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PSC NO: 3 TELEPHONE

ALLTEL New York, Inc.

Initial Effective Date: 5/30/03 Superseding Revision:

SECTION 8 - NON-RECURRING SERVICE, RESTORAL AND CONSTRUCTION CHARGES

D. UNDERGROUND EXTENSIONS FOR NEW RESIDENTIAL SUBDIVISIONS (Cont'd.)

4. Responsibility of the Applicant (Cont'd.)

At the request of the Telephone 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 Telephone 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 Telephone Company by the applicant as soon as the location of such facilities shall be known.

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

5. <u>Deposits by Applicant</u>

In order to guarantee performance, the Telephone Company may require from the applicant before construction is commenced, a deposit in a reasonable amount, but in no event shall this exceed the incremental cost above the equivalent cost for overhead facilities. This deposit shall be returned to the applicant, with interest at the rate specified in Section 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 Telephone Company is first ready to render service from the underground telephone distribution lines shall be retained by the Telephone Company. Upon mutual agreement of both the Telephone Company and the applicant, a bond may be posted in lieu of any deposits.

6. <u>Special Conditions</u>

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

E. RESERVED FOR FUTURE USE

F. Pole Attachments

1. General

Where other licensees attach to a wholly-owned or jointly owned pole of the Company, the rates below apply:

2. <u>Charges</u>

The following rates apply per year for each attachment on a Company pole, either wholly or jointly owned: \$7.84.

Issued by: Vice President, State Government Affairs, Little Rock, Arkansas