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STATE OF ALASKA
 REGULATORY COMMISSION OF ALASKA

GOLDEN VALLEY ELECTRIC ASSOCIATION, INC.

RULES AND REGULATIONS

Rule 7. Extension of Facilities

7.01 Using Existing Facilities

Upon written application from the owner of a premises that the Association determines meets the criteria for Permanent Electric Service and the premises can be served by existing suitable distribution lines by the addition of a transformer(s) and/or necessary Service Drop (or equivalent), the Association shall furnish and construct at its own cost such Facilities and Electric Service connections as are necessary to provide Electric Service in accordance with the terms of this Tariff. See Section 7.02 (Requiring Facilities) for criteria for installing line extensions for Permanent Service.

Line Extensions are subject to cost sharing and Members may be required to pay an Advance for Construction if the Member takes Electric Service from a line that was the object of an earlier Line Extension that is less than five (5) years old. These designated cost-sharing amounts are in addition to any payments arising from the new Line Extension required to serve the member. Members that paid an Advance for Construction will receive a refund of some portion of that amount if another Member takes Electric Service from that Line Extension within five (5) years of the construction of that Line Extension. The Association will follow the general principle that each Member using common portions of the Line Extension will have an equal investment in those Facilities when calculating cost-sharing amounts and refunds. See Section 7.03 (Refund of Advance for Construction).

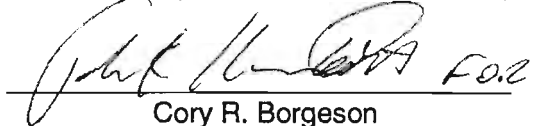
A Member is not responsible for the cost of a system upgrade that is incidentally the result of the Member's addition to the system if the Member has a load requirement comparable to those in the area being served by the Facilities requiring upgrade.

L – Requiring Special Provisions, now titled, Requiring Facilities, has been relocated to Tariff Sheet No. 18.

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Tariff Advice No. TA268-13 Effective: October 28, 2015

Issued by: Golden Valley Electric Association, Inc.

By:  F02
 Cory R. Borgeson

Title: President & CEO

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GOLDEN VALLEY ELECTRIC ASSOCIATION, INC.

STATE OF ALASKA
 REGULATORY COMMISSION OF ALASKA

RULES AND REGULATIONS

Rule 7. Extension of Facilities (continued)

7.02 Requiring Facilities

(a) Permanent Electric Service

(1) Upon written application from the owner of a premises that the Association determines meets the criteria for Permanent Electric Service and the premises requires an extension of Facilities other than that provided for in Section 7.01 (Using Existing Facilities), the Association will provide up to the limit of one (1) primary pole, one (1) transformer (or multiple transformers for Three Phase Electric Service) and Service Drop (or equivalent) with no cash contribution from the Member.

(2) For extensions of Facilities exceeding the Association's limit of one (1) primary pole, one (1) transformer (or multiple transformers for Three Phase Electric Service) and Service Drop (or equivalent), Member(s) served will be required to pay an Advance for Construction equaling one hundred percent (100%) of the Estimated Costs of any required Facilities that exceed the amounts for which the Association is responsible before being served. Estimate Cost Amounts contributed by a Member that are over and above the Actual Cost of construction will be refunded after the Facility extension is complete. An Advance for Construction may be subject to refund. See the provisions of Section 7.03 (Refund of Advance for Construction).

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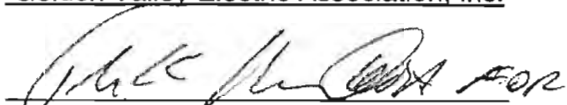
L₁ - Language regarding Permanent Electric Service has been relocated from Tariff Sheet No. 17.
 L₂ - Provisions regarding Underground Line Extensions have been relocated to Tariff Sheet No. 19.
 L₃ - Provisions regarding Temporary Electric Service have been relocated to Tariff Sheet No. 19.
 L₄ - Provisions regarding Overhead Facilities have been relocated to Tariff Sheet No. 21.1.

