P.S.C. KY NO. 11

WINDSTREAM KENTUCKY EAST, LLC

Original Title Page 1 ORIGINAL TITLE PAGE 1

# **REGULATIONS, RATES AND CHARGES**

Applying to Broadband & CATV Pole Attachments within the operating territory of Windstream Kentucky East, LLC in the State of Kentucky.

Date of Issue: July 7, 2016

Date Effective: July 17, 2016

Issued By: Chris Cranford

Title: Product Manager – Pricing & Tariffs

In Case No.\_\_\_\_\_Dated: \_\_



CATV POLE ATTACHMENT TARIFF By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated: \_\_\_\_\_

Sensitivity: Internal

1

7/7/2016

PUBLIC SERVICE COMMISSION OF KENTUCKY

WINDSTREAM KENTUCKY EAST, LLC

# P.S.C. KY No. 11

1st Revised Table of Contents Page 1 Cancels Original Table of Contents Page 1

# S1. CATV-POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

# TABLE OF CONTENTS

		Page No.	
S1.1	Application of Tariff	Ĭ	Deleted Cells
S1.2	Definitions	1	
S1.3	Scope	<u>24</u>	
S1.4	Application for Permission to InstallationInstall with Complex Make- Ready	<u>35</u>	
S1.5	Attachment-SpecificationsApplication for Permission to Install with Simple Make-Ready	4 <u>7</u>	
S1.6	Installation and Maintenance of CATV-Equipment	<u>59</u>	
<del>S1.7</del>	Cost of Pole Replacements	8	
S1. <mark>87</mark>	Rights of Way and Legal Authority	<u>912</u>	Deleted Cells
<u>S1.8</u>	Failure to Place Attachments	<u>12</u>	
S1.9	OverlashingProtection Against Claims for Libel and Slander, Copyright, and Patent Infringement	<del>10</del> 13	Deleted Cells
S1.10	Modifications, Additions, Replacements or RearrangementsLimitations	<u>+013</u>	
S1.11	IndemnityInspections and InsuranceInventories	<u>44<u>16</u></u>	
S1.12	SuretyEmergency Restoration	<u>+317</u>	
<u>S1.13</u>	Limitations	<u>18</u>	
S1. <del>13</del> <u>14</u>	Payment of Bills	44 <u>19</u>	Deleted Cells
<u>81.15</u>	Rates	<u>20</u>	
S1. <del>14</del> <u>16</u>	Termination of Attachments and Cable Duct Usageusage	<u>1420</u>	Deleted Cells

S1. <del>15</del> 17	Unauthorized AttachmentsNotices	<u> 1522</u>	
S1. <del>16</del> <u>18</u>	Licensee Contractor QualificationsRates	<del>15<u>24</u></del>	
S1. <del>17</del> <u>19</u>	Penalty ChargesDefault	<del>15</del> 26	
S1. <del>18</del> <u>20</u>	NoticesService Agreement	<del>16<u>27</u></del>	<del>(N)</del>
<u>81.21</u>	Compliance with Law, Assumption of Risk, and Disclaimer of Warranties		<u>28</u>

# Original Table of Contents Page 2

# <u>S1.</u>

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: <u>Senior Regulatory Counsel</u>

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_Dated:\_\_\_\_\_

WINDSTR	EAM KENTUCKY EAST, LLC	P.S.C. KY. No. 11
	POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT	-
	TABLE OF CONTENTS	
		Page No.
<u>S1.22</u>	Indemnification and Limitation of Liability	<u>29</u>
<u>\$1.23</u>	Insurance	<u>31</u>
<u>81.24</u>	Surety	<u>33</u>
<u>81.25</u>	Dispute Resolution	<u>34</u>
<u>S1.26</u>	Abandonment	<u>35</u>
<u>81.27</u>	Taxes	<u>36</u>
<u>S1.28</u>	Protection Against Claims for Libel and Slander, Copyright, and Patent Infringement	<u>36</u>
<u>\$1.29</u>	Waiver	<u>36</u>
<u>\$1.30</u>	Force Majeure	<u>36</u>
<u>S1.31</u>	Assignment	<u>37</u>
<u>81.32</u>	Waiver of Jury Trial	<u>37</u>
<u>Exhibit</u> <u>A</u>	Complex Make-Ready Application	<u>38</u>
<u>Exhibit</u> <u>A-1</u>	Simple Make-Ready Application	<u>39</u>
<u>Exhibit E</u>	<u>8</u> Construction Specification	<u>40</u>
Exhibit C	<u>Removal Notice and License Surrender Form</u>	<u>46</u>
<u>Exhibit</u> <u>D</u>	Schedule of Rates, Fees and Charges	<u>47</u>

Date of Issue: July 7, 2016

Date Effective: July 17, 2016

Issued By: Chris Cranford

Title: Product Manager – Pricing & Tariffs

By Authority of Order of the Public Service Commission
In Case No.\_\_\_\_\_Dated: \_\_\_\_\_



#### **Original Page 1**

# S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

## S1.1 Application of Tariff

This tariff Tariff contains regulations and charges applicable to the provision of attachment space for placement of broadband and cable television facilities on poles of the Telephone Company; ("Licensor"), and the provision of cable duct space for such facilities in underground conduits of the CompanyLicensor.

The terms and conditions contained herein apply where the CATV-operator, Broadband Provider or Licensee ("Licensee"), as a customer of the CompanyLicensor, proposes to install coaxial or other types of television distribution cables, amplifiers and drop wires, wires and appliances together with associated cable messengers, anchors and other appurtenances (hereinafter sometimes collectively called the "equipment") and desires to attach such equipment to poles of the CompanyLicensor, and/or install such equipment in cable ducts of the CompanyLicensor.

## S1.2 Definitions

<u>Poles</u> – All references to "poles" of the Company shall mean poles which are either solely owned by the Company, are jointly owned by the Company and another, or are owned by another who has granted the Company exclusive use and control of space upon its poles.

Pole-Application for Pole License - A written request submitted in the form of Exhibit A or Exhibit A-1 from Licensee to Licensor requesting authorization to attach Licensee owned facilities to Poles in accordance with this Tariff.

Approved Contractor – a contractor approved by Licensor and if Licensor has not objected to a contractor within ten (10) days of Licensee's written request (which may be via email or other electronic means) for Licensor's Tariff to add the contractor, such contractor shall be deemed an "Approved Contractor" provided such contractor meets the Contractor Minimum Qualification Requirements set forth in 47 CRF

Date of Issue: July 7, 2016

Date Effective: July 17, 2016

Issued By: Chris Cranford

In Case No.\_\_

Title: Product Manager – Pricing & Tariffs

Bv Authority of Order of the Public Service Commission

\_\_Dated: \_



1.1412 (c) as amended by the Third Report and Order and Declaratory Ruling (FCC-18-111) released on August 3, 2018. However, Licensor reserves the right to remove any contractor from the list of Approved Contractors for violations of this Tariff or if Licensor reasonably determines that the contractor does not meet the Contractor Minimum Qualification Requirements.

<u>Attachment</u> – This term means any attachment by a CATV firm to a pole (s) – any facilities, cables or equipment attached to Poles or any other property owned or controlled by the CompanyLicensor.</u>

Broadband or Internet Provider – a company that offers internet service to the public with download speeds of at least twenty-five (25) megabits per second and upload speeds of at least three (3) megabits per second.

**Original Page 2** 

#### S1. POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

# S1.2 Definitions (Cont'd)

Broadband Service – internet service offered to the public with download speeds of at least twenty-five (25) megabits per second and upload speeds of at least three (3) megabits per second.

<u>Cable Duct Space</u> - This term shall mean individual cable ducts within a multiple-duct conduit system owned by the <u>CompanyLicensor</u>.

Cable Television Company or Operator (CATV) - a company which provides CATV service.

CATV Service - the transmission, by means of coaxial or other types of distribution cables, of television audio and video signals from a central point within an exchange of the Licensor to subscribers of a Licensee within such exchange.

<u>Complex Make-Ready – Make-Ready Work that will: (a) require splicing, or (b) require that a new pole</u> to be set, or (c) require work that is reasonably anticipated to lead to or cause a service outage for Licensor or any existing attacher, or (d) require relocation of existing wireless attachment; or (e) require any work above the communications space.

Date of Issue: July 7, 2016

Date Effective: July 17, 2016

Issued By: Chris Cranford

Title: Product Manager – Pricing & Tariffs

Bv Authority of Order of the Public Service Commission
In Case No. \_\_\_\_\_Dated: \_\_\_\_\_



Equipment - The "equipment" referred to herein consist of coaxial or other types of television or broadband cables, amplifiers and drop wires, wires and appliances together with associated cable messengers, anchors and other appurtenances used in the provision of CATV or broadband service.

Hazardous Materials - Any substance, material or waste now or hereafter defined or characterized as hazardous, toxic or dangerous as defined by the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA") of 1980, as amended, and other federal, state, and local health, safety, and environmental laws, ordinances, statutes, and rules, including but not limited to the Occupational Safety and Health Act ("OSHA").

Any substance, material or waste now or hereafter classified as a contaminant or pollutant under any law, rules, ordinance, or authority.

Any other substance, material or waste, the manufacture, processing, distribution, use, treatment, storage, placement, disposal, removal or transportation of which is now or hereafter subject to regulation under any law, ordinance, statute, rule or regulation of any governmental body or authority.

**Original Page 3** 

#### **<u>S1.</u>** POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

#### S1.2 Definitions (Cont'd)

<u>Joint User</u> - All references herein to "joint user" shall mean a utility company or municipality which, together with the <u>CompanyLicensor</u>, jointly provides poles for common use in the provision of service of the respective entities, and shall also include a utility company or municipality which, together with the <u>CompanyLicensor</u>, owns a percentage of a pole, or which owns a pole upon which the <u>CompanyLicensor</u> has obtained exclusive use and control of specified space.

License – is the specific nonexclusive and revocable permission from Licensor, in the form of a Licensor countersigned and returned Application for License, to Licensee authorizing Licensee to attach its facilities as applied for to Licensor Poles in accordance with this Tariff.

Make-Ready Estimate – is Licensor's estimated cost to perform Make-Ready Work on Licensor's facilities on Poles to accommodate Licensee's Attachment as requested in an Application for Pole License.

Date of Issue: July 7, 2016

Date Effective: July 17, 2016

Issued By: Chris Cranford

In Case No.\_\_

Title: Product Manager – Pricing & Tariffs

Bv Authority of Order of the Public Service Commission

Dated:



Make-Ready Work - all Licensor, joint owner or other existing attacher work to prepare Licensor's Poles and related facilities for the requested Attachment of Licensee's facilities but not the actual placement of Attachments or administrative activities related to inquiries, verifications, requests or applications.

Overlashing or overlashed – lashing of an additional Licensee owned cable to Licensee's own existing cable and/or strand attached to a Pole.

Poles - poles which are either solely owned by the Licensor, are jointly owned by the Licensor and another, or are owned by another who has granted the Licensor exclusive use and control of space upon its poles.

Pole Attachment - any attachment by a CATV or Broadband firm to a pole owned or controlled by the Licensor.

Pole Attachment Fee - the fee paid annually per Attachment on a Pole. For billing purposes, a single Attachment includes the point of Attachment and all facilities located in the usable space on the Poles in the space assigned to Licensee (typically six inches above and six inches below the point of Attachment). If Licensee occupies more than one foot of usable space on Poles, separate Pole Attachment Fees shall apply to each one foot of space occupied.

Original Page 4

Date of Issue: July 7, 2016 Date Effective: July 17, 2016 Issued By: Chris Cranford Title: Product Manager – Pricing & Tariffs By Authority of Order of the Public Service Commission In Case No. \_\_\_\_\_ Dated: \_\_\_\_\_



WINDSTR	REAM KENTUCKY EAST, LLC P.S.C. KY. No. 11 Ovicinal Page
	Original Page
	S1CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT
S1.2	Definitions (ContinuedCont'd)
	Right-of-Way - right-of-way owned or controlled by Licensor.
	Simple Make-Ready – Make-Ready Work that is not Complex Make-Ready. Licensor has the right determine in its sole reasonable discretion whether Make-Ready Work is Complex Make-Ready or Simp Make-Ready.
	Cable Television Company or Operator (CATV) All references herein to "CATV Company and/or Operator" shall mean a company which provides CATV service.
	CATV Service—All references herein to "CATV service" shall mean the transmission, by means of coaxial or other types of distribution cables, of television audio and video signals from a central point within an exchange of the Company to subscribers of a CATV company within such exchange.
S1.3	Scope
	Subject to the terms and conditions contained in this tariff <u>Tariff</u> , the <u>CompanyLicensor</u> will provide <u>CA</u> pole attachment and cable duct space and permit a <u>CATV operatorBroadband Provider and Licensee</u> , for t purpose of furnishing <u>Broadband or</u> CATV service, to install its equipment upon or within such of t <u>Company'sLicensor</u> 's poles and conduits as are available or can be made available, except for safe reasons.
	References herein to <u>Broadband or</u> CATV equipment placed in the <u>Company'sLicensor's</u> cable ducts sh mean only cables and wires. No right to place amplifiers, power supplies or other related equipment manholes or cable ducts of the <u>CompanyLicensor</u> is conferred by this tariff.
	The CATV-companyLicensee shall secure from the proper franchising authority, a franchise to erect a maintain its equipment within public streets, highways and other thoroughfare, provided such franchisis authority exists, and shall secure any and all consents, permits, licenses, easements or rights-of-way th may be legally required for its operation hereunder. The CATV-companyLicensee shall provide to t CompanyLicensor documentation evidencing that all such franchises, consents, permits, license
	sue: <u>July 7, 2016</u>
Date Effe	ctive: <u>July 17, 2016</u>
Issued By	: <u>Chris Cranford</u>
	duct Manager – Pricing & Tariffs
Title: Pro	



easements and rights-of- way have been obtained. The <u>CATV companyLicensee</u> shall additionally provide the <u>CompanyLicensor</u> a map depicting the franchised area in which pole attachments and cable duct arrangements may be applied for by the <u>CATV companyLicensee</u>.

The <u>CATV companyLicensee</u> shall assist in, and bear the expense of securing any additional consents, permits, or licenses that may be required by the <u>CompanyLicensor</u> because of <u>the Broadband or</u> CATV pole attachments or cable duct usage-

Date of Issue: July 7, 2016 Date Effective: July 17, 2016 Issued By: <u>Chris Cranford</u> Title: <u>Product Manager – Pricing & Tariffs</u> By Authority of Order of the Public Service Commission In Case No.\_\_\_\_\_\_Dated: \_\_\_\_\_



WINDSTREAM KENTUCKY EAST, LLC P.S.C. KY. No. 11 **Original Page 3 S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT** Scope (Continued) \$1.3 The franchises, consents, permits, licenses, easements and rights-of-way of the CompanyLicensor are for its own facilities and the provision of its other services. No rights in such franchises, consents, permits, licenses, easements or rights-of-way are conferred upon any CATV companyLicensee hereunder. \$1.4 Application for Permission to Install At least forty five (45) days prior to the time the CATV company desires to attach its equipment to any of the Company's poles, or to install any such equipment within a cable duct of the Company, the CATV operator shall make written application on the form prescribed to the Company. The Company shall in turn, notify the CATV company in writing of its permission to allow the installation. Where the application for attachment involves joint-use poles, the CATV operator shall so indicate in its and provide a copy thereof to the joint user. Permission to attach to joint use poles shall be applicatio subject to the Company obtaining approval from such joint user when necessary. Upon notification by the Company of its permission for pole or cable duct space to be used by the CATV company, the CATV company shall have the right, subject to the SPECIFICATIONS contained herein, to install, maintain and use its equipment described in its application, upon the poles or in the cable ducts identified in its application. The CATV company shall complete each installation within a reasonable and mutually agreeable time frame; provided, however, that before commencing any such installation, the CATV company shall notify the Company of the time when it proposes to do such work sufficiently in advance so that the Company may arrange to have any necessary representative present when such work

ntative is required, the CATV con

Date of Issue: July 7, 2016 Date Effective: July 17, 2016 Issued By: Chris Cranford Title: Product Manager – Pricing & Tariffs By Authority of Order of the Public Service Commission In Case No. Dated:

ed. In the c

is ne

at the

reimburse the Company for the cost and expense of such-



ny chall

WINDSTREAM KENTUCKY EAST, LLC

P.S.C. KY. No. 11 Original Page 4

#### S1, CATV-POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

#### S1.4 Application for Permission to Install (Continued)

Where costs are involved in the rearrangement of the Company's facilities to accommodate the CATV company's equipment, the Company shall notify the CATV company, in writing, of the changes and rearrangements required and the cost for performing such. Approval of the application by the Company is subject to receiving authorization from the CATV company to make changes and rearrangements detailed by the Company, at the CATV company's expense.

The CATV company shall not have the right to place, nor shall it place, any additional equipment upon any pole or in any cable duct without first making application to do so, as provided for in this tariff; nor shall the CATV company change the position of any equipment attached to any such pole or installed in any cable duct without the Company's prior written approval. The Company will not refuse a CATV company permission to install or rearrange CATV equipment if pole attachment or conduit space is available or can be made available, except for safety reasons. The provisions of this paragraph shall not restrict the attachment of television drops to television crossarms or television cable messenger. Unauthorized attachments or installation in cable duct shall be subject to penalty and/or special "makeready" charges set forth in this tariff.

#### S1.5 Attachment Specifications

The CATV company, at its own cost and expense, shall construct, maintain and replace its attachments on the Company's poles in accordance with (1) such requirements and specifications as the Company shall prescribe and have on file with the Commission, (2) EEI Publication M12 entitled "Specifications for the Construction and Maintenance of Jointly Used Wood Pole Lines Carrying Supply and Communication Circuits", (3) the requirements and specifications of the National Electrical Safety Code, 1981 Edition, and any amendments or revisions of said specifications or code, and (4) in compliance with any rules or orders now in effect or that hereafter may be issued by the Public Service Commission of Kentucky or other authority having jurisdiction. The CATV company shall comply, at its sole risk and expense, with changes and revisions in the above specifications and requirements.

Date of Issue: July 7, 2016

Date Effective: <u>July 17, 2016</u> Issued By: <u>Chris Cranford</u> Title: <u>Product Manager – Pricing & Tariffs</u> By Authority of Order of the Public Service Commission In Case No. Dated:



WINDSTREAM KENTUCKY EAST. LLC

P.S.C. KY. No. 11 Original Page 5

#### S1.-CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

# S1.4 Application for Permission to Install with Complex Make-Ready

- A. Requests to Attach. Before Licensee shall have a right to place Attachments to any Poles of Licensor involving Complex Make-Ready, Licensee shall make application for and receive a revocable, nonexclusive License which shall be in the form of a Licensor countersigned Application for Pole License (Exhibit A). Licensee shall provide sufficient information on the Exhibit A Application to enable Licensor to locate the proposed Pole(s) impacted and to identify the physical characteristics of Licensee's facilities to be attached to Licensor's Pole(s). Each Exhibit A Application for Pole License shall contain no more than 300 Poles, Licensor will review pursuant to Kentucky rules. Licensor requires that all poles on any one Exhibit A Application be in the same city or zip code. Licensor will process Applications for Pole Licenses in the order in which they are received; provided, however, that when Licensee has multiple Applications for Pole Licenses on file with Licensor, Licensee may designate its desired priority of completion with respect to all such Application for Pole Licenses. Licensor.
- B. Application For Pole License and Engineering Survey. Licensee shall submit an Application for Pole License in the form of Exhibit A and shall include a drawing of the proposed route, the pole detail and contact information (name, telephone and email information). Upon receipt of a complete Exhibit A Application, Licensor will conduct an engineering survey to determine whether and where Licensee's Attachment is feasible, and what Make-Ready Work is required by Licensor or other existing attachers to accommodate Licensee's Attachment. Licensor will invoice Licensee for all applicable application and estimated field survey fees within ten (10) days of acceptance of the Exhibit A application form. Licensee shall remit payment in full for applicable application and estimated field survey fees within ten (10) days of acceptance of the Exhibit A application form. Licensee of its estimated make-ready charges for Licensor Make-Ready Work ("Make-Ready Estimate"). If during this process, Licensor determines the request is denied based on insufficient capacity or for reasons of safety, reliability and generally applicable engineering purpose, Licensor shall inform Licensee that the Application for Pole License's Application for Pole License is denied together with the reason. All expenses incurred by Licensor in reviewing Licensor.

