachment to this tariff.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 12
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

A. SERVICE CONNECTION CHARGES (Cont'd)

5. Waivers of Service Connection Charges (Cont'd)

d. Waiver or Reduction of Central Office Line Charge(s) (Cont'd)

(2) Regulations (Cont'd)

(d) Each central office line charge waiver or reduction will extend for a maximum period of 90 days.

(e) Appropriate notification of this waiver or reduction will be made to all eligible customers.

e. Waiver of Service Order Charge and other Non-Recurring Charges for Service Conversions from DIGIPATH Digital Service (DDS) to DDS II

(1) General

The Company will waive the Service Order Charge and any other non-recurring charges only when an existing DIGIPATH Digital Service (DDS) subscriber converts service to DDSII.

(2) Regulations

(a) DDSII may replace the existing DDS or a point-to-point arrangement may be placed in a multiplexed arrangement. When Superpath service is provided coincident with the DDS to DDSII service establishment, both the recurring and non-recurring charge for Superpath 1.5 megabit/sec. service will apply as specified in Part B of the Product Guide.

(b) DDSII may be provided at a transmission speed other than that of the DDS it replaces.

(c) Terms and conditions in effect on this waiver are listed in an Attachment to this Tariff.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 13
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

A. SERVICE CONNECTION CHARGES (Cont'd)

5. Waivers of Service Connection Charges (Cont'd)

f. Waiver of Service Connection Charges for the Connection of Intellipath II Digital Centrex Service

(1) General

The Company will waive the following Service Connection Charges for Intellipath II Digital Centrex Service month-to-month customers who subscribe to: (1) Package A tariffed rates; (2) Package VIII tariffed rates, or; (3) Port only tariffed rates.

- Service Order Charge, Central Office Line or Port Charge, or Line or Port Change Charge

(2) Regulations

(a) The Company reserves the right to waive the Service Order Charge, Central Office Line or Port Charge, or Line or Port Change Charge for eligible customers specified in (1) preceding, at any time upon 10 days' notice to the Commission.

(b) The waiver does not apply to any subsequent connection of Intellipath II features after the initial line connection.

(c) Each waiver of such charges offered by the Company will not extend beyond three months.

(d) Terms and conditions in effect on this waiver are listed in an Attachment to this Tariff.

(e) Appropriate notification of the waived charges will be made to all eligible customers.

g. Waiver of Service Connection Charges for the Connection of NYNEX Digital Centrex Plus Service

(1) General

The Company will waive the following Service Connection Charges for month-to month NYNEX Digital Centrex Plus Service (Centrex Plus Service) and/or Centrex Plus Port Only Service customers:

- Service Order Charge, Central Office Line or Port Charge, or Line or Port Change Charge

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 14
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

A. SERVICE CONNECTION CHARGES (Cont'd)

5. Waivers of Service Connection Charges (Cont'd)

g. Waiver of Service Connection Charges for the Connection of NYNEX Digital Centrex Plus Service (Cont'd)

(2) Regulations

- (a) The Company reserves the right to waive the Service Order Charge Central Office Line or Port Charge, or Line or Port Change Charge for eligible customers specified in Paragraph g.(1) preceding, at any time upon 10 days' notice to the Commission.
- (b) The waiver does not apply to any subsequent connection of Centrex Plus features after the initial line connection.
- (c) Each waiver of such charges offered by the Company will not extend beyond three months.
- (d) Terms and conditions in effect on this waiver are listed in an Attachment to this Tariff.
- (e) Appropriate notification of the waived charges will be made.

h. Waiver of Record Order Charge for Directory Assistance Volume Discount Plan

(1) General

Waiver of the Record Order Charge will permit the Company to waive the Record Order Charge per billed telephone number for the Directory Assistance Volume Discount Plan in order to promote the sale of this plan.

(2) Regulations

- (a) The Company reserves the right to waive, at any time upon seven days' notice to the Commission, the Record Order Charge for customers in the Directory Assistance Volume Discount Plan.
- (b) Terms and conditions in effect on this waiver are listed in the Attachment to this tariff.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 15
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

A. SERVICE CONNECTION CHARGES (Cont'd)

5. Waivers of Service Connection Charges (Cont'd)

h. Waiver of Record Order Charge for Directory Assistance Volume Discount Plan (Cont'd)

2. Regulations (Cont'd)

(c) Each Record Order Charge waiver offered by the Company will not extend beyond 90 days.

(d) Appropriate notification of this waiver will be made to all eligible customers.

i. Waiver of Service Order Charges for WorkSmart Package

(1) General

Waiver of the Service Order Charge will permit the Company to waive the Service Order Charge for the WorkSmart Package in order to promote the sale of this package.

(2) Regulations

(a) The Company reserves the right to waive, at any time upon ten days' notice to the Commission, the Service Order Charge for customers who subscribe to the WorkSmart Package.

(b) Terms and conditions in effect on this waiver are listed in the Attachment to this Tariff.

(c) Each Service Order Charge waiver offered by the Company will not extend beyond 90 days.

