

Communications Policy

VINTON MUNICIPAL COMMUNICATIONS UTILITY ADOPTED (AUGUST 2019)

Table of Contents

1	De	Definitions				
2	Te	rms o	f Service	. 4		
	2.1	Pol	icies Included in Terms of Service	. 4		
	2.2	Acc	epting the Terms	. 5		
	2.3	Cha	inges to Terms	. 5		
	2.4	Que	estions about the Terms	. 5		
3	Pr	ovisio	n of the Services by the Utility	. 5		
4	Pa	ymen	t for Services	. 6		
5	Us	e of th	ne Services by you	. 7		
6	pa	sswor	ds and account security	. 8		
7	Pr	ivacy a	and your personal information	. 8		
8	Со	ntent	in the Services	. 8		
9	Pr	opriet	ary rights	. 9		
10		Licens	e from VMCU	. 9		
11		Conte	nt license from you	. 9		
12		Softw	are and equipment updates	10		
13		Endin	g your relationship with VMCU	10		
14	•	Exclus	sion of Warranties	11		
15		Limita	ition of Liability	11		
16		Copyr	ight and trademark policies	12		
17		Adver	tisements	12		
18		Other	content	12		
19		Additi	onal Provisions	12		
20		Facilit	ies Extension or Relocation Policy	13		
	20.1	Cor	nmunication System Extension Policy – Within Vinton City Limits and/or Electric Utility Service Territory	13		
	20	.1.1	Single Family Residential	13		
	20	.1.2	Multifamily Dwelling Units (MDU)	14		
	20	.1.3	Commercial, Industrial, Governmental, Non-Profit, or Others	14		
	20	.1.4	New Developments	14		
	20.2	Cor	nmunication System Extension Policy – Outside Vinton City Limits	15		

	20.2.1	Applicable Properties – Located Outside the Vinton City Limits and Within the VMEU Electric Service	
	Territory	. 15	
	20.2.2	Customer Advances for Construction Costs	15
	20.2.3	Subscription Credit and Refund of Advances	15
21	21 Facility Relocations		15

Vinton Municipal Communications Utility Service Policy

This policy is established by the Board of Trustees of Vinton Municipal Communications Utility ("VMCU"), and designed to promote consistency, equity and quality service to all customers. It does not intentionally conflict with any applicable law, regulation or ordinance imposed by other authorities, such as the Federal Communications Commission, lowa Utilities Board or City of Vinton.

1 DEFINITIONS

"Vinton Municipal Communications Utility" or "VMCU" or "iVinton" or "Utility" means the Vinton Municipal Communications Utility, whose principal place of business is 214 East 2nd Street, Vinton, Iowa 52349.

"Services" means the Utility's products, software, equipment and web sites collectively.

"Business Subscriber" means a customer who purchases a tier of service designated for any purpose other than personal, non-commercial use in the subscriber's private dwelling, including without limitation use for any commercial, educational, governmental, or organizational purpose, whether for-profit or not-for-profit.

"Inside wiring" means the cable that exists inside the subscriber's premises to the interconnection point with the Utility fiber network and includes any outlets, splitters, connections, fittings or wall plates attached to it.

2 TERMS OF SERVICE

Your use of the Services is subject to the terms of a legal agreement between you and VMCU. Your agreement with VMCU will always include, at a minimum, the provisions set out in this document.

2.1 Policies Included in Terms of Service

Your use of the Services is also subject to the following VMCU policies as adopted by the VMCU Board of Trustees:

- A. Acceptable Use Policy
- B. Customer Service Policy
- C. Privacy Policy
- D. CPNI Policy

Together, these policies govern your use of the Services and are referred to as the Terms of Service, or Terms. The Terms currently in force may be found at www.ivinton.com or you may request a written copy at our office or by calling (319) 472-4813.

2.2 ACCEPTING THE TERMS

VMCU has provided you with the Terms in plain language. The Terms shall be accorded their plain and ordinary meaning.

Before using the Services, you should carefully read the Terms. By establishing an account or using the Service, you agree to be bound by the Terms. If you do not agree to be bound by the Terms, you should immediately stop using the Services and contact VMCU to cancel your subscription.

