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Original A.C.C. SHEET NO. AC-41

Cancelling \_\_\_\_\_ A.C.C. SHEET NO. \_\_\_\_\_

ARIZONA

SCHEDULE NO. AC

RULE NO. 13

OUTSIDE PLANT FACILITIES AND SERVICE CONNECTIONS

A1 General

- B1 Except as otherwise provided in these Rules, the utility will, at its expense, construct, own and maintain all outside plant facilities necessary to serve applicants in accordance with its rates, rules, and current construction standards, provided dedicated streets are available or acceptable easements can be obtained without charge or condemnation.
- B2 Where an applicant requests a route or type of construction which is feasible but differs from that determined by the utility, he will be required to pay the estimated additional cost involved.
- B3 In lieu of all or part of the payment in B2 above, the applicant may furnish such materials or perform such work as may be mutually agreed between the utility and the applicant. Upon acceptance by the utility, ownership of any materials so furnished shall vest in the utility except that portion of underground supporting structures located on private property.
- B4 Charges for extending outside plant facilities and service connections in suburban areas are set forth in Schedule No. A-2.
- B5 Outside plant facilities and service connection provisions for temporary or speculative service are set forth in Rule No. 11.
- B6 Where its own operating conditions warrant, the utility will extend and maintain its outside plant facilities underground at its expense.
- B7 If an applicant elects to be served by aerial electrical facilities which are not in violation of a legal prohibition imposed by a municipality, the Arizona Corporation Commission, or other governmental agency having jurisdiction, the utility is not obligated to construct underground.

(continued)

Advice Letter No. 142

Issued By \_\_\_\_\_

Date Filed OCT. 31, 1996

Decision No. \_\_\_\_\_

Regional Director \_\_\_\_\_

Effective \_\_\_\_\_

ARIZONA

SCHEDULE NO. AC

RULE NO. 13

OUTSIDE PLANT FACILITIES AND SERVICE CONNECTIONS (continued)

A1 General (continued)

B8 Only underground outside plant facilities and service connections will be constructed to and within the following types of new subdivisions (as defined in Rule No. 1) or new real estate developments; i.e., projects which do not satisfy the density requirement for a subdivision. (See B7 above and B9 below.)

C1 Five or more lots for single-family and/or multi-family dwellings; unless

D1 The minimum parcel size within the new residential subdivision or real estate development, identifiable by a map filed with the local governmental authority is three acres and the applicant for the extension to outside plant facilities shows that all of the following conditions exist

E1 Local ordinances do not require underground construction.

E2 Local ordinances or land use policies do not permit further division of the parcels involved so that parcel sizes less than three acres can be formed.

E3 Local ordinances or deed restrictions do not allow more than one single-family dwelling or accommodation on each parcel or any portion of a parcel of less than three acres.

(continued)

Advice Letter No. 142

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Date Filed OCT. 31, 1996

Decision No.

Regional Director

Effective

## ARIZONA

## SCHEDULE NO. AC

## RULE NO. 13

## OUTSIDE PLANT FACILITIES AND SERVICE CONNECTIONS (continued)

A1 General (continued)

B8 (continued)

C1 (continued)

D1 (continued)

E4 New aerial plant extensions and service connections constructed to or within a residential subdivision or real estate development would not be in proximity to,\* and visible from,\* a designated scenic highway, state or national park, or other area determined by a governmental agency to be of unusual scenic interest to the general public.

E5 Exceptional circumstances do not exist which in the utility's opinion warrant the installation of extension to underground plant and service connection facilities. Whenever the utility invokes this provision, the circumstances shall be described promptly in a letter to the Arizona Corporation Commission, with a copy to the applicant.

E6 The utility does not elect to install the plant underground for its own operating convenience. Whenever the utility elects to install the plant underground for its operating convenience, the extra cost compared with overhead shall be borne by the utility.

\* "In proximity to" shall mean within 1,000 feet from each edge of the right-of-way of designated state scenic highways and from the boundaries of designated parks and scenic areas. "Visible from" shall mean that overhead distribution facilities could be seen by motorists or pedestrians traveling along scenic highways or visiting parks or scenic areas.

(continued)

Advice Letter No. 142

Issued By

Date Filed OCT. 31, 1996

Decision No. \_\_\_\_\_

Regional Director

Effective \_\_\_\_\_

Original

A.C.C. SHEET NO.

AC-44

Cancelling \_\_\_\_\_

A.C.C. SHEET NO. \_\_\_\_\_

ARIZONA

SCHEDULE NO. AC

RULE NO. 13

OUTSIDE PLANT FACILITIES AND SERVICE CONNECTIONS (continued)

A1 General (continued)

B8 (continued)

C2 Five or more dwelling units in two or more buildings located on a single parcel of land.

