## **ELECTRIC SERVICE REGULATION NO. 12 - Continued**

## 5. **EXTENSION EXCEPTIONS (continued)**

## (e) **Temporary Service (continued)**

- (2) For all other Temporary Service requests the Customer shall pay
  - **a.** the estimated installation cost, plus
  - **b.** the estimated removal cost, plus
  - **c.** the estimated cost for rearranging any existing facilities, less
  - **d.** the estimated salvage value of the facilities required to provide Temporary Service.
- (3) The Customer is also responsible for electric service supplied under the appropriate rate schedule; any advances required for sharing previous Extensions; and, depending on the customer class, Contract Minimum Billings.
- (4) If a Customer takes Temporary Service continuously for 60 consecutive months, the Company will classify the Extension as permanent and refund any payment the Customer made over that required of a permanent Customer. The Company will not refund the Facilities Charges.

## 6. **RELOCATIONS AND CONVERSIONS OF FACILITIES**

If requested by an Applicant or Customer, and performance of the request is feasible, the Company will: relocate distribution voltage facilities on to, or adjacent to, the Customer's premises; and/or, replace existing overhead distribution facilities with comparable underground (overhead to underground conversion). If existing easements are insufficient for the new facilities, the Applicant or Customer is responsible for obtaining new easements. Substation facilities and transmission voltage facilities will be relocated at the discretion of the Company.

Advances for relocations and conversions are not refundable. The Company is not responsible for allocating costs and responsibilities among multiple Applicants.

(continued)

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