Tariff Advice No. TA268-13

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By:


 Cory R. Borgeson

Title: President & CEO

RCA No. 13
Canceling: _____

First Revision
Original

Sheet No. 19
Sheet No. 19

RECEIVED
OCT 22 2015

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GOLDEN VALLEY ELECTRIC ASSOCIATION, INC.

RULES AND REGULATIONS

Rule 7. Extension of Facilities (continued)

7.02 Requiring Facilities (continued)

(3) If an owner of a premises that the Association determines meets the criteria for Permanent Service requests an underground line extension in an area where overhead installation is the standard, the owner must pay a Contribution-in-Aid of Construction equal to the difference between the cost for overhead Facilities and the actual cost of the underground Facilities in addition to any other amounts required under this Tariff.

(b) Temporary Electric Service

For an extension of Facilities for Temporary Electric Service, the Member(s) must pay an Advance for Construction equal to the estimated cost of construction. An Advance for Construction may be subject to refund. See the provisions of Section 7.03 (Refund of Advance for Construction).

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L₁ – Provisions regarding Underground Line Extensions is moved from Tariff Sheet No. 18.

L₂ – Provisions regarding Refunds has been moved to Tariff Sheet Nos. 21 and 21.1.

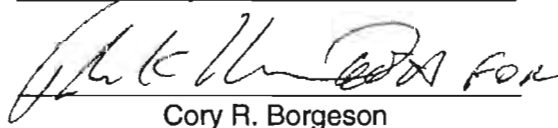
L₃ – Provisions regarding Temporary Service has moved from Tariff Sheet No. 18.

Tariff Advice No. TA268-13

Effective: October 28, 2015

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Title: President & CEO

RCA No. 13
Canceling: _____

First Revision
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Sheet No. 21
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RULES AND REGULATIONS

Rule 7. Extension of Facilities (continued)

7.03 Refund of Advance for Construction

A Member who pays an Advance for Construction for a Line Extension will have this amount refunded in whole or in part within five (5) years of the Facilities construction completion date if the Association determines certain criteria for a refund are met. The criteria will consist of one of the following:

- (a) A Member connects a service that meets the requirements for Permanent Electric Service; or
- (b) A new Member takes Permanent Electric Service from a Line Extension that remains eligible for a refund of an Advance for Construction; or
- (c) Minimum revenue requirements have been met and the Association is assured that the premises will continue to take Electric Service; or
- (d) The requirements set forth in an Electric Service Contract are met.

The Association will review completed line extensions at least annually to determine whether any refunds are due under previously paid Advance for Construction arrangements. Any refund amount for a new Member taking service on an eligible Line Extension will be calculated under the general principal that each Member will have an equal investment in commonly used Facilities as required by 3 AAC 52.455(5). See Section 7.01 (Using Existing Facilities).

The total amounts refunded to Members will not exceed the amount of the original Advance for Construction.

Advance for Construction payments will not earn interest.

Advance for Construction payments that are no longer eligible for refund will become the property of the Association.

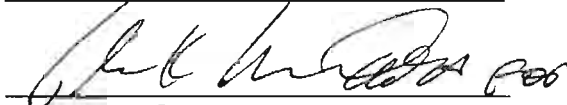
L – Provisions regarding Member Constructed Extension have been relocated to Tariff Sheet No. 21.2.

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Tariff Advice No. TA268-13

Effective: October 28, 2015

Issued by: Golden Valley Electric Association, Inc.

By:  Title: President & CEO
Cory R. Borgeson

RCA No. 13 Original
Canceling: _____

Sheet No. 21.1
Sheet No. 21.1

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STATE OF ALASKA
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GOLDEN VALLEY ELECTRIC ASSOCIATION, INC.

RULES AND REGULATIONS

Rule 7. Extension of Facilities (continued)

7.04 Minimum Monthly Revenue

Each Member requesting a Line Extension requiring more Facilities than the Association's limit of one (1) primary pole, transformer(s), and Service Drop (or equivalent), may be required to sign a Service Contract for a term judged appropriate in the discretion of the Association, up to a maximum term of five (5) years. The Service Contract may be used to address any Advance for Construction that may be required.

