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## **GENERAL INFORMATION**

## 3. EXTENSION AND MAINTENANCE OF COMPANY FACILITIES TO SERVE CUSTOMER (Cont'd)

## A. <u>DISTRIBUTION LINE EXTENSIONS</u> (Cont'd)

## (3) Obligations of all Applicants

Whenever an applicant, owner or occupant whose property abuts on any street, avenue, road or way upon which there is no electric line appropriate to the service requested for said property, makes a written application to the Company for service, the Company shall furnish, place and construct such lines to serve said property provided that the applicant:

- (a) has first provided reasonable assurance to the Company that the use for which the service is requested shall be permanent;
- (b) has paid, or agreed in writing to pay, all costs (including materials, installation costs and the associated overhead costs based on average historical costs) relating to any portion of the distribution line, service line and appurtenant facilities, (other than Account 368 "Transformers" or Account 370 "Meters"), that exceed the portion that the Company shall provide without a contribution from the applicant as stated in 3.A.(6) and 3.A.(7). The costs (to be paid to the Company in a lump sum or as a 10-year surcharge payment as further described in this Tariff) shall be determined based on the Company's Engineering estimate for each individual case
- (c) has either:
  - (i) delivered to the Company, free from cost, any necessary easements or rights-of-ways; or
  - (ii) paid or agreed to pay in writing any charge relating to the Company's acquisition of the necessary easements or rights-of-way. The applicant must indicate to the Company, in writing, that they have been unable to obtain such easements or rights-of-way; and
  - (iii) has furnished reasonable security, based on the estimated construction costs of the portion of the line extension in excess of what the Company provides without charge, if so required by the Company.

ISSUED BY: James A. Lahtinen, Vice President Rates and Regulatory Economics, Rochester, New York