Date of Issue: July 7, 2016 Date Effective: July 17, 2016 Issued By: Chris Cranford Title: Product Manager – Pricing & Tariffs By Authority of Order of the Public Service Commission In Case No. Dated:



**Original Page 6** 

## **<u>S1.</u>** POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

## S1.4 Application for Permission to Install with Complex Make-Ready (Cont'd)

- C. Advance Payment of Make-ready Work Estimate and Expedited Charges. If Licensee upon review of the Make-Ready Estimate desires to proceed with the process to obtain a License from Licensor, Licensee shall submit payment in the amount of the Make-Ready Estimate together with the Application Fee and engineering survey costs to Licensor within fourteen (14) days of receipt of the Make-Ready Estimate and invoice for such amounts. Licensee shall be solely responsible for negotiating with existing attachers for Make-Ready Work relating to such other existing attacher facilities located on, within or in Licensor's Poles and shall be responsible for paying all charges incurred in transferring or rearranging existing attacher facilities to accommodate the placement of License's Attachment on, within or in Licensor any costs and expenses incurred by Licensor to date including but not limited to Application Fee, engineering and administrative expenses and costs.
- D. Completion of Make-Ready Work and Issuance of License. Licensor shall undertake to complete any Make-Ready Work of its owned facilities upon receipt of Licensee's payment of the Make-Ready Estimate. Upon completion of all Make-Ready Work and receipt of all fees and charges due from Licensee to Licensor, Licensor shall issue Licensee an approved License which shall be in the form of a Licensor countersigned Exhibit A Application for Pole License. At that time, Licensee will be considered to have been granted a License with respect to the Poles approved in the License will be considered to Licensor's Poles in accordance with the terms and conditions of this Tariff. Licensee shall maintain a copy of all Applications for Pole Licenses. Licensor may provide upon request copies of the same to the extent available and Licensee shall reimburse Licensor for its costs in preparing and sending requested copies.

Date of Issue: July 7, 2016 Date Effective: July 17, 2016 Issued By: Chris Cranford Title: Product Manager – Pricing & Tariffs By Authority of Order of the Public Service Commission In Case No. Dated:



**Original Page 7** 

#### **<u>S1. POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT</u>**

#### Application for Permission to Install with Simple Make-Ready

A. Requests to Attach. Before Licensee shall have a right to place Attachments to any Poles of Licensor involving Simple Make-Ready only, Licensee shall make application for and receive a revocable, nonexclusive License which shall be in the form of a Licensor countersigned Application for Pole License (Exhibit A-1). Licensee shall provide sufficient information on the Exhibit A-1 Application to enable Licensor to determine that the request involves only Simple Make-Ready, to locate the proposed Pole(s) impacted and to identify the physical characteristics of Licensee's facilities to be attached to Licensor's Pole(s) so that Licensor can confirm that the attachment(s) may be completed through Simple Make-Ready. Each Exhibit A-1 Application for Pole License shall contain no more than 300 Poles Licensor will review pursuant to Kentucky rules. Licensor requires that all poles on any one Exhibit A-1 Application be in the same city or zip code. Licensor will process Applications for Pole Licenses in the order in which they are received; provided, however, that when Licensee has multiple Applications for Pole Licenses on file with Licensor. Licensee shall not under any circumstances attach any equipment to any guy wires or anchors owned by Licensor.

B. Application For Pole License and Engineering Survey. Licensee shall submit an Application for Pole License in the form of Exhibit A-1 and shall include a drawing of the proposed route, the pole detail and contact information (name, telephone and email information). Licensor will invoice and Licensee shall pay applicable application fee(s) prior to Licensor processing the application. Prior to submitting the Exhibit A-1 Application, Licensee shall sud notice (which may be via email or other electronic means) at least three (3) days in advance that Licensee will be surveying Licensor's Pole(s) with an Approved Contractor. Licensee is responsible for determining, in accordance with the requirements of the National Electric Safety Code, if the existing Licenser's and third parties' facilities will support the additional loading imposed by the Licensee's attachments. Upon receipt of an Exhibit A-1 Application is incomplete, Licensor will return the Exhibit A-1 Application to Licensee along with an explanation detailing how it is deficient. For Exhibit A-1 Applications that are complete, Licensor has

Date of Issue: July 7, 2016

**S1.5** 

Date Effective: July 17, 2016

Issued By: Chris Cranford

Title: Product Manager – Pricing & Tariffs

By Authority of Order of the Public Service Commission

Dated:

In Case No.



thirty (30) days from receipt of the Exhibit A-1 Application to review and approve or reject the Exhibit A-1 Application.

**Original Page 8** 

#### **<u>S1. POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT</u>**

## S1.5 Application for Permission to Install with Simple Make-Ready (Cont'd)

B. If during this process, Licensor reasonably determines the request is denied because the work involves Complex Make-Ready or based on insufficient capacity or for reasons of safety, reliability and generally applicable engineering purpose, Licensor shall inform Licensee that the Exhibit A-1 Application is denied together with an explanation detailing why the Exhibit A-1 Application is denied. Upon Licensor's approval of an Exhibit A-1 Application, Licensee will be considered to have been granted a License and may attach to Licensor's Pole(s) in accordance with the terms and conditions of this Tariff.

All expenses incurred by Licensor in reviewing Licensee's Application for Pole License shall be borne by Licensee even if such request is denied by Licensor.

C. Make-Ready Process For Simple-Make-Ready. Licensee will be responsible for coordinating with an Approved Contractor to attach to Licensor's Pole(s). Licensee will be responsible for moving all existing Licensor Attachments, as may be necessary, to place Licensee's Attachments upon Licensor's Poles. Licensee will be responsible for all costs incurred by the Approved Contractor to place Licensee's Attachments and move any existing Attachments on Licensor's Poles. Licensee shall notify in writing, all known other users that may be affected by the make-ready required for Licensee's Attachments. The notice shall: (i) specify the location and type of makeready to be performed; (ii) state Licensee will perform Simple Make-Ready within a set date for completion of all make-ready, which will be no sooner than sixty (60) days after Licensee's notice to other users; and (iii) state that any entity with an existing attachment may make arrangements with Licensee shall make arrangements with other users regarding reimbursement for any expenses incurred by other users in transferring or rearranging other users' facilities to accommodate the attachment or placement of Licensee's Attachments to or in Licensor's Poles. To the extent necessary, Licensee shall be solely responsible for negotiating with existing attachers

Date of Issue: July 7, 2016

Date Effective: July 17, 2016

Issued By: Chris Cranford

Title: Product Manager – Pricing & Tariffs

By Authority of Order of the Public Service Commission

Dated:

In Case No.



concerning Simple Make-Ready relating to such other existing Attachments located on, within or in Licensor's Poles and shall be responsible for paying all charges incurred in transferring or rearranging existing Attachments to accommodate the placement of Licensee's Attachment on, within or in Licensor's Poles other than charges associated with fixing violations of existing attachers. Licensee shall not be authorized to move the attachments of a third party without first obtaining their consent. All Simple Make-Ready work shall be performed in accordance with Licensor's specifications attached to this Tariff as Exhibit B and in accordance with the same standards and practices followed by Licensor or Licensor's contractors.

#### **Original Page 9**

# **<u>S1. POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT</u>**

#### S1.5

# Application for Permission to Install with Simple Make-Ready (Cont'd)

C. Authorized Contractors used by Licensee shall not conduct such work in any manner which degrades the integrity of Licensor's structures or interferes with any existing use of Licensor's facilities or the facilities of any other user. Once Simple Make-Ready is completed by an Authorized Contractor, Licensee shall notify Licensor. Licensee shall maintain a copy of all Applications for Pole Licenses and approved Licenses. Licensor may provide upon request copies of the same to the extent available and Licensee shall reimburse Licensor for its costs in preparing and sending requested copies.

#### **<u>S1.6</u>** Installation and Maintenance of CATVEquipment

The exact location of the CATV company's Licensee's attachments on poles and installation in cable ducts shall be determined by the CompanyLicensor in its sole discretion after a joint survey to be made, at such times as shall be mutually agreed upon, by representatives of the telephone companyLicensor and the CATV companyLicensee. The CompanyLicensor may make periodic inspections as conditions may warrant. Such inspections shall not operate -to relieve the CATV companyLicensee of any responsibility, obligation, or liability assumed under this tariff. When substandard installations are found which are created by the CATV companyLicensee shall remedy such conditions within a reasonable time. In the event the CATV companyLicensee fails to remedy the condition within the agreed upon time, the CompanyLicensor may act to remedy it with the cost of such to be paid by the CATV companyLicensee.

Whenever <u>CATV equipmentEquipment</u> is to be installed, rearranged or removed on or from <u>CompanyLicensor</u> poles, such work will normally be performed by the <u>CATV companyLicensee</u> at <u>it'sits</u> expense. In such cases a <u>CompanyLicensor</u> representative may be required to observe the work, at the expense of the <u>CATV</u>

Date of Issue: July 7, 2016 Date Effective: July 17, 2016 Issued By: <u>Chris Cranford</u> Title: <u>Product Manager – Pricing & Tariffs</u> By Authority of Order of the Public Service Commission

Dated:

In Case No



companyLicensee. Where consented to by the CompanyLicensor, the CATV companyLicensee may elect to have such installation, rearrangement or removal performed by the CompanyLicensor; however, the CATV companyLicensee will furnish all materials and equipment and will reimburse the CompanyLicensor for it'sits costs in performing the work activity.

Whenever CATV-equipmentEquipment is to be installed, rearranged or removed in cable ducts, such work will usually be performed by the CompanyLicensor, at the CATV-company'sLicensee's expense. If the CATV\_Licensee elects to perform the work activity, a CompanyLicensor representative may be required to observe the work at the expense of the CATV-companyLicensee. Work performed by the CompanyLicensor or the CATV firmLicensee, shall be performed in accordance with the Company'sLicensee's established practices, and all materials and equipment shall be supplied by the CATV-companyLicensee.

**Original Page 10** 

Date of Issue: July 7, 2016 Date Effective: July 17, 2016 Issued By: Chris Cranford Title: Product Manager – Pricing & Tariffs By Authority of Order of the Public Service Commission In Case No. Dated:



WINDSTREAM KENTUCKY EAST, LLC

Sensitivity: Internal

P.S.C. KY. No. 11 Original Page 6

#### S1.-CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

#### S1.6 Installation and Maintenance of CATV-Equipment (ContinuedCont'd)

Where the CATV company'sLicensee's equipment can be accommodated on CompanyLicensor poles or in CompanyLicensor cable ducts by rearranging or changing the Company'sLicensor 's facilities, the CATV companyLicensee shall pay the CompanyLicensor in advance the cost of making such rearrangements or changes. Strengthening of poles (guying) required to accommodate the attachments of the CATV companyLicensee and the bonding of the CATV'sLicensee's strand to that of the CompanyLicensor shall be performed by the CATV companyLicensee at its sole risk and expense. Such work may be performed by the CATV companyLicenser is therefore exists, and the CATV companyLicensee shall pay the CompanyLicensor in advance the cost of all such work.

After initial attachment, when the <u>CompanyLicensor</u> subsequently requires a change in its poles, attachments thereto or its conduit system for reasons unrelated to <u>CATV\_Licensee</u> operations, the <u>CATV</u> companyLicensee shall be given reasonable notice of the changes required and sufficient time to accomplish the <u>CATVLICENSEE</u> related change. If the <u>CATV operatorLicensee</u> is unable or unwilling to meet the <u>CompanyLicensor</u>'s time schedule for changes in attachments, the <u>CompanyLicensor</u> may do the work and charge the <u>CATV companyLicensee</u> is reasonable costs for performing the change of <u>CATV equipment.</u> In cases of emergency, the <u>CompanyLicensor</u> may, at the <u>CATV company'sLicensee</u>'s expense, arrange to relocate or replace the facilities attached to <u>CompanyLicensor</u> poles by the <u>CATV operatorLicensee</u>, transfer them to substituted poles or perform any other work in connection with said facilities that may be required in the maintenance, replacement, removal, or relocation of said poles, the facilities thereon or the equipment which may be placed thereon.

All required maintenance of <u>CATV equipmentEquipment</u> shall be performed by the <u>CATV operatorLicensee</u>. No entry shall be made into any facility housing or cable ducts without the prior written permission of the <u>CompanyLicensor</u>. The <u>CompanyLicensor</u> reserves the right to require the presence of its representative at the time of any such entry, with the cost thereof to be reimbursed by the <u>CATV companyLicensee</u>. An estimate of such cost shall be furnished at the time the <u>CompanyLicensor</u> gives its written permission for entry.



Date of Issue: July 7, 2016

Date Effective: <u>July 17, 2016</u> Issued By: <u>Chris Cranford</u>

Title: Product Manager – Pricing & Tariffs

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated: \_\_\_\_\_

7/7/2016

PUBLIC SERVICE COMMISSION OF KENTUCKY

WINDSTREAM KENTUCKY EAST, LLC P.S.C. KY No. 11 **Original Page 7 S1. CATV-POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT** aintenance of CATV Equipment (Continued) \$1.4 All tree trimming required on account of CATV companyLicensee equipment shall be done by the CATV operatorLicensee at its sole risk and expense and in a manner satisfactory to the CompanyLicensor. The CATV companyLicensee shall, at its sole risk and expense, maintain all of its equipment on CompanyLicensor poles or in CompanyLicensor cable ducts in safe condition and in thorough repair. Nothing herein contained shall give to the CATV companyLicensee the right to place a crossarm on any CompanyLicensor pole. If a crossarm is required to accommodate the facilities of the CATY companyLicensee, the CATV companyLicensee shall state the reasons in its application for attachment. Original Page 11 **<u>S1. POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT</u> S1.6** Installation and Maintenance of Equipment (Cont'd) Written consent of the CompanyLicensor must be obtained by the CATV companyLicensee prior to any additions to, or changes in the location of its attachments on poles or equipment in cable ducts, except in cases of emergency when oral permission has been obtained from the CompanyLicensor and subsequently confirmed in writing. If the CATV companyLicensee should require the location of its equipment upon any public thoroughfare or other public or private property in the conduct of its business and the CompanyLicensor does not have pole

other public or private property in the conduct of its business and the <u>CompanyLicensor</u> does not have pole facilities so located to fulfill <u>CATVLicensee</u> requirements and has no immediate need for such for the <u>CompanyLicensor's</u> own use, the <u>CompanyLicensor</u> will notify the <u>CATV operatorLicensee</u> whether the <u>CompanyLicensee</u> rise willing to place such pole facilities. Special rates shall be agreed to by the <u>CATV</u> <u>companyLicensee</u> prior to the <u>CompanyLicensor's</u> placement of such pole facilities, and the rates specified herein shall not apply. The special rates shall be based upon the total use of the pole facilities by the <u>CATV</u> <u>companyLicensee</u>. In the event such pole facilities are subsequently used by the <u>CompanyLicensor</u> for the provision of its other services, the special rates shall no longer apply, and the rates specified in this tariff shall apply.

Date of Issue: July 7, 2016

Date Effective: July 17, 2016

Issued By: Chris Cranford

Title: Product Manager – Pricing & Tariffs

By Authority of Order of the Public Service Commission In Case No. Dated:



WINDSTREAM KENTUCKY EAST, LLC P.S.C. KY No. 11 **Original Page 8 S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT** Installation and Maintenance of CATV Equipment(Continued) Whenever, pursuant to this tariff, the CATV companyLicensee shall be required to remove its equipment from any pole, such removal shall be made within a reasonable time unless safety considerations require immediate action. Upon failure of the CATV companyLicensee to remove such equipment, the CompanyLicensor may make the removal and charge the CATV companyLicensee all associated costs. Whenever, pursuant to the tariff, CATV equipmentEquipment in cable ducts shall be required to be removed, relocated or replaced, such work will usually be performed by the CompanyLicensor, after written notice to the CATV companyLicensee, at the CATV company'sLicensee's expense. If the CATV companyLicensee elects to perform the work, a CompanyLicensor representative may be required to observe the work at the expense of the CATV companyLicensee. Any CATV equipmentEquipment required for such work performed by the CompanyLicensor or the CATV firmLicensee, shall be supplied by the CATV companyLicensee. The CATV companyLicensee shall not interset poles or locate guys or other facilities in pole lines of the CompanyLicensor, except where the CATV companyLicensee has appropriate right-of-way and such will not inhibit access to poles and facilities of the CompanyLicensor or cause a safety hazard. Licensee's main line Attachments shall be tagged at maximum intervals of 300 feet so as to identify Licensee as the owner of the Attachment. Licensee shall place fiber wrap/ID at the specific Licensor Poles attaching point and at any aerial span splice location and/or slack loop. The tags shall be of sufficient size and lettering so as to be easily read from ground level. Original Page 12 **<u>S1. POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT</u>** S1.7 **Rights of Way and Legal Authority** Upon application for attachment or use of cable ducts, the Licensee shall submit evidence satisfactory to the Licensor of its authority to erect and maintain its equipment within public streets, highways, and other thoroughfares and shall secure any necessary franchise, license, permit, consent, easement or rights-ofway from Federal, State or municipal authorities or owners of property now or hereafter required to Date of Issue: July 7, 2016 Date Effective: July 17, 2016 Issued By: Chris Cranford TARIFE BRANCH Title: Product Manager - Pricing & Tariffs FIVED By Authority of Order of the Public Service Commission

In Case No.

Dated:



	CATV POLE ATTACHMENT TARIFF	
	construct and maintain such equipment at the location of facilities of the Li	censor which it desires to use.
	In the event any such franchise, license, permit, consent, easement or right	ghts-of- way is revoked or is
	thereafter denied to the Licensee for any reason, permission to attach to Licensee for	
	<u>cable ducts so affected shall immediately terminate, the Licensee shall for</u> from Licensor facilities.	rthwith remove its equipment
	Hom Election factures.	
	Licensor and Licensee agree that neither party has the right to restrict or in lawful access to and use of public right-of-way, including public right-of-w owned by either party. Except as otherwise specifically provided in this Tarii each be responsible for obtaining their own right-of-way and permission to owned or controlled by any governmental body or private entity or person.	vay, which pass over property ff, Licensor and Licensee shall
	Upon notice from the Licensor to the Licensee that the removal or cessation duct has been requested or directed by Federal, State or municipal aut permission to attach to such pole or to use such cable duct shall immediate shall forthwith remove its equipment therefrom.	horities, or property owners,
<u>S1.8</u>	Failure to Place Attachments	
	Once Licensee has been issued a License, Licensee shall have ninety (90) of the License was issued to begin the placement of its Attachments on the I License. If Licensee has not begun placing its Attachments within the nin shall so advise Licensor with a written explanation and notice for the del Licensor of its delay by notice thereof or if Licensee fails to act in good fa effort to begin placing its Attachments within the ninety (90) calendar days License shall be automatically rescinded by Licensor and deemed null and no further right to place the Attachments pursuant to such voided License.	Licensor Poles covered by the ety (90) day period, Licensee ay. If Licensee fails to advise ith by not making a bona fide prescribed by this section, the
		<u>Original Page 13</u>
	S1. POLE ATTACHMENT AND CABLE DUCT ARRAN	<u>NGEMENT</u>
<u>81.9</u>	Overlashing	
	Licensee may, upon notice to Licensor, overlash its own existing authorized constitute a separate Attachment, as it relates to the billing of Po multiple/separate Attachment points are physically made at the Poles itself of	le Attachment Fees, unless
Date of Issu	ue: July 7, 2016	
Date Effect	ive: July 17, 2016	
Issued By:	Chris Cranford	
Title: Produ	uct Manager – Pricing & Tariffs	
By Authorit	ty of Order of the Public Service Commission	KECEIVED
, In Case No.	, Dated:	7/7/2016
		PUBLIC SERVICE COMMISSION

OF KENTUCKY

Attachment. Such notice shall be in the form of an Exhibit A Application for Pole License. In no event shall Licensee allow a third party to overlash to Licensee's Attachments without prior notice to and consent from Licensor. Any third party must execute a License Tariff with Licensor and obtain a license thereunder.

Licensee shall be responsible for its own equipment and shall ensure that it complies with reasonable safety, reliability, and engineering practices. If Licensee damages the pole or other existing attachment or such work causes safety or engineering standard violations, then the Licensee shall be responsible at its expense for any necessary repairs.