(d) Appropriate notification of this waiver will be made to all eligible customers.

j. Waiver of Record Order Charge for Password Protection for Blocking Service

(1) General

Waiver of the Record Order Charge will permit the Company to waive the Record Order Charge for the establishment of Password Protection in connection with Blocking Service.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 16
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

A. SERVICE CONNECTION CHARGES (Cont'd)

5. Waivers of Service Connection Charges (Cont'd)

j. Waiver of Record Order Charge for Password Protection for Blocking Service (Cont'd)

(2) Regulations

- (a) The Company reserves the right to waive, at any time upon ten days' notice to the Commission, the Record Order Charge for customers who establish a password in connection with Blocking Service.
- (b) Terms and conditions in effect on the waiver are listed in the Attachment to this Tariff.
- (c) Each Record Order Charge waiver offered by the Company will not extend beyond 90 days.
- (d) Appropriate notification of the waiver will be made to all eligible customers.

k. Waiver of Service Connection Charges for ISDN Primary Service

(1) General

Waiver of Service Connection Charges will permit the Company to waive the Service Connection Charges associated with ISDN Primary Service in order to promote the sale of this service.

(2) Regulations

- (a) The Company reserves the right to waive, at any time upon seven days' notice to the Commission, the Service Connection Charges for customers ordering ISDN Primary Service.
- (b) Terms and conditions in effect on the waiver are listed in the Attachment to this Tariff.
- (c) Each waiver will be in effect for a maximum of 90 days.
- (d) Appropriate notification of the waiver will be made to customers.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 17
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

B. INSTALLATION CHARGES

1. General

In addition to service connection charges, as specified in Section 14.7.A of this Tariff, installation charges apply to the installation of certain facilities and to any change of location of such facilities to a different building on different premises.

2. Rates and Charges

Installation charges are specified in the particular sections of this Tariff covering the facilities involved.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 18
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

C. INITIAL CHARGES

1. General

In addition to service connection charges, as specified in Section 14.7.A of this Tariff, initial charges apply to the furnishing of certain facilities. No initial charge is made under the following condition:

- a. When the facility is retained continuously by the subscriber irrespective of any changes of location.

2. Reuse of Facilities in Place

No initial charge applies when such facilities are reused in place.

3. Rates and Charges

Initial charges are specified in the particular sections of this Tariff covering the facilities involved.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 19
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

D. RESTORAL CHARGES

1. General

A restoral charge applies when service is reconnected after suspension or termination for non-payment but before cancellation of the service.

2. Rates and Charges

For Rates and Charges, see Section 14.7 of this Tariff.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 20
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

E. CONSTRUCTION CHARGES

1. General

The construction charges specified in this Section apply in addition to all other applicable Tariff Charges including mileage.

When a subscriber or any other party in interest requests the installation of a cable containing a greater number of pairs than is necessary to meet service requirements, such cable may be installed, provided the subscriber or any other party in interest pays the applicable annual charges on the excess capacity until it is required for the provision of service.

When circuitous routing or special type of construction is provided at the subscriber's request or the service requirement is of a temporary nature, charges based on cost are applicable in the manner described in Section 1.A.5 and A.6 of this Tariff.

In case of any inconsistency between the provisions of Paragraphs E.2., E.3., E.4., E.5. and E.6. of this Section on the one hand and Paragraph E.7. (Underground Extensions for New Residential Subdivisions) on the other, the provisions of Paragraph E.7. shall be controlling.

2. Construction Along Public Highways

a. General

The Company determines the type of plant to be used.

Ownership of all such plant is vested either in the Company or in some other utility company with which the Company has an agreement for the joint use of plant.

The allowances, charges and regulations herein provided apply regardless of the type of construction or facilities used, including attachments to plant of other utility companies.

b. Rates and Charges

Construction required for private line service, leased channels and extension lines, PBX station lines, turret lines and tie lines is furnished at charges based on cost.

Construction required for main exchange service is furnished without charge.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 21
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

- E. CONSTRUCTION CHARGES (Cont'd)
2. Construction Along Public Highways (Cont'd)
b. Rates and Charges (Cont'd)

Where there is not more than one mile, route distance, between successive applicants, they are considered as a group and the construction allowances for the individual members of the group are totaled to determine the amount of construction that will be provided without construction charge to the group. Charges for construction in excess of the total allowance are divided equally among the members of the group.

When subscribers are added to a group within the five-year term of the construction charges, the charges are recomputed on the basis of the larger number of subscribers. If this re-computation results in a lower construction charge per subscriber, the monthly payments for the existing subscribers are reduced for the balance of the term. Where a subscriber has prepaid the total monthly payments an appropriate refund is made. The new subscribers are responsible for payment of construction charges only for the unexpired portion of the five-year term.

An applicant who wishes to prepay all monthly payments or the balance of monthly payments at any time during the five-year term may do so by paying the total of the monthly payments for the unexpired term less 10%.

A subscriber paying the construction charge on the monthly payment basis who discontinues service within the five-year term is required to pay a termination charge equal to the total of the monthly payments for the unexpired term less 10%. Charges to the remaining subscribers in the group are not affected.

On foreign exchange service, on either an intra-company or an inter-company basis, the allowances apply to only the part of the construction within the serving central office district.