C3 Two or more enterprises on a single parcel or on two or more contiguous parcels of land; where each enterprise is to be engaged in trade, the furnishing of services, or a process which creates a product or changes materials into another form or product (e.g., shopping centers; sales, commercial or industrial enterprises; business offices; professional offices; educational or government complexes; shops; and factories).

B9 In exceptional circumstances, when the application of these rules appears impractical or unjust, the utility or the applicant may refer the matter to the Arizona Corporation Commission for special ruling or for approval of mutually agreed upon special conditions prior to commencing construction.

B10 Any applicant for service requesting the utility to prepare detailed plans, specifications, or cost estimates of construction, for commercial and residential multi-unit projects or real estate subdivisions will be required to deposit with the utility an amount equal to the cost of preparation. The utility shall provide the requested documents within 90 days after receipt of deposit.

C1 When the applicant authorizes the utility to proceed with the construction of the project, the deposit shall be credited to the project cost, otherwise cost of preparation for services stated above will be retained by the utility.

(continued)

Advice Letter No. 142

Issued By \_\_\_\_\_

Date Filed OCT. 31, 1996

Decision No. \_\_\_\_\_

Regional Director \_\_\_\_\_

Effective \_\_\_\_\_

Original \_\_\_\_\_ A.C.C. SHEET NO. AC-44A

Cancelling \_\_\_\_\_ A.C.C. SHEET NO. \_\_\_\_\_

## ARIZONA

## SCHEDULE NO. AC

## RULE NO. 13

## OUTSIDE PLANT FACILITIES AND SERVICE CONNECTIONS (continued)

## A2 Aerial plant extensions

Aerial plant extensions will be constructed at the utility's expense subject to the general provisions in A1 above.

## A3 Underground plant extensions

B1 Within new subdivisions in their entirety where all requirements will be for residential service or where buried cable is to be used for plant facilities.

C1 The utility will construct underground plant facilities at its expense. Trenches will be occupied jointly, where economy dictates. The applicant will perform or pay for all necessary trenching and backfilling required (includes all items specified in Rule No. 1, Trenching Costs).

C2 The applicant will perform or pay for any pavement cutting and repaving, and for clearing the route and grading it to within six inches of final subgrade, all in time to give the utility a reasonable construction period.

B2 Within new subdivisions in their entirety where all or a portion of the requirement will be for business service and the utility determines an underground supporting structure is needed.

C1 The utility will provide the conduit material and metallic manhole covers where specified, or where mutually agreeable, the applicant may provide the conduit material to the utility's specifications and the utility will reimburse the applicant at the utility's current cost or the applicant's actual cost, whichever is less, for that type of conduit.

C2 The applicant will construct the utility's specifications and deed to the utility the complete underground supporting structure.

(continued)

Advice Letter No. 142

I. \_\_\_\_\_

Date Filed OCT. 31, 1996

Decision No. \_\_\_\_\_

Regional Director \_\_\_\_\_

Effective \_\_\_\_\_

MIDVALE TELEPHONE EXCHANGE, INC.

name of utility

Original Sheet No. 44A

ARIZONA CORPORATION COMMISSION

Cancels Sheet No.

**ORIGINAL**

**CONSTRUCTION CHARGES**

**1. GENERAL**

Charges under this tariff are for facility extensions to prevent the unreasonable burdening of the general body of existing customers.

All plant facilities will be owned and maintained by the Company. The applicant or subdivider/developer, however, by mutual agreement with the Company, may clear the right-of-way, furnish and install the underground supporting structure or open and close a trench for buried services, all in accordance with the Company's construction specifications. The Company in these cases may furnish and install the fixtures and wire or cable at its expense. Ownership of facilities, structures, etc. so provided by applicant shall be vested in the Company.

Nonrecurring charges under this tariff are payable in advance, are non-interest bearing and are not refundable except as specified.

APPROVED FOR FILING

DECISION #: 58048

Issue Date: October 29, 1992

Effective Date: January 1, 1993

Docket No. U-2532-89-134

By Lane Williams  
Manager

Original A.C.C. SHEET NO. AC-44B

Cancelling \_\_\_\_\_ A.C.C. SHEET NO. \_\_\_\_\_

ARIZONA

SCHEDULE NO. AC  
RULE NO. 13

OUTSIDE PLANT FACILITIES AND SERVICE CONNECTIONS (continued)

A3 Underground plant facilities (continued)

B2 (continued)

C3 If the specifications in C2 above include transiting conduit to serve parcels outside the subdivision, the utility will provide all conduit material and reimburse the applicant his incremental cost attributable to transiting conduits in any section of the underground supporting structure. The applicant and the utility shall agree upon the amount of such reimbursement before construction begins.

