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November 24, 2009

Ms. Beth W. Salak, Director Division of Competitive Markets and Enforcement Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Dear Ms. Salak:

Attached are revised tariff pages filed to become part of the Verizon Florida LLC General Services Tariff.

Section A2 General Regulations 7th Revised Page 5 2nd Revised Page 5.1 4th Revised Page 19 7th Revised Page 20

Section A5 Charges Applicable Under Special Conditions 4th Revised Page 1 4th Revised Page 2 3rd Revised Page 2.1

The purpose of this filing is to update the regulations for Carrier of Last Resort to delineate situations in which Verizon is not required to provide service, such as when services are not available or provisioning service would be uneconomic. This filing additionally articulates Verizon's right to assess special construction charges when a service application calls for an extension of its facilities or the installation of facilities for multiple dwellings, units or offices.

If you require additional information, please call Demetria Clark at (850) 222-5479.

Sincerely,

David M. Christian Vice President Regulatory Affairs Florida

Attachments

#### A2.2 Limitations and Use of Service (Continued)

- .11 Cancellation of Service for Cause (Continued)
  - a. (Continued)
    - (2) With notice
      - (a) Failure of a subscriber to make suitable deposit as required by this tariff.
      - (b) Nonpayment of any sum due for exchange, long-distance, or other services.
        - (.1) The following exceptions shall not constitute sufficient cause:
          - Nonpayment for a previous occupant of the premises, unless the current applicant or customer occupied the premises at the time the delinquency occurred and the previous customer continues to occupy the premises and shall benefit from such current service.
          - Delinquency in payment for service by a present occupant who was delinquent at another address and subsequently joined the household of the subscriber in good standing.
          - Delinquency in payment for separate telephone service of another subscriber in the same residence.
          - On residence service when payment for business service at a different location and with a different telephone number has not been made by the same individual or vice versa.
          - Nonpayment of a bill of another subscriber as guarantor thereof.
          - Nonpayment of administrative charges as provided in A2.4.3b of this tariff.
      - (c) Use of service or facilities for calls, anonymous of otherwise, if in a manner reasonably to be expected to frighten, abuse, torment, or harass another.
      - (d) Any other violation of the Company's rules and regulations applying to subscriber's contracts or to the furnishing of service.
      - (e) Use of a service for the purpose of performing any service in competition with the service which the Company or its connecting companies may now or hereafter furnish.
      - (f) The Company reserves the right to cancel any contract for service with and to discontinue service to any person who uses or permits the use of obscene, profane, or grossly abusive language over or by means of the Company's facilities, and who, after reasonable notice fails, neglects or refuses to cease and refrain from such practice or to prevent the same, and to remove its property from the premises of such person.

#### A2.3 Establishment and Furnishing of Service

#### .1 Availability of Facilities

a. The Company's obligation to furnish service is dependent upon its ability to secure and retain, without unreasonable expense, suitable facilities and rights for the provision of such service, and is subject to any other applicable Tariff provisions. In case a shortage of facilities exists at any time either for temporary or protracted periods, the establishment of Exchange and Long Distance Message Telecommunications Service takes precedence over all other services.

(C) (C)

(C)

# A2. GENERAL REGULATIONS

### A2.3 Establishment and Furnishing of Service (Continued)

## .1 Availability of Facilities (Continued)

- b. The rates and charges quoted in this tariff provide for the furnishing of service and facilities where suitable facilities are available and are subject to any other applicable Tariff provisions.
- c. When providing services under this Tariff would involve extending Company facilities to an applicant's property or would otherwise be uneconomic or not justified based on economic factors, as determined in the Company's sole discretion, the company in its discretion may provide the services upon the application for service and payment of construction charges as determined by the Company in accordance with the regulations set forth in Section A5, "Charges Applicable Under Special Conditions," except as otherwise (C) specified.
- d. In certain instances, i.e., when spare facilities and/or equipment are not available, it may be necessary to preempt existing services to provision or restore National Security Emergency Preparedness (NSEP) Service. If, in its best judgment, the Telephone Company deems it necessary to preempt, then the Telephone Company will ensure that:
  - (1) The service(s) preempted have a lower or do not contain NSEP assigned priority levels.
  - (2) The reasonable effort is made to notify the preempted service customer of the action to be taken.
  - (3) A credit allowance for any preempted service shall be made in accordance with the provisions set forth in Section A2.4.4.