You may not use the Services and may not accept the Terms if (a) you are not of legal age to form a binding contract with VMCU, or (b) you are a person barred from receiving the Services under the laws of the United States, Iowa or any other governmental authority empowered to regulate your use of the Services.

Before you continue, you should print or save a local copy of the Terms for your records.

2.3 CHANGES TO TERMS

VMCU may make changes to the Terms from time to time. When changes are made, VMCU will post revised Terms www.ivinton.com. Revised terms shall take effect immediately upon posting.

You understand and agree that if you use the Services after the date when a change to the Terms is posted, VMCU will treat your use as acceptance of the updated Terms.

The Terms may not be modified by any verbal statement or representation. If there is any contradiction between the Terms and any other representation made to you, the Terms shall take precedence, unless through a separate written agreement between you and VMCU which has been authorized by the Board of Trustees.

2.4 QUESTIONS ABOUT THE TERMS

If you have questions about the Terms, contact VMCU at 214 East 2nd Street, Vinton, Iowa 52349. Our phone number is (319) 472-4813. You will be referred to the appropriate staff member for assistance, depending upon the nature of your question.

3 Provision of the Services by the Utility

The Services are available at locations that meet operational criteria in the sole discretion of VMCU.

VMCU builds and maintains facilities in areas where service is provided. Services are provided by connecting the Utility's facilities and any necessary reception equipment to the subscriber's inside wiring. Only authorized Utility employees or their authorized representatives may remove, cut, raise or change any facilities belonging to the Utility. VMCU retains ownership of all facilities and all reception equipment we provide for use at the customer premises.

During the initial construction of the VMCU network, VMCU will install a service drop at no charge to any property owner or customer within its service territory that makes such request.

If a service drop is requested following the conclusion of the initial construction of the fiber network, defined as the time where the project is considered complete and accepted as such by the VMCU Board of Trustees, a Network Facilities Charge will be assessed. VMCU retains the right to waive any such charges as it deems appropriate.

All inside wiring belongs to the property owner, regardless of who may have installed it. The customer or property owner is responsible for the installation, repair and maintenance of the inside wiring.

Facilities may be installed overhead on existing poles or underground in compliance with the Municipal Code of the City of Vinton. No additional poles will be erected on or along any City street without the advance approval of the City. Facilities outside the corporate limits of Vinton shall be installed overhead or underground at the Utility's sole discretion and in compliance with any law or ordinance governing use of public rights-of-way.

When facilities are constructed or relocated at the request of a customer, the costs of construction may be shared by the customer or property owner and the Utility. Such cost sharing arrangements are governed by the Facilities Extension Policy found in Section 21 of the Policy.

The Utility offers communications services under a fee schedule established by its Board of Trustees. The schedule of standard services and prices is published in our service brochure, available at our Customer Service Office at (customer service address), or online at www.ivinton.com.

The Utility also offers custom communications services for Business Subscribers under separate, non-standard pricing individually approved by the Board of Trustees.

VMCU has contracts with vendors, providers and affiliated legal entities, ("Affiliates"). Sometimes, these Affiliates provide the Services to you through or on behalf of VMCU. You acknowledge and agree that Affiliates will be entitled to provide the Services to you.

You acknowledge and agree that VMCU may refuse to provide the services, stop or disable (permanently or temporarily) the Services, or change the form, nature, prices, features and limitations (including but not limited to changes in equipment used by you to access the Services, the connection speed, the allowable data throughput, the storage space permitted or channels carried on cable TV) of the Services at its sole discretion without prior notice to you, except where prior notice is required by law or regulation.

You acknowledge and agree that if VMCU disables access to your account, you may be prevented from accessing the Services, your account details or any files or other content which is contained in your account.

You acknowledge and agree that the Services are subject to interruption for business purposes or from equipment failure, human error, or acts of God; and may not always be available, timely, secure or free from error.

4 PAYMENT FOR SERVICES

You agree to pay all charges associated with the Services, which may be for installation, equipment, service calls, monthly service rates or other purposes. You also agree to pay any taxes or other governmental fees required to be collected by VMCU on behalf of taxing authorities. The schedule of charges that apply to your service may be found at www.ivinton.com or requested from VMCU's customer service office at (customer service address) or by calling (319) 472-4813.

