

to construct, maintain and operate said line. Such completed forms shall be appropriately signed and delivered to the Company prior to construction.

It is expressly understood that said rights of way and all electrical facilities erected for serving the Customer under this Agreement shall always be and remain the property of the Company. The Company has the right to serve any other customers from said line or any extension thereof at any time.

The Customer agrees to complete the additional items listed below before the Company begins construction. These items may include but are not limited to the acquisition of permits and right-of-way clearing. If the Customer has no such obligations the space below shall show "None".

All underground work if required, primary meter dip as per specification.

---

---

---

**6. ESTIMATED CONSTRUCTION START AND COMPLETION DATES**

Construction will start when this Agreement and any required pre-construction payment are returned to the Company and the items in § 5 above, if any, have been completed. Weather and/or ground conditions permitting construction will begin within **10** Business Days of the receipt of this Agreement or the completion of § 5 items, whichever is later. It is estimated that under normal conditions the construction will require approximately **75** Business Days from the start of construction.

**7. TERMS OF PAYMENT (Pursuant to Rate Schedule No. 60)**

Under the terms of EAL's Rate Schedule No. 60, Extension of Facilities, the Applicant may choose one of the following options:

1. make monthly Guaranteed Payments based on the amount of the Estimated Investment but make no non-refundable contribution in aid of construction ("Contribution");
2. make a Contribution in the form of cash, labor and/or material equal to the amount of the Estimated Investment but make no monthly Guaranteed Payments based on the amount of the Estimated Investment;
3. make a Contribution in the form of cash, labor and/or material equal to any portion of the Estimated Investment and also agree to make monthly Guaranteed Payments calculated based on the Estimated Investment less such Contribution.

The "amount" blanks below will be completed according to the option chosen above.

The Applicant shall pay the Company a Contribution of \$ [REDACTED] prior to the beginning of construction. After service is initiated the Customer agrees to pay monthly the greater of **\$N/A Customer requiring CIAC under LPHLDS**, (the Guaranteed Payment calculated pursuant to Rate Schedule No. 60, Extension of Facilities) or the amount calculated according to the rate schedule under which the Customer is receiving service. If the Guaranteed Payment is greater than zero, the Customer will also be required to enter into an Agreement for Electric Service (AES) for a Term of not less than three years ("Initial Term") and Section 4 of the AES shall contain the Guaranteed Payment inserted above. The obligation to pay such Guaranteed Payment will continue after the Initial Term for as long as service is provided to the Customer by the Company. If the Customer ceases to take service prior to the end of the Initial Term the