### A2.6 <u>Classification of Areas as the Basis for Furnishing Telephone Service</u> (Continued)

### .2 Classification of Areas

- a. Area boundaries shall be identified by reference points or lines of a permanent character such as: section lines, well established streets or highways, etc. A photostat or blueprint showing these rate areas shall be filed for each and every exchange operated by the Company.
  - (1) (Deleted)
  - (2) (Deleted)
  - (3) (Deleted)
- b. The extension of the Company's property beyond any area in which a desired service would normally be furnished is based on the facts in each case. The conditions vary to such an extent that definition or complete regulation governing the Company's practice cannot be formulated except as to the general principle that the Company undertakes to provide telephone service under conditions beyond the normal plan if the applicant will meet the special conditions imposed, as by payment of installation or construction charges, under some arrangement based on the facts in the case and designed to protect the general body of rate payers by assessing unusual items of cost against those for whom the costs are specifically incurred.

### A2.7 Obligation of the Company

### .1 Obligation to Furnish Service

- a. The Company's obligation to furnish telephone service is dependent upon its ability to procure and retain suitable facilities and rights for the construction and maintenance of the necessary circuits. Such rights shall include the securing, clearing and retaining of suitable rights of way at reasonable costs for construction along public roads and highways and, in the case of construction on private rights of way, private roads or other private property, the obtaining of suitable easements, the execution of standard agreements or other arrangements that may be reasonably required by the Company in order to avoid placing a burden on the general body of rate payers in the provision of telephone service.
- b. The Company shall satisfy requests for telecommunications services except in the following situations:
  - 1. Where the Company, in its sole discretion, is unable to secure suitable rights to place and maintain facilities to provide the services;
  - Where the telecommunications services are unavailable or providing those services is uneconomic or not justified based on economic factors, in the Company's sole discretion;
  - 3. Where the Company is unable to make an economic assessment due to the Company's inability to secure necessary information, from the owner or developer of a property or other relevant party, to make that assessment;
  - 4. Where any conditions in this Tariff are not satisfied, including, without limitation, conditions requiring payment of construction charges under Section A5; or
  - 5. Where otherwise specified in this Tariff.

(N)

(N)

### A2.7 <u>Obligation of the Company</u> (Continued)

### .1 Obligation to Furnish Service (Continued)

- c. The Company's obligation to furnish service extends to the demarcation point. This is the point of physical (T) interconnection (connecting block, terminal strip, jack, protector, or remote isolation device) between the telephone network and the subscriber's premises wiring. This point is part of the telephone network, provided and maintained by the telephone company under tariff. The location of this point is:
  - (1) Single Line/Single Customer Building--Either at the point of physical entry to the building or a junction point as close as practicable to the point of entry.
  - (2) Single Line/Multi-Customer Building--Within the subscriber's premises at a point easily accessed by the subscriber.
  - (3) Multi-Line Systems--At a point within 25 feet of the FCC registered terminal equipment.

### A2.8 Change of Local Service Provider

### .1 Authorized Change of Local Service Provider Charges

- a. If an end-user authorizes a change in his/her local service provider and subsequently requests that the Company restore the customer's service(s) as they existed prior to the authorized change, then when the customer's service(s) is restored the end-user will be assessed the nonrecurring service charges as specified in the Company's "General Services Tariff", Section A4.7.
- b. In addition, the terms and conditions normally associated with a request for new service, as specified in the Company's "General Services Tariff", Sections A1 and A2 will apply. The Company will make every reasonable effort to ensure that there is no lapse in the customer's service.

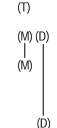
### .2 Unauthorized Change of Local Service Provider (Slamming) Charges

a. If an end-user denies authorizing a change in his/her local service provider, as submitted by the alleged unauthorized local service provider, then the alleged unauthorized local service provider will be assessed the nonrecurring service charges, as specified in the Company's "General Services Tariff", Section A4.7, to restore the customer's service(s) as they existed prior to the alleged unauthorized change, including the customer's PIC and LPIC choices.