If you have questions or concerns about your bill, contact VMCU at (319) 472-4813.

You agree that you will not engage in theft of the Services or use any Service for which you do not pay. If you observe that you are receiving services (such as TV channels) for which you have no current subscription and are not being billed, it is your obligation to report the receipt of unsubscribed services to VMCU.

VMC may require customers to bring any past due accounts up to date up-to-date and may require a deposit before providing the Services.

VMCU may disconnect your service if you do not pay your bill by the due date.

If your service is disconnected for non-payment, we may require you to pay all past due charges, a reconnection fee, and a minimum of one month's deposit before we reconnect your service.

5 Use of the Services by you

In order to access certain Services, you may be required to provide information about yourself (such as identification or contact details) as part of the registration process or as part of your continued use of the Services. You agree that any registration information you give to VMCU will always be accurate, correct and up to date.

You agree to use the Services only for lawful purposes permitted under the Terms and by any applicable law, regulation or generally accepted practices or guidelines in Iowa or any other relevant jurisdiction (including any laws regarding the export of data or software to and from the United States or other countries).

You agree that you will not engage in any activity that interferes with or disrupts the Services or the servers and networks which are connected to the Services.

Unless you have been specifically permitted to do so in a separate agreement with VMCU, you agree that you will not reproduce, duplicate, copy, sell, trade or resell the Services for any purpose, or in any way authorize, permit or enable others to use the Services VMCU provides to you.

Without limitation and for the avoidance of doubt, subscribers are in violation of the Terms if they:

- A. Fail to secure a wired or wireless local area network against access by any third party, whether such access is known or unknown to the subscriber, and whether a fee is collected for such access.
- B. Make the Services available for viewing, use or connection by guests, residents, tenants or patrons in any commercial setting, residential facility or place of public accommodation, except as described in the Addendum for Business Users, found in the Utility's Acceptable Use Policy.

You agree that you are solely responsible for (and that VMCU has no responsibility to you or to any third party for) any breach of your obligations under the Terms and for the consequences (including any loss or damage which VMCU may suffer) of any such breach.

You may stop using the Services at any time. If you no longer use the Services, you should contact VMCU and cancel the Services. Any equipment owned by VMCU and supplied for your use in connection with the Services must be returned to VMCU before billing for the Services will cease. VMCU will charge a replacement fee for equipment you do not return and for equipment returned in damaged condition. Replacement fees are specified in our published rates, available at our Customer Service Center or online at www.ivinton.com.

6 PASSWORDS AND ACCOUNT SECURITY

You agree and understand that you are responsible for maintaining the confidentiality of passwords associated with any account you use to access the Services.

You agree that you will be solely responsible to VMCU for all activities that occur under your account, whether conducted by you or conducted by a third party with or without your knowledge.

You agree that you are solely responsible for the security of any device(s) connected to the Services through your account, including any data stored or shared on or through the device(s).

If you become aware of any unauthorized use of your password or of your account, you may notify VMCU by phone at (319) 472-4813 or by email at support@ivinton.com.

7 Privacy and your personal information

VMCU's Privacy Policy may be viewed at www.ivinton.com or you may request a copy by visiting our Customer Service Center, calling (319) 472-4813, or emailing support@ivinton.com. This policy, which is part of the Terms, explains how VMCU treats your personal information and protects your privacy when you use the Services.

You agree to the use of your data in accordance with VMCU's Privacy Policy.

8 CONTENT IN THE SERVICES

You understand that all information (such as data files, written text, computer software, music, audio files or other sounds, photographs, videos or other images) which you may have access to as part of, or through your use of, the Services are the sole responsibility of the person from which such content originated. All such information is referred to below as the "Content."

Content presented to you as part of the Services, including but not limited to advertisements in the Services and sponsored Content within the Services may be protected by intellectual property rights which are owned by the sponsors or advertisers who provide that Content to VMCU (or by other persons or companies on their behalf). You may not modify, rent, lease, loan, sell, distribute or create derivative works based on this Content (either in whole or in part) unless you have been specifically told that you may do so by the owners of that Content, in a separate agreement.