Licensee shall notify the Licensor within fifteen (15) days of completion of the overlash on a particular pole and Licensor will have at least ninety (90) days from receipt in which to inspect the overlash. Licensor will notify Licensee within fourteen (14) days after it completes the survey if there is any damage or code violations. Licensor will either complete any necessary remedial work and bill Licensee for the reasonable costs related to fixing the damage or code violations; or Licensor will require Licensee to fix the damage or code violations at its expense within fourteen (14) days.

#### S1.10 **Modifications, Additions, Replacements or Rearrangements**

#### S1.10.1 Notice of Proposed Changes

Licensee shall not modify, overlash, add to, or replace Attachments on any Poles without first notifying Licensor in writing of the intended modification, addition or replacement at least thirty (30) days prior to the date the activity is scheduled to begin. The required notification shall include:

1. the date the activity is scheduled to begin including the Pole location and Pole number,

2. a description of the planned modification, addition, or replacement,

a representation that the modification, addition, or replacement will not require any space other 3. than the space previously designated for Licensee's Attachments, and

4. a representation that the modification, addition, or replacement will not impair the structural integrity of the Poles involved.

**Original Page 14** 

# **S1. POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT**

<u>S1.10</u> Modifications, Additions, Replacements or Rearrangements (cont'd)

S1.10.1 Notice of Proposed Changes (cont'd)

Date of Issue: July 7, 2016

Date Effective: July 17, 2016

Issued By: Chris Cranford

Title: Product Manager - Pricing & Tariffs

By Authority of Order of the Public Service Commission In Case No. Dated:



Upon Licensor's receipt of a complete Exhibit A Application for Pole License, Licensor will perform, at Licensee's sole expense, a field check and if Licensor determine that the modification, addition, or replacement specified by Licensee in its notice will require more space than that allocated to Licensee or will require the rearrangements of, reinforcement of, replacement of, or an addition of support equipment to the Poles involved in order to accommodate Licensee's modification, addition, or replacement, Licensee and the parties will follow the Make-Ready Work process as set forth in S1.5 in order to obtain authorization for the modification, addition, or replacement of its Attachments.

## S1.10.2 Cost of Pole ReplacementsReplacement

Whenever the CATV companyLicensee applies for permission to attach to a pole that is considered by the telephone companyLicensor to be insufficient in height or strength for accommodation of CATVLicensee attachments, the CompanyLicensor shall notify the CATV operatorLicensee of such fact and of the estimated cost to the CATV companyLicensee of replacing such pole with a pole which will accommodate the attachments of the CATV companyLicensee and the telephone companyLicensor. Within thirty (30) days of such notification, the CATV companyLicensee shall either notify the CompanyLicensor (1) of its approval of such replacement or (2) of its cancellation of the application with respect to such pole.

In the event of <u>CATV'sLicensee</u>'s approval of such replacement, the <u>CompanyLicensor</u> shall replace the pole and the <u>CATV operatorLicensee</u> shall pay to the <u>CompanyLicensor</u> in advance the charges computed as follows:

Date of Issue: July 7, 2016 Date Effective: July 17, 2016 Issued By: <u>Chris Cranford</u> Title: <u>Product Manager – Pricing & Tariffs</u> By Authority of Order of the Public Service Commission In Case No. Dated:



WINDSTREAM KENTUCKY EAST, LLC

P.S.C. KY No. 11 **Original Page 9** 

#### S1. CATV

#### POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

#### Cost of Pole Replacements (Continued)

(1)-The total cost of the new pole, the removal of the old pole, the transferring of the Company'sLicensor's attachments from the old to the new pole and such other costs, if any, necessitated by CATVLicensee requirements, less the total of the following: accrued depreciation on the old pole, salvage, if any, and the cost of such portion of the new pole, if any, which represents space reserved for the use of the CompanyLicensor greater than that provided for them on the old pole and appropriate contribution by any other company attached thereto.

#### **Original Page 15**

nce

#### S1.8--Rights of Way and Legal Authority annl

Une

satisfactory to the Company of its authority to erect and maintain its equipment within public streets, highways, and other thoroughfares and shall secure any necessary franchise, license, permit, consent, easement or rights of way from Federal, State or municipal authorities or owners of property now or hereafter required to construct and maintain such equipment at the location of facilities of the Company which it desires to use. In the event any such franchise, license, permit, consent, easement or rights-ofway is revoked or is thereafter denied to the CATV company for any reason, permission to attach to Company poles or to use Company cable ducts so affected shall immediately terminate, the CATV company shall forthwith remove its equipment from Company facilities.

for attachment or use of cable ducts, the CATV company sha

Upon notice from the telephone company to the CATV company that the removal or cessation of the use of any pole or cable duct has been requested or directed by Federal, State or municipal authorities, or property owners, permission to attach to such pole or to use such cable duct shall immediately terminate and the CATV company shall forthwith remove its equipment therefrom.



Date of Issue: <u>July 7, 2016</u> Date Effective: <u>July 17, 2016</u> Issued By: <u>Chris Cranford</u> Title: <u>Product Manager – Pricing & Tariffs</u> By Authority of Order of the Public Service Commission In Case No.\_\_\_\_\_Dated: \_\_\_\_\_\_

7/7/2016

PUBLIC SERVICE COMMISSION OF KENTUCKY

	Original Page 1
	HMENT AND CABLE DUCT ARRANGEMENT
S1.10 Modifications, Additions, Replacer	ments or Rearrangements (cont'd)
S1.10.3 Cost of Expansion	
agree, Licensee agrees to pay all cost been granted a license joins in the req to pay a percentage of all costs propor	expand capacity or purchase additional plant and should Licensor s t and expenses thereby incurred by Licensor. If another party that ha juest and will benefit from the expansion or purchase, Licensee agree tionate to Licensee's share of the benefit received from the expansio sponsible for all costs and expenses not paid by the other party.
S.1.10.4 Effects of Modifications, A	dditions, Replacements or Rearrangements
Poles which must be replaced or	uding those of Licensee, are received by Licensor with respect to an rearranged to provide additional space prior to commencement of th facilities may need to be transferred in which case Licensee shall pa
Licensor, except in emergency modification or alteration at lea alteration is scheduled to take pla on Poles, Licensee shall so notify	dify or alter any Poles upon which Licensee has placed Attachments situations, shall provide Licensee written notice of the propose ast sixty (60) days prior to the time the proposed modification of ce. Should Licensee decide to modify or alter Licensee's Attachment / Licensor in writing at least thirty (30) days prior to the day the wor nsee shall bear a proportionate share of the total costs incurred b accessible.
which Licensor hold an interest attachments, to use the space of Licensee shall, upon receipt of Attachments at its own expense	y for Licensor, Licensor's subsidiary or affiliate or any other entity i , or another utility with whom Licensor has a prior Tariff for pol on a Pole occupied or to be occupied by Licensee's Attachments f sixty (60) days notice, either vacate the space by removing it or if Licensor decides to replace the Pole with a larger pole that ca hments, bear the expense of such replacement and transfer it
<u>S1. POLE ATTACH</u>	MENT AND CABLE DUCT ARRAN

<u>\$1.10</u>	Modifications, Additions, Replacements or Rearrangements (cont'd)
<u> </u>	10.4 Effects of Modifications, Additions, Replacements or Rearrangements (cont'd)
	D. In the event Licensor is required to move the location of, or replace, any Licensor Poles for reason beyond its control, Licensee concurrently shall relocate Licensee's Attachments. Licensee shall be solely responsible for the costs of the relocation of Licensee's Attachments. When it is mutually agreed that it is in the best interest of Licensor and Licensee, Licensor may, after proper notification has been provided, transfer Licensee's Attachments at the same time that Licensor transfers its facilities and shall invoice Licensee for the actual costs incurred in performing the transfer of Licensee's Attachments.
<u>\$1.11</u>	Inspections and Inventories
	A. Post construction and/or periodic inspection of Licensee Attachments. Licensor shall have the right but not the obligation, to make a post construction inspection and periodic inspections at any time any part of Licensee's Attachments on Poles and any other associated facilities for the limited purport of determining whether Licensee's Attachments are in compliance with the terms of this Tariff a any Licenses issued hereunder and in the case of Simple Make-Ready, whether Licensee's Attachments were moved in compliance with the Simple Make-Ready specifications attached to the Tariff as Exhibit B, incorporated herein, and in accordance with the same standards and practice followed by Licensor or Licensor's Contractors. Such inspection, (2) follow-up inspection to confirmential action after an observed Licensee violation of the requirements of this Tariff; and inspection of Licensee Facilities in compliance with a specific mandate of appropriate government authority, for which inspections the cost shall be borne solely by Licensee. Licensee will be responsifor all costs associated with bringing any of Licensor's Attachments that were moved by Licensee i compliance if they are found to be out of compliance with the Simple Make-Ready specification attached to this Tariff as Exhibit B or with the standards and practices followed by Licensor Licensor's contractors.
	<u>Original Page</u>
<u>51.11</u>	<u>Original Page</u>

The costs incurred by Licensor to conduct the survey shall be reimbursed to Licensor by Licensee upon demand by Licensor regardless of whether or not Licensee participates in the survey. If the Attachments of more than one licensee are surveyed, each such licensee shall contribute a proportionate share of the costs reimbursed to Licensor.

C. No Duty to Licensee. Neither the act of inspection or survey by Licensor of Licensee's Attachments nor any failure to inspect such Attachments shall operate to impose on Licensor any liability of any kind whatsoever or to relieve Licensee of any responsibility, obligations or liability under this Tariff, any License issued hereunder, or applicable law, or to any third-party contractor, Licensee Contractor, or otherwise.

#### S1.12 Emergency Restoration

In the event of an emergency, restoration procedures may be affected by the presence of Licensee's Attachments. While Licensor shall not be responsible for the repair of damaged Attachments, Licensor shall nonetheless control access to its Poles if the restoration is to be achieved in an orderly fashion.

Where Licensor and Licensee are involved in emergency restorations, access to Licensor's Poles will be controlled by Licensor according to the following guidelines.

- 1. Service Disruptions/Outages
  - a. While exercising its right to first access, Licensor shall make all reasonable efforts to grant access to as many other entities with attachments as is reasonably safe.
  - b. Where simultaneous access is not possible, Licensor will grant access on first come, first served basis.

2. Service Affecting Emergencies

a. While exercising its right to first access, Licensor shall make all reasonable efforts to grant access to as many other entities with attachments as is reasonably safe.

# Original Page 18

# **S1. POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT**

## S1.12 Emergency Restoration (cont'd)

2. Service Affecting Emergencies

b. Where Licensor is unable to grant simultaneous access to all other entities with attachments, access will be granted according to the level of damage to the attachments of each entity and the likelihood that a given level of damage will result in service disruption. Where the likelihood that a service disruption will result is not clearly discernible, access will be on a first come, first served basis.

S1.9 Protection Against Claims for Libel and Slander, Copyright, and Patent Infringement

# 7/7/2016

PUBLIC SERVICE COMMISSION OF KENTUCKY

The CATV company shall indemnify, protect, and hold harmless the Company from and against any and all claims for libel and slander, copyright and/or patent infringement arising by reason of attachment of CATV equipment to Company poles or installation of CATV equipment in Company cable ducts, pursuant to this tariff.

**\$1.10**Without limiting any other indemnification or hold harmless provisions of these terms, Licensee agrees that any decision by Licensor regarding access to its Attachments, or any action or failure to act by Licensor, under this section shall not be the basis for any claim by Licensee against Licensor for any damage to Licensee's Attachments or disruption of Licensee's Services, or any other direct or indirect damages of any kind whatsoever incurred by Licensee.

#### **<u>S1.13</u>** Limitations

No use, however extended, of the Company'sLicensor's poles or cable ducts under this tariff shall create or vest in the CATV companyLicensee any ownership or property right in said poles or ducts. Nothing herein contained shall be construed to compel the CompanyLicensor to maintain any of its facilities for a period longer than that demanded by its other service requirements.

The <u>CompanyLicensor</u> reserves to itself, its successors and assigns the right to maintain its poles and conduit and to locate and operate its facilities in such manner as will best enable it to fulfill its other public service requirements. Except where caused by <u>it'sits</u> own negligence the <u>CompanyLicensor</u> shall not be liable for any interruption to the service of the <u>CATV companyLicensee</u> or for any interference with the operation of the equipment of the <u>CATV companyLicensee</u>.

The <u>CompanyLicensor</u> reserves the right to provide pole attachment and cable duct space to more than one <u>CATV companyLicensec</u> and to make such space available to other entities. This tariff shall not limit the rights and privileges previously granted to others to use any poles or cable ducts covered by this tariff, and the privileges provided by this tariff shall at all times be subject to such previously granted rights.

#### Original Page 19

#### **S1. POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT**

S1.13 Limitations (cont'd)

Failure to enforce or insist upon compliance with any of the terms or conditions of this tariff shall not constitute a general waiver or relinquishment of any such terms or conditions, but the same shall be and remain at all times in effect.



PUBLIC SERVICE COMMISSION OF KENTUCKY

Date of Issue: <u>July 7, 2016</u> Date Effective: <u>July 17, 2016</u> Issued By: <u>Chris Cranford</u> Title: <u>Product Manager – Pricing & Tariffs</u> By Authority of Order of the Public Service Commission In Case No.\_\_\_\_\_Dated: \_\_\_\_\_

7/7/2016

PUBLIC SERVICE COMMISSION OF KENTUCKY

WINDSTREAM KENTUCKY EAST, LLC P.S.C. KY No. 11 **Original Page 11** Attachments pursuant to this Tariff do NOT create any right for a Licensee to access or place facilities in the Licensor's central offices, conduit or to place wireless communication equipment on Poles. A separate Tariff is required for any access to the Licensor's facilities. S1. CATY POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT **\$1.10** Limitations (Continued) The CATV companyLicensee shall not assign, transfer or sublet any rights to make pole attachments or utilize cable ducts hereunder without the prior written consent of the CompanyLicensor; except that nothing contained herein shall be construed as depriving a CATV companyLicensee of its property or the ability to dispose of its property in any manner it deems reasonable. S1.11 Indemnity14 **Payment of Bills** All bills for such charges for work performed by Licensor and the applicable attachment fees set forth in this Tariff shall be payable upon presentment to Licensee, and shall be deemed delinquent if not paid within thirty (30) days after the date of the invoice. All amounts not received on or before the payment due date indicated on the invoice shall be subject to interest from such date, to the date on which payment is received by Licensor, at a rate of one and one-half percent (1.5%) for each thirty (30) day period during which such amount remains unpaid. If the payment due date so indicated falls on a weekend, or on any Federal or State holiday, the payment due date shall be the next business day. Without any prejudice to its rights to collect interest, as provided above, Licensor may, in the event Licensee fails to, or refuses to pay any amounts on or before the payment due date indicated on the invoice, without any further notice to Licensee, suspend its own performance of any or all obligations arising under this Insurance tariff including but not limited to the obligation to issue any License, or process any Application therefore. The CATV company shall indemnify, protect, and hold harmless the Company and other joint users of said it system from and against any and all loss, costs, clai expense arising out of any demand, claim, suit or judgment for damages to property and injury to or death of persons, including the officers, agents, and employees of the CATV company, the Company and any joint user, including payment made under any Workmen's Compensation Law or under any plan for employees' disability and death benefits, which may arise out of or be caused by the installation, maintenance, presence, use or removal of said equipment or by the proximity of CATV equipment to the cables, wires, apparatus and appliances of the Company or any joint user, or arising out of any act, omission or negligence or alleged act, omission or negligence of the CATV operator or the joint negligence of the CATV operator and the Company and/or any joint users; provided, that the obligation of the CATV company under this paragraph does not include the indemnification of the Company or any joint user from or against the sole or joint negligence of the Company or any joint user. The CATV company shall maintain in full force and effect the following insurance policies or bond in lieu thereof providing an equivalent protection: (1) Workers' Compensation and Occupational Disease covering the CATV company's full liability under the Workers' Compensation Commonwealth of Kentucky. This shall include Employer's Liability insurance in the

<u>\$100,000</u>. (2) Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensive General Liability insurance, in the amounts of <u>\$1,000,000</u> Comprehensity in the amounts

-in 7/7/2016

PUBLIC SERVICE COMMISSION OF KENTUCKY

Date of Issue: <u>July 7, 2016</u> Date Effective: <u>July 17, 2016</u> Issued By: <u>Chris Cranford</u> Title: <u>Product Manager — Pricing & Tariffs</u> By Authority of Order of the Public Service Commission In Case No.\_\_\_\_\_Dated: \_\_\_\_\_

> PUBLIC SERVICE COMMISSION OF KENTUCKY

WINDSTREAM KENTUCKY EAST, LLC P.S.C. KY No. 11 **Original Page 12** Upon termination or surrender of a License granted hereunder, no refund of any Pole Attachment Fees shall be made and License shall remain liable for all fees and charges set forth in this tariff until Licensee has removed its Attachments. Original Page 20 S1.-CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT Rates A. Licensee shall pay the Licensor the rates specified in Exhibit D. For recurring fees, the Licensor shall multiplied by the Attachment Rate set forth in Exhibit D. For conduit usage, billing will occur from the date of Licensee installation or from the date that space is reserved for Licensee installation at an unspecified future time. All charges for pole maintenance, including emergency repairs and plant damage, field surveys, pole location/GIS mapping data information, inspections, engineering, replacement or rearrangements of Licensee's Attachments from Licensor's Poles and, without limitation, any other work performed for Licensee shall be based upon the full cost and expense, including reasonable overhead, incurred by Licensor or its representative for performing such work for Licensee to include, without limitation, costs to transfer or moving of Licensor facilities and removal of old Poles. The cost to Licensee shall be determined in accordance with the regular and customary methods used by Licensor in determining such costs \$1.11 Indemnity and Insurance bodily injuries to or the death of one or more persons and the consequential damages arising therefrom together with Property Damage Liability in the amount of <u>\$500,000</u> each occurrence, with an aggregate total limit of \$500,000.

> All policies of insurance shall contain written endorsements to the effect that the amount of coverage of the insurance provided thereby will not be reduced or terminated without thirty (30) days written notice first being given to the Company. Certificates of insurance, incorporating the above described endorsement, shall be delivered to a designated officer of the Company and shall be approved by the Company before the CATV firm is permitted to perform any work authorized pursuant to this tariff. Failure of the CATV company to provide notice of renewals, changes in carrier, or a reduction in or termination of insurance coverage will be just cause for the Company to terminate the CATV company APVightBit continue its pole attachments and/or use of cable ducts. If renewal premiums are no



COMMISSION OF KENTUCKY

Sensitivity: Internal

#### <u>\$1.15</u>

render billing to the Licensee on at least an annual basis. The Pole Attachment Fee shall be based each year upon the number of Poles where licensor has issued a License as of the date of annual billing
company prior to said 30 day notice, the Company shall have the right to pay said premiums and be reimbursed by the CATV company upon demand.

The CATV operator shall promptly notify the Company of all claims and potential claims relating to damage to property or injury to or death of persons arising or alleged to have arisen in any manner by or associated with, directly or indirectly, the presence or use of the CATV company's equipment upon or within any facility of the Company.

The CATV company shall exercise special precautions to avoid damage to facilities of the Company on said poles and conduit and hereby assumes all responsibility for any and all loss for such damage. The CATV company shall make an immediate report to the telephone company of the occurrence of any such damage and shall reimburse the Company for the expense incurred in making repairs necessitated thereby.

