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5.C. UNDERGROUND RESIDENTIAL DISTRIBUTION SYSTEMS IN SUBDIVISION (Cont'd)

- (5) In the event an applicant requires and applies for three phase service for facilities within the residential subdivision, the Company shall provide such service in accordance with any applicable order of the Public Service Commission or, if none, the applicant shall contribute to the Company an additional charge per trench foot of three phase line required to supply the applicant's requirements equal to the Company's incremental costs.
- (6) In the event an applicant proposes the installation of any portion of a supply line in excess of the footage requirements of General Information Section 5.B.(1), the applicant must submit a written application to the Company at least 75 days prior to the projected commencement of construction of the supply line, and the Company must report the same to the Public Service Commission. The Commission may require underground installation of such supply lines.
- (7)(A) Not withstanding any other provisions in these rules, service to a residential subdivision may be supplied overhead if the governmental authority having jurisdiction to do so has not required undergrounding and the Company can provide service to the entire subdivision (as described in documents filed with the Company):
 - (a) by an extension of no more than 600 feet in a cul-de-sac served in part by overhead facilities within or at the entrance thereto; or
 - (b) by an extension between overhead facilities no more than 1200 feet apart; or
 - (c) the developer is not primarily engaged in construction of dwelling units in the subdivision and either: (i) five years have elapsed from the sale of the first lot in the residential subdivision to the first application for electric service therein and the company has no indication of further applications for service therein within six months or (ii) five years have elapsed since final approval of the residential subdivision or section thereof and less than 25 percent of the lots have been sold in the residential subdivision and every section thereof except where ten percent or more of the lots in the residential subdivision or any section thereof have been sold within the last two years; or
 - (d) the residential subdivision requires more than 200 trench feet of underground per dwelling unit planned therein and the developer has not requested underground service.

Issued by: Arthur R. Upright, Senior Vice President, Poughkeepsie, New York