You understand that by using the Services you may be exposed to Content that you may find offensive, indecent or objectionable and that, in this respect, you use the Services at your own risk.

You agree that you are solely responsible for (and that VMCU has no responsibility to you or to any third party for) any Content that you create, transmit or display while using the Services and for the consequences of your actions (including any loss or damage which VMCU may suffer).

9 Proprietary rights

You acknowledge and agree that VMCU (or its licensors) owns all legal right, title and interest in and to the Services, including any intellectual property rights which subsist in the Services (whether those rights happen to be registered or not, and wherever in the world those rights may exist).

Unless you have agreed otherwise in writing with VMCU, nothing in the Terms gives you a right to use any of VMCU' trade names, trademarks, service marks, logos, domain names, and other distinctive brand features.

Other than the limited license set forth in Section 11, VMCU acknowledges and agrees that it obtains no right, title or interest from you (or your licensors) under these Terms in or to any Content that you submit, post, transmit or display on, or through, the Services, including any intellectual property rights which subsist in that Content (whether those rights happen to be registered or not, and wherever in the world those rights may exist). Unless you have agreed otherwise in writing with VMCU, you agree that you are responsible for protecting and enforcing those rights and that VMCU has no obligation to do so on your behalf.

You agree that you shall not remove, obscure, or alter any proprietary rights notices (including copyright and trademark notices) which may be affixed to or contained within the Services.

You agree that in using the Services, you will not use any trade mark, service mark, trade name, logo of any company or organization in a way that is likely or intended to cause confusion about the owner or authorized user of such marks, names or logos.

10 LICENSE FROM VMCU

VMCU gives you a personal, worldwide, royalty-free, non-assignable and non-exclusive license to use the software provided to you by VMCU as part of the Services (referred to as the "Software" below). This license is for the sole purpose of enabling you to use the Services provided by VMCU, in the manner permitted by the Terms.

You may not (and you may not permit anyone else to) copy, modify, create a derivative work of, reverse engineer, decompile or otherwise attempt to extract the source code of the Software or any part thereof, unless this is expressly permitted or required by law, or unless you have been specifically told that you may do so by VMCU, in writing.

Unless VMCU has given you specific written permission to do so, you may not assign (or grant a sub-license of) your rights to use the Software, grant a security interest in or over your rights to use the software, or otherwise transfer any part of your rights to use the Software.

11 CONTENT LICENSE FROM YOU

You retain copyright and any other rights you already hold in Content which you submit, post or display on or through the Services. By submitting, posting or displaying the content you give VMCU a perpetual, irrevocable, worldwide, royalty-free, and non-exclusive license to publicly display and distribute any Content which you transmit, post or display on or through the Services. This license is for the sole purpose of enabling VMCU to operate the Services in its normal course of business.

You understand that VMCU required technical steps to provide the Services to our users, may (a) transmit or distribute your Content over various public networks and in various media; and (b) make such changes to your Content as are necessary to conform and adapt that Content to the technical requirements of connecting networks, devices, services or media. You agree that this license shall permit VMCU to take these actions.

You confirm and warrant to VMCU that you have all the rights, power and authority necessary to grant the above license.

12 SOFTWARE AND EQUIPMENT UPDATES

The Software which VMCU uses may automatically be updated from time to time to improve, enhance and further develop the Services and may take the form of bug fixes, enhanced functions, new software modules and completely new versions. You agree to receive such updates (and permit VMCU to deliver these to you) as part of your use of the Services.

VMCU provides equipment (such as optical network terminals, home gateways and WiFi mesh devices, set-top boxes, remote controls, cables and splitters) and related software and firmware used at Subscribers' premises to deliver the Services. VMCU retains ownership of such equipment. Subscribers shall not connect VMCU's equipment to any computer, television or other device outside of their premises.