3. Pole Line Construction on Private Property
a. General

The subscriber is required to obtain and furnish any and all necessary rights-of-way authorizing the Company to place and maintain its plant.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 22
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

- E. CONSTRUCTION CHARGES (Cont'd)
3. Pole Line Construction on Private Property (Cont'd)
a. General (Cont'd)

Poles on private property for telephone use only to serve the subscriber's principal location are furnished, owned and maintained by the Company subject to the allowances and charges shown below. In the case of residence service the principal location is considered to be the subscriber's dwelling. In the case of business service the principal location is considered to be the main office on the premises of the subscriber, except that where PBX service is furnished the principal location is considered to be the building in which the subscriber's PBX switchboard is located.

Poles beyond the principal location on the subscriber's premises are furnished, erected, owned and maintained by the subscriber or at his expense. Such construction is subject to the approval of the Company.

Existing subscriber-owned poles for telephone use only to serve the subscriber's principal location will be replaced for maintenance reasons by and at the expense of the Company. Poles placed by the Company for maintenance reasons are owned by the Company.

Where poles are furnished as a joint undertaking by the Company and a utility company, such poles are maintained by the companies and the Company's charge shown below applies.

Where poles for Company facilities and other facilities are not furnished as a joint undertaking of the Company and another utility company, the subscriber is required to furnish, erect, own and maintain the poles. Such construction is subject to the approval of the Company.

Where the subscriber requests poles to be relocated such relocation of poles will be made by the Company at the subscriber's expense.

Where the pole line construction is provided to serve two or more subscribers, that portion of the construction which is used in common by two or more subscribers is subject to the regulations and charges specified in E.2. of this Section.

- b. Rates and Charges

For Rates and Charges, see Section 14.7 of this Tariff.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: August 1, 2019

Section: 7
Page: 23
Revision: 1
Superseding Revision: 0

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

E. CONSTRUCTION CHARGES (Cont'd)

4.

]

a.

(D)

b.

]

5. Conduit Occupancy

a. General

Annual Conduit Occupancy fees apply to licenses granted in accordance with the terms and conditions of the Conduit Occupancy agreement entered into by Verizon New York Inc. and the licensee. Half duct, third duct and quarter duct rates will apply per innerduct occupied, where the licensee's cable is installed within innerduct and where two, three, and four innerducts, respectively are installed within each duct.

b. Rates and Charges

For Rates and Charges, see Section 14.7 of this Tariff.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 24
Revision: 1
Superseding Revision: 0

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

E. CONSTRUCTION CHARGES (Cont'd)

5. Conduit Occupancy (Cont'd)

c. Conduit Ducts Installed Through Microtrenching*

(T)

Promotional rates, as set forth in Section 14.7 of this Tariff, shall apply for a four-year period to manhole-to-building conduit ducts installed through microtrenching ("Microducts")*. Fractional Microducts are not available. The promotional rates apply only to excess Microduct capacity installed by Verizon New York Inc. at locations at which it has used microtrenching to install manhole-to-building Microducts for its own use. Such excess capacity will be installed and made available in New York City to the extent required by the microtrenching regulations of the New York City Department of Information Technology and Telecommunications, and elsewhere in Verizon's discretion or as required by law. Other than as set forth in the preceding sentence, Verizon shall not have any obligation to install or make available Microducts, or to augment Microduct systems previously installed. Occupancy of such ducts shall be governed by the terms of Conduit Occupancy agreements entered into by Verizon New York Inc. and the licensee, which agreements shall adopt the Microduct occupancy rates set forth in Section 14.7.

* Microtrenching is the construction of a pathway under the expansion joint between the curb and sidewalk flag by which a narrow trench is created under the control joint from the curb to the building foundation. Conduit systems consisting of multiple microducts are installed in that trench.

7

(T)

Certain material formerly on this page now appears on Page 24.1, Revision 0.

J

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: July 15, 2014

Section: 7
Page: 24.1
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

E. CONSTRUCTION CHARGES (Cont'd)

6. Underground Construction

- a. When a subscriber or any other party in interest (including the applicant for service, or the owner or operator of a building or premises where service is or is to be provided) desires, or where local, municipal, or county law ordinance or regulation specifies, that circuits be placed underground between a building to be served and the Company's general distributing plant, and the undergrounding of utility plant is not otherwise required by state law, ordinance or regulation, the subscriber or any other party in interest is responsible for either reimbursing the Company its excess costs as determined under Paragraph E.4.e following of placing underground facilities or for providing, without expense to the Company, the opening and closing of any trench and placing of any manholes and conduit, which are determined to be necessary by the Company for the placing of underground facilities from the building to be served to a point of connection to the distribution facilities designated by the Company. The Company will make every reasonable effort to locate this point so as to be mutually acceptable to both the subscriber and the Company. The Company will provide conduit material, manhole covers and frames regardless of which party opens and closes the trench and places manholes and conduit. (M)
- b. Where existing distribution facilities are aerial, the Company will designate the pole which will be the point of connection to the distribution facilities.
- c. Where existing distribution facilities are underground, the Company will designate the point on the subscriber's property line which will be the point of connection to the distribution facilities. J

Material on this page formerly appeared on Page 24, Revision 0.