The Service Contract will stipulate a minimum amount of revenue to be paid by the Member. The Service Contract is intended to provide a minimum monthly revenue to the Association, and is not intended to promote increased use of electricity.

7.05 Residential or Commercial/Industrial Subdivisions and Mobile Home Courts

Prior to construction of Facilities by the Association, the owner of a recorded and Association-approved subdivision or mobile home court must pay an Advance for Construction equal to the Estimated Costs of providing overhead Facilities. Amounts over and above the Actual Cost of construction will be refunded after the Line Extension is complete. However, if the owner desires to have underground Facilities installed, the owner must pay a Contribution-In-Aid of Construction equal to the estimated additional cost of providing those underground Facilities.

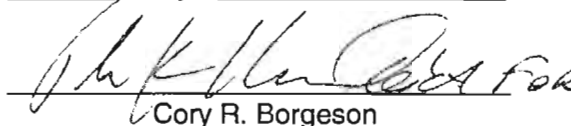
L – Relocated from Tariff Sheet No. 18.

Tariff Advice No. TA268-13

Effective: October 28, 2015

Issued by: Golden Valley Electric Association, Inc.

By:


Cory R. Borgeson Title: President & CEO

RCA No. 13 Original
Canceling: _____

Sheet No. 21.2
Sheet No. 21.2

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RULES AND REGULATIONS

Rule 7. Extension of Facilities (continued)

7.06 Member - Constructed Extension

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If an Applicant or a prospective Member is situated within one (1) mile of suitable distribution Facilities of the Association and the Member installs the necessary Facilities to obtain Electric Service in compliance with plans and specifications approved by the Association, the Association will permit physical connection to be made and Electric Service to be furnished to that person in accordance with the Association's Electric Service Specifications. Copies of the Association's current Electric Service Specifications can be reviewed at the Association business office.

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All Facilities installed by a Member, or prospective Member, shall be subject to inspection. See Section 5.03 (Inspection). Any Facilities constructed under this provision shall be designed by a qualified individual, constructed using materials approved by Rural Utilities Services for such construction, and will become the property of the Association upon inspection and written acceptance of the Facilities by the Association. Any facilities not accepted by the Association because of a Member's refusal to comply with the Association's Electric Service Specifications shall remain the property of the Member. The Association will assume maintenance responsibilities for the Facilities accepted by the Association. The method for metering will be determined by the Association. In the event that Facilities installed by a Member are not accepted by the Association, the meter will be located at the point where the Association's maintenance responsibility ends.

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If a Member's authorized representative performs work adjacent to or within an easement or right-of-way, and it poses a hazard, is in violation of law, or significantly interferes with the Association's access, the Association shall notify the Member or the Member's representative and if the Member does not promptly correct the situation, the Association may take the necessary actions to eliminate the hazard, obstruction, or violation at the Member's expense.

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L - Relocated from Tariff Sheet No. 21.

Tariff Advice No. TA268-13

Effective: October 28, 2015

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RCA No. 13 Original
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Sheet No. 21.3
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GOLDEN VALLEY ELECTRIC ASSOCIATION, INC.

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Rule 7. Extension of Facilities (continued)

7.07 Construction Cost Estimates

If the Actual Costs of construction of a Line Extension exceed the written estimate provided by the Association, no charges in excess of the written estimate plus ten percent (10%) may be collected by the Association from the Member unless the additional charges are the result of additional construction work requested or caused by the Member subsequent to the initial written estimate. Other than additional costs necessitated by the Member, Actual Costs in excess of one hundred ten percent (110%) of the initial written estimate will be borne by the Association as a cost of doing business. If the Actual Costs of construction for the Member's share are less than the written estimate, the Member will be charged the lesser amount, and, if the costs are prepaid, the difference between the Actual Cost of the construction and the advance payment made by the Member will be refunded to the Member.


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