RULE NO. 12
TEMPORARY SERVICE

A. ESTABLISHMENT OF TEMPORARY SERVICE

The Company shall, if no undue hardship to the Company or its existing customers will result therefrom, furnish temporary service under the following conditions:

1. The applicant shall make an advance prior to construction of the facilities necessary for furnishing service or otherwise as required by the Company, of the estimated cost installed plus estimated cost of removal, less estimated salvage, of the additional facilities necessary for furnishing service.

2. The applicant shall establish credit as required by Rule No. 5.

3. The applicant will furnish and install the service termination support to meet Company specifications.

4. The Company will install, own, operate and maintain the service facilities.

5. Where necessary, the Company shall require a grant of rights satisfactory to it to construct, operate and maintain lines along, upon and over property in order to provide temporary service.

B. CHANGE TO PERMANENT STATUS

1. If service to the electrical machinery or apparatus as originally installed or its equivalent is supplied a temporary customer on a continuous basis for a period of 60 consecutive months from the date electric service first was delivered under this rule, the customer may be classified as permanent. It is the customer's responsibility to make this request provided that satisfactory rights are obtained for the Company's facilities, and the payment made in excess of that required for permanent service or under line extension Rule No. 13, shall be refunded in accordance with the provisions of subsection C.2 following, provided the customer then complies with all of the rules applicable to electric service including, but not limited to, filling out a new service application, obtaining credit approval, and obtaining necessary Company and County approvals.
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2. If at any time the character of a temporary customer's operations changes so that in the opinion of the Company the customer may be classified as permanent, the amount of payment made in excess of that required for permanent service shall be refunded to the customer in accordance with subsection C.1 following.

C. REFUNDS

1. If, within ten years from date temporary service is first rendered under A. above, a permanent customer is served from the facilities for which an advance for temporary service was made, a refund will be made to the temporary customer equal to each permanent customer's line extension allowance applicable to the line constructed for the temporary customer except that the refund for any section of line shall not exceed the original advance for that section of the line and shall be applicable only to the section of the line used for a permanent customer. The line extension allowance will be calculated from a permanent customer's point of service toward the source of supply.

2. If a customer is reclassified to permanent status under B.1 or B.2 above, any payment made by the applicant in excess of that required by the line extension rule for permanent service in effect at the time of the original temporary service, less any refund made under C.1, shall be refunded.

3. The total amount refunded to a customer shall not exceed the advance to the Company for overhead facilities or an amount equal to the overhead equivalent for underground facilities. Interest will not be paid on the advance to the Company unless it is held beyond the period allowed by Rule 13.