(T)

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 25
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

E. CONSTRUCTION CHARGES (Cont'd)

6. Underground Construction (Cont'd)

- d. Where the subscriber or any other party in interest elects to reimburse the Company its excess costs of placing underground facilities, the Company will furnish the subscriber or other party in interest an estimate of the excess costs of undergrounding.
- e. The excess costs of placing underground facilities shall be computed by subtracting from the total cost of placing such facilities from the point of connection to the distribution facilities, 115% of the cost of providing equivalent aerial facilities, including poles and anchors. Where the building or premises is served by adequate existing aerial facilities, the excess cost of placing underground facilities shall be computed by subtracting the value of plant betterment and net salvage, if any, from the sum of the total cost of undergrounding and the cost of removal of the aerial facilities. The Company shall determine the requirements and design of facilities for the underground and aerial plant.
- f. If the point of connection to the general distribution plant is changed for any reason, the Company shall, at the subscriber's request, provide service by a temporary connection until a permanent connection can be furnished. Charges based on cost shall apply for providing such temporary connection, except when the change in the point of connection is made at the Company's initiative. Provision of a permanent service connection shall be in accordance with the regulations of this Paragraph E.4 of this Section if applicable.
- g. Where a subscriber or any other party in interest requires or it is otherwise necessary that circuits be placed underground between points or buildings on the same premises of the subscriber or any other party in interest, the subscriber or any other party in interest is responsible and shall, without expense to the Company, provide for opening and closing of the necessary trench and, where manholes and conduit are required by the Company, for furnishing such manholes and conduit satisfactory to the Company.
- h. Where there exists underground conduit which is satisfactory to the Company and can be made available to it without expense on the part of the Company, such conduit may be used.
- i. For any repairs, maintenance or replacement of the underground cable or conduit for any reason, the subscriber or any other party in interest is responsible for opening and closing a trench (and associated restoration work), to the point of connection to the distribution facilities or between points or buildings on the same premises, to facilitate repairs, and for repair or replacement of the conduit, if required. In addition, for any repairs, maintenance or replacement of the underground cable necessitated by damage caused by the subscriber or any other party in interest, the subscriber or any other party in interest is responsible for reimbursing the Company its costs of maintaining, repairing or replacing the cable. If the subscriber or any other party in interest is unable or unwilling to open and close the trench, the Company may perform such work and the subscriber or other party in interest shall reimburse the Company its associated costs.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 26
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

E. CONSTRUCTION CHARGES (Cont'd)

6. Underground Construction (Cont'd)

- j. For any rearrangement or relocation of the underground cable or conduit initiated by the subscriber or any other party in interest, the subscriber or any other party in interest is responsible for opening and closing the necessary trench, and for reimbursing the Company its costs of rerouting or rearranging facilities, except for the costs of additional capacity, if any.
- k. Trench or conduit utilized by the Company shall not be used by others for any purpose without the approval of the Company.
- l. The subscriber or any other party in interest is required to obtain and furnish any and all necessary permits and rights-of-way authorizing the placing and maintaining of the underground facilities.

7. Underground Extensions for New Residential Subdivisions

a. Application of Regulations

Extensions of telephone distribution lines necessary to furnish permanent telephone service to new residential buildings within a subdivision on which it is planned to build five or more such buildings, or to new multiple-occupancy buildings, shall be made underground by the Company in accordance with the provisions of this Paragraph E.5 of this Section, provided, however, that where any distribution lines necessary to furnish permanent electric service within such a subdivision are installed overhead under the provisions of Chapter II, Subchapter A, Service, Title 16 of the Official Compilation of Codes, Rules and Regulations of the State of New York, Part 100, the Company may install overhead the distribution lines necessary to furnish permanent telephone service within that subdivision.

b. Definitions of Terms Used in Paragraph E.7.

- (1) Applicant— the developer, builder or other person, partnership, association, corporation or governmental agency applying for the construction of telephone or electric distribution lines in a subdivision.
- (2) Building— a structure enclosed within exterior walls or fire walls, built, erected and framed of component structural parts and designed for permanent residential occupancy.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 27
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

E. CONSTRUCTION CHARGES (Cont'd)

7. Underground Extensions for New Residential Subdivisions (Cont'd)

b. Definitions of Terms Used in Paragraph E.7. (Cont'd)

- (3) Multiple-Occupancy Building - a structure, including row houses, enclosed within exterior walls or fire walls, built, erected and framed of component structural parts, and designed to contain four or more individual dwelling units for permanent residential occupancy.
- (4) Subdivision - a tract of land divided into lots for the construction of new buildings, or the land on which new multiple-occupancy buildings are to be constructed, the development of either of which has been approved (or was required to be approved) by governmental authorities having jurisdiction over land use.
- (5) Underground Telephone Distribution System - a distribution system in which all distribution cable sections and associated service wire runs are placed below ground, either direct buried or in conduit, as specified needs dictate and may include:
 - a. Rear wall cable placed on connected row houses; and
 - b. Pedestal terminals necessary to facilitate installation, operation and subsequent maintenance of the underground distribution system.
- (6) Distribution facility means the telephone cable, wire and associated hardware used to provide service to one or more customers.
- (7) Feeder Facilities identifies connecting cable, conduit or poles that are installed between a telephone activating station and distribution facilities outside, within or through a residential subdivision.
- (8) Public Right-of-Way means the area within the territorial limits of any street, avenue, road or way that is for any highway purpose under the jurisdiction of the State of New York or the legislative body of any county, city, town or village, that is open to public use and that may be used for the placement of utility facilities.
- (9) Private Right-of-Way means a right to pass over, occupy or use another's land for placing and maintaining utility facilities.
- (10) New Construction defines the installation of new, distribution or feeder facilities on any Right-of-Way where no overhead telephone facilities previously existed.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 28
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

E. CONSTRUCTION CHARGES (Cont'd)

7. Underground Extensions for New Residential Subdivisions (Cont'd)

c. Responsibility of the Company

(1) Installation of Underground Distribution System Within Subdivision

Within the applicant's subdivision the Company shall construct, own, operate, and maintain underground distribution and feeder facility only along public streets, roads and highways which the Company has the legal right to occupy, and on public land and private property across which rights-of-way and easements satisfactory to the Company may be obtained without cost by the Company.