Date of Issue: July 7, 2016

Date Effective: July 17, 2016

Issued By: Chris Cranford

Title: Product Manager – Pricing & Tariffs

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated: \_\_\_\_\_

7/7/2016

PUBLIC SERVICE COMMISSION OF KENTUCKY

	AM KENTUCKY EAST, LLC	P.S.C. KY No. 11
		Original Page 13
	<b>51. CATV POLE ATTACHMENT AND CABLE DUCT ARRA</b>	ANGEMENT
<u>\$1.12</u>	<u>Surety</u>	
	The CATV company shall furnish a bond for each individual CATV system utilizing pol under this tariff to guarantee the payment of any sum which may become due to the and make ready charges and work performed by the Company, pursuant to this tariff company or as a result of default or forfeiture by the CATV company. The amount o upon the following:	Company for rental, penalty, f, for the benefit of the CATV
	(1) <u>1.</u> For attachments to 500 poles or less, a bond of \$5,000 shall be furn (4) below.	ished, except as provided in
	(2) <u>1.</u> For attachments to poles in excess of 500, further surety in the amo additional 500 poles, or any increment thereof, shall be furnished excep	
	(3) <u>1. Where cable ducts are provided, further surety in the amount of \$10</u> except as provided in (4) below.	),000 shall be furnished,
	(4) After one year following the completion of construction of an individual CA placement into operation, the CATV operator may request that the required a reduced. Upon the Company's receipt of satisfactory evidence that all mecha material men who furnished services, labor or materials in the construction of and all taxing authorities, have been paid all amounts due them, the Compa amount of bond required to the following:	amount of bond be nics, workmen and such CATV system, any will reduce the
	(a) <u>a.</u> For attachments to 500 poles or less, a bond of \$2,000 shall (b) <u>a.</u> For attachments to poles in excess of 500, further surety in- each 500 poles, or any increment thereof, shall be furnished.	
	(e)a. Where cable ducts are provided, further surety in the amount	nt of \$5,000 shall be

Date of Issue: <u>July 7, 2016</u> Date Effective: <u>July 17, 2016</u> Issued By: <u>Chris Cranford</u> Title: <u>Product Manager – Pricing & Tariffs</u>



By Authority of Order of the Public Service Commission
In Case No.\_\_\_\_\_Dated: \_\_\_\_\_

7/7/2016

PUBLIC SERVICE COMMISSION OF KENTUCKY

WINDSTREAM KENTUCKY EAST, LLC

P.S.C. KY No. 11 Original Page 14

<u>B.</u>.

C. All other Attachment related inquiry, verification, application, administrative and miscellaneous rates, fees and charges shall be calculated and paid in accordance with Exhibit D and the terms of this **\$1. CATV** tariff.

# **<u>S1.16</u>** POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

### S1.13 Payment of Bills

All amounts payable by the CATV company to the Company under the provision of this tariff shall, unless otherwise specified, be payable within thirty (30) days after presentation of bills. Non-payment of any such amounts when due shall constitute grounds for termination of the pole attachment and cable duct usage rights under this tariff.

# **S1.14** Termination of Attachments and Cable Duct Usage

<u>A.</u> If the <u>CATV companyLicensee</u> shall fail to comply with any of the provisions of this tariff, including compliance with the specifications previously referred to, the maintenance of required insurance coverage and surety bond requirements, and the timely payment of any amounts due, and shall fail for thirty (30) days after written notice from the <u>CompanyLicensor</u> to correct such non-compliance, the <u>CompanyLicensor</u>, at its option, may terminate the <u>CATV company'sLicensee's</u> right to continue any or all use of poles or cable ducts provided under this tariff and may act to remove the <u>CATV equipmentEquipment</u> at the <u>CATV company'sLicensee's</u> expense.

Upon valid objection being made by or on behalf of any governmental authority properly asserting jurisdiction, the Company may without notice, or where circumstances permit, upon five (5) days written notice to the CATV company, terminate the provision of pole attachment and/or cable duct space as provided in this tariff.

The CATV company may at any time remove its equipment attached to any pole or poles of the Company and shall immediately give the Company written notice of such removal. The CATV company may at any time request the removal of its equipment in the cable duct of the Company. Removal of CATV equipment in cable ducts will usually be performed by the Company, at the CATV company's expense. If the CATV company elects to perform the work, a Company representative may be required to observe the removal at the expense of the CATV company. Removal work performed by the CATV company is to be made within a reasonable time, unless safety conditions require immediate action.



Date of Issue: July 7, 2016

Date Effective: July 17, 2016

Issued By: Chris Cranford

Title: Product Manager – Pricing & Tariffs

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated: \_\_\_\_\_

7/7/2016

PUBLIC SERVICE COMMISSION OF KENTUCKY

WINDSTREAM KENTUCKY EAST, LLC

P.S.C. KY No. 11 Original Page 15

21

		Original Page 2
	S1CATV POLE ATTACHMENT AND CABLE DUCT ARRANG	GEMENT
<u>\$1.15</u>	Notices	
	Any notice required or authorized by this tariff to be given by the Company or the CATV co other party shall be deemed to have been fully given when made in writing and deposited States mail, postage prepaid, and addressed to such other party's principal business address by such party.	hin the United
S1.16	Rates	
	The CATV Company shall pay to the Company in advance the ratesspecified below. The render billing to the CATV Company on at least a quarterly basis. The Company will bill attachments or conduit usage from the date of CATV installation or from the date that spe for CATV installation at an unspecified futuretime.	for CATV pole
	Monthly -Rate	
	Per 2-User Pole       \$ 1.01         Per 3-User Pole       .47	
er linear fo	oot of cable	
	duct space occupied .07	
<u>\$1.17</u>	Penalty Charges	
	Where pole attachments have been made without respect of authorization from the Comp charge of twice the amount of the annual rate shall apply, in lieu of the annual rate, from t last previous physical inventory of pole attachments or inspection required pursuant to tl Kentucky Public Service Commission, whichever is most recent. Additionally, a special charge, equal to twice the amounts which would have been due and applicable if the at been properly authorized, shall apply.	he date of the he rules of the "make ready"
	ĸ	ECEIVED
		<del>7/7/2016</del>
		PUBLIC SERVICE COMMISSION OF KENTUCKY

Date of Issue: <u>July 7, 2016</u> Date Effective: <u>July 17, 2016</u> Issued By: <u>Chris Cranford</u> Title: <u>Product Manager – Pricing & Tariffs</u> By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated: \_\_\_\_\_

PUBLIC SERVICE COMMISSION OF KENTUCKY

# WINDSTREAM KENTUCKY EAST, LLC P.S.C. KY No. 11 Termination of Original Page 16 S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

#### S1.18 Service Agreement

#### 1. PARTIES.

This Pole Attachment License Agreement ("Agreement") is entered into as of the date last signed by all the parties ("Effective Date") by and between Windstream Kentucky East, LLC, a Windstream company organized and existing under the State of Kentucky ("Licensor") and \_\_\_\_\_\_, a company organized and existing under the State of \_\_\_\_\_\_ ("Licensee"). Licensor and Licensee may sometimes be referred to in this Agreement individually as a "party" and collectively as the "parties".

# 2. SCOPE.

A. The purpose of this Agreement is to set forth the rates, terms, conditions, and procedures under which the Licensor will provide Licensee access to Licensor's Poles (as defined herein) in the State of Kentucky for the purpose of Licensee attaching wireline facilities.

**B.** The parties acknowledge that Licensor is entering into this Agreement because Licensee has represented it is a regulated "telecommunications carrier" or "cable television system" provider as such terms are defined in the Communications Act of 1934, as amended (hereinafter the "Communications Act") and desires to provide telecommunications service or cable service ("Services"), as defined in the Communications Act of provide these Services under its franchise or other lawful authority within its service area where Licensor owns Poles. In the event Licensee no longer has the status as a "telecommunications carrier" or "cable television system" provider or the authority to offer these Services in the state where the Poles are located, Licensor shall have the right to immediately terminate this Agreement and require Licensee to remove all of its facilities from Licensor's Poles. As a condition precedent to entering into this Agreement, Licensee shall submit to Licensor a copy of its certification evidencing its status as either a regulated telecommunication carrier or cable television system to Licensor acopy of its certification evidencing its status as either a regulated telecommunication carrier or cable television system provider, and until such documentation is provided to Licensor, Licensor shall not be obligated to enter into this Agreement.

C. Subject to the provisions of this Agreement, Licensor will issue to Licensee for any lawful communications purpose, revocable, nonexclusive Licenses authorizing the placement of Licensee's Attachment to Licensor's Poles.

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated:\_\_\_\_\_

Sensitivity: Internal

ᢓᢆ᠊┿┿┿┿┿┿┿┿┿┿┿┿┿┿┿┿┿┿┿┿┿┿┿┿┿┿┿┿┿┿┿┿┿

(N)

WINDSTREAM KENTUCKY EAST, LLC

P.S.C. KY No. 11 Original Page 174

(N)

# S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

# S1.18 Service Agreement (Cont'd.)

# 2. SCOPE (Cont'd.)

**D.** No use, however extended, of Licensor's Poles nor payment of any fees or charges required under this Agreement or License issued under this Agreement shall create or vest in Licensee any ownership or property rights in said Poles, but Licensee's rights therein shall be and remain a mere license. Nothing herein contained shall be construed to compel Licensor to construct, retain, extend, place, or maintain any facilities not needed for its own service requirements, unless otherwise required by law. Nothing contained in this Agreement or in any License issued hereunder shall in any way affect, restrict or impair the right of Licensor to convey, transfer, mortgage, or assign to any other person or entity any interest in real or personal property, including any Poles in which Licensee has attached or placed Licensee's <u>Attachments</u> pursuant to Licenses issued under this or other license agreements.<u>and Cable Duct Usage (cont'd)</u>

E. Licensee recognizes that Licensor has entered into, or may in the future enter into, agreements and arrangements with others which are not a party to this Agreement regarding the Poles covered by this Agreement. Nothing herein contained shall be construed as a limitation, restriction or prohibition against Licensor with respect to such other agreements or arrangements. The rights of Licensee shall at all times be subject to any present or future joint use or joint ownership arrangement between Licensor and any other party.

F. This Agreement does NOT create any right for Licensee to access or place facilities in Licensor central offices, conduit or to place wireless communication equipment on Poles. A separate agreement is required for any access to Licensor facilities other than those outlined in this Agreement.

### 3. DEFINITIONS.

Certain capitalized terms used in this Agreement are listed in and have the meaning as set forth in **Exhibit** <u>A</u> is incorporated and made a part of this Agreement by reference.

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated:\_\_\_\_\_

WINDSTREAM KENTUCKY EAST, LLC

P.S.C. KY No. 11 Original Page 184

<del>(N)</del>

### S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

# S1.18 Service Agreement (Cont'd.)

4. TERM AND TERMINATION OF AGREEMENT

A. This Agreement shall become effective upon the Effective Date and if not terminated in accordance with the provisions of this Agreement, shall continue in effect for a term of one (1) year ("Initial Term") and shall continue on a year to - year basis. Notwithstanding the foregoing, any time after the Initial Term and anytime thereafter the rates, fees and charges set forth may be increased or decreased by written notice from Licensor to Licensee.

**B.** Either Party may terminate this Agreement for any reason after the Initial Term with at least thirty (30) day written notice to the other party. Licensor may terminate this Agreement in the event of default as set forth under <u>Article 21</u> of this Agreement.

C. Upon termination of the Agreement in accordance with any of its terms, all outstanding Licenses in connection therewith shall terminate and shall be surrendered and Licensee shall immediately, and at its sole expense remove all Attachments located on Poles within sixty (60) days of date of termination.

#### 5. TERMINATION OF LICENSES

A.B. In addition to other termination rights set forth in this Agreement, uponUpon notice from Licensor to Licensee that Licensor has been advised by a governmental authority or private property owners that the use of any Pole is not authorized and is objected to by such governmental authority or private property owner, as the case may be or that any Pole is to be removed, sold or otherwise disposed of, Licensee shall, immediately remove its cables, equipment, and facilities at once from the affected Pole or shall make arrangements for the removal of its cable, equipment, and facilities from the affected portion of Licensor's Pole at Licensee's sole expense. If not so removed within sixty (60) days or such timeframe as stated on the Notice, Licensor shall have the right to remove Licensee's Attachments from Licensor's Pole at the cost and expense of Licensee and without any liability thereto.

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated:\_\_\_\_\_

### WINDSTREAM KENTUCKY EAST, LLC

P.S.C. KY No. 11 Original Page 194

(N)

(N)

#### S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

# S1.18 Service Agreement (Cont'd.)

# 5. TERMINATION OF LICENSES (Cont'd.)

B.C. Licensee may at any time remove its Attachments from any Pole of Licensor, but shall immediately give Licensor written notice of such removal and surrender of License in the form of a Notification of Surrender attached hereto as Exhibit C-and incorporated by reference and made a part of this Agreement. If Licensee surrenders its License but fails to remove its Attachments from Licensor's Poles, Licensor shall have the right but not the obligation to remove Licensee's Attachments at Licensee's expense without any liability on the part of Licensee's obligations with regard to maintenance and fees continue until Attachments are removed from the Poles. In the event that Licensee's Attachment shall be made to such Poles unless Licensee shall have first complied with all of the provisions of this AgreementTariff as though no Attachment had previously been made.

# 6. RATES, FEES AND CHARGES.

A. All rates, charges and fees set forth in this Agreement and those shown in <u>Exhibit D</u> (Schedule of Rates, Fees, and Charges) shall be subject to and calculated in accordance with applicable law, and Licensor may in its sole discretion revise the rates, charges and fees as set forth in <u>Exhibit D</u> upon 30 day notice to Licensee. <u>Exhibit D</u> is incorporated and made a part of this Agreement by reference. The fees, rates and charges set forth in <u>Exhibit D</u> or elsewhere in this Agreement are effective during the term of this Agreement and subject to change as set forth herein.

**B.** <u>Pole Attachment Fee</u>, For the purpose of computing the annual Pole Attachment Fee due under this Agreement, the Pole Attachment Fee shall be based each year upon the number of Poles where Licensor has issued a License as of the date of annual billing multiplied by the Attachment Rate set forth on <u>Exhibit D</u>, as may be modified by Licensor from time to time. If Licensee is a regulated cable system provider which begins to offer telecommunication Services, Licensee must notify Licensor within thirty (30) days of the change in use if it shall begin to use any attachment for telecommunication Services and Licensor may adjust the Attachment Rate and Pole Attachment Fee as appropriate consistent with the applicable FCC formula for telecommunication providers.

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated:\_\_\_\_\_

WINDSTREAM KENTUCKY EAST, LLC

P.S.C. KY No. 11 Original Page 204

(N)

(N)

# S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

# S1.18 Service Agreement (Cont'd.)

6. RATES, FEES AND CHARGES (Cont'd.)

C. All charges for pole maintenance, including emergency repairs and plant damage, field surveys, pole location/GIS mapping data information, inspections, engineering, replacement or rearrangements of Licensee's Attachments from Licenser's Poles and, without limitation, any other work performed for Licensee shall be based upon the full cost and expense, including reasonable overhead, incurred by Licenser or its representative for performing such work for Licensee to include, without limitation, costs to transfer or moving of Licenser facilities and removal of old Poles. The cost to Licensee shall be determined in accordance with the regular and customary methods used by Licensor in determining such costs

D. All other Attachment related inquiry, verification, application, administrative and miscellaneous rates, fees and charges shall be calculated and paid in accordance with Exhibit D and the terms of this Agreement.

E. Upon termination or surrender of a License granted hereunder, no refund of any Pole Attachment Fees shall be made and Licensee shall remain liable for all fees and charges set forth in this Agreement until Licensee has removed its Attachments.

### 7. PAYMENT, SECURITY BOND AND LIEN.

A. All bills for such other charges for work performed by Licensor and the fees set forth in the Agreement shall be payable upon presentment to Licensee, and shall be deemed delinquent if not paid within thirty (30) days after the date of the invoice. All amounts not received on or before the payment due date indicated on the invoice shall be subject to interest from such date, to the date on which payment is received by Licensor, at a rate of one and one half percent (1.5%) for each thirty (30) day period during which such amount remains unpaid. If the payment due date so indicated falls on a weekend, or on any Federal or State holiday, the payment due date shall be the next business day. Without any prejudice to its rights to collect interest, as provided above, Licensor may, in the event Licensee fails to, or refuses to pay any amounts on or before the payment due date indicated on the invoice, without any further notice to Licensee, suspend its own performance of any or all obligations arising under this Agreement, including but not limited to the obligation to issue any License, or process any Application therefore.

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated:\_\_\_\_\_

WINDSTREAM KENTUCKY EAST, LLC

P.S.C. KY No. 11 Original Page 214

<del>(N)</del>

# S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

S1.18 Service Agreement (Cont'd.)

PAYMENT, SECURITY BOND AND LIEN (Cont'd.)

**B.** <u>Bond.</u> Licensee shall furnish a bond or other security, and keep in place during the term of this Agreement, satisfactory to Licensor, the amount of \$5,000 or an amount equal to two (2) years of Pole Attachment Fees, whichever is greater, to guarantee the performance of Licensee obligations including payment of any such sums (including Unauthorized Attachment charges and liquidated damages) which may become due to Licensor arising out of this Agreement including, but not limited to rent, fees due hereunder or charges for work performed for the benefit of Licensee under this Agreement, including the removal of Licensee's facilities upon termination of this Agreement by any of its provisions or upon termination of any License issued hereunder. Such bond shall include that Licensor received 30 days prior notice of cancellation. Cancellation of a bond shall be an event of default by Licensee. Upon signing this Agreement and prior to issuance of a License, Licensee shall furnish the bond to be sent to person identified in <u>Exhibit E</u>. Licensor may in its sole discretion change the bond amount or cancellation notice requirement from time to time upon at least thirty (30) day notice to Licensee. Licensor shall not be obligated to issue any License hereunder until Licensee has provided the bond as set forth herein.

C.D. Lien. Should Licensor under the terms and conditions of this AgreementTariff remove Licensee's Attachments from Licensor's Poles, Licensor will deliver to Licensee the cable, equipment or facilities so removed upon payment by Licensee of the cost of removal, storage and delivery, and all other amounts due Licensor hereunder. Licensor is hereby given a lien on Licensee's cable, equipment or facilities attached to Licensor's Poles or removed therefrom, with power of public or private sale, to cover any amounts due Licensor under the provisions of this Agreement. Such liens shall not operate to prevent Licensor from pursuing, at its option, any other remedy in law, equity or otherwise, including any other remedy provided for in this Agreement.

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated:\_\_\_\_\_

WINDSTREAM KENTUCKY EAST. LLC

# P.S.C. KY No. 11 Original Page 224

(N)

(N)

#### S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

#### S1.18 Service Agreement (Cont'd.)

# 8. ATTACHMENT REQUEST AND LICENSE PROCESS FOR COMPLEX MAKE-READY

A. <u>Requests to Attach.</u> Before Licensee shall have a right to place Attachments to any Poles of Licensor involving Complex Make-Ready, Licensee shall make application for and receive a revocable, nonexclusive License which shall be in the form of a Licensor countersigned Application for Pole License (Exhibit <u>B</u>). Licensee shall provide sufficient information on the <u>Exhibit B</u> Application to enable Licensor to locate the proposed Pole(5) impacted and to identify the physical characteristics of Licensee's facilities to be attached to Licensor's Pole(s). Each <u>Exhibit B</u> Application for Pole License eshall contain no more than twenty five (25) Poles and Licensee may submit up to twelve (12) <u>Exhibit B</u> Applications for Pole License within a rolling thirty (30) day period. Licensor requires that all poles on any one <u>Exhibit B</u> Application be in the same city or zip code. Licensor will provided, however, that when Licensee has multiple Applications for Pole License on file with Licenser may designate its desired priority of completion with respect to all such Application for Pole License. Licensee shall and under any circumstances attach any equipment to any guy wires or anchors owned by Licensor.

\_Application For Pole License and Engineering Survey. Licensee shall submit an B.A. Application for Pole License in the form of Exhibit B and shall include a drawing of the proposed route, the pole detail and contact information (name, telephone and email information). Upon receipt of a complete Exhibit B Application, Licensor will conduct an engineering survey to determine whether and where Licensee's Attachment is feasible, and what Make-Ready Work is required by Licensor or other existing attachers to accommodate Licensee's Attachment. Licensor will invoice Licensee for all applicable application and estimated field survey fees within ten days of acceptance of the Exhibit B application form. Licensee shall remit payment in full for applicable application and estimated field survey fees prior to Licensor conducting the field survey. Upon completion of the engineering survey, Licensor shall inform Licensee of its estimated make-ready charges for Licensor Make-Ready Work ("Make-Ready Estimate"). If during this process, Licensor determines the request is denied based on insufficient capacity or for reasons of safety, reliability and generally applicable engineering purpose, Licensor shall inform Licensee that the Application for Pole License is denied together with the reason. All expenses incurred by Licensor in reviewing Licensee's Application for Pole License shall be borne by Licensee even if such request is denied by Licensor.