#### A5.1 <u>Construction Charges</u>

- .1 General
  - a. When providing services under this Tariff would involve extending Company facilities to an applicant's property or would otherwise be uneconomic or not justified based on economic factors, as determined in the Company's sole discretion, the Company may in its discretion provide the services upon the application for service and payment of construction charges as determined by the Company, which shall not exceed its estimate of the cost of construction.
  - b. Construction charges are payable upon application for service or when billing is rendered as the Company, at its option, may require.
  - c. Construction furnished by or performed by the applicant, where authorized in this tariff, is subject to the approval of the Company.
- d. The "cost of construction" will consist of the following to the extent they are applicable: (C) 1. Engineering, labor, supervision and overhead expenses. 2. Materials, equipment (whether provided or used) and transportation. 3. Permitting and other fees. 4. Procurement of rights-of-way and easements. 5. Administration and taxes. The weighted cost of capital. 6. 7. Contingencies. 8. Any other specific items of expense associated with the construction. (C) (D) (D) (T) e. When attachments are made to poles of other companies, in lieu of providing new pole line construction for which the subscriber would regularly be charged construction charges under the provisions of this section, the attachment rental charges to the Company for such attachments may be assessed the subscriber in whole or in part as the particular circumstances may warrant. (D) (D) No construction charges paid to the Company are refundable by it. (C) f. (D) (D) Unless otherwise specified in this tariff, the Company retains ownership and control of all specially constructed (T) a. facilities even though the customer may be required to pay special construction charges. (D) (D) (M) (N) (M) Material relocated to Page 2.

- A5.1 <u>Construction Charges</u> (Continued)
  - .2 Construction on Private Property (Continued)



a. Where, for the purpose of furnishing extension lines, it is necessary to lay underground conduit or to set poles on the (T) subscriber's premises, the subscriber is required to provide and install such underground conduit and to provide and erect poles, or the Company will do the work at the subscriber's expense. Where the work is performed by the subscriber, it must be in accordance with the standard specifications of the Company.

(D)

(T)

(T)

## .3 Rearrangements of Existing Plant

a. When the Company is requested to move, remove, or change existing plant for which no specific charge is quoted in this tariff, the person, association, municipality, charter county, county, or other division of state or local government at whose request such move, removal or change is made may be required to bear the costs incurred.

#### .4 Construction Required for Temporary Service

a. When construction is required for temporary service, and there is no immediate prospect of reusing the plant provided, the subscriber may be required to bear all or a portion of the cost of such construction.

### A5.1 <u>Construction Charges</u> (Continued)

### .5 Cancellation of Application Requiring Construction of Facilities

(T)

- a. Where special construction of facilities has been started prior to the cancellation and to the extent there is another requirement for the specially constructed facilities, no charge applies.
- b. Where special construction of facilities has been started prior to the cancellation, and there is no other requirement for the specially constructed facilities, a charge equal to the costs incurred in the special construction less net salvage, applies, except that, where one or more, but not all, of the services involved in the special construction are cancelled, a charge equal to the charge for discontinuance of such services applies instead. Such charge is determined as set forth in Section A5. In determining the charge, each cancelled service is treated as discontinued as of the date on which it was to have been placed in service.
- c. Installation or special construction of facilities for a subscriber is considered to have started when the Company incurs any expense in connection therewith or in preparation therefore, which would not otherwise have been incurred, provided:
  - (1) The subscriber has advised the Company to proceed with the installation or special construction, and
  - (2) The Company has advised the subscriber that, in accordance with his order, it is commencing the installation or special construction.

#### A2.2 Limitations and Use of Service (Continued)

- .11 Cancellation of Service for Cause (Continued)
  - a. (Continued)
    - (2) With notice
      - (a) Failure of a subscriber to make suitable deposit as required by this tariff.
      - (b) Nonpayment of any sum due for exchange, long-distance, or other services.
        - (.1) The following exceptions shall not constitute sufficient cause:
          - Nonpayment for a previous occupant of the premises, unless the current applicant or customer occupied the premises at the time the delinquency occurred and the previous customer continues to occupy the premises and shall benefit from such current service.
          - Delinquency in payment for service by a present occupant who was delinquent at another address and subsequently joined the household of the subscriber in good standing.
          - Delinquency in payment for separate telephone service of another subscriber in the same residence.
          - On residence service when payment for business service at a different location and with a different telephone number has not been made by the same individual or vice versa.
          - Nonpayment of a bill of another subscriber as guarantor thereof.
          - Nonpayment of administrative charges as provided in A2.4.3b of this tariff.
      - (c) Use of service or facilities for calls, anonymous of otherwise, if in a manner reasonably to be expected to frighten, abuse, torment, or harass another.
      - (d) Any other violation of the Company's rules and regulations applying to subscriber's contracts or to the furnishing of service.
      - (e) Use of a service for the purpose of performing any service in competition with the service which the Company or its connecting companies may now or hereafter furnish.
      - (f) The Company reserves the right to cancel any contract for service with and to discontinue service to any person who uses or permits the use of obscene, profane, or grossly abusive language over or by means of the Company's facilities, and who, after reasonable notice fails, neglects or refuses to cease and refrain from such practice or to prevent the same, and to remove its property from the premises of such person.