C4 The utility will complete the plant facilities at its expense, subject to the provisions of C1 above, where buried cable is to be used.

C5 The applicant shall be responsible for loss, unreasonable breakage, and any liability in connection with the conduit material or manhole covers provided to the applicant by the utility.

B3 From new subdivisions to the utility's existing distribution facilities

C1 Responsibilities for the cost of construction of that portion of plant which is 200 feet or less in length and is adjacent to the boundary of a new subdivision will be the same as those within a subdivision as determined by B1 or B2 above for the type of construction employed.

C2 For the remainder of plant construction outside the boundary of a new subdivision, the applicant will pay in advance a nonrefundable amount equal to three-fourths of the estimated difference in cost between underground and aerial facilities.

(continued)

Advice Letter No. 142

Issued By \_\_\_\_\_

Date Filed OCT. 31, 1996

Decision No. \_\_\_\_\_

Regional Director \_\_\_\_\_

Effective \_\_\_\_\_

## ARIZONA

## SCHEDULE NO. AC

## RULE NO. 13

## OUTSIDE PLANT FACILITIES AND SERVICE CONNECTIONS (continued)

- A3     Underground plant extensions (continued)
- B4     Plant facilities to and within new real estate developments in their entirety which do not satisfy the density requirement for a subdivision, will be constructed in the manner determined in B1 through B3 above provided.
- C1     The applicant will pay in advance the estimated total cost of the utility's construction. Any difference between the amount advanced and the actual cost shall be advanced or refunded, as the case may be, within 60 days after completion of the utility's construction. This adjusted advance, excluding any payments required by B1 C1 and C2, B2 C1 and C2; and B3 C2 above, is refundable as provided in C2 below.
- C2     When, within the first three-year period after completion of construction, the subdivision density requirement has been met, the utility will refund the refundable advance in C1 above. If, at the end of the three-year period the subdivision density requirement has not been met, the utility will refund that portion of the refundable advance proportional to the ratio of the then permanent main telephone and PBX trunk line termination density to the subdivision density requirement. No interest will be paid on such advances.
- B5     In cases other than those included in B1 through B4 above, if the applicant requests or is required to have underground plant facilities he will pay in advance three-fourths of the estimated difference in cost between underground and equivalent aerial facilities.
- A4     Aerial service connections
- B1     Aerial service connections from aerial distribution facilities are furnished at the utility's expense except as set forth in A1 above.

(continued)

Advice Letter No. 142 Issued By \_\_\_\_\_ Date Filed OCT. 31, 1996

Decision No. \_\_\_\_\_ Regional Director \_\_\_\_\_ Effective \_\_\_\_\_

Original A.C.C. SHEET NO. AC-44D

Cancelling A.C.C. SHEET NO. \_\_\_\_\_

## ARIZONA

## SCHEDULE NO. AC

## RULE NO. 13

## OUTSIDE PLANT FACILITIES AND SERVICE CONNECTIONS (continued)

## A4 Aerial service connections (continued)

B2 Aerial service connections from underground distribution facilities are not provided unless an applicant specifically requests such an arrangement. Such an arrangement must be feasible and permissible, in which case applicant will be required to pay in advance a nonrefundable amount equal to the estimated total cost of arranging the distribution facilities to accommodate an aerial service connection.

B3 Applicant or customer will provide and maintain a suitable point of attachment on the building housing the premises served to give clearance between the service connection wire or cable and ground and other objects as required by applicable laws, ordinances, rules or regulations of public authorities.

## A5 Underground service connections

When applicant requests or is required to have underground facilities, the utility will furnish them under the following conditions.

## B1 To property to be served

## C1 Subdivisions

The utility will construct underground service connections without charge where right-of-way can be obtained without charge or condemnation. Where an underground plant facility is being constructed for a new real estate development as provided in A3 B4 above, the utility's cost of such underground service connections is also subject to the advance and refund provisions of A3 B4 above. Trenches will be occupied jointly, where economy dictates. The applicant will perform or pay for all necessary trenching and backfilling required (includes all items specified in Rule No. 1, Trenching Costs).

(continued)

Original A.C.C. SHEET NO. AC-44E

Cancelling \_\_\_\_\_ A.C.C. SHEET NO. \_\_\_\_\_

ARIZONA

SCHEDULE NO. AC

RULE NO. 13

OUTSIDE PLANT FACILITIES AND SERVICE CONNECTIONS (continued)

A5 Underground service connections (continued)

B1 To property to be served (continued)

C2 All other cases

The utility will construct underground service connections from aerial distribution facilities upon payment in advance by the applicant of a nonrefundable amount equal to three-fourths of the estimated difference in the cost of constructing underground and equivalent aerial facilities.

