

GENERAL SERVICE PROVISIONS (Continued)

12. TEMPORARY DISCONTINUANCE OF SUPPLY

The Company may temporarily shut off the supply of gas to the Customer's premises after reasonable notice for the purpose of making necessary repairs or adjustments to mains or supply pipes, and reserves the right to shut off the supply of gas without notice in case of emergency.

13. INSTALLATION OF SERVICE PIPES AND CONNECTIONS

- a. The provisions of this section apply only to Customers for original service to a premises not currently or previously served or customers for whom existing facilities capacity is insufficient to supply new demand put upon it and additional investment in facilities to serve those customers is required. Provisions of this section do not apply to Interruptible Service - Rate Schedule No. 4.
- b. Upon application for connection between a gas main and a building to be supplied with gas, the entire installation of the gas service pipe and connections from the main to the meter shall be made by the Company. This service pipe shall be of the size and type prescribed by the Company.
- c. The Company shall not be required to install facilities where the revenues from such installation will not justify the investment. Under such conditions, the Company may require a contribution from the applicant. Any contribution will be determined, based on the economic test, as set forth in General Service Provision No. 14, ECONOMIC EVALUATION OF FACILITIES EXTENSION.
- d. In the event the Company is required to install underground facilities in advance of construction or paving for the convenience of a builder or developer, said builder or developer may be required to deposit with the Company a sum equal to \$100.00 per service stub installed. Such deposits will be refunded at a rate of \$100.00 per house when gas use is initiated. Deposits held for five years without completion of gas service to the proposed house will be retained by the Company and credited to the appropriate plant account, provided that deposits made before December 31, 1980 shall be treated for the purpose hereof as if they were received on December 31, 1980. If the Company determines it is unable to refund a deposit when due because it cannot locate the party entitled to refund of the deposit, then such deposit shall be retained by the Company and credited to the appropriate plant account.