### A2.3 Establishment and Furnishing of Service

#### .1 Availability of Facilities

a. The Company's obligation to furnish service is dependent upon its ability to secure and retain, without unreasonable expense, suitable facilities and rights for the provision of such service, and is subject to any other applicable Tariff provisions. In case a shortage of facilities exists at any time either for temporary or protracted periods, the establishment of Exchange and Long Distance Message Telecommunications Service takes precedence over all other services.

<u>(C)</u> (C)

### A2.3 Establishment and Furnishing of Service (Continued)

- .1 Availability of Facilities (Continued)
  - b. The rates and charges quoted in this tariff provide for the furnishing of service and facilities where suitable facilities are available or when the construction of necessary facilities does not involve excessive costs and <u>(C)</u> are subject to any other applicable Tariff provisions.
  - c. When excessive costs are involved for the construction of facilities, charges for such construction will be (C) When providing services under this Tariff would involve extending Company facilities to an applicant's property or would otherwise be uneconomic or not justified based on economic factors, as determined in the Company's sole discretion, the Company in its discretion may provide the services upon the application for service and payment of construction charges as determined by the Company in accordance with the regulations as-set forth in Section A5. "Charges Applicable Under Special Conditions," except as otherwise specified.
  - d. In certain instances, i.e., when spare facilities and/or equipment are not available, it may be necessary to preempt existing services to provision or restore National Security Emergency Preparedness (NSEP) Service. If, in its best judgment, the Telephone Company deems it necessary to preempt, then the Telephone Company will ensure that:
    - (1) The service(s) preempted have a lower or do not contain NSEP assigned priority levels.
    - (2) The reasonable effort is made to notify the preempted service customer of the action to be taken.
    - (3) A credit allowance for any preempted service shall be made in accordance with the provisions set forth in Section A2.4.4.

### A2.6 <u>Classification of Areas as the Basis for Furnishing Telephone Service</u> (Continued)

- .2 Classification of Areas
  - a. Area boundaries shall be identified by reference points or lines of a permanent character such as: section lines, well established streets or highways, etc. A photostat or blueprint showing these rate areas shall be filed for each and every exchange operated by the Company.
    - (1) (Deleted)
    - (2) (Deleted)
    - (3) (Deleted)
  - b. The extension of the Company's property beyond any area in which a desired service would normally be furnished is based on the facts in each case. The conditions vary to such an extent that definition or complete regulation governing the Company's practice cannot be formulated except as to the general principle that the Company undertakes to provide telephone service under conditions beyond the normal plan if the applicant will meet the special conditions imposed, as by payment of installation or construction charges, under some arrangement based on the facts in the case and designed to protect the general body of rate payers by assessing unusual items of cost against those for whom the costs are specifically incurred.

### A2.7 Obligation of the Company

### .1 Obligation to Furnish Service

- a. The Company's obligation to furnish telephone service is dependent upon its ability to procure and retain suitable facilities and rights for the construction and maintenance of the necessary circuits. Such rights shall include the securing, clearing and retaining of suitable rights of way at reasonable costs for construction along public roads and highways and, in the case of construction on private rights of way, private roads or other private property, the obtaining of suitable easements, the execution of standard agreements or other arrangements that may be reasonably required by the Company in order to avoid placing a burden on the general body of rate payers in the provision of telephone service.
- b. The Company shall satisfy requests for telecommunications services except in the following situations:
  - 1. Where the Company, in its sole discretion, is unable to secure suitable rights to place and maintain facilities to provide the services;
  - 2. Where the telecommunications services are unavailable or providing those services is uneconomic or not justified based on economic factors, in the Company's sole discretion;
  - 3. Where the Company is unable to make an economic assessment due to the Company's inability to secure necessary information, from the owner or developer of a property or other relevant party, to make that assessment;
  - 4. Where any conditions in this Tariff are not satisfied, including, without limitation, conditions requiring payment of construction charges under Section A5; or
  - 5. Where otherwise specified in this Tariff.