B2 On property to be served

C1 Subdivisions

The utility will construct underground service connections without charge where right-of-way can be obtained without charge or condemnation. Where an underground plant facility is being constructed for a new real estate development as provided in A3 B4 above, the utility's cost of such underground service connections is also subject to the advance and refund provisions of A3 B4 above. Trenches will be occupied jointly, where economy dictates. The applicant will perform or pay for all necessary trenching and backfilling required (includes all items specified in Rule No. 1, Trenching Costs).

(continued)

Advice Letter No. 142

Issued By \_\_\_\_\_

Date Filed OCT. 31, 1996

Decision No. \_\_\_\_\_

Regional Director \_\_\_\_\_

Effective \_\_\_\_\_

GTE CALIFORNIA INCORPORATED

Original A.C.C. SHEET NO. AC-44F

Cancelling \_\_\_\_\_ A.C.C. SHEET NO. \_\_\_\_\_

ARIZONA

SCHEDULE NO. AC

RULE NO. 13

OUTSIDE PLANT FACILITIES AND SERVICE CONNECTIONS (continued)

A5 Underground service connections (continued)

B2 On property to be served (continued)

C1 Subdivisions (continued)

D1 For the purpose of this rule: A service connection (or a branch thereof) intended to serve all or a portion of one building is denoted as being "separate." Where a single service connection is intended to serve two or more buildings on one continuous property, the section extending from the property line and excluding the "separate" branches to individual buildings is denoted as the "common portion."

E1 The trench or underground supporting structure for a "separate" service connection, and for any "common portion" for which an easement acceptable to the utility (see C2 below) is not obtainable without charge or condemnation, will be provided as follows

F1 Where the utility determines that buried wire or cable is to be used for the service connection, the applicant or customer will provide the trench or pay the trenching costs. Such trench will be to the utility's plans and specifications between designated points on the building served and the boundary of the "common portion" easement, utility easement or dedicated street, as required.

(continued)

Advice Letter No. 142

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Date Filed OCT. 31, 1996

Decision No. \_\_\_\_\_

Regional Director

Effective \_\_\_\_\_

Original A.C.C. SHEET NO. AC-44G

Cancelling \_\_\_\_\_ A.C.C. SHEET NO. \_\_\_\_\_

ARIZONA

SCHEDULE NO. AC

RULE NO. 13

OUTSIDE PLANT FACILITIES AND SERVICE CONNECTIONS (continued)

A5 Underground service connections (continued)

B2 On property to be served (continued)

C1 (continued)

D1 (continued)

E1 (continued)

F2 Where the utility determines that conduit is to be used for the service connection, the applicant or customer will construct, own and maintain at his expense the underground supporting structure. Such underground supporting structure will be to the utility's plans and specifications between designated points on the building served and the boundary of the "common portion" easement, utility easement or dedicated street, as required.

C2 Where feasible, a single service connection will be constructed to serve two or more buildings on one continuous property. The trench or underground supporting structure or the "common portion" and those segments of "separate" portions lying within the boundary of the easement of such an arrangement will be constructed as follows, provided an easement acceptable to the utility for such "common portion" has been obtained without charge or condemnation. Unless otherwise agreed between the applicant and the utility, the width of such easement shall not exceed five feet. Where the easement of the "common portion" is adjacent to or within the paved area of a private street giving access to two or more buildings, such easement shall be broadened, where required, to include those portions of "separate" service connections that will be constructed beneath the street pavement.

(continued)

Original A.C.C. SHEET NO. AC-44H

Cancelling \_\_\_\_\_ A.C.C. SHEET NO. \_\_\_\_\_

ARIZONA

SCHEDULE NO. AC

RULE NO. 13

OUTSIDE PLANT FACILITIES AND SERVICE CONNECTIONS (continued)

A5 Underground service connections (continued)

B2 On property to be served (continued)

C2 (continued)

D1 Where all requirements will be for residential service the utility will provide the trench or underground supporting structure at its expense, and the applicant will perform or pay for any pavement cutting and repaving, and for clearing the route and grading it to within six inches of final grade, all in time to give the utility a reasonable construction period.

D2 Where all or a portion of the requirement will be for business service and the utility determines that buried wire or cable is to be used, the utility will provide the trench at its expense, and the applicant will perform or pay for any pavement cutting and repaving, and for clearing the route and grading it to within six inches of final grade, all in time to give the utility a reasonable construction period.