You acknowledge that use of the Service may at times require updates and/or changes to this equipment and/or related software or firmware. You will permit VMCU and/or its agents' reasonable access to Subscriber premises:

- A. To repair, replace, upgrade or alter the equipment, including access to any inside home wiring and other equipment owned by Subscriber and used to access the service;
- B. To remove any VMCU equipment from the premises upon termination of service (it being understood that some equipment will not be removed upon termination, and failure to remove equipment by VMCU does not constitute abandonment);
- C. In its discretion to use for the provision of the Service any existing wiring, conduit and/or other devices installed upon the premises. Subscriber acknowledges that he or she will be solely responsible for any and all costs of installation.

13 ENDING YOUR RELATIONSHIP WITH VMCU

The Terms will continue to apply until terminated by either you or VMCU as set out below.

If you want to terminate your legal agreement with VMCU, you may do so by (a) notifying VMCU at any time and (b) closing your accounts for all of the Services which you use and (c) returning any VMCU-owned equipment to the Customer Service Center. You acknowledge that billing for services will continue until all equipment owned by VMCU has been returned to our office and any outstanding account balance is paid in full.

If you or VMCU terminate this agreement, the rights and obligations under the Terms shall continue indefinitely after termination.

14 EXCLUSION OF WARRANTIES

You understand and agree that your use of the services is at your sole risk and that the services are provided "as is" and "as available."

Nothing in these terms, including sections 14 or 15, shall exclude or limit VMCU' warranty or liability for losses which may not be lawfully excluded or limited by applicable law. Only the limitations which are lawful in lowa will apply to you and our liability will be limited to the maximum extent permitted by lowa law.

VMCU, its affiliates and its licensors does not represent or warrant that your use of the services will meet your requirements;

- A. The services will be uninterrupted, timely, secure or free from error;
- B. Any information obtained by you as a result of your use of the services will be accurate or reliable;
- C. Defects in the operation or functionality of any software provided to you as part of the service will be corrected.

Any material downloaded or otherwise obtained, whether intentionally or unintentionally, while using the service is at your own discretion and risk. You are solely responsible for any damage to your computer system or other device or loss of data that results from such material.

No advice or information, whether oral or written, obtained by you from VMCU or through or from the Services shall create any warranty not expressly stated in the Terms.

VMCU further expressly disclaims all warranties and conditions of any kind, whether express or implied, including but not limited to the implied warranties and conditions of merchantability, fitness for a particular purpose and non-infringement.

15 LIMITATION OF LIABILITY

Subject to overall provisions in Section 14 above, you understand and agree that VMCU, its affiliates and licensors shall not be liable to you for:

- A. Any direct, indirect, incidental, special consequential or exemplary damages which may be incurred by you, however caused and under any theory of liability. This shall include, but is not limited to, any loss of profit (whether incurred directly or indirectly), any loss of goodwill or business reputation, any loss of data suffered, cost of procurement of substitute goods or services, or other intangible loss;
- B. Any loss or damage which may be incurred by you, including but not limited to loss or damage as a result of:
 - a. Any reliance placed by you on the completeness, accuracy or existence of any advertising, or as a result of any relationship or transaction between you and any advertiser or sponsor whose advertising appears on the services;
 - b. Any changes which VMCU may make to the services, or for any permanent or temporary cessation in the provision of the services (or any features within the services);
 - c. The deletion of, corruption of, or failure to store any content and other communications data maintained or transmitted by or through your use of the Services;
 - d. Your failure to provide VMCU with accurate account information;
 - e. Your failure to keep your password or account details secure and confidential.

f. Damage or loss incurred from virus, malware or any malicious or harmful content you may access through use of the Services.

The limitations on VMCU' liability to you above shall apply whether or not VMCU has been advised of or should have been aware of the possibility of any such losses arising.

You agree that the liability of VMCU is limited to a refund of amounts prepaid for services which have not been delivered. Delivery of services is subject to the limitations set forth in item 15 of these Terms.

16 COPYRIGHT AND TRADEMARK POLICIES

It is the Utility's policy to respond to notices of alleged copyright infringement that comply with applicable international intellectual property law (including, in the United States, the Digital Millennium Copyright Act) and to terminate the accounts of repeat infringers. Specific information about Copyright and trademark compliance may be found in VMCU's Internet Acceptable Use Policy contained within this document.

17 ADVERTISEMENTS

Some of the Services are supported by advertising revenue and may display advertisements and promotions. The manner, mode and extent of advertising by VMCU on the Services are subject to change without specific notice to you.