Any distribution or feeder facility necessary to furnish permanent telephone service to one or more multiple occupancy buildings (including four or more dwelling units) shall be installed underground and any such facility necessary to furnish permanent telephone service within a subdivision in which it is planned to build five or more new residential buildings shall be installed underground if:

- the subdivision will require no more than 200 trench feet of facilities per dwelling unit planned within the subdivision; or
- Verizon New York Inc. Tariff provides for such underground service without contribution; or
- a governmental authority with jurisdiction to do so has required undergrounding; or
- an applicant requests undergrounding.

The number of dwelling units is the criterion to be used to determine whether installation is required to be underground. In order to ascertain the number of dwelling units, it is necessary to consult the approved subdivision map to determine how many dwelling units are planned. Each lot shown on the map should, in the case of a single family dwelling, be considered to contain one dwelling unit unless there is sufficient contrary evidence to render it unlikely that each lot will contain a separate dwelling unit (e.g., a foundation is constructed occupying two lots). The measurement of trench footage should be the shortest distance required to serve the homes within the subdivision, consistent with the utility's obligation to provide safe and adequate service.

After distribution or feeder facilities are installed underground in a residential subdivision no overhead circuits shall be installed by the Company within such subdivision.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 29
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

E. CONSTRUCTION CHARGES (Cont'd)

7. Underground Extensions for New Residential Subdivisions (Cont'd)

c. Responsibility of the Company (Cont'd)

(1) Installation of Underground Distribution System Within Subdivision (Cont'd)

Verizon may install overhead distribution or feeder facilities in a residential subdivision or a section thereof otherwise required to have underground distribution facilities in accordance with subdivision (c) of this Section when:

- the developer of the subdivision is not primarily engaged in the construction of dwelling units within the subdivision;
- no governmental authority having jurisdiction to do so has required underground installation; and
- either:
 - five years have elapsed from the sale of the first lot within the subdivision to the first application for service and the utility has no indication that there will be new requests for service in the subdivision within six months: OR
 - five years have elapsed from the date of the final approval of the subdivision or section thereof, and less than 25 percent of the lots have been sold in the subdivision and every section thereof, except where ten percent or more of the lots in the subdivision or any section thereof have been sold within the last two years;

In cases where overhead installation would be permissible in accordance with condition (3) above except that less than five years have elapsed and the Company has reason to believe that the subdivision will not be developed sufficiently soon to permit the orderly utilization of underground facilities installed to serve the initial subscriber(s), the Company may petition the Commission to allow overhead installation, which petition shall set forth the relevant economic, engineering and environmental factors.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: September 15, 2018

Section: 7
Page: 29.1
Revision: 1
Superseding Revision: 0

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

E. CONSTRUCTION CHARGES (Cont'd)

1

(M)

J

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: September 15, 2018

Section: 7
Page: 29.2
Revision: 1
Superseding Revision: 0

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

E. CONSTRUCTION CHARGES (Cont'd)

1

(M)

J

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: September 15, 2018

Section: 7
Page: 29.3
Revision: 1
Superseding Revision: 0

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

E. CONSTRUCTION CHARGES (Cont'd)

1

(M)

J

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: September 15, 2018

Section: 7
Page: 29.4
Revision: 1
Superseding Revision: 0

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

E. CONSTRUCTION CHARGES (Cont'd)

1

(M)

J

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: September 15, 2018

Section: 7
Page: 29.5
Revision: 1
Superseding Revision: 0

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

E. CONSTRUCTION CHARGES (Cont'd)

1

(M)

J

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 30
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

E. CONSTRUCTION CHARGES (Cont'd)

7. Underground Extensions for New Residential Subdivisions (Cont'd)

c. Responsibility of the Company (Cont'd)

(1) Installation of Underground Distribution System Within Subdivision (Cont'd)

If Verizon receives an application for service within a residential subdivision which is governed by the provisions of this Section and the per foot cost of installing the necessary distribution or feeder facilities will be greater than two times the cost per foot of installing overhead distribution or feeder facilities, the Company or applicant may petition the Secretary of the Public Service Commission to allow overhead installation, which petition shall set forth the relevant economic, engineering and environmental factors. If staff objects, the petition shall be referred to the Commission for further review. The petition shall be granted or denied based on economic, engineering or environmental factors. If the residential subdivision is located within the Adirondack Park, the utility shall send a copy of the petition to the Adirondack Park Agency.