(continued)

Original A.C.C. SHEET NO. AC-441

Cancelling A.C.C. SHEET NO.

ARIZONA

SCHEDULE NO. AC

RULE NO. 13

OUTSIDE PLANT FACILITIES AND SERVICE CONNECTIONS (continued)

A5 Underground service connections (continued)

B2 On property to be served (continued)

C2 (continued)

D3 Where all or a portion of the requirement will be for business service and the utility determines that an underground supporting structure is required, the utility will provide the conduit material, and metallic manhole covers where specified, or where mutually agreeable, the applicant may provide the conduit material to the utility's specifications and the utility will reimburse the applicant at the utility's current cost or the applicant's actual cost, whichever is less, for that type of conduit. The applicant will construct to the utility's specifications and deed to the utility the complete underground supporting structure. The applicant shall be responsible for loss, unreasonable breakage and any liability in connection with the conduit material or manhole covers provided to the applicant by the utility.

C3 In either C1 or C2 above the utility will, at its expense, furnish, install and maintain the service connection wire or cable.

Advice Letter No. 142

Date Filed OCT. 31, 1996

Decision No.

Regulatory Director

Effective

Original A.C.C. SHEET NO. AC-44J

Cancelling \_\_\_\_\_ A.C.C. SHEET NO. \_\_\_\_\_

ARIZONA

SCHEDULE NO. AC

RULE NO. 13

OUTSIDE PLANT FACILITIES AND SERVICE CONNECTIONS (continued)

A6 Existing service connections will be reinforced as required to accommodate added service requests under the conditions set forth above.

A7 Interior wiring

B1 The interior wiring in buildings to provide telephone service to the occupants will be furnished, installed and maintained by either the utility or the customer. If the customer elects to furnish and install interior wiring, such wire must conform with the specifications of the utility. The cost of maintenance of inside wire is not included in the local access rates. Customers requesting utility-provided maintenance will be billed applicable charges in Schedule No. A-7.

B2 The utility will determine the type and location of protective apparatus, on and within a building.

B3 Where a service is to be extended between premises of an applicant or customer in separate buildings on continuous property and underground or aerial construction is either requested or required, the applicant or customer shall provide the necessary facilities.

B4 In exceptional circumstances, when the application of this rule appears impractical or unjust, the utility or the applicant may refer the matter to the Arizona Corporation Commission for special ruling or for approval of mutually agreed upon special conditions prior to commencing construction.

B5 The customer or an applicant (contractor) shall provide a large enough covered enclosure, with outside access from the ground floor, in a location mutually agreeable to the customer or an applicant (contractor) and the utility, to house the utility Standard Network Interface (SNI).

MIDVALE TELEPHONE EXCHANGE, INC.

name of utility

Original Sheet No. 45A

ARIZONA CORPORATION COMMISSION

Cancel Sheet No. \_\_\_\_\_

**ORIGINAL**

**CONSTRUCTION CHARGES (Cont'd)**

**2. LINE EXTENSIONS**

**A. Facilities provided without Construction Charge**

Under normal conditions, the Company, without charge will extend its lines to reach applicants provided the required line extension will not exceed 300 feet.

**B. Construction Charges for Facilities in Excess of the above allowance.**

1. If the line extension requirements of an applicant or group of applicants exceeds the above, a construction charge will be made for the facilities in excess of the allowances specified above. The construction charges for line extensions will be apportioned equally among all applicants of a group.
2. The construction charge assessed an applicant or applicants for facilities in excess of the allowance shall be paid in advance.
3. Payments for line construction are not refundable and no credit will be allowed for future installation or line extensions constructed under the above regulations.
4. Plant extensions to provide service on a basis other than as covered above require the payment of construction charges as determined from the conditions.

<p><b>APPROVED FOR FILING</b></p> <p>DECISION #: <u>58048</u></p>
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MIDVALE TELEPHONE EXCHANGE, INC.

name of utility

Original Sheet No. 46A

ARIZONA CORPORATION COMMISSION

Cancels \_\_\_\_\_ Sheet No. \_\_\_\_\_

**ORIGINAL** CONSTRUCTION CHARGES (Cont'd)

2. LINE EXTENSIONS (Cont'd)

C. Actual cost determination

1. In those circumstances where extensions to facilities exceed the allowance, the customer, in addition to any material or labor to be furnished by him, will pay in advance the estimated total cost of the Company's construction as prescribed in a contract executed between the Company and the customer.
2. Should the amount advanced by the customer exceed the actual cost, a refund will be made after completion of the Company's construction.
3. In no instance will the Company charge more than the actual cost at the closing of the job order.
4. When the construction provided includes provisions for additional future customers (at Company option), the charges assessed to current applicants shall be based upon a proration of cost to their services, and not based upon the actual total of the job order.