In consideration for VMCU granting you access to and use of the Services, you agree that VMCU may place such advertising on the Services.

18 OTHER CONTENT

The Services may include hyperlinks or referrals to other web sites or content or resources. VMCU has no control and makes no representations regarding any websites or resources provided by third parties.

You acknowledge and agree that VMCU is not responsible for the availability of any websites or online resources, and does not endorse any advertising, products or other materials on or available from such any websites or resources.

You acknowledge and agree that VMCU is not liable for any loss or damage which may be incurred by you as a result of the availability of external sites or resources, or as a result of any reliance placed by you on the completeness, accuracy or existence of any advertising, products or other materials on, or available from, such websites or resources.

19 ADDITIONAL PROVISIONS

Sometimes when you use the Services, you may (as a result of, or through your use of the Services) use a service, download software or purchase goods which are provided by another person or company. Your use of these other services, software or goods may be subject to separate terms between you and the company or person concerned. If so, the Terms do not affect your legal relationship with these other companies or individuals.

Unless supplemented by a separate written agreement between you and VMCU for use of the services, the Terms constitute the entire legal agreement between you and VMCU; govern your use of the Services; and replace any prior agreements between you and VMCU in relation to the Services.

You agree that VMCU may provide you with notices, including those regarding changes to the Terms, by e-mail, U.S. Mail, ground delivery service or postings on the Services.

You agree that if VMCU does not exercise or enforce any legal right or remedy which is contained in the Terms (or which VMCU has the benefit of under any applicable law), such non-enforcement will not be taken as a waiver of VMCU' rights, and those rights or remedies will still be available to VMCU.

If any court of law with jurisdiction to decide on the matter rules that any provision of these Terms is invalid, then that provision will be removed from the Terms without affecting the rest of the Terms. The remaining provisions of the Terms will continue to be valid and enforceable.

The Terms, and your relationship with VMCU under the Terms, shall be governed by the laws of lowa without regard to its conflict of law provisions. You and VMCU agree to submit to the exclusive jurisdiction of the courts located within the lowa District Court in Benton County, lowa to resolve any legal matter arising from the Terms. Notwithstanding this, you agree that VMCU shall still be allowed to apply for injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction.

20 FACILITIES EXTENSION OR RELOCATION POLICY

Estimated construction costs are calculated using average costs in accordance with good engineering practices and upon the following factors:

- A. Size, location and characteristics of the extension
- B. All other materials and accessories required to construct a line including conduit, pedestals, fiber and fiber splices, and termination equipment.

The customer may be required to provide a financial advance in aid of all or a portion of the cost of construction. The customer may, with the consent of VMCU and in accordance with VMCU standards, offset a portion of the advance for construction cost by providing trenching and backfill for the underground fiber system. The customer is responsible for the trench and/or excavation being properly located within specified easements and/or rights-of-way. All relocation costs resulting from improperly located trenches shall be borne by the customer.

20.1 COMMUNICATION SYSTEM EXTENSION POLICY – WITHIN VINTON CITY LIMITS AND/OR ELECTRIC UTILITY SERVICE TERRITORY

20.1.1 Single Family Residential

VMCU will extend facilities, at VMCU's cost, to existing or newly constructed homes located in existing platted areas within the City of Vinton or the VMEU electric utility, provided that VMCU's fiber-to-the-premises system (FTTP) is near the premises. If in VMCU's sole judgment unusual or extraordinary circumstances exist which make the provision of service at VMCU's cost burdensome to the Utility (unusually high cost, or service is expected to be temporary), VMCU reserves the right to require a construction payment by the customer. Activation fees, as administered at the time of connection, are applicable.

20.1.2 Multifamily Dwelling Units (MDU)

VMCU will extend facilities, at VMCU's cost, to existing or newly constructed MDUs located in existing platted areas within the City of Vinton, provided that:

- A. VMCU's fiber-to-the-premises system (FTTP) is near the premises and;
- B. In VMCU's sole judgment an adequate number of the individual units within the premise will purchase retail communication services from VMCU.