Upon receipt of proper application, and upon compliance by the applicant with the requirements of Paragraph E.7.d of this Section, the Company, at no charge, shall install an underground telephone distribution system, including service wire with suitable materials, which in its judgment, will assure that the applicant will receive safe and adequate telephone service. Such installation shall be made at a time appropriate to render service. Construction will not be delayed by the Company so that the applicant will be delayed in the sale or other disposal of the buildings, except where such delay is caused by strikes, fire, flood, inclement weather, unavailability of materials, civil disorders, or other conditions beyond the control of the Company. No overhead circuits shall thereafter be installed by the Company within a subdivision having underground telephone distribution lines.

(2) Connection of Underground Distribution System Within Subdivision to Existing Telephone General Distribution System

The connection from the underground distribution lines installed within the applicant's subdivision to the existing telephone distribution system shall be made in accordance with the following requirements:

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 31
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

E. CONSTRUCTION CHARGES (Cont'd)

7. Underground Extensions for New Residential Subdivisions (Cont'd)

c. Responsibility of the Company (Cont'd)

(2) Connection of Underground Distribution System Within Subdivision to Existing Telephone General Distribution System (Cont'd)

- (a) The Company will install underground, without contribution from the applicant, an amount of supply circuit from the boundary line of the subdivision equal to 25 route feet per dwelling unit or 200 feet, whichever is greater, but, except as otherwise ordered by the Public Service Commission, the Company will not be required to provide more than 500 feet without contribution by the applicant.
- (b) The Company may, at its discretion and expense, underground additional portions of such connecting supply circuit.
- (c) Where any part of a feeder facility in excess of that required is to be placed overhead, the applicant must submit a written application to the utility at least 75 days prior to the projected commencement of construction of the feeder facility and the Company must report such projected construction to the Commission no later than 45 days before such construction is commenced. The Commission reserves the right to require the underground installation of particular facilities on basis of the relevant economic, engineering or environmental factors.
- (d) In the event Verizon intends at its own discretion or is required to install underground in an applicant's residential subdivision, it shall inform the electric company and cable television company serving the area in which the subdivision is located. If a new common access route from existing systems to the subdivision will be used, the connecting facilities of the utility, the electric company and cable television company shall be placed underground.

d. Responsibility of Applicant

- (1) All reasonable and necessary rights-of-way and easements suitable to the Company for the extension of telephone distribution lines must be furnished by the applicant in reasonable time to meet service requirements. Where such lines are required to be underground in accordance with Paragraph E.7.a. or E.7.c. of this Section or at the request of an applicant, rights-of-way and easements must be cleared of tree stumps, brush and other obstructions at no charge to the Company and must be graded to within six inches of final grade by the applicant before the Company will commence construction. Such clearance and grading must be maintained by the applicant during construction by the Company.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 32
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

E. CONSTRUCTION CHARGES (Cont'd)

7. Underground Extensions for New Residential Subdivisions (Cont'd)

d. Responsibility of Applicant (Cont'd)

(2) At the request of the Company, the applicant shall provide a survey map certified to by a licensed professional engineer or land surveyor and certified to as final by the applicant showing the location of each lot, sidewalk and roadway and, prior to and during construction by the Company shall place and maintain survey stakes indicating grade and property lines. A map showing the location of all other existing and proposed underground facilities shall be furnished to the Company by the applicant as soon as the location of such facilities shall be known.

(3) The Company may require that all sewers, water facilities, drainage facilities and curbs be installed before it commences construction.

e. Deposits By Applicant

In order to guarantee performance, the Company may require from the applicants before construction is commenced, a deposit equal to the estimated cost of construction. This deposit is in addition to the applicant's payment of its share of costs for installation. This deposit shall be returned to the applicant, with interest at the rate specified in Section 1.J.2 of this Tariff, on a pro rata basis as dwelling units are certified for occupancy. Any portion of the deposit remaining unrefunded five years from the date the Company is first ready to render service from the underground telephone distribution lines shall be retained by the Company. Upon the mutual agreement of both the Company and the applicant, a bond may be posted in lieu of any deposits.

f. Special Conditions

In unusual circumstances when the application of these rules appears impracticable or unjust to either party, or discriminatory to other customers, the Company or applicant may refer the matter to the Public Service Commission of New York State for special ruling or for the approval of special conditions which may be mutually agreed upon, prior to commencing construction.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: September 15, 2018

Section: 7
Page: 32.1
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

E. CONSTRUCTION CHARGES (Cont'd)

1

8. Construction of New Outside Plant Facilities to Serve New Non-Residential Developments

- a. Scope. This section E.8 governs the construction by the Company of new outside plant facilities to serve new non-residential developments.
- b. Definitions. For purposes of this section E.8:
1. The term "applicant" means a developer, builder, person, partnership, association, corporation or governmental agency applying for the construction and deployment of new outside plant facilities to serve a new non-residential development.
 2. The term "new non-residential development" means a building or group of buildings — including buildings that currently exist, or are under construction, or construction of which is currently planned — that are not currently served by the Company's outside plant facilities, and that are or will be:

- a. located in a discrete area that is not currently served by Verizon outside plant facilities; and
- b. not predominantly occupied by residential customers.

(M)

New non-residential developments may include, but are not limited to, college or university campuses, single-tenant or multi-tenant buildings, gas stations with or without associated shopping areas, shopping malls (including "strip" malls), and airports that meet the above criteria.