APPROVED FOR FILING

DECISION #: 58048

MIDVALE TELEPHONE EXCHANGE, INC.

name of utility

Original Sheet No. 47A

ARIZONA CORPORATION COMMISSION

Cancels Sheet No.

**ORIGINAL****CONSTRUCTION CHARGES (Cont'd)****2. LINE EXTENSIONS (Cont'd)****D. Exceptional circumstances**

1. In those instances where construction involves unusual conditions such as unusual terrain, or where extraordinary charges applicable to government land crossings, forestry permits, etc., are involved, a departure from the rates and conditions specified in this schedule may be made by the Company.
2. In those instances where the customer requested type of construction differs from that normally provided by the Company, the customer will bear any additional cost or savings associated with the construction. Company concurrence with the customer request will only be provided in accordance with standard utility construction specifications.
3. When the application of this schedule appears impracticable or unjust, the Company or the customer may refer the matter to the Arizona Corporation Commission for a special ruling on or for approval of mutually agreed upon special conditions prior to commencing construction.

**3. COLLECTIVE APPLICATIONS AND GROUPING OF APPLICANTS**

When construction is required to serve a new applicant, a survey shall be made of all prospects who might be served from the new construction or an extension thereof and who might benefit by being included in the project. Allowances are made only for those prospective customers signing contracts for service at the time the project is initiated.

All applicants are grouped in a single project when there is not more than one-half mile of construction between successive applicants. Separate projects are established whenever the construction between any two successive applicants exceeds one-half mile.

An applicant at any premises receives only one single plant facility extension allowance regardless of the number of services ordered at that premises.

APPROVED FOR FILING

DECISION #: 58048

Issue Date: October 29, 1992

Effective Date: January 1, 1993

Docket No. U-2532-89-134

By Lane Williams  
Manager

MIDVALE TELEPHONE EXCHANGE, INC.

name of utility

Original Sheet No. 48A

ARIZONA CORPORATION COMMISSION

Cancels Sheet No.

**ORIGINAL****CONSTRUCTION CHARGES (Cont'd)****4. TEMPORARY OR SPECULATIVE PROJECTS**

Plant facilities to provide service to an applicant engaged in temporary or speculative projects shall be provided in accordance with terms specified in a contract executed between the customer and the Company.

Charges for such a temporary or speculative project may include the construction and removal of telephone facilities.

**5. REAL ESTATE SUBDIVISIONS**

A subdivision or real estate development is defined as improved or unimproved land under a definite plan of development wherein it can be shown that there are reasonable prospects within the next five years for four or more customers for nontemporary main telephone line services.

Line extensions and/or additions into real estate subdivisions will be made by the Company provided 100% of the estimated total cost for facilities to provide service is advanced to the Company by the subdivider.

After completion of construction the Company will review annually, over a period of five (5) years, the permanently established service connections within the development and refund a prorated portion of the advance based on 100% occupancy. Each succeeding years refund will only include additional connections exceeding the previous year.

Should the developer or subdivider fail to provide for the distribution facilities as provided for in this condition, customers residing in the subdivision or development will be treated as either individual or collectively grouped applicants, as applicable.

APPROVED FOR FILING

DECISION #: 58048

Issue Date: October 29, 1992

Effective Date: January 1, 1993

Docket No. U-2532-89-134

By Lane Williams

MIDVALE TELEPHONE EXCHANGE, INC.

name of utility

Original Sheet No. 49A

ARIZONA CORPORATION COMMISSION

Cancels \_\_\_\_\_ Sheet No. \_\_\_\_\_

**ORIGINAL CONSTRUCTION CHARGES (Cont'd)****6. CHARGES TO SUBSEQUENT APPLICANTS**

When a subsequent applicant is secured who can be served from an existing project within five years of the initial date of same project, the new applicant will pay to the Company a prorated portion of the facility charge as paid by the original applicants to that project.

When a customer discontinues service and service is reestablished for a new applicant at the same location, the new applicant will not be required to pay additional charges where facilities are in place.

**7. DISCONNECTS**

When one or more customers on a project disconnect within the five year term, no refund is made on the nonrecurring facility charge to the disconnected customers. Charges to remaining customers are not affected by disconnects.

**8. MOVE OR CHANGE OF FACILITIES AT CUSTOMER'S REQUEST**

When a customer requests that facilities located on that customer's property be moved or changed, the Company will charge the customer the actual cost incurred by such a move or change. The Company reserves the right to approve or deny any such requests.