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated:\_\_\_\_\_

WINDSTREAM KENTUCKY EAST, LLC

P.S.C. KY No. 11 Original Page 234

(N)

(N)

# S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

# S1.18 Service Agreement (Cont'd.)

# ATTACHMENT REQUEST AND LICENSE PROCESS FOR <u>COMPLEX MAKE-READY</u> (Cont'd.)

C.A. Advance Payment of Make-ready Work Estimate and Expedited Charges. If Licensee upon review of the Make-Ready Estimate desires to proceed with the process to obtain a License from Licensor, Licensee shall submit payment in the amount of the Make-Ready Estimate together with the Application Fee and engineering survey costs to Licensor within fourteen (14) days of receipt of the Make-Ready Estimate and invoice for such amounts. Licensee shall be solely responsible for negotiating with existing attachers for Make-Ready Work relating to such other existing attacher facilities located on, within or in Licensor's Poles and shall be responsible for paying all charges incurred in transferring or rearranging existing attacher facilities to accommodate the placement of Licensee's Attachment on, within or in Licensor's Poles. In the event, Licensee declines to proceed with the project Licensee shall reimburse Licensor any costs and expenses incurred by Licensor to date including but not limited to Application Fee, engineering and administrative expenses and expenses.

D.A. Completion of Make-Ready Work and Issuance of License. Licensor shall undertake to complete any Make-Ready Work of its owned facilities upon receipt of Licensee's payment of the Make-Ready Estimate. Upon completion of all Make-Ready Work and receipt of all fees and charges due from Licensee to Licensor, Licensor shall issue Licensee an approved License which shall be in the form of a Licensor countersigned Exhibit <u>B</u> Application for Pole License. At that time, Licensee will be considered to have been granted a License with respect to the Poles approved in the License and may attach to Licensor's Poles in accordance with the terms and conditions of this Agreement. Licensee shall maintain a copy of all Applications for Pole Licenses and approved Licenses. Licensor may provide upon request copies of the same to the extent available and Licensee shall reimburse Licensor for its costs in preparing and sending requested copies.

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated:\_\_\_\_\_

WINDSTREAM KENTUCKY EAST, LLC

#### P.S.C. KY No. 11 Original Page 244

4

£

đ

÷

÷

÷.

n

g

ŧ

h

1

s

Ð

÷

e

£

e s

s

1

e

e

n

s

Ð

÷

e

a

s

Ð

n

a

Ь

#### S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

#### S1.18 Service Agreement (Cont'd.)

9

ATTACHMENT REQUEST AND LICENSE PROCESS FOR SIMPLE MAKE READY

A. Requests to Attach. Before Licensee shall have a right to place Attachments to any Poles of Licensor involving Simple Make-Ready only, Licensee shall make application for and receive a revocable, nonexclusive License which shall be in the form of a Licensor countersigned Application for Pole License (Exhibit <u>B-1</u>). Licensee shall provide sufficient information on the Exhibit B-1 Application to enable Licensor to determine that the request involves only Simple Make Ready, to locate the proposed Pole(s) impacted and to identify the physical characteristics of Licensee's facilities to be attached to Licensor's Pole(s) so that Licensor can confirm that the attachment(s) may be completed through Simple Make-Ready. Each Exhibit B-1 Application for Pole License shall contain no more than twenty five (25) Poles and Licensee may submit up to twelve (12) Exhibit B-1 Applications for Pole License within a rolling thirty (30) day period. Licensor requires that all poles on any one Exhibit B-1 Application be in the same city or zip code. Licensor will process Applications for Pole Licenses in the order in which they are received; provided, however, that when Licensee has multiple Applications for Pole Licenses on file with Licensor, Licensee may designate its desired priority of completion with respect to all such Application for Pole Licenses. Licensee shall not under any circumstances attach any equipment to any guy wires or anchors owned by Licensor.

Application For Pole License and Engineering Survey. Licensee shall submit **B**.... an Application for Pole License in the form of Exhibit B-1 and shall include a drawing of the proposed route, the pole detail and contact information (name, telephone and email information). Licensor will invoice and Licensee shall pay applicable application fee(s) prior to Licensor processing the application. Prior to submitting the Exhibit B-1 Application, Licensee shall send notice (which may be via email or other electronic means) at least three (3) days in advance that Licensee will be surveying Licensor's Pole(s) with an Approved Contractor. Licensee is responsible for determining, in accordance with the requirements of the National Electric Safety Code, if the existing Licensor's and third parties' facilities will support the additional loading imposed by the Licensee's attachments. Upon receipt of an Exhibit B-1 Application, Licensor shall have ten (10) days to ensure whether it is complete. If the Exhibit B-1 Application is incomplete, Licensor will return the Exhibit B-1 Application to Licensee along with an explanation detailing how it is deficient. For Exhibit B-1 Applications that are complete, Licensor has thirty (30) days from receipt of the xhibit B-1 Application to review and approve or reject the Exhibit B-1 Application.

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated:\_\_\_\_\_

# WINDSTREAM KENTUCKY EAST, LLC

# P.S.C. KY No. 11 Original Page 254

ŧ

∔ ∔ ∔

(<del>Ň)</del>

# S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

ly determines the request is denied because the work involves Complex Make Ready or based on insufficient capacity or for reasons of safety, reliability and generally applicable engineering purpose, Licensor shall inform Licensee that the <u>Exhibit B 1</u> Application is denied together with an explanation detailing why the <u>Exhibit B 1</u> Application is denied. Upon Licensor's approval of an <u>Exhibit B 1</u> Application, Licensee will be considered to have been granted a License and may attach to Licensor's Pole(s) in accordance with the terms and conditions of this Agreement. All expenses incurred by Licensor in reviewing Licensee's Application for Pole License shall be borne by Licensee even if such request is denied by Licensor.

Date of Issue:March 22, 2022Date Effective:March 31, 2022Issued by:Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_Dated:\_\_\_\_

WINDSTREAM KENTUCKY EAST, LLC

#### P.S.C. KY No. 11 Original Page 264

(N)

# S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

# S1.18 <u>Service Agreement</u> (Cont'd.)

ATTACHMENT REQUEST AND LICENSE PROCESS FOR SIMPLE MAKE READY C.A. Make-Ready Process For Simple-Make-Ready. Licensee will be responsible for coordinating with an Approved Contractor to attach to Licensor's Pole(s). Licensee will be responsible for moving all existing Licensor Attachments, as may be necessary, to place Licensee's Attachments upon Licensor's Poles. Licensee will be responsible for all eosts incurred by the Approved Contractor to place Licensee's Attachments and move any existing Attachments on Licensor's Poles. Licensee shall notify in writing, all known other users that may be affected by the make-ready required for Licensee's Attachments. The notice shall: (i) specify the location and type of make-ready to be performed; (ii) state Licensee will perform Simple Make-Ready within a set date for completion of all make-ready, which will be no sooner than sixty (60) days after Licensee's notice to other users; and (iii) state that any entity with an existing attachment may make arrangements with Licensee to move such existing attachments upon terms agreeable to the parties. To the extent necessary, Licensee shall make arrangements with other users regarding reimbursement for any expenses incurred by other users in transferring or rearranging other users' facilities to accommodate the attachment or placement of Licensee's Attachments to or in Licensor's Poles. To the extent necessary, Licensee shall be solely responsible for negotiating with existing attachers concerning Simple Make-Ready relating to such other existing Attachments located on, within or in Licensor's Poles and shall be responsible for paying all charges incurred in transferring or rearranging existing Attachments to accommodate the placement of Licensee's Attachment on, within or in Licensor's Poles other than charges associated with fixing violations of existing attachers. Licensee shall not be authorized to move the attachments of a third-party without first obtaining their consent. All Simple Make Ready work shall be performed in accordance with Licensor's specifications attached to this Agreement as Exhibit G and in accordance with the same standards and practices followed by Licensor or Licensor's contractors. (N) Authorized Contractors used by Licensee shall not conduct such work in any manner which degrades the integrity of Licensor's structures or interferes with any existing use of Licensor's facilities or the facilities of any other user. Once Simple Make-Ready is completed by an Authorized Contractor, Licensee shall notify Licensor. Licensee shall maintain a copy of all Applications for Pole Licenses and approved Licenses. Licensor may provide upon request copies of the same to the extent available and Licensee shall reimburse Licensor for its costs in preparing and sending requested copies.

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: <u>Senior Regulatory Counsel</u>

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated:\_\_\_\_\_

#### P.S.C. KY No. 11 **Original Page 274**

# S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT <del>(N)</del> S1.18 Service Agreement (Cont'd.) 10. AUTHORITY FOR PLACEMENT OF ATTACHMENT Before any placement of Attachments by Licensee, regardless of whether a License may have been issued, Licensee represents and warrants that it has the authority to maintain Attachments within public rights of way, or on private rights of way or on private property, and shall upon request provide a copy of documentation evidencing such right to Licensor. Licensee shall be solely responsible for obtaining all licenses, easements, authorizations, permits and consents from federal, state and local authorities or private land owners that may be required to place and maintain Attachments on Licensor's Poles. Licensor and Licensee agree that neither party has the right to restrict or interfere with the other party's lawful access to and use of public right-of-way, including public right-of-way, which pass over property owned by either party. Except as otherwise specifically provided in this Agreement, Licensor and Licensee shall each be responsible for obtaining their own right-of way and permission to use real or personal property owned or controlled by any governmental body or private entity or person. Licensor may, without incurring any liability, remove Attachments of Licensee from Licensor's e at Lice nsee's sole expense where in Licensor's sole judgment such removal is required in connection with the performance of Licensor's service obligation or the safety of Licensor's employees. Whenever such removal has been made. Licensee will be notified. 11. CONSTRUCTION AND MAINTENANCE Licensee's Attachments shall be placed and maintained in accordance with the following: any and all Licensor requirements and specifications of Licensor, and the terms and conditions of this Agreement, and the National Electric Safety Code (most recent edition), and -the National Electric Code (most recent edition), and in compliance with any other rules or orders now in effect or that may hereafter be issued 5 by any state utility commission or other authority (state, federal, local) having jurisdiction over including but not limited to Poles, rights-of-way, and Hazardous Materials. Each of Section 11(a)(1-5) is incorporated by reference and made a part of this Agreement, and in the event of a conflict or difference between any of these specifications and requirements, the more stringent will apply. Licensee agrees to rearrange its Attachments, within a commercially reasonable timeframe, in (N)

accordance with changes in the standards referenced herein in this <u>Section 11(a)</u> of this Agreement, or if required by law.

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

In Case No.\_\_ \_Dated:\_

WINDSTREAM KENTUCKY EAST, LLC

#### P.S.C. KY No. 11 Original Page 284

### S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT (N) S1.18 Service Agreement (Cont'd.) **11. CONSTRUCTION AND MAINTENANCE (Cont'd.)** <u>b</u>\_ Licensee shall, at its own expense, make and maintain its Attachments and use Licensor Poles in a safe condition and in thorough repair, and in a manner acceptable to Licensor, and so as not to conflict with the use of said Poles by Licensor or by other authorized users of said Poles, or interfere with other facilities thereon or which may from time to time be placed thereon. Licensee shall, at its sole expense, upon written notice from Licensor, relocate or replace its Attachments placed on said Poles or transfer them to substituted Poles that may be authorized by Licensor, or perform any other work in connection with said Attachments that may be required. Licensor shall give such written notice as is reasonable in the circumstances, provided, however, that in cases of emergency, as determined by Licensor in its sole discretion, Licensor may arrange to relocate, remove or replace Licensee Attachments placed on said Poles, transfer such Attachments to substituted Poles or perform any other work in connection with said Attachments that may be required in the maintenance, replacement, removal or relocation of said Poles or Licensor or existing attacher facilities thereon or which may be placed thereon, or for the service needs of Licensor, and Licensee shall reimburse Licensor for the expense thereby incurred. For the purpose of this Section, Licensee Attachments shall be understood to include Attachments of Licensee in space reserved for Licensor, or space which Licensor has the right to use, on poles of other companies with which Licensor now has or may hereafter have agreements for joint use and occupancy; and the use of such space by Licensee shall be subject to the terms and conditions of the agreements between Licensor and said other companies.

c. Licensee shall be responsible at all times for the condition of Licensee's Attachments and its compliance with the requirements, specifications, rules, regulations, ordinances and laws specified in this Agreement. Licensor shall have no duty to Licensee to inspect, monitor or maintain the condition of Licensee's Attachments (including, but not limited to, splices and other facilities connections) located on, within or in Licensor's Poles. Licensor may make periodic or spot inspections at any time of any part of Licensee's Attachments are Licensor determines reasonable or necessary in its sole judgment, pursuant to Section 16 of this Agreement.

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated:\_\_\_\_\_

WINDSTREAM KENTUCKY EAST. LLC

P.S.C. KY No. 11 Original Page 294

(N)

(N)

# S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT S1.18 Service Agreement (Cont'd.)

11. CONSTRUCTION AND MAINTENANCE (Cont'd.)

**d.** Licensee shall not authorize any person or entity acting on Licensee's behalf ("Licensee Contractor") to perform any work on, within or in Licensor's Poles without first verifying, to the extent practicable, on each date when such work is to be performed and, that the condition of the Poles is suitable for the work to be performed. If Licensee or Licensee Contractor determines that the condition of the Poles is not suitable for the work to be performed, Licensee shall notify Licensor of the condition of the Poles in question and shall not proceed with construction activities until Licensee is satisfied that the work can be safely performed.

e. Licensee shall be solely responsible for paying all persons and entities that provide materials, labor, access to real or personal property, or other goods or services in connection with the construction and placement of Licensee's Attachments and for directing the activities of all Licensee Contractors while they are physically present on, within or in the vicinity of Licensor's Poles. Licensee shall not permit any mechanic's lien, mar's lien, or any other lien, claim or security interest to attach to or encumber any of Licensor's real or personal property at any time.

f. Licensee's main line Attachments shall be tagged at maximum intervals of 300 feet so as to identify Licensee as the owner of the Attachment. Licensee shall place fiber wrap/ID at the specific Licensor Poles attaching point and at any aerial span splice location and/or slack loop. The tags shall be of sufficient size and lettering so as to be easily read from ground level.

12. OVERLASHING

a. Licensee may, upon notice to Licensor, overlash its own existing authorized Attachment and this does not constitute a separate Attachment, as it relates to the billing of Pole Attachment Fees, unless multiple/separate Attachment points are physically made at the Poles itself outside of the scope of a single Attachment. Such notice shall be in the form of an <u>Exhibit B</u> Application for Pole License, and any additional Attachments being installed on Poles, regardless of it being an overlash of existing Attachment or as a new Attachment, will require an engineering analysis to determine if the additional loading negatively impacts the Poles capacity. Any additional load which causes the Pole to exceed its rated capacity or no longer provides for ample ground clearance of the Attachments or other facilities will necessitate the need for the Licensee to pay any and all Make Ready Work necessary. Each overlashed strand shall not exceed a 2" maximum diameter.

b. In no event shall Licensee allow a third party to overlash to Licensee's Attachments without prior notice to and consent from Licensor. Any third party must execute a License Agreement with Licensor and obtain a license thereunder.

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated:\_\_\_\_\_

WINDSTREAM KENTUCKY EAST, LLC

# P.S.C. KY No. 11 Original Page 304

(N)

(<del>Ň)</del>

S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT
S1.18 <u>Service Agreement (Cont'd.)</u>
13. MODIFICATIONS, ADDITIONS, REPLACEMENTS OR REARRANGEMENTS
a. Licensee shall not modify, overlash, add to, or replace Attachments on any Poles
without first notifying Licensor in writing of the intended modification, addition or
replacement at least thirty (30) days prior to the date the activity is scheduled to begin. The
required notification shall include:
1. the date the activity is scheduled to begin including the Pole location and Pole
number,
2.1.a description of the planned modification, addition, or replacement,
3.1-a representation that the modification, addition, or replacement will not require
any space other than the space previously designated for Licensee's Attachments,
and
4.1. a representation that the modification, addition, or replacement will not impair
the structural integrity of the Poles involved.
h Uner Licenser's require the complete Eulikit D Application for Dala Licenser Licenser will perform
<ul> <li>Upon Licensor's receipt of a complete Exhibit <u>B</u>Application for Pole License, Licensor will perform, at Licensee's sole expense, a field check and if Licensor determine that the modification, addition, or</li> </ul>
replacement specified by Licensee in its notice will require more space than that allocated to Licensee or
will require the rearrangements of, reinforcement of, replacement of, or an addition of support
equipment to the Poles involved in order to accommodate Licensee's modification, addition, or
replacement, Licensor will so notify Licensee and the parties will follow the Make-Ready Work process as
set forth in Section 8 of this Agreement in order to obtain authorization for the modification, addition, or
replacement of its Attachments.

e. Should Licensee request Licensor to expand capacity or purchase additional plant and should Licensor so agree, Licensee agrees to pay all cost and expenses thereby incurred by Licensor. If another party that has been granted a license joins in the request and will benefit from the expansion or purchase, Licensee agrees to pay a percentage of all costs proportionate to Licensee's share of the benefit received from the expansion or purchase, but Licensee shall be responsible for all costs and expenses not paid by the other party.

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated:\_\_\_\_\_

WINDSTREAM KENTUCKY EAST, LLC

P.S.C. KY No. 11 Original Page 300

(N)

(N)

# S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

#### S1.18 Service Agreement (Cont'd.

HODIFICATIONS, ADDITIONS, REPLACEMENTS OR REARRANGEMENTS (Cont'd.)
 d.A. When multiple applications, including those of Licensee, are received by Licensor with respect to any Poles which must be replaced or rearranged to provide additional space prior to commencement of the work on such Poles, Licensor's facilities may need to be transferred in which case Licensee shall pay for all costs for such transfers.
 c. In the event Licensor plans to modify or alter any Poles upon which Licensee has placed Attachments, Licensor, except in emergency situations, shall provide Licensee written notice of the proposed modification or alteration at least sixty (60) days prior to the time the proposed modification or alteration at least sixty (60) days prior to the day the work is to begin. In such event, Licensee shall bear a proportionate share of the total costs incurred by Licensor to make Licensor Poles accessible.
 f. In the event it becomes necessary for Licensor, Licensor's subsidiary or affiliate or any other entity in which Licenser hold an interest, or another utility with whom Licensor has a prior agreement for pole attachments, to use the space on a Pole occupied or to be occupied by License's Attachments, Licensee construction at Poles cate the space by removing its Attachments, at its

shain, appendecept of sake (too) days notice, enter visite the specie by relationing its vitacimients action own expense or if Licensor decides to replace the Pole with a larger pole that can accommodate Licensee's Attachments, bear the expense of such replacement and transfer its Attachments to the new pole. g. In the event Licensor is required to move the location of, or replace, any Licensor Poles for reasons beyond its control, Licensee concurrently shall relocate Licensee's Attachments. Licensee shall be solely responsible for the costs of the relocation of Licensee's Attachments. When it is mutually agreed that it is in the best interest of Licensor and Licensee, Licensor may, after proper notification has been provided,

transfer Licensee's Attachments at the same time that Licensor transfers its facilities and shall invoice

Licensee for the actual costs incurred in performing the transfer of Licensee's Attachments.

