

(II) FOR AN ELIGIBLE SUBSCRIBER, REPAIRS TO INSIDE WIRING WILL BE CHARGED AT 50% OF THE APPLICABLE FILED TARIFF.

(3) (I) WHENEVER INITIAL INSTALLATION OR CONNECTION OF SERVICE IS REQUIRED, THE RATE CHARGED SHALL BE 50% OF THE APPLICABLE AND APPROVED FEDERAL AND STATE TARIFF CHARGES FOR THE INSTALLATION AND CONNECTION OF RESIDENTIAL DIAL ACCESS SERVICE TO ONE TERMINATING LOCATION WITHIN THE ELIGIBLE SUBSCRIBER'S DWELLING UNIT, PLUS ALL APPLICABLE FEDERAL, STATE, AND LOCAL TAXES.

(II) CUSTOM INSTALLATION OR CONSTRUCTION CHARGES SHALL BE CHARGED AT THE APPLICABLE APPROVED FEDERAL AND STATE TARIFF RATES.

(4) (I) A TELEPHONE COMPANY MAY NOT REQUIRE THE PAYMENT OF AN ORDER PROCESSING CHARGE OR LINE CHANGE CHARGE FOR AN ELIGIBLE SUBSCRIBER'S CHANGE TO TELEPHONE LIFELINE SERVICE FROM ANY OTHER CLASS OF RESIDENTIAL SERVICE.

(II) A SUBSCRIBER TO TELEPHONE LIFELINE SERVICE WHO NO LONGER QUALIFIES AS AN ELIGIBLE SUBSCRIBER MAY NOT BE CHARGED A FEE FOR DISCONNECTING FROM TELEPHONE LIFELINE SERVICE AND CONNECTING TO ANOTHER CLASS OF TELEPHONE SERVICE.

(5) ALL OTHER SERVICES PROVIDED TO ELIGIBLE SUBSCRIBERS, INCLUDING ALL LOCAL MESSAGES AFTER THE FIRST 30 WITHIN A GIVEN BILLING MONTH, SHALL BE CHARGED AT THE APPLICABLE AND APPROVED FEDERAL AND STATE TARIFF RATES.

(D) DEPOSITS REQUIRED FOR SERVICE.

(1) A TELEPHONE COMPANY MAY NOT REQUEST A DEPOSIT TO SECURE PAYMENT IN CONNECTION WITH THE INITIAL INSTALLATION OR CONNECTION OF TELEPHONE LIFELINE SERVICE.

(2) AN ELIGIBLE SUBSCRIBER APPLYING FOR SERVICE MAY BE DENIED SERVICE IF THE ELIGIBLE SUBSCRIBER:

(I) HAS AN OUTSTANDING UNPAID NET TELEPHONE DEBT OF \$100 OR MORE FOR PRIOR TELEPHONE SERVICE; AND

(II) HAS NOT ESTABLISHED A REASONABLE PAYMENT PLAN TO SATISFY THE DEBT.

(3) AN ELIGIBLE SUBSCRIBER MAY NOT BE DENIED SERVICE IF THE ELIGIBLE SUBSCRIBER HAS AN OUTSTANDING UNPAID NET TELEPHONE DEBT OF LESS THAN \$100 FOR PRIOR TELEPHONE SERVICE.

REVISOR'S NOTE: This section formerly was Art. 78, § 26A(a) through (d).

In subsection (a) of this section, the former reference to Art. 78, § 26, now § 4-503 of this article, is deleted as surplusage.

In subsection (c)(4) of this section, the former reference to an eligible