APPROVED FOR FILING

DECISION #: 58048

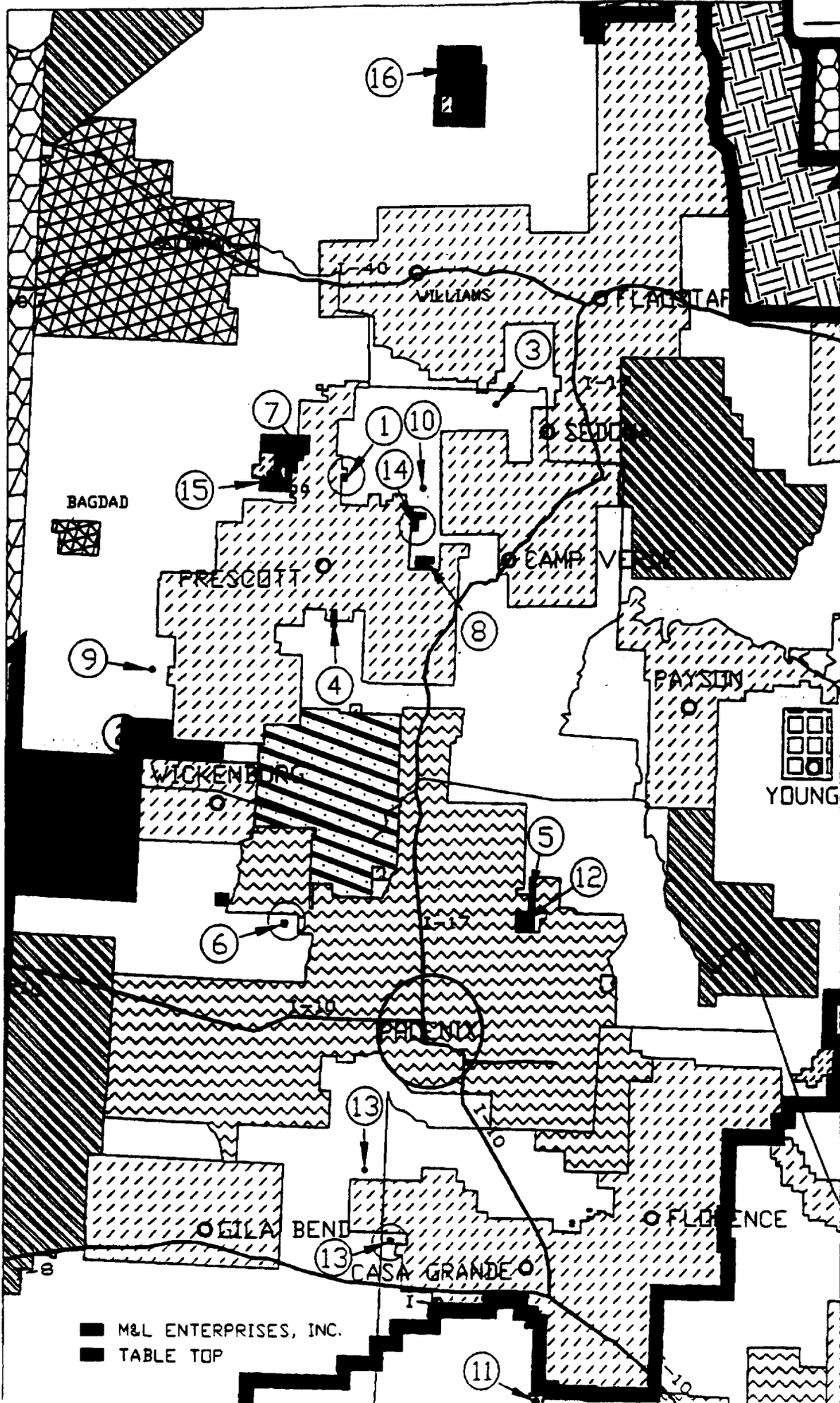
Issue Date: October 29, 1992

Effective Date: January 1, 1993

Docket No. U-2532-89-134

By Lane Williams

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M&L ENTERPRISES, INC.  
 TABLE TOP