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated:\_\_\_\_\_

WINDSTREAM KENTUCKY EAST, LLC

# P.S.C. KY No. 11 Original Page 311

S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT	
S1.18 Service Agreement (Cont'd.)	(N)
14. EMERGENCY RESTORATION	1
a. In the event of an emergency, restoration procedures may be affected by the presence of Licensee's Attachments. While Licensor shall not be responsible for the repair of damaged Attachments, Licensor shall nonetheless control access to its Poles if the restoration is to be achieved in an orderly fashion.	+++++++++++++++++++++++++++++++++++++++
b. Where Licensor and Licensee are involved in emergency restorations, access to Licensor's Poles will be controlled by Licensor according to the following guidelines. 1. Service Disruptions/Outages	+++++++++++++++++++++++++++++++++++++++
a)a. While exercising its right to first access, Licensor shall make all reasonable	1
efforts to grant access to as many other entities with attachments as is reasonably safe.	ł
b)a_Where simultaneous access is not possible, Licensor will grant access on first come, first served basis. 2. <u>1. Service Affecting Emergencies</u> a)a_While exercising its right to first access, Licensor shall make all reasonable efforts to grant access to as many other entities with attachments as is reasonably safe.	$\begin{array}{c} + \\ + \\ + \\ + \\ + \\ + \\ + \\ + \\ + \\ + $
b) <u>a.</u> Where Licensor is unable to grant simultaneous access to all other entities with attachments, access will be granted according to the level of damage to the attachments of each entity and the likelihood that a given level of damage will result in service disruption. Where the likelihood that a service disruption will result is not clearly discernible, access will be on a first come, first served basis.	+++++++++++++++++++++++++++++++++++++++
e. Without limiting any other indemnification or hold harmless provisions of this Agreement, Licensee agrees that any decision by Licensor regarding access to its Attachments, or any action or failure to act by Licensor, under this section shall not be the basis for any claim by Licensee against Licensor for any damage to Licensee's Attachments or disruption of Licensee's Services, or any other direct or indirect damages of any kind whatsoever incurred by Licensee.	+ + + + + + + + + + + + + + +

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: <u>Senior Regulatory Counsel</u>

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_ Dated:\_\_\_\_\_

	CATV POLE ATTACHMENT TARIFF	com
WINDSTRE	AM KENTUCKY EAST, LLC P.S.C. KY No. 11	<del>ce</del> the
		Sime
		Mak
		Read
		spec
		ions
		atta to
		Agre
		nt
		<u>Exhi</u>
		inco
		ted
	Original Page 3222	here and
	• • • <u> </u>	anu
	S1CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT	<del>ce</del>
		the-
<u> 51.18 <u>Ser</u></u>	<u>vice Agreement (Cont'd.)</u>	stan
15. FAII	URE TO PLACE ATTACHMENTS	s <del>prac</del>
10. 174		follo
	Once Licensee has been issued a License, Licensee shall have ninety (90) calendar days from	by
	the date of the License was issued to begin the placement of its Attachments on the Licensor	Licer
	Poles covered by the License. If Licensee has not begun placing its Attachments within the	<del>or</del>
	ninety (90) day period, Licensee shall so advise Licensor with a written explanation and	Licer
	notice for the delay. If Licensee fails to advise Licensor of its delay by notice thereof or if	<del>s</del> Cont
	Licensee fails to act in good faith by not making a bona fide effort to begin placing its	Ors.
	Attachments within the ninety (90) calendar days prescribed by this section, the License shall	insp
	be automatically reseinded by Licensor and deemed null and void, and Licensee shall have no further right to place the Attachments pursuant to such voided License.	<del>ns </del>
	no tuttier right to prace the Attachments pursuant to such voluen License.	<del>be</del>
16. AB	ANDONMENT	<del>conc</del> d
10. 110.	Nothing in this Agreement shall prevent or be construed to prevent Licensor from	Licer
	abandoning, selling, assigning, or otherwise disposing of any Poles. Licensor shall notify	s exp
	Licensee of any sale, assignment, or other disposition of any Poles or other Licensor property	with
	used for Licensee's Attachments.	exce
INSPE	CTIONS AND INVENTORIES	<del>n of</del>
р		<del>post</del> cons
	t construction and/or periodic inspection of Licensee Attachments. Licensor shall have the right,	ion
	obligation, to make a post construction inspection and periodic inspections at any time of any nsee's Attachments on Poles and any other associated facilities for the limited purpose of	insp
	whether Licensee's Attachments are in compliance with the terms of this Agreement and any	<del>n,</del>
	ued hereunder and in the case of Simple Make-Ready, whether Licensor's Attachments were	follo
Date of Issu	e: <u>March 22, 2022</u>	
Date Effecti	ve: <u>March 31, 2022</u>	
Issued by:	Senior Regulatory Counsel	

inspection to confirm remedial action after an observed Licensee violation of the requirements of this Agreement; and (3) inspection of Licensee Facilities in compliance with a specific mandate of appropriate governmental authority, for which inspections the cost shall be borne solely by Licensee. Licensee will be responsible for all costs associated with bringing any of Licensor's Attachments that were moved by Licensee into compliance if they are found to be out of compliance with the Simple Make Ready specifications attached to this Agreement as <u>Exhibit G</u> or with the standards and practices followed by Licensor's contractors.

Date of Issue:March 22, 2022Date Effective:March 31, 2022Issued by:Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_Dated:\_\_\_\_\_

	CATV POLE ATTACHMENT TARIFF	
	WINDSTREAM KENTUCKY EAST, LLC	
	S1. CATV-POLE ATTACHMENT AND CABLE DUCT ARRAY	<del>Original Page 33</del> \GEMENT
	<u>: Agreement (Cont'd.)</u>	
17. INSPECTI	ONS AND INVENTORIES (Cont'd.)	
ŧ	<u>A. Inventories.</u> Upon written notice to Licensee, the total number of Licensee's Attachments on Licensor's Poles may be determined, at	Licensor's
	discretion, through a survey which may be made not more than one by Licensor. If so requested, Licensee and /or any other entity owni the Poles with Licensor may participate in the survey. The costs inc	ng or jointly using urred by Licensor to
	conduct the survey shall be reimbursed to Licensor by Licensee upo	-
	Licensor regardless of whether or not Licensee participates in the su Attachments of more than one licensee are surveyed, each such lice	
	a proportionate share of the costs reimbursed to Licensor.	nsee sharr contribute
nor any failure	t <u>y to Licensee.</u> Neither the act of inspection or survey by Licensor of Lic to inspect such Attachments shall operate to impose on Licensor any to relieve Licensee of any responsibility, obligations or liability under	liability of any kind
License issued	hereunder, or applicable law, or to any third-party contractor, Lice	ensee Contractor, or
otherwise.		
18. UNAU	THORIZED ATTACHMENTS	
S1.17 U	Jnauthorized Attachments	
a	<u>A.</u> If any Licensee Attachment shall be found on Poles for which granted by Licensor pursuant to the terms of this <u>AgreementT</u> Attachment"), Licensor, without prejudice to its other rights or <u>AgreementTariff</u> or otherwise, may:	ariff ("Unauthorized
	1impose charges as set forth herein, and	
	<ol> <li>require Licensee to remove such Unauthorized Attachment or L such Unauthorized Attachment without liability and the expense borne by Licensee.</li> </ol>	•
b	-B. For the purpose of determining the charges, Licensee shall pay Unauthorized Attachment equal to the Pole Attachment Fee that we Licensee had properly obtained a License based upon the then curre for the number of years the Unauthorized Attachment have existed determined, the number or years since the most recent inventory or whichever is less), plus interest at a rate the greater of 1.5% per mon allowed by law. In addition, if the Unauthorized Attachment is discu- sted.	uld have applied if nt Attachment Rate (or, if that cannot be five (5) years, nth or the maximum
Date of Issue:	March 22, 2022	
Date Effective	March 31, 2022	
Issued by:	Senior Regulatory Counsel	

s u r v e y w h

e r e L i с e n  $\mathbf{S}$ e e d e с 1 i

> n e d t o p a r t i c i p

a t e a n a d

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated:\_\_\_\_\_

Sensitivity: Internal

ditional fee of \$100 per Unauthorized Attachment shall be charged to Licensee. Licensee agrees and acknowledges in the event of an Unauthorized Attachment actual damages would be difficult to determine and the charges described herein are liquidated damages, not penalties, and represent a fair and reasonable estimate of the damages which may be incurred by Licensor for Unauthorized Attachments on Licensor's Poles including wear and tear, lost revenue, increased maintenance and repair costs for having to work on a Pole where the owner of a facility is unknown, and the risk of liability for safety violations that may be the result of an Unauthorized Attachment-.

Sensitivity: Internal

ᢓᡳ᠇ᢣ᠇ᢣ᠇ᢣ᠇ᢣ᠇ᢣ᠇ᢣ᠇ᢣ᠇ᢣ᠇ᢣ᠇ᢣ᠇ᢣ᠇ᢣ᠇

#### CATV POLE ATTACHMENT TARIFF P.S.C. KY No. 11 WINDSTREAM KENTUCKY EAST, LLC **Original Page 344** S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT S1.18 Service Agreement (Cont'd.) (N) 18. UNAUTHORIZED ATTACHMENTS (Cont'd.) e.C.Any such charge as set forth in Section 18(b) imposed this section by Licensor shall be <u>e.F.</u>A in addition to its rights to any other sums due and payable, including without limitation Make Ready Work costs, the actual costs of any audit or survey which established the n existence of the Unauthorized Attachment and to any claims to said fees. U n а u t h 0 r i **Original Page 23** Z e **S1. POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT** d А <u>S1.17</u> Unauthorized Attachments (cont'd) t t D. No act by Licensor with regard to any unauthorized use shall be deemed as a ratification а or the licensing of the unauthorized use, and if any License should subsequently be с issued, after application and payment of all applicable fees therefore, said License shall h not operate retroactively or constitute a waiver by Licensor of any of its rights or m privileges under this Tariff or otherwise, and Licensee shall be subject to all liabilities, e obligations and responsibilities of this Tariff in regard to said unauthorized use from its n inception. t s d.E.No act by Licensor with regard to any unauthorized use shall be deemed as a ratification h or the licensing of the unauthorized use, and if any License should subsequently be а issued, after application and payment of all applicable fees therefore, said License shall 1 not operate retroactively or constitute a waiver by Licensor of any of its rights or 1 privileges under this Agreement Tariff or otherwise, and Licensee shall be subject to all i liabilities, obligations and responsibilities of this Agreement Tariff in regard to said n unauthorized use from its inception. с 1 Date of Issue: March 22, 2022 Date Effective: March 31, 2022 Issued by: Senior Regulatory Counsel By Authority of Order of the Public Service Commission In Case No.\_\_ \_Dated:\_

		P.S.C. KY No. 11 Original Page 354		
	S1. CAT	/ POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT		
<b>\$1.18</b>	Service Agre	e <u>ment</u> (Cont'd.)		(N)
18.	UNAUTHOR	IZED ATTACHMENTS (Cont'd.)		
	ud	e, but not limited to:		ł
	1.	an Attachment to Poles which is not identified in any License iss with this AgreementTariff;	ued in accordance	+++++++++++++++++++++++++++++++++++++++
	2.	an Attachment that occupies more space than that allocated to Li in a License;	censee by Licensor	+ + +
	3.	an Attachment that is not placed in accordance with the provision AgreementTariff or the appropriate License issued pursuant to the AgreementTariff, unless Licensee can demonstrate to Licensor's satisfaction that said misplacement is not due to any act or omisse Licensee's agents;	iis reasonable	*******************************
	4.	an addition or modification by Licensee to its pre-existing Attack impairs the structural integrity of the involved Licensor Poles;	nment(s) that	+ + +
	5.	an Attachment that consists of facilities owned or controlled by, party other than Licensee that is overlashed to Licensee Attachm approval by Licensor as required under this AgreementTariff.		+ + + + + +
			Original Page 24	+ + +
		<b><u>S1. POLE ATTACHMENT AND CABLE DUCT ARRANGE</u></b>	<u>CMENT</u>	<del>(N)</del>

 Date of Issue:
 March 22, 2022

 Date Effective:
 March 31, 2022

 Issued by:
 Senior Regulatory Counsel

 By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated:\_\_\_\_\_

WINDSTREAM KENTUCKY EAST, LLC

P.S.C. KY No. 11 Original Page 364

(N)

(N)

# S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

# S1.18 Service Agreement (Cont'd.)

# 18. UNAUTHORIZED ATTACHMENTS (Cont'd.)

# S1.17 Unauthorized Attachments (cont'd)

**f.G.** Once Licensor has notified Licensee of an Unauthorized Attachment. Licensee shall submit an Exhibit <u>BA</u> Application for Pole License to request an authorization for the Attachment. An Exhibit <u>BA</u> Application for Pole License submitted per this provision will be treated like any other Exhibit <u>BA</u> Application for Pole License subject to this <u>AgreementTariff</u>. Licensee will be responsible for all fees associated with an Exhibit <u>BA</u> Application for Pole License (as identified in this <u>AgreementTariff</u>). If an Exhibit <u>BA</u> Application for Pole License (as identified in this <u>AgreementTariff</u>). If an Exhibit <u>BA</u> Application for Pole License is not received by Licensor within ten (10) days of Licensor's notice of an Unauthorized Attachment, Licensee has sixty (60) days from the date of the Unauthorized Attachment notification to vacate the Pole. If Licensee fails to remove Licensee's facilities within such sixty (60) day period, Licensor shall have the right to remove Licenser's facilities at Licensee's facilities or disruption of Licensee's Services.

# 19. COMPLIANCE WITH LAW, ASSUMPTION OF RISK, AND DISCLAIMER OF WARRANTIES

a. Notwithstanding anything to the contrary in this Agreement, Licensee shall ensure that any and all activities it undertakes pursuant to this Agreement shall comply with all applicable laws, including, without limitation, all applicable provisions of:

# Workers' compensation laws

2.1. Unemployment compensation laws

3.1. The Federal Social Security Law

1. The Fair Labor Standards Act, and

5.<u>1.</u>All laws, regulations, rules, guidelines, policies, orders, permits and approvals or any governmental authority relating to environmental matters including but not limited to Hazardous Materials and/or Occupational Safety and Health Act ("OSHA").

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated:\_\_\_\_\_

WINDSTREAM KENTUCKY EAST, LLC

P.S.C. KY No. 11 Original Page 366

(N)

# S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

# S1.18 Service Agreement (Cont'd.)

# 19. COMPLIANCE WITH LAW, ASSUMPTION OF RISK, AND DISCLAIMER OF WARRANTIES (Cont'd.) b.A.\_\_\_LICENSEE ACKNOWLEDGES AND AGREES THAT LICENSOR DOES NOT MAKE ANY REPRESENTATION OR WARRANTIES AS TO THIE CONDITION OR SAFETY OF LICENSOR'S POLES ANY ASSOCIATED FACILITIES AND EQUIPMENT ON, WITHIN OR SURROUNDING THE SAME, OR THE PREMISES SURROUNDING THE SAME, LICENSEE HEREBY ASSUMES ALL RISKS OF ANY DAMAGE, INJURY OR LOSS OF ANY NATURE WHATSOEVER CAUSED BY OR IN CONNECTION WITH THE USE OF POLES AND ASSOCIATED FACILITIES AND EQUIPMENT ON, WITHIN OR SURROUNDING THE SAME, AND THE PREMISES SURROUNDING THE SAME AND LICENSEE IS SOLELY RESPONSIBLE FOR ALL ALLEGED DAMAGES CLAIMED BY THIRD PARTIES ACCESSING OR WORKING ON OR NEAR LICENSOR'S POLES.

G. EXCEPT AS OTHERWISE PROVIDED HEREIN, LICENSOR MAKES NO WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ALL (N) OF WHICH ARE HEREBY EXPRESSLY DISCLAIMED, WITH REGARD TO THIS AGREEMENT AND ANY LICENSE ISSUED HEREUNDER INCLUDING, WITHOUT LIMITATION, ACCESS TO LICENSOR'S POLES OR OTHER FACILITIES.

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: <u>Senior Regulatory Counsel</u>

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated:\_\_\_\_\_

WINDSTREAM KENTUCKY EAST, LLC

P.S.C. KY No. 11 **Original Page 376** 

# S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

# S1.18 Service Agreement (Cont'd.)

20

E. i

> с e

> n

s e

e

r

e

р r

e

s

e

n t

s

а

n

d

w

а

r

r

а

n

t

s

t

h а

t а

1

L

(N)

#### LICENSEE CONTRACTOR OUNLIFICATIONS **S1.18 Licensee Contractor Qualifications**

-The parties acknowledge that from time to time Licensee may use a Licensee Contractor to perform <u>A</u>. work for Licensee on, within or in Licensor's Poles.

> Licensee represents and warrants that any of its employees or Licensee Contractors shall not climb or work on any of Licensor's Poles, or work within Licensor's Right-Of-Way unless such person has the training, skill, and experience required to recognize potentially dangerous conditions relating to Poles and to perform the work safely.

> C. Licensee assumes all risk of Licensee Contractors and agrees to indemnify, defend and hold harmless Licensor from all claims, losses, damages and liabilities, costs and expenses (including, but not limited to, reasonable attorney's fees) associated thereto in accordance with the indemnification provision of this License Agreement Tariff.

> Ð. When Licensee Contractors are working on, within or in the vicinity of any part of Licensor's Poles or Right-Of-Way, all such Licensee Contractors shall follow procedures which Licensee deems appropriate for the protection of persons and property. Licensee shall be responsible at all times for determining and implementing the specific steps required to protect persons and property at the site. Licensee will provide all traffic control and warning devices required to protect pedestrian and vehicular traffic, workers and property from danger. Licensee has sole responsibility for the safety of all its employees and Licensee Contractors, for the safety of bystanders, and for insuring that all operations conform to terms and conditions set forth in this Agreement Tariff. Licensor reserves the right to suspend Licensee's activities on, within or in the vicinity of Licensor's Poles or Right-Of-Way if, in Licensor's sole judgment, any hazardous condition arises due to the activity (including both acts and omissions) of any Licensee Contractor or Licensee employee, which suspension shall cease when the condition has -been rectified.

#### **Original Page 25**

### S1. POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

**S1.18** Licensee Contractor Qualifications (cont'd)

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

In Case No.\_\_\_ \_Dated:\_

# WINDSTREAM KENTUCKY EAST, LLC

# P.S.C. KY No. 11 Original Page 386

(N)

ł

+++++++++++++++=

# S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

# S1.18 Service Agreement (Cont'd.)

Licensee Contractors shall maintain the same insurance coverage and limits as are required of Licensee under this AgreementTariff, and if not Licensee's insurance will provide such coverage.

 Date of Issue:
 March 22, 2022

 Date Effective:
 March 31, 2022

 Issued by:
 Senior Regulatory Counsel

 By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_Dated:\_\_\_\_\_

WINDSTREAM KENTUCKY EAST, LLC

P.S.C. KY No. 11 Original Page 388

(N)

# S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

# S1.18 Service Agreement (Cont'd.)

# 20. LICENSEE CONTRACTOR QUALIFICATIONS (Cont'd.)

F. Licensee acknowledges that all Licensee Contractors are not Licensor's employees or agents and Licensee assumes full responsibility for their actions or omissions to act. Licensee shall be solely responsible for the payment of compensation of Licensee's employees, contractors or agents assigned to perform work hereunder and such employees, contractors and agents shall be informed that they are not entitled to the provision of any Licensor benefits. Licensor shall not be responsible for payment of workman's compensation, disability benefits, and unemployment insurance or for withholding or paying employment related taxes for any employee of Licensee, but such responsibility shall be solely that of Licensee. In the event that any federal, state or local government agency, any court or any other applicable entity determines that the personnel provided by Licensee or any permitted Licensee Contractor are employees of Licensor from all liabilities, costs, and expenses (including, but not limited to, reasonable attorney fees) associated with such determination in accordance with the indemnification provision of this License AgreementTariff.

**G.** Any work by Licensee Contractors on, within or in Licensor's Poles or Right-Of-Way shall be done only when specific authorization for such work has been obtained in writing in advance from Licensor pursuant to the terms and conditions of this AgreementTariff. The parties agree that all work shall be performed according to existing industry standards and practices and the requirements and specifications set forth in this AgreementTariff and any License issued hereunder.