If in VMCU's sole judgment unusual or extraordinary circumstances exist which make the provision of service at VMCU's cost burdensome to the Utility (unusually high cost, or service is expected to be temporary), VMCU reserves the right to require a construction payment by the customer. Activation fees, as administered at the time of connection, are applicable.

20.1.3 Commercial, Industrial, Governmental, Non-Profit, or Others

VMCU will extend facilities, at VMCU's cost up to \$3,500.00, to existing or newly constructed properties located in existing platted areas within the City of Vinton or within the VMEU electric service territory, provided that;

- A. VMCU's fiber-to-the-premises system (FTTP) is near the premises and;
- B. The customer subscribes to VMCU's business class service or greater.

If the installation cost is estimated to be greater than \$3,500.00 the customer will be required to pay the lesser of:

- A. The actual installation cost (not to exceed the estimate) less \$3,500.00 or
- B. The actual installation cost (not to exceed the estimate) less three years of estimated data revenue (no cable TV revenue included).

If in VMCU's sole judgment unusual or extraordinary circumstances exist which make the provision of service at VMCU's cost burdensome to the Utility (unusually high cost, or service is expected to be temporary), VMCU reserves the right to require an additional construction payment by the customer. Activation fees, as administered at the time of connection, are applicable.

20.1.4 New Developments

VMCU will extend facilities, at VMCU's cost, to properties within newly platted areas within the City of Vinton or within the VMEU electric service territory, provided that:

- A. VMCU's fiber-to-the-premises system (FTTP) is near the property and;
- B. In VMCU's sole judgment an adequate number of customers within the developed area will purchase communication services from VMCU.

If in VMCU's sole judgment circumstances exist which make the provision of service at VMCU's cost unduly risky or burdensome to the Utility (unusually high cost, or an unacceptable risk of limited customers), VMCU reserves the right to require a refundable customer/developer advance for construction costs. In this case the policy as detailed in the section 21.3 below for outside City limits extension customer advances and refunds shall be followed.

Activation fees, as administered at the time of connection, are applicable.

20.2 COMMUNICATION SYSTEM EXTENSION POLICY - OUTSIDE VINTON CITY LIMITS

20.2.1 Applicable Properties – Located Outside the Vinton City Limits and Within the VMEU Electric Service Territory.

An extension may occur immediately for new or existing lots developed for residential or commercial purposes, with construction of a home, building, or other facility desiring VMCU communications services that did not exist when the FTTP project was approved by the VMCU Board of Trustees.

20.2.2 Customer Advances for Construction Costs

The customer(s) requesting the extension of fiber services shall pay an advance for estimated construction costs (including installation of an optical network terminal), based on an estimate prepared by VMCU. This advance will be reduced by a Subscription Credit which is based on the cable and data products subscribed to by the customer(s).

20.2.3 Subscription Credit and Refund of Advances

For customers connecting immediately upon completion of construction of the extended fiber, the Subscription Credit is equal to three (3) years times the estimated annual cable television, internet, and telephone revenue of the customer(s) attaching to the extension, less estimated programming and bandwidth costs expected for the subscription, as calculated by VMCU.

Refunds for the advances for construction costs are available for a period of 10 years from the completion date of the original construction. VMCU shall provide a refund to the depositor for each future customer who connects to the line extension, equal to the Subscription Credit as defined previously.

At no time will the Subscription Credit and refund of advances exceed the customer-paid Advance for Construction plus an installation fee equivalent to that being paid by all other rural customers. The intent is that all rural customers pay a minimum equivalent of the installation fee being charged to other rural customers at the time of the extension and connection to VMCU services. All credits and refunds are calculated and administered solely by VMCU.

21 FACILITY RELOCATIONS

In those cases where the relocation of Utility facilities is mutually beneficial, the cost may be shared on a basis agreeable to the customer or property owner and the Utility. Only authorized employees may remove, cut, raise or change any facilities belonging to the Utility. The customer or property owner shall reimburse the Utility for the cost of relocating its facilities under the following conditions:

- A. Structural changes in a building that will result in Utility facilities being damaged, inaccessible or unsafe.
- B. Modifications for the convenience of a customer or property owner, which in the judgment of the Utility, does not result in mutual benefits.