HILL LEGAL DIVISION  
 PROPERTY DESCRIPTION  
 FOR USE MAP

- |  |   |
|--|---|
| ① CHINO VALLEY EAST<br>T16N, R1W, SEC. 19  | 100+ HOMESITES<br>1 PERMANENT RESIDENT                                  |
| ② CONGRESS/ESCAPEES<br>T9N, R6W, SEC. 24   | 200 RV SPACES, 236 1/4 ACRE = 436<br>CURRENTLY 42 PERMANENT RESIDENTS   |
| ③ SEDONA<br>T18N, R4E, SEC. 16   | 1 CUSTOMER  |
| ④ PRESCOTT/WALKER<br>T12-1/2N, R2W, SEC. 36                                      | 13 PERMANENT RESIDENTS<br>(54 LOTS SOLD)                                |
| ⑤ RIO VERDE NORTH<br>T5N, R6E, SEC. 30<br>T5N, R6E, SEC. 31<br>T5N, R6E, SEC. 19 | 35-40 POTENTIAL   |
| ⑥ WITTMANN/WHISPERING RANCH<br>T4N, R3W, SEC. 14                                 | 30 EXISTING HOMES   |
| ⑦ PRESCOTT/INSCRIPTION RANCH<br>T16N, R3W, SEC. 28                               | 100 POTENTIAL HOMESITES<br>TOTAL FOR INSCRIPTION RANCH IS 500 HOMESITES |
| ⑧ PRESCOTT/DEWEY<br>T14N, R2E, SEC. 28   | 'HOOTENANY HOLLER'<br>15 EXISTING CUSTOMERS<br>54 POTENTIAL CUSTOMERS   |
| ⑨ YARNELL<br>T11N, R7W, SEC. 24  | 1 PERMANENT RESIDENT  |
| ⑩ PRESCOTT<br>T16N, R2E  | 1 CUSTOMER  |
| ⑪ ELOY/SILVER BELL<br>T10S, R6E, SEC. 14   | 130 EXISTING CUSTOMERS<br>466 POTENTIAL TOTAL CUSTOMERS                 |
| ⑫ RIO VERDE SOUTH<br>T4N, R5E, SEC. 11   | 80 POTENTIAL CUSTOMERS  |
| ⑬ MARICOPA/HALEY HILLS<br>T6S, R2E, SEC. 5<br>T4S, R1E, SEC. 4                   | 20 POTENTIAL CUSTOMERS  |
| ⑭ PRESCOTT/MINGUS MTN<br>T15N, R2E, SEC. 30<br>T15N, R2E, SEC. 31                | MINGUS MOUNTAIN ESTATES<br>CHARTER SCHOOL & RESIDENTIAL AREA            |
| ⑮ PRESCOTT<br>T16N, R4W, SEC. 26   | 80 POTENTIAL CUSTOMERS  |
| ⑯ VALLE/WOODLAND RANCH   | 60 POTENTIAL CUSTOMERS  |

JIM IRVIN  
COMMISSIONER-CHAIRMAN

RENZ D. JENNINGS  
COMMISSIONER

CARL J. KUNASEK  
COMMISSIONER



**ARIZONA CORPORATION COMMISSION**

**EXHIBIT**

**H**

May 29, 1998

Ms. Maureen Arnold  
U S WEST Communications, Inc.  
3033 North Third Street, Suite 1004  
Phoenix, Arizona 85012

**FAXED & MAILED**  
**(602) 235-4890**

Re: U S WEST Communications, Inc. - ACC Docket No. T-1051B-97-637 (Unserved Areas)  
FCC Docket No. 96-45; 97-160; DA 98-715

Dear Ms. Arnold:

Attached is Staff's first set of data requests to U S WEST Communications, Inc. in the above-referenced matter.

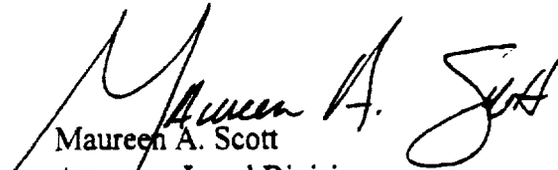
For purposes of this data request set, the words "U S WEST," "the Company," "you," and "your" refer to U S WEST Communications, Inc., and any representative, including every person and/or entity acting with, under the control of, or on behalf of U S WEST Communications, Inc. For each answer, please identify by name, title, and address each person providing information that forms the basis for the response provided.

If the Company does not have the exact data requested in some instances, please provide the Company's best estimate in all cases. These data requests are continuing, and your answers or any documents supplied in response to these data requests should be supplemented with any additional information or documents that come to your attention after you have provided your initial responses. Where estimates have been provided, please follow up with more firm numbers or data as soon as possible but no later than thirty (30) days from the date of this letter.

Ms. Arnold  
May 29, 1998  
Page 2

Please respond within **ten** business days of your receipt of the faxed copy of this letter. If you are able to provide your responses to any of the questions earlier than the deadline set forth herein, please do so. Please submit an **original and one copy** of all of your responses, attachments and documents provided in reply to each question.

Sincerely,

  
Maureen A. Scott  
Attorney, Legal Division  
(602) 542-6022

MAS/mam  
Enclosure

cc: David A. Motycka  
Del Smith

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