# 21. DEFAULT

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: <u>Senior Regulatory Counsel</u>

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated:\_\_\_\_\_

<u>0</u> r i g i <u>n</u> <u>a</u> 1 P a g <u>e</u> 2 <u>6</u> <u>s</u> 1 : ₽ 0 M E

WIND	STREAM KENTUCKY EAST, LLC	P.S.C. KY No. 11 Original Page 398
	S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT	
S1.18	Service Agreement (Cont'd.)	(N)
20.	LICENSEE CONTRACTOR QUALIFICATIONS (Cont'd.)	
	NT AND CABLE DUCT ARRANGEMENT	I I
<u>81.19</u>	Default	
	a.A. In addition to other events of defaults defined anywhere else in the AgreementTariff, any one of the following shall be deemed the occur under this AgreementTariff:	
	<ol> <li>failure by Licensee to pay when due any fee or other sum require the terms of this AgreementTariff;</li> </ol>	ed to be paid under
	2. failure by either party to perform or observe any other term, cond obligation, or provision of this <u>Tariff and such default continues</u> thirty (30) days after written notice thereof from the other party ( such default is not curable within a thirty (30) day period, the per extended if the party substantially commences to cure such defau diligently thereafter to effect such cure);	for a period of provided that if riod may be
	3. the filing of any tax or lien against Poles because of any act or or Licensee which is not bonded or discharged within thirty (30) da notice to Licensee that such lien has been filed;	
	4. Licensee's voluntary or involuntary bankruptcy;	
	<ol> <li>Licensee's use or maintenance of its Attachments in violation of regulation, or in aid of any unlawful act or undertaking;</li> </ol>	<u>any law or</u>
	6. if any authorization which may be required of Licensee by any g private authority for the placement, operation, or maintenance of Attachments is denied or revoked.	
	2.1.Agreement and such default continues for a period of thirty (30) notice thereof from the other party (provided that if such default- within a thirty (30) day period, the period may be extended if the	is not curable
Date o	f Issue: <u>March 22, 2022</u>	
Date E	ffective: March 31, 2022	
Issued	by: <u>Senior Regulatory Counsel</u>	
<u>By Au</u>	thority of Order of the Public Service Commission	
In Cas	e NoDated:	

₽

e # # #
(N)

ŧ

+++

+ + + (₩)

WIND	STREAM KENTUCKY EAST, LLC	P.S.C. KY No. 11 Original Page 408
	S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT	
\$1.18	Service Agreement (Cont'd.)	
20.	LICENSEE CONTRACTOR QUALIFICATIONS (Cont'd.)	
	ds diligently thereafter to effect such cure);	
	3.1. the filing of any tax or lien against Poles because of any act or discharged within thirty (30) d notice to Licensee that such lien has been filed; 4.1. Licensee's voluntary or involuntary bankruptey;	
Date o	of Issue: <u>March 22, 2022</u>	
Date E	Effective: March 31, 2022	
Issued	by: <u>Senior Regulatory Counsel</u>	
By Au	thority of Order of the Public Service Commission	

WINDSTREAM KENTUCKY EAST, LLC		P.S.C. KY No. 11 Original Page 399	
	S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANG	EMENT	
<b>\$1.18</b>	Service Agreement (Cont'd.)	('n)	
21	DEFAULT (Cont'd.)		
	5. <u>1. Licensee's use or maintenance of its Attachments</u> regulation, or in aid of any unlawful act or undert		
	6. <u>1.</u> if any authorization which may be required of Lic private authority for the placement, operation, or Attachments is denied or revoked.		
	b.B. In the event of a default and subject to any other a AgreementTariff, the non- defaulting party, without a party (except where expressly provided for below or do any one or more of the following:	any further notice to the defaulting	
	<ol> <li>perform on behalf and at the expense of the defau defaulting party under this <u>AgreementTariff</u> whic perform and of which the non-defaulting party sh notice, the cost of which performance shall be par non-defaulting party upon demand;</li> </ol>	ch the defaulting party has failed to all have given the defaulting party	
		Original Page 27	
	<b><u>S1. POLE ATTACHMENT AND CABLE DUC</u></b>	CT ARRANGEMENT	
<u>81.19</u>	Default (cont'd)		
	<ol> <li>terminate this Tariff by giving sixty (60) days write Licensee and remove Licensee's Attachments and public warehouse or elsewhere at the expense of without Licensor being deemed guilty of trespass Licensor becoming liable for any loss or damages or</li> </ol>	d store Licensee's facilities in a and for the account of Licensee or conversion, and without	
	3. exercise any other legal or equitable right or reme may have.	edy that the non-defaulting party	
Date o	f Issue: <u>March 22, 2022</u>		
Date F	ffective: <u>March 31, 2022</u>		
Issued	by: <u>Senior Regulatory Counsel</u>		
<u>By Au</u>	thority of Order of the Public Service Commission		
In Cas	e NoDated:		

<u>2.1.</u>T <u>h</u>  $\underline{\underline{e}}$  $\underline{\underline{d}}$ e  $\mathbf{f}$ ₫ ₫ 1 t i n g р a r t У S h a 1 1 r e ₽ <u>a</u> У t 0 t h ₫ n

WINDSTREAM KENTUCKY EAST, LLC		P.S.C. KY No. 11 Original Page 409	
	S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT		
<b>\$1.18</b>	Service Agreement (Cont'd.)		(Ņ
21	DEFAULT (Cont'd.)		
	on-defaulting party upon demand any costs and expenses inc defaulting party (including, without limitation, reasonable att successfully enforcing this terminate this Agreement by givi written notice of such termination to Licensee and remove Li and store Licensee's facilities in a public warehouse or elsew and for the account of Licensee without Licensor being deem conversion, and without Licensor becoming liable for any los Licensee occasioned thereby; or	orne <u>ys'</u> fees) in ng sixty (60) days censee's Attachments here at the expense of ed guilty of trespass or	I
	3. <u>1.</u> exercise any other legal or equitable right or remedy that the may have.	non-defaulting party	
	—The defaulting party shall repay to the non-defaulting party upon domand- ed by the non-defaulting party (including, without limitation, reasonab sfully enforcing this Agreement.		
	<u>C. Tariff.</u>		
	d.D. Upon termination of this AgreementTariff by the non-default defaulting party shall remain liable to the non-defaulting party for other payments and damages which may be due or sustained in au AgreementTariff prior to such termination, all reasonable costs, f including, without limitation, reasonable attorney' fees incurred b party in pursuit of its remedies hereunder.	r any and all fees, ecord with this ees and expenses,	
	e.E. All rights and remedies of the non-defaulting party set forth in this shall be cumulative and none shall exclude any other right or remallowed by or available under any statute, ordinance, rule of cour either at law or in equity, or both.	edy, now or hereafter	
<u>81.20</u>	Notices		
Dete	Any and all notices to a party required or permitted under these terms shall be: (a) delivered personally; (b) delivered by express overnig mailed, via certified mail or first class U.S. Postal Service, with posta	nt delivery service; (c)	
	March 22, 2022           Effective:         March 31, 2022		
	Effective: <u>March 31, 2022</u>		
Issued			
	thority of Order of the Public Service Commission		
In Cas	e NoDated:		

<u>r</u> <u>e</u> <u>c</u>

<u>e</u> <u>d</u> ; <u>o</u>

<u>)</u> <u>d</u> <u>e</u> <u>1</u>

i

# WINDSTREAM KENTUCKY EAST, LLC

## P.S.C. KY No. 11 **Original Page 419**

(N)

#### **S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT**

#### S1.18 Service Agreement (Cont'd.)

#### 21 DEFAULT (Cont'd.)

ectronic mail; provided that a paper copy is also sent via methods (a), (b), or (c) of this Section. Notices will be deemed given as of the earliest of: the date of actual receipt; the next business day when sent via express overnight delivery service; five (5) calendar days after mailing in the case of first class or certified U.S. Postal Service, or on the date set forth on the confirmation produced by the sent confirmation when sent prior to 5:00 p.m. in the recipient's time zone, but the next business day when delivered at 5:00 p.m. or later in the recipient's time zone.

# **Original Page 28**

# **S1. POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT**

#### <u>S1.2</u>1 Compliance with Law, Assumption of Risk, and Disclaimer of Warranties

A. Notwithstanding anything to the contrary in these terms, Licensee shall ensure that any and all activities it undertakes pursuant to these terms shall comply with all applicable laws, including, without limitation, all applicable provisions of:

1. Workers' compensation laws

2. Unemployment compensation laws

3. The Federal Social Security Law

4. The Fair Labor Standards Act, and

All laws, regulations, rules, guidelines, policies, orders, permits and approvals 5. or any governmental authority relating to environmental matters including but not limited to Hazardous Materials and/or Occupational Safety and Health Act ("OSHA").

# MAKE ANY REPRESENTATION OR WARRANTIES AS TO THE CONDITION Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

In Case No.\_\_ \_Dated: <u>0</u> <u>R</u> <u>S</u> AFETYOFL Ī CENSOR, <u>-</u> <u>P</u>  $\begin{array}{c} \underline{\mathbf{O}} \ \underline{\mathbf{L}} \ \underline{\mathbf{E}} \ \underline{\mathbf{S}} \ \underline{\mathbf{A}} \ \underline{\mathbf{N}} \ \underline{\mathbf{Y}} \ \underline{\mathbf{A}} \ \underline{\mathbf{S}} \ \underline{\mathbf{S}} \ \underline{\mathbf{O}} \end{array}$ <u>C</u> Ī ₫

WINDSTREAM KENTUCKY EAST, LLC
-------------------------------

P.S.C. KY No. 11 Original Page 429

S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT	
S1.18 <u>Service Agreement</u> (Cont'd.)	(N)
21 DEFAULT (Cont'd.)	
TED FACILITIES AND EQUIPMENT ON, WITHIN OR SURROUNDING THE         SAME, OR THE PREMISES SURROUNDING THE SAME, LICENSEE         HEREBY ASSUMES ALL RISKS OF ANY DAMAGE. INJURY OR LOSS OF         ANY NATURE WHATSOEVER CAUSED BY OR IN CONNECTION WITH THE         USE OF POLES AND ASSOCIATED FACILITIES AND EQUIPMENT ON,         WITHIN OR SURROUNDING THE SAME, AND THE PREMISES         SURROUNDING THE SAME, AND THE PREMISES         SURROUNDING THE SAME AND LICENSEE IS SOLELY RESPONSIBLE         FOR ALL ALLEGED DAMAGES CLAIMED BY THIRD PARTIES ACCESSING         OR WORKING ON OR NEAR LICENSOR'S POLES.         EXCEPT AS OTHERWISE PROVIDED HEREIN, LICENSOR MAKES NO         WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE	╾┿╌┿┿┿┿┿┿┿┿┿┿
WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY EXPRESSLY DISCLAIMED, WITH	Ŧ
<u>REGARD TO THIS</u>	+++++++++++++++++++++++++++++++++++++++
Date of Issue: <u>March 22, 2022</u>	
Date Effective: March 31, 2022	
Issued by: Senior Regulatory Counsel	
By Authority of Order of the Public Service Commission	
In Case NoDated:	

WINDSTREAM KENTUCKY EAST, LLC

P.S.C. KY No. 11 Original Page 400

> i e m i i i i

> e æ ŧ ŧ ₽ Ħ ₽ ₽ € ¥ ÷ s ÷ € ₽ ŧ ₽ 욡 ŧ m ÷ 명 뉴 ŧ € ŧ

	S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT
S1.18	Service Agreement (Cont'd.)
22.	INDEMNIFICATION AND LIMITATION OF LIABILITY
	C. TARIFF AND ANY LICENSE ISSUED HEREUNDER INCLUDING, WITHOUT LIMITATION, ACCESS TO LICENSOR'S POLES OR OTHER FACILITIES.
	Original Page 29
	<b><u>S1. POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT</u></b>
51.22	Indemnification and Limitation of Liability
	<b>a.</b> <u>A.</u> Licensee shall compensate Licensor for the full actual loss, damage or destruction of Licensor's property that in any way arises from or is related to this <u>AgreementTariff</u> or activities undertaken pursuant to this <u>AgreementTariff</u> (including, without limitation, the installation, construction, operation, or maintenance of Licensee's Attachments).
	b.B. Licensee agrees to defend, indemnify, protect and hold harmless Licensor and its officers, directors, employees, shareholders, successors, assigns, agents, affiliates, representatives, partners, and contractors from and against any and all claims, actions, administrative proceedings (including, without limitation, informal proceedings), judgments, damages, penalties, fines, cost, liabilities, interests, or loss, including, without limitation, reasonable attorneys' fees and expenses, consultant fees, and expert fees, together with all other costs and expenses of any kind or nature suffered by or asserted against Licensor in any way arising out of or connected with this AgreementTariff or activities undertaken pursuant to this AgreementTariff (including, without limitation, the installation, construction, operation or maintenance of Licensee's Attachments or work performed on other Attachments on Licensor's Poles, unless caused solely by the negligence or willful misconduct of Licensee Contractors and expressly assumes all liability for actions by its affiliates, agents, officers, employees, or Licensee Contractors and expressly assumes all liability for actions by its affiliates, agents, officers, employees, or Licensee Contractors and expressly waives any immunity from the enforcement of this
Date of	Issue:         March 22, 2022
Date Et	ffective: <u>March 31, 2022</u>
Issued	by: <u>Senior Regulatory Counsel</u>

WINDSTREAM KENTUCKY EAST, LLC

# P.S.C. KY No. 11 Original Page 410

(N)

۲

# S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

# S1.18 Service Agreement (Cont'd.)

# 22. INDEMNIFICATION AND LIMITATION OF LIABILITY

herwise be provided by workers' compensation law or by other state or federal laws.

C. Without limiting any of the foregoing, Licensee assumes all risk of, and agrees to relieve Licensor of any and all liability for, loss or damage (and the consequences of loss or damage) to any facilities placed on Licensor's property and any other financial loss sustained by Licensee, except to the extent caused by the sole negligence or willful misconduct on the part of Licensor or Licensor's agents, officers, employees, and assigns.

Without limiting the foregoing, Licensee expressly agrees to indemnify, defend, and hold harmless Licensor and Licensor's agents, officers, employees and assigns from any and all claims asserted by end users/customers of Licensee in any way arising out of or in connection with this

- e.<u>A.</u> Without limiting any of the foregoing, Licensee assumes all risk of, and agrees to relieve Licensor of any and all liability for, loss or damage (and the consequences of loss or damage) to any facilities placed on Licensor's property and any other financial loss sustained by Licensee, except to the extent caused by the sole negligence or willful misconduct on the part of Licensor or Licensor's agents, officers, employees, and assigns.
- d.D. Without limiting the foregoing, Licensee expressly agrees to indemnify, defend, and hold harmless Licensor and Licensor's agents, officers, employees and assigns from any and all claims asserted by end users/customers of Licensee in any way arising out of or in connection with this AgreementTariff or Licensee's Attachments, except to the extent caused solely by the negligence or willful misconduct of Licensor or Licensor's agents, officers, employees, and assigns, or its contractors.

 Date of Issue:
 March 22, 2022

 Date Effective:
 March 31, 2022

 Issued by:
 Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

CATV

# **Original Page 30**

# S1. POLE ATTACHMENT TARIFFAND CABLE DUCT ARRANGEMENT

WINDSTR	EAM KENTUCKY EAST, LLC	P.S.C. KY No. 11 Original Page 41
<del>1.</del> <u>\$1.22</u>	Indemnification and Limitation of Liability (cont'd)	
	E. Licensee shall indemnify and hold harmless Licensor, its agents, and assigns from and against any claims, liabilities, losses, dama and costs (including, without limitation, reasonable attorneys' fe unforeseen, which the Licensor suffers or incurs because of:	iges, fines, penalties,
	<ol> <li>any discharge of Hazardous Materials resulting from acts or Licensee Contractors or Licensee's predecessor in interest;</li> </ol>	omissions of Licensee,
	<ol> <li>acts or omissions of Licensee, its agents, employees, License in connection with any cleanup required by law, or</li> </ol>	ees, or representatives
	3. failure of Licensee or Licensee Contractors to comply with I and Health Laws.	Environmental, Safety
	F. Licensee shall indemnify, protect, and hold harmless Licensor fr all claims for libel and slander, copyright and/or patent infringen indirectly by reason of installation of Licensee's Attachments pu	nent arising directly or
	G. In the event of any claim, demand or litigation specified the indeparty to be indemnified (the "Indemnified Party") shall give proparty (the "Indemnifying Party") of such claim, demand or litigat Party shall have sole control of the defense of any action or litigat demand (including the selection of appropriate counsel) and all r settlement or compromise of the same, except that the Indemnify make any non-monetary settlement or compromise without the I consent, which consent shall not be unreasonably withheld. The cooperate with the Indemnifying Party in the defense and/or settlement or litigation. Nothing herein shall be deemed to prevent from participating in the defense and/or settlement of any claim, the Indemnified Party's own counsel at	mpt notice to the other tion. The Indemnifying ation on such a claim or negotiations for the ying Party may not ndemnified Party 's Indemnified Party shall lement of any claim, the Indemnified Party demand or litigation by
Date of Iss	ue: <u>March 22, 2022</u>	
Date Effec	tive: <u>March 31, 2022</u>	
Issued by:	Senior Regulatory Counsel	
By Author	ity of Order of the Public Service Commission	

In Case No.\_\_\_\_\_Dated:\_\_\_\_\_

**土好是狮是色好学好好学士包白的是户男学包的 梵学主关臣预租仓学主主学是手** 

CA ∓ ₽ ₽

<del>\$1.18</del> \_\_\_\_\_<u>\$</u>

ervice Agreement (Cont'd.)	<u>h.H.</u> N
22. INDEMNIFICATION AND LIMITATION OF LIABILITY (Cont'd.)	O T
e. <u>A. Notwithstanding anything to the contrary in this Agreement, Licensee further shall</u>	Ŵ
indemnify and hold harmless Licensor, its agents, officers, employees, and assigns from	I
and against any claims, liabilities, losses, damages, fines, penalties, and costs	Т
(including, without limitation, reasonable attorneys' fees) whether foreseen or	Н
unforeseen, which the Licensor suffers or incurs because of:	S
	Т
<ol> <li>any discharge of Hazardous Materials resulting from acts or omissions of Licensee,</li> </ol>	А
Licensee Contractors or Licensee's predecessor in interest;	Ν
	D
2.1. acts or omissions of Licensee, its agents, employees, Licensees, or representatives	Ι
in connection with any cleanup required by law, or	N
	G
3.1. failure of Licensee or Licensee Contractors to comply with Environmental, Safety	Α
and Health Laws.	N
	Y
f. Licensee shall indemnify, protect, and hold harmless Licensor from and against any and all claims	Т
for libel and slander, copyright and/or patent infringement arising directly or indirectly by reason of installation of Licensee's Attachments pursuant to this Agreement.	Н
instantation of Execuse a Antachinents pursuant to this Agreement.	I
g.AIn the event of any claim, demand or litigation specified the indemnity provision,	N
the party to be indemnified (the "Indemnified Party") shall give prompt notice to the	G
other party (the "Indemnifying Party") of such claim, demand or litigation. The	Т
Indemnifying Party shall have sole control of the defense of any action or litigation on	0
such a claim or demand (including the selection of appropriate counsel) and all	Т
negotiations for the settlement or compromise of the same, except that the Indemnifying	Н
Party may not make any non-monetary settlement or compromise without the	E
Indemnified Party's consent, which consent shall not be unreasonably withheld. The	С
Indemnified Party shall cooperate with the Indemnifying Party in the defense and/or	0
settlement of any claim, demand or litigation. Nothing herein shall be deemed to	N
prevent the Indemnified Party from participating in the defense and/or settlement of any	Т
claim, demand or litigation by the Indemnified Party's own counsel at the Indemnified	R
Party's own expense.	A
	R Y
	C
	0
	N N
	T
	A
	I
	N I
Original Page 31	E
	D
S1. POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT           Date of Issue:         March 22, 2022	I
Date of issue: <u>Iviaten 22, 2022</u>	N
22 Bac Effective: Match 51, 2022	Т
Issued by: Senior Regulatory Counsel	
By Authority of Order of the Public Service Commission	

HE AGREEMENT TARIFF, NEITHER PARTY SHALL BE LIABLE TO THE OTHER PARTY FOR CONSEQUENTIAL, INCIDENTAL, PUNITIVE, EXEMPLARY OR INDIRECT DAMAGES SUFFERED BY SUCH PARTY OR BY ANY SUBSCRIBER, CUSTOMER OR PURCHASER OF SUCH PARTY FOR LOST PROFITS OR OTHER BUSINESS INTERRUPTION DAMAGES, WHETHER BY VIRTUE OF ANY STATUTE, IN TORT OR IN CONTRACT, UNDER ANY PROVISION OF INDEMNITY, OR OTHERWISE, REGARDLESS OF THE THEORY OF LIABILITY UPON WHICH ANY SUCH CLAIM MAY BE BASED OR WHETHER IT (a) HAS BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES OR (b) IS NEGLIGENT.