<u>(N)</u>

(N)

#### A2.7 <u>Obligation of the Company</u> (Continued)

#### .1 Obligation to Furnish Service (Continued)

- bc. The Company's obligation to furnish service extends to the demarcation point. This is the point of physical (T) interconnection (connecting block, terminal strip, jack, protector, or remote isolation device) between the telephone network and the subscriber's premises wiring. This point is part of the telephone network, provided and maintained by the telephone company under tariff. The location of this point is:
  - (1) Single Line/Single Customer Building--Either at the point of physical entry to the building or a junction point as close as practicable to the point of entry.
  - (2) Single Line/Multi-Customer Building--Within the subscriber's premises at a point easily accessed by the subscriber.
  - (3) Multi-Line Systems--At a point within 25 feet of the FCC registered terminal equipment.

#### A2.8 Change of Local Service Provider

### .1 Authorized Change of Local Service Provider Charges

- a. If an end-user authorizes a change in his/her local service provider and subsequently requests that the Company restore the customer's service(s) as they existed prior to the authorized change, then when the customer's service(s) is restored the end-user will be assessed the nonrecurring service charges as specified in the Company's "General Services Tariff", Section A4.7.
- b. In addition, the terms and conditions normally associated with a request for new service, as specified in the Company's "General Services Tariff", Sections A1 and A2 will apply. The Company will make every reasonable effort to ensure that there is no lapse in the customer's service.

#### .2 Unauthorized Change of Local Service Provider (Slamming) Charges

a. If an end-user denies authorizing a change in his/her local service provider, as submitted by the alleged unauthorized local service provider will be assessed the nonrecurring service charges, as specified in the Company's "General Services Tariff", Section A4.7, to restore the customer's service(s) as they existed prior to the alleged unauthorized change, including the customer's PIC and LPIC choices.

#### A5.1 <u>Construction Charges</u>

.1 General

<u>a.</u> Construction charges are nonrecurring charges made under certain conditions as hereinafter set forth and are in addition to applicable charges for the class of service furnished, mileage charges, service charges, charges for moves and changes, installation charges for specific items of equipment and other charges that may be applicable under this tariff. When providing services under this Tariff would involve extending Company facilities to an applicant's property or would otherwise be uneconomic or not justified based on economic factors, as determined in the Company's sole discretion, the Company may in its discretion provide the services upon the application for service and payment of construction charges as determined by the Company, which shall not exceed its estimate of the cost of construction.

- b. Construction charges are payable upon application for service or when billing is rendered as the Company, at its option, may require.
- c. Construction furnished by or performed by the applicant, where authorized in this tariff, is subject to the approval of the Company.
- d. The word "cost," when used in this section, is to be interpreted to mean cost of labor and materials, in addition to <u>(C)</u> charges for supervision and other overhead expenses associated with the construction. <u>The "cost of construction" will consist of the following to the extent they are applicable:</u>
   <u>1. Engineering, labor, supervision and overhead expenses.</u>
  - 2. Materials, equipment (whether provided or used) and transportation.
  - 3. Permitting and other fees.
  - 4. Procurement of rights-of-way and easements.
  - 5. Administration and taxes.
  - 6. The weighted cost of capital.
  - 7. Contingencies.
  - 8. Any other specific items of expense associated with the construction.
- e.\_\_\_Except as otherwise provided herein, the regulations in this tariff contemplate that the type of construction required <u>(D)</u> to provide the quantity and class of service involved will be determined by the Company. The subscriber may be required to pay the added costs involved where a different type of construction than that proposed by the Company is desired.
- <u>f.e.</u> When attachments are made to poles of other companies, in lieu of providing new pole line construction for which the subscriber would regularly be charged construction charges under the provisions of this section, the attachment rental charges to the Company for such attachments may be assessed the subscriber in whole or in part as the particular circumstances may warrant.
- g.\_\_\_\_The Company will bear the cost of construction equal to five times the annual exchange revenue and may require (D) the applicant or group of applicants to pay a construction charge for the portion of the construction cost in excess of this amount.
- h.<u>f.</u> No construction charges paid to the Company are refundable by it. When an applicant is so located that it is <u>(C)</u> necessary to use private rights of way to furnish service, and the Company is unable to obtain the required rights of way without cost, the applicant may be required to pay the costs incurred in securing, clearing, and retaining such rights of way.
- i.g. Unless otherwise specified in this tariff, the Company retains control of all specially constructed facilities even though the customer may be required to pay special construction charges.

#### 2 Construction on Public Highways

- a.\_\_\_No charge is made for the provision of new construction on public highways.
- b.\_\_\_When an applicant desires service where new construction is required and the cost of providing the necessary construction is more than five times the annual exchange revenue derived from the new service, service may be rendered if the subscribe bears the cost in excess of the amount specified above of providing the construction.
- c.\_\_Ownership of telephone facilities provided is vested in the Company. Maintenance of such facilities is at the \_\_\_\_\_expense of the Company.