3. The term "new outside plant facilities" means telephone cable, wire, electronics, supporting structure (poles and/or conduits), and any other associated hardware located outside of a Company wire center, that would normally be part of the initial deployment of equipment necessary to enable the company to provide service within a new non-residential development, the construction and deployment of which has been requested by an applicant.
4. The term "deployment scenario" refers to the network architecture, technology, equipment choice, location of facilities, and quantity of facilities chosen by the Company for deployment in a particular new non-residential development.

J

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: September 15, 2018

Section: 7
Page: 32.2
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

E. CONSTRUCTION CHARGES (Cont'd)

1

8. Construction of New Outside Plant Facilities to Serve New Non-Residential Developments
(Cont'd)

c. Deposits by Applicants

1. Before construction and deployment is begun for new outside plant facilities to serve a new non-residential development, the Company may require an applicant to pay a deposit equal to the full cost of construction of such facilities, to the extent that such cost is not reimbursed pursuant to other contractual, tariff, or product guide provisions.

2. The applicant shall have the option of basing the deposit on a good faith estimate of the full unreimbursed cost of construction of such facilities, or on the actual cost.

a. If the applicant chooses to have the deposit based on an estimate, once the estimate is accepted by the applicant it will become binding on both parties in determining the amount of the deposit, and the applicant will pay the estimated cost whether the actual cost is greater or less than the estimate; *provided, however*, that if material changes are made to the deployment scenario for the area in question after the estimate is issued, or if other circumstances materially change the cost of the deployment, the company shall issue a revised estimate based on the new scenario or circumstances, and the deposit shall be trued up to the amount of the new estimate (whether that amount is higher or lower than the original estimate).

(M)

b. If the applicant chooses to have the deposit based on actual costs, the applicant will pay a deposit up front equal to the company's estimate of the total cost, and the deposit amount will be trued up based on actual costs (through additional payments or through refunds) as construction proceeds.

c. In either case the applicant will be billed an engineering design fee.

J

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: September 15, 2018

Section: 7
Page: 32.3
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

E. CONSTRUCTION CHARGES (Cont'd) 1

8. Construction of New Outside Plant Facilities to Serve New Non-Residential Developments
(Cont'd)

c. Deposits by Applicants (Cont'd)

3. Any deposit paid by the applicant pursuant to this section E.8. shall be returned by the Company to the applicant on a pro rata basis, as more fully described in Section E.8.d. below, through five annual payments as customers are connected with new service from the Company. These five payments will be based on the number of services provisioned by the company as of the first through the fifth anniversaries of the date on which the Company is first ready to render service from the new facilities. For each such anniversary, the payment will be equal to the amount of the deposit times the ratio of: (i) the number of services provisioned as of that anniversary date (less the number of services provisioned as of the prior anniversary date, if any); to (ii) the total number of services that can be provisioned based on the facilities installed. The payments shall include interest at the rate specified by the Commission for interest on deposits.

4. Any portion of the deposit remaining un-refunded five years after the date the Company is first ready to render service from the new facilities shall be retained by the Company. (M)

5. Upon the mutual agreement of both the Company and an applicant, a bond or letter of credit may be posted in lieu of any deposit, and in such cases the bond or letter of credit may include a reasonable allowance for administrative costs, which shall not be subject to refund.

d. Determining the amount of pro-rata refunds.

1. Calculations of pro rata refunds shall be based on the deployment scenarios that the Company plans for the development in question. Refund methodologies are specified below for two specific scenarios: standard Fiber to the Premises ("FTTP") deployment, and standard non-FTTP deployment. Where the company decides in its discretion to utilize other deployment scenarios, a refund methodology shall be negotiated and agreed upon by the applicant and the Company before construction begins.

J

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: September 15, 2018

Section: 7
Page: 32.4
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

E. CONSTRUCTION CHARGES (Cont'd) 1

8. Construction of New Outside Plant Facilities to Serve New Non-Residential Developments
(Cont'd)

d. Determining the amount of pro-rata refunds (Cont'd)

2. Refund Methodology for Standard FTTP Deployment

Where the Company constructs and deploys new FTTP facilities to serve a new non-residential development, the capacity of the facilities shall be measured in terms of the number of services provisionable over the facilities deployed, with video, voice, and broadband data counted as separate services. (Thus, by way of illustration, the provision of one broadband service and one channel of voice service to a single customer will count as two services.) The pro-rata refund shall be based on the number of services actually ordered by customers.

3. Refund Methodology for Standard Non-FTTP Deployment

Where the Company constructs and deploys new non-FTTP facilities to serve a new non-residential development, the capacity of the facilities shall be measured in terms of the number of services provisionable over the facilities deployed, where a single service refers to all or any part of the functionalities that can be provided to a customer over a single copper pair. The pro-rata refund shall be based on the ratio of the number of services actually ordered by customers to the number of copper pairs provisioned. (M)

e. Other Provisions

1. Nothing in this section E.8. shall be construed to require the Company to construct facilities where such construction would not otherwise be required, or to preclude the Company from obtaining non-refundable reimbursement for the costs of new construction, from applicants or otherwise, where authorized.

2. The payment of a deposit pursuant to this section E.8. shall not be construed to give the applicant any ownership interest or other property right in facilities constructed or deployed by the Company, nor shall such payment create any new rights with respect to the availability, pricing, or other terms and conditions of the Company's services.

J

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: September 15, 2018

Section: 7
Page: 32.5
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

E. CONSTRUCTION CHARGES (Cont'd)

1

8. Construction of New Outside Plant Facilities to Serve New Non-Residential Developments
(Cont'd)

e. Other Provisions (Cont'd)

- 3. The appropriate deployment scenario for facilities constructed pursuant to this section E.8., the design and engineering of such facilities, and the techniques, methods, procedures, and materials used in the construction and deployment of such facilities, shall be based on the Company's professional judgment and discretion, and shall not be subject to any instructions of the applicant.
- 4. The Company may in its discretion require applicants to enter into written agreements and execute other documents that are not inconsistent with the provisions of this section E.8., and that are considered by the Company to be necessary or desirable.

(M)

J

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 33
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

F. NETWORK TERMINATING WIRING

1. General

Network Terminating Wiring may only be provided by the Company. Where the Company is asked to provide network terminating wiring in a building and the work cannot be done by Company employees because of safety, industrial relations or other considerations, the Company may arrange for its cable to be placed by others, subject to its specifications and under its direct supervision.

It is the responsibility of the customer, or any other party in interest such as the applicant for service or the owner or operator of the premises or the builder to provide, in a manner satisfactory to the Company and without cost to the Company: a means of entrance for cable into the building, space for mounting the necessary terminals and equipment and, where required, a means to reach each floor and each suite or office on each floor where telephone service is desired.

All network terminating wiring provided by the Company remains the property of the Company.

2. Concealed Wiring--Existing Buildings

Where suitable means of concealment is provided, the Company will install its cable therein, subject to the conditions set forth in Paragraph F.3 following.

3. Fire Retardant Wiring Cable

a. Description

Fire Retardant Cable is cable on customers' premises with insulation, core wrap and jacket made of flame retardant, low-smoke material, used in connection with provisioning of telephone service. It is furnished by the Company, upon customer request, in air return plenums as an alternative to exposed wiring or customer-provided conduits for cable when authorized by local building codes.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 34
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

F. NETWORK TERMINATING WIRING (Cont'd)

3. Fire Retardant Wiring Cable (Cont'd)

b. Regulations

1. The request is made by a person duly authorized by the owner or the builder.
2. The type and stage of construction are suitable for the Company to perform its work.
3. The Company determines the network terminating wiring and means of concealment to be used.
4. The customer or other party in interest will furnish the means of concealment, without cost to the Company.
5. The Company does not represent that any changes in or additions to concealed wiring will be concealed.
6. The Company does not represent that concealed wiring will be usable when service is established.
7. Charges for Fire Retardant Network Terminating Wiring Cable are in addition to all other applicable Tariff rates and charges.
8. The non-recurring charge for Fire Retardant Network Terminating Wiring Cable will not apply when the wire is reused in place.
9. Fire Retardant Cable is measured by the running foot.

c. Rates and Charges

For Rates and Charges, see Section 14.7 of this Tariff.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 35
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

G. PREMIUM INSTALLATION SERVICE

1. General

When placing an order for the special service circuits listed in Paragraph G.3. following, a subscriber may request an in-service date that is prior to the standard interval date specified in Paragraph G.3. following. A subscriber may also request that a pending standard interval order be modified to reflect an expedited in-service date. Premium Installation Service is offered where facilities are available.

When service is provided on an expedited basis, as specified in Paragraph G.3. following, a premium installation charge applies as specified in Paragraph G.4. following. This charge is applied per circuit on a per diem basis for each day the standard interval is requested to be shortened, except as provided in Paragraph G.2.b. following. This premium installation charge applies in addition to all other applicable charges.

2. Regulations

- a. The Company reserves the right to limit the number of circuits it will accept for expedited installation.
- b. If the Company is unable to meet an agreed-upon service date, no premium installation charge applies. If a missed service date is caused by the subscriber, his agent or patron, the entire premium installation charge applies.
- c. If the subscriber requests that out-of-hours work be performed in connection with Premium Installation Service, the Company will develop and quote the costs of such work to the subscriber and bill the subscriber in accordance with Section 1.A.5. and A.6. of this Tariff. These charges will apply in addition to the premium installation charge and other applicable charges. Out-of-hours work is work requested by a subscriber outside of the Company's normal business hours which are 8:00 AM to 5:00 PM, Monday through Friday.
- d. Premium Installation Service is furnished subject to the availability of facilities.
- e. The terms diem and days used herein exclude Saturdays, Sundays and public holidays.

VERIZON NEW YORK INC.
P.S.C. No. 15--COMMUNICATIONS
Effective Date: May 1, 2014

Section: 7
Page: 36
Revision: 0
Superseding Revision:

GENERAL TARIFF

CONNECTION, RESTORAL AND CONSTRUCTION CHARGES

G. PREMIUM INSTALLATION SERVICE (Cont'd)

3. Service and Associated Intervals

	Standard Interval <u>(Work Days)</u>	Shortest Expedite Interval Available <u>(Work Days)</u>
Digipath Digital Service		
- All terminations	13 Days	5 Days
Voice and Data		
- Interoffice	15 Days	9 Days
- Intraoffice	12 Days	9 Days

4. Rates and Charges

For Rates and Charges, see Section 14.7 of this Tariff.