(D)

(C)

### 3 Construction on Private Property

a. No construction charge is made for the provision of new plant on private property when such plant is to be used in serving subscribers in general. Ownership and maintenance of such plant on private property is vested in the Company\_.

(M) Material relocated to Page 2.

ALAN F. CIAMPORCEROMICHELLE ROBINSON, PRESIDENT TAMPA, FLORIDA EFFECTIVE: October 27, 2006 ISSUED: October 26, 2006 <u>(M)</u>

<u>(N)</u>

A5.1	Construction Charges (Continued)		
	<del>.3<u>.2</u></del>	Construction on Private Property (Continued)	<u>(T)</u>
		a. No construction charge is made for the provision of new plant on private property when such plant is to be used in serving subscribers in general. Ownership and maintenance of such plant on private property is vested in the Company	( <u>M) (D)</u>   ( <u>M)</u>
		b. Except as provided in a. preceding, when construction is necessary on private property and the revenue is not expected to be sufficient to insure, within a reasonable time, an adequate return on the necessary investment, the subscriber(s) to be served, may be required to bear all or a part of the cost.	<u>(D)</u>
		e. a. Where, for the purpose of furnishing extension lines, it is necessary to lay underground conduit or to set poles on the subscriber's premises, the subscriber is required to provide and install such underground conduit and to provide and erect poles, or the Company will do the work at the subscriber's expense. Where the work is performed by the subscriber, it must be in accordance with the standard specifications of the Company.	<u>(T)</u>
	<del>.4</del> —	Special Types of Construction	<u>(D)</u>
		a. When a special type of construction is desired by a subscriber or where the individual requirements of a particular situation make the construction unusually expensive, the subscriber is required to bear the excess cost of such construction. Any special maintenance expense that may from time to time occur will be borne by the subscriber except that maintenance of buried service wire, including trench where required, will be at the expense of the Company.	
	.5	Underground Service Entrances	
		a. Where the following conditions exist, buried service entrance facilities will be furnished without construction charge:	
		(1) The location of the service is in an area where buried distribution facilities are used by the Company, and	
		(2) Buried service wire or buried cable would normally be provided by the Company for service entrance.	
		b. Where the conditions in a. above do not exist, buried service entrance will be provided at the applicant's request; and he shall be required to pay the additional cost incurred by the Company as set forth in paragraph A5.1.4, or buried service entrance will be furnished without construction charge where the applicant provides conduit or opens and backfills a trench to specifications of the Company.	( <u>D</u> )
	. <u>6 3.</u>	Rearrangements of Existing Plant	<u>(T)</u>
		a. When the Company is requested to move, remove, or change existing plant for which no specific charge is quoted in this tariff, the person, association, municipality, charter county, county, or other division of state or local government at whose request such move, removal or change is made may be required to bear the costs incurred.	
	<del>.7</del> _4.	Construction Required for Temporary Service	<u>(T)</u>
		a. When construction is required for temporary service, and there is no immediate prospect of reusing the plant provided, the subscriber may be required to bear all or a portion of the cost of such construction.	

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ALAN F. CIAMPORCEROMICHELLE ROBINSON, PRESIDENT TAMPA, FLORIDA <u>(N)</u>

## A5.1 <u>Construction Charges</u> (Continued)

## .8\_5 Cancellation of Application Requiring Construction of Facilities

<u>(T)</u>

- a. Where special construction of facilities has been started prior to the cancellation and to the extent there is another requirement for the specially constructed facilities, no charge applies.
- b. Where special construction of facilities has been started prior to the cancellation, and there is no other requirement for the specially constructed facilities, a charge equal to the costs incurred in the special construction less net salvage, applies, except that, where one or more, but not all, of the services involved in the special construction are cancelled, a charge equal to the charge for discontinuance of such services applies instead. Such charge is determined as set forth in Section A5. In determining the charge, each cancelled service is treated as discontinued as of the date on which it was to have been placed in service.
- c. Installation or special construction of facilities for a subscriber is considered to have started when the Company incurs any expense in connection therewith or in preparation therefore, which would not otherwise have been incurred, provided:
  - (1) The subscriber has advised the Company to proceed with the installation or special construction, and
  - (2) The Company has advised the subscriber that, in accordance with his order, it is commencing the installation or special construction.