Date of Issue: March 22, 2022 Date Effective: March 31, 2022 Issued by: Senior Regulatory Counsel By Authority of Order of the Public Service Commission In Case No.\_\_\_\_\_Dated:\_\_

<del>(N)</del> (<del>Ň)</del>

+

+

WINDSTREAM KENTUCKY EAST, LLC	P.S.C. KY No. 11 Original Page 42
CATV	Original Page 42
23 Insurance	
POLE ATTACHMENT AND CABLE DUCT ARRA	ANGEMENT
51.18 <u>Service Agreement</u> (Cont'd.)	
23. INSURANCE	
<u>A.</u> Licensee shall obtain and maintain, in full force and effect at	, 0
operations covered by this Agreement <u>Tariff</u> , such minimum i obligations and liabilities of Licensee, its agents, and its empl	
from the operations under this Tariff. Insurance shall have lin	
Commercial General Liability policy of minimum limits of:	ints of not less than
	er policy period
	er policy period
Personal Injury/Advertising \$ 2,000,000 p Each Occurrence \$ 2,000,000 p	
Fire Legal Liability \$ 50,000 any	
a. <u>A. Agreement.</u> Insurance shall have limits of not less than C	
Liability policy of minimum limits of:	
General Aggregate \$ 2,000,000 p	er policy period
	er policy period
Personal Injury/Advertising \$ 2,000,000 p	
Each Occurrence \$ 2,000,000 p Fire Legal Liability \$ 50,000 any	
Fire Legal Liability \$50,000 any (	<del>one me</del>
B. In addition to the insurance coverage required by this Agreen	pentTariff. the General
Aggregate coverage provided by Licensee will be increased to	
period if work is performed by an Approved Contractor pursu	
Agreement <u>Tariff</u> .	
C. The policy will be ordered to show the shows accrete limit	its applying to "apply" ich
<u>C. The policy will be endorsed to show the above aggregate limits</u> site or, as an alternative, the General Aggregate will be increased	
policy period. Policy will also specifically state the coverage	· · · · ·
conducted by the Licensee, its employees, or agents on behal	11 1
subsidiary.	If of Licensee of
<u>substately</u> .	
b. <u>A.</u> The policy will be endorsed to show the above aggregate	
job site or, as an alternative, the General Aggregate will be in Date of Issue: March 22, 2022	ereased to \$4,000,000 per
Date of issue: March 22, 2022 Date Effective: March 31, 2022	
Issued by: <u>Senior Regulatory Counsel</u>	
By Authority of Order of the Public Service Commission	

₽

¥

e ቻ ₩

⊕ § ₽

£

£

ŧ ŧ ŧ €

the coverage applies to all operations conducted by the Licensee, its employees, or agents on behalf of Licensee or subsidiary.

Original Page 32

 $(\mathbf{N})$ 

**┽┽┽┽┽┽┽┽┽┽** 

(N)

#### S1. POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

# S1.23 Insurance (cont'd)

e.D. Where the performance of the work involves structural property, underground property, or blasting, Licensee's Commercial General Liability insurance policy shall provide coverage to the insured for legal liability arising from operations under this AgreementTariff for property damage:

- 1. arising out of blasting,
- 2. arising out of collapse of, or structural injury to, any building or structure or
- 3. To underground facilities and utilities.
- E. Other general liability forms are acceptable in lieu of the Commercial General Liability Form however they are not to be used without written approval from Licensor. 1. arising out of blasting,

2.<u>1.</u>arising out of collapse of, or structural injury to, any building or structure or 3.<u>1.</u>To underground facilities and utilities.

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: <u>Senior Regulatory Counsel</u>

By Authority of Order of the Public Service Commission

WINDS	TREAM KENTUCKY EAST, LLC P.S.C. KY No. 11 Original Page 43
	S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT
S1.18	Service Agreement (Cont'd.) (N)
23.	INSURANCE (Cont'd.)
	d. <u>A.</u> Other-general liability forms are acceptable in lieu of the Commercial General Liability Form however they are not to be used without written approval from Licensor.
	1. Business Automobile Liability policy with minimum limits of:         i: Bodily Injury       \$2,000,000 per accident         Property Damage       \$2,000,000 per accident         OR       Combined Single Limit \$ 2,000,000 per accident
	The policy will be issued using symbol "1 - any auto" coverage.
	<ol> <li>Workers Compensation: Combined Single Limit \$ 2,000,000 per accident The policy will be issued using symbol "1any auto" coverage. <u>ii.1.</u>Workers Compensation:     </li> </ol>
	Part 1 - Medical Benefits Statutory
	Part 2 - Employer's Liability as indicated: Bodily Injury by Accident \$1,000,000 each accident Bodily Injury by Disease \$1,000,000 policy limit
	F. The policy will show the state in which operation on behalf of the Licensee and/or subsidiary is being conducted. For operations conducted within monopolistic (state fund) states, Licensee will furnish a certificate of compliance from the appropriate state fund administrator.
	G. In each and every policy except workers' compensation, Licensor and its subsidiaries shall be named an "additional insured" with respect to activities performed on behalf of the Licensee and its subsidiaries.
Date of	Sissue: March 22, 2022
	fective: March 31, 2022
Issued l	

SI ... POLEATITACHMENTANDCABLEDUCTARRAN

By Authority of Order of the Public Service Commission

WINDSTREAM KENTUCKY EAST, LLC		P.S.C. KY No. 11 Original Page 43
	S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT	
\$1.18	Service Agreement (Cont'd.)	(N)
23.	INSURANCE (Cont'd.)	
	<u>GEMENT</u>	<u>S1.24</u>
<u>81.23</u>	Insurance (cont'd)	<u>Sur</u> ety
any ca	<ul> <li>H. Coverage provided by the policies listed in this paragraph will be iss company, licensed in the state in which operations on behalf of the conducted. It is acceptable to use both primary and excess/umbrel necessary limits. The worker's compensation policy must contain a v clause. Licensee will furnish to Licensor, a certificate evidencing inst under sub-paragraphs 23(a) and (d). Such certificate or Licensee thirty (30) day prior notice to the Licensor of any cancellation or coverage and shall be signed by a legal representative of the issui company. Bodily Injury by Disease \$1,000,000 policy limite. The policy will show the state in which operation on behalf of subsidiary is being conducted. For operations conducted within mon states, Licensee will furnish a certificate of compliance from the a administrator.</li> <li>f.A. In each and every policy except workers' compensation, Licensor and be named an "additional insured" with respect to activities perform Licensee and its subsidiaries.</li> <li>g.A. Coverage provided by the policies listed in this paragraph winsurance company, licensed in the state in which operations on behalf to be conducted. It is acceptable to use both primary and excess/umbre necessary limits. The worker's compensation policy must contain a v clause.</li> <li>Licensee will furnish to Licensor, a certificate evidencing insurance coverage to the state in which operations on behalf to be conducted. It is acceptable to use both primary and excess/umbre necessary limits. The worker's compensation policy must contain a v clause.</li> <li>Licensee will furnish to Licensor, a certificate evidencing insurance coverage to d(d). Such certificate of insurance shall be signed by a legal represence or oppary. The certificate of insurance shall be signed by a legal represence or oppary. The certificate of insurance shall be sent to Licensor's contact ident licensor's c</li></ul>	e Licensee are to be       Image: status of subrogation         la policies to obtain       Image: status of subrogation         urance coverage       i         shall provide for a       c         material changes in       e         ng insurance       n         it       s         'the Licensee and/or       e         opplistic (state fund)       s         ppropriate state fund       h         Lits subsidiaries shall       a         ied on behalf of the       f         ill be issued by an       u         if of the Licensee are       r         cla policies to obtain       n         vaiver of subrogation       i         under sub-paragraphs       h         ce to the Licensor of       a         native of the issuing       b         utified in ExhibitE.       o         ply to all Licensee       f
Date o	f Issue: March 22, 2022	<u>o</u> <u>r</u>
	ffective: March 31, 2022	
Issued		
	thority of Order of the Public Service Commission	

WINDSTREAM KENTUCKY EAST, LLC		.S.C. KY No. 11 Driginal Page 43
	S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT	
S1.18	Service Agreement (Cont'd.)	(N)
23.	INSURANCE (Cont'd.)	
	each Licensee utilizing pole attachments or cable ducts under this tariff to g payment of any sum which may become due to the Licensor for rental, pena ready charges and work performed by the Licensor, pursuant to this tariff, for the Licensee or as a result of default or forfeiture by the Licensee. The amon shall be based upon the following:	alty, and make- for the benefit of
	1. For attachments to 500 poles or less, a bond of \$5,000 shall be furnished provided in (4) below.	<u>d, except as</u>
	2. For attachments to poles in excess of 500, further surety in the amount of each additional 500 poles, or any increment thereof, shall be furnished of provided in (4) below.	
	3. Where cable ducts are provided, further surety in the amount of \$10,000 furnished, except as provided in (4) below.	<u>) shall be</u>
	<u>(</u>	Original Page 34
	S1. POLE ATTACHMENT AND CABLE DUCT ARRANGEM	ENT
<u>\$1.24</u>	Surety (cont'd)	
	4. After one year following the completion of construction of a Licensee s placement into operation, the Licensee may request that the required an reduced. Upon the Licensor's receipt of satisfactory evidence that all me workmen and material men who furnished services, labor or materials in the services.	nount of bond be echanics,
Date o	f Issue: <u>March 22, 2022</u>	
Date E	ffective: March 31, 2022	
Issued	by: Senior Regulatory Counsel	
<u>By Au</u>	thority of Order of the Public Service Commission	
In Cas	e No. Dated:	

<u>c</u> <u>o</u> <u>n</u> <u>s</u> t r <u>u</u> <u>c</u> t i <u>o</u> <u>n</u> <u>o</u> <u>f</u> <u>s</u> <u>u</u>  $\frac{c}{h}$ L i <u>c</u> <u>e</u> <u>n</u> <u>s</u> <u>e</u> <u>e</u> s y <u>s</u> t <u>e</u> m 2 <u>a</u>

<u>n</u>

# WINDSTREAM KENTUCKY EAST, LLC

# P.S.C. KY No. 11 Original Page 43

	S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT	
\$1.18	Service Agreement (Cont'd.)	(N)
23.	INSURANCE (Cont'd.)	
	d all taxing authorities, have been paid all amounts due them, the Licensor will reduce the amount of bond required to the following:	
	a. For attachments to 500 poles or less, a bond of \$2,000 shall be furnished.	ł
	b. For attachments to poles in excess of 500, further surety in the amount of \$2,000 for each 500 poles, or any increment thereof, shall be furnished.	+ + +
	c. Where cable ducts are provided, further surety in the amount of \$5,000 shall be <u>furnished.</u>	+++++++++++++++++++++++++++++++++++++++
		+ + +
		+ + +
		+
		+++++++++++++++++++++++++++++++++++++++
		ł
		ł
		+ +

+ + + + + (№)

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: <u>Senior Regulatory Counsel</u>

By Authority of Order of the Public Service Commission

WINDSTREAM KENTUCKY EAST, LLC

#### P.S.C. KY No. 11 Original Page 44

(N)

(N)

# S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

#### S1.18 Service Agreement (Cont'd.)

## 24. NOTICES

Any and all notices to a party required or permitted under this Agreement-shall be in writing and shall be: (a) delivered personally; (b) delivered by express overnight delivery service; (c) mailed, via certified mail or first class U.S. Postal Service, with postage prepaid, and a return receipt requested; or (d) delivered by electronic mail; provided that a paper copy is also sent via methods (a), (b), or (c) of this Section. Notices will be deemed given as of the earliest of: the date of actual receipt; the next business day when sent via express overnight delivery service; five (5) calendar days after mailing in the case of first class or certified U.S. Postal Service, or on the date set forth on the confirmation produced by the sent confirmation when sent prior to 5:00 p.m. in the recipient's time zone, but the next business day when delivered at 5:00 p.m. or later in the recipient's time zone. Notices will be addressed to the parties as set forth under this Section 24.

#### 25. CONFIDENTIALITY

Neither party shall at any time disclose, provide, demonstrate or otherwise make available to any party any of the terms or conditions of this Agreement or any materials provided by either party specifically marked as confidential, except upon written consent of the other party, or as may be required or governm <del>ntal auth</del> Notwithstanding the foregoing, nothing in thi prevent disclosure to a party's authorized legal counsel who shall be subject to this confidentiality section, nor shall it preclude the use of this Agreement by the parties to obtain financing, to make or report matters related to this Agreement in any securities statements, or to respond to any requests by governmental or judicial authorities; provided, however, that any such disclosure shall be limited to the extent necessary. and shall be made only after attempting to obtain confidentiality assurances. Notwithstanding the foregoing, prior to making any disclosure in response to a request of a governmental authority or legal process, the party called upon to make such disclosure shall provide notice to the other party of such proposed disclosure sufficient to provide the other with an opportunity to timely object to such disclosure. Notwithstanding the censor may, without notice to Licensee: (i) negotiate or enter into any agreement with any foregoing, I other person(s) or entity(ies) that is identical or similar to this Agreement; and (ii) provide the text of all or part of this Agreement to any other party, so long as Licensor shall redact therefrom all references to Licensee and shall not associate such text with Licensee or identify Licensee as having agreed to such text or terms.

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

WIND	STREAM KENTU	JCKY EAST, LLC	P.S.C. KY No. 11 Original Page 45
	S1. CATV	POLE ATTACHMENT AND CABLE DUCT ARRAN	IGEMENT
<b>\$1.18</b>	Service Agree	<u>ement</u> (Cont'd.)	(N) -
26.	DISPUTE RES	DLUTION	
<u>81.25</u>	Dispute	Resolution	I
	<del>а.<u>А</u></del>	Except in the case of:	
	1.	a suit, action, or proceeding by one party to con its obligation to indemnify the other party purs	
	2.	a suit, action or proceeding to compel either paresolution procedures set forth in this section, t procedure to resolve any dispute, controversy, this AgreementTariff or its breach.	he parties agree to use the following
			Original Page 35
		S1. POLE ATTACHMENT AND CABLE D	UCT ARRANGEMENT
<u>81.25</u>	Dispute	Resolution (cont'd)	
	resp con neg	At the written request of a party, each party sha onsible representative to meet and negotiate in roversy, or claim arising under this Agreement otiations be conducted by non-lawyer, business otiations shall be left to the discretion of the rep	good faith to resolve any dispute, <u>Tariff</u> . The parties intend that these representatives. The substance of the
Date of	of Issue: Marc	<u>h 22, 2022</u>	
Date F	Effective: Marc	<u>h 31, 2022</u>	
Issued	by: <u>Senic</u>	r Regulatory Counsel	
<u>By Au</u>	thority of Orde	of the Public Service Commission	
In Cas	e No	Dated:	

#### WINDSTREAM KENTUCKY EAST, LLC

# P.S.C. KY No. 11 Original Page 45

(N)

## S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

#### S1.18 Service Agreement (Cont'd.)

## 26. DISPUTE RESOLUTION

may utilize other alternative nonbinding dispute resolution procedures such as mediation to assist in the negotiations. Discussions and correspondence between the representatives for the purposes of these negotiations shall be treated as confidential, undertaken for purposes of settlement, shall be exempt from discovery and production, and shall not be admissible in any subsequent proceeding without the concurrence of all parties. Documents identified in or provided during such negotiations, which are not prepared for purposes of the negotiations, shall not be so exempt and may, if otherwise admissible, be admitted as evidence in any subsequent proceeding.

- e.C. If a resolution of the dispute, controversy or claim is not reached within ninety (90) days of the initial written request referred to in this <u>Section 26S1.25</u>, the dispute, controversy, or claim may be filed with the State utility commission or the Federal Communication Commission, if applicable, for review and determination, provided the party invoking the commission's intervention process has in good faith negotiated, or attempted to negotiate, with the other party pursuant to this <u>Section 26S1.25</u>.
- d.D. Except as otherwise provided in this <u>AgreementTariff</u> under the Indemnification or Default provision- or elsewhere, each party shall bear its own costs, including attorneys' fee, incurred in connection with any of the foregoing procedures. A party seeking discovery shall reimburse the responding party the cost of reproducing documents (to include search time and reproduction time costs).

# 27. TAXES

#### S1.26 Abandonment

Nothing in these terms shall prevent or be construed to prevent Licensor from abandoning, selling, assigning, or otherwise disposing of any Poles. Licensor shall notify Licensee of any sale, assignment, or other disposition of any Poles or other Licensor property used for Licensee's Attachments.

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated:\_\_\_\_\_

<u>0</u> <u>r</u> <u>i</u> g i <u>n</u> <u>a</u> <u>|</u> P <u>a</u> g <u>e</u> <u>3</u> <u>6</u> <u>S</u> 1 : <u>P</u> OLEATTACHMENT A N D

WINDS	STREAM KENTUCKY EAST, LLC	P.S.C. KY No. 11 Original Page 45
	S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT	
S1.18	Service Agreement (Cont'd.)	
26.	DISPUTE RESOLUTION	
	CABLE DUCT ARRANGEMENT	
<u>81.27</u>	Taxes	
	Each party shall pay all taxes and assessments lawfully levied on its services subject to this Agreement <u>Tariff</u> .	own property and

 Date of Issue:
 March 22, 2022

 Date Effective:
 March 31, 2022

 Issued by:
 Senior Regulatory Counsel

 By Authority of Order of the Public Service Commission

 In Case No.
 Dated:

WINDSTREAM KENTUCKY EAST, LLC-P.S.C. KY No. 11

S1.28 Protection Against Claims for Libel and Slander, Copyright, and Patent Infringement

The Licensee shall indemnify, protect, and hold harmless the Licensor from and against any and all claims for libel and slander, copyright and/or patent infringement arising by reason of attachment of Equipment to Licensor poles or installation of Equipment in Licensor cable ducts, pursuant to this tariff.

# S1.29 Waiver

Original Page 46

**S1. CATV-POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT** 

#### S1.18 Service Agreement (Cont'd.)

#### 28. WAIVER

Failure by either party to enforce or insist upon compliance with any of the terms or conditions of this AgreementTariff shall not constitute a general waiver or relinquishment of any such terms or conditions, but the same shall be and remain at all times in full force and effect.

#### 29. NO THIRD-PARTY BENEFICIARIES

Except as otherwise provided in this Agreement, this Agreement is intended to benefit only the parties and may be enforced solely by the parties, their successors in interest or permitted assigns. It is not intended to, and shall not, create rights, remedies or benefits of any character whatsoever in favor of any persons, corporations, associations, or entities other than the parties, except as provided herein.

# 30. FORCE MAJEURE

#### S1.30 Force Majeure

Neither party shall be liable for any delay or failure in performance of any part of this License AgreementTariff or License issued hereunder from any cause beyond its reasonable control and without its fault, omission or negligence, such as acts of God, acts of civil or military authority, embargoes, epidemics, war, terrorist acts, riots, insurrections, fires, explosions, earthquakes, nuclear accidents, floods, power blackouts, labor strikes, lockouts or work stoppages or severe weather ("Force Majeure Event"). In the event of a Force Majeure Event, upon giving prompt notice to the other party, the due date for performance by the affected party of its original obligation(s) shall be extended by a term equal to the time lost by reason of the Force Majeure Event. In the event that the affected party is able to partially perform its obligations, it shall perform its obligations at a performance level no less than that which it uses for its own operations-

#### 31. ASSIGNMENT

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated:\_\_\_\_\_

rii gii nali Page 37 SI POLEATTACHMENTAN

<u>0</u>

#### **D CABLE DUCT ARRANGEMENT**

# S1.31 Assignment

Licensee shall not assign; transfer or sublet the privileges hereby granted, or sell, lease or otherwise permit the use of its facilities on or any part thereof (all of the foregoing being "Transfers"), without prior consent in writing of Licensor. No such consent granted by Licensor shall be effective until Licensee's assignee, sublessee or other transferee has agreed, on an enforceable separate document signed and delivered to Licensor, to assume all obligations and liabilities of Licensee under this AgreementTariff. Licensor may condition such consent upon the assignee's sublessee's or transferee's agreementTariff to reasonable additional or modified terms or conditions. If there is a change of control of Licensee, then Licensor shall have the right, in its reasonable discretion, immediately to terminate this AgreementTariff in its entirety without further liability. Licensor may assign or otherwise transfer this AgreementTariff or any of its rights and interests to any firm, corporation or individual, without the prior consent of Licensee.

 Date of Issue:
 March 22, 2022

 Date Effective:
 March 31, 2022

 Issued by:
 Senior Regulatory Counsel

 By Authority of Order of the Public Service Commission

 In Case No.
 Dated:

(N)

WINDSTREAM KENTUCKY EAST, LLC

#### P.S.C. KY No. 11 Original Page 477

#### **S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT**

#### S1.18 Service Agreement (Cont'd.)

#### 32. APPLICABLE LAW

This Agreement, and the rights and obligations contained in it, shall be governed and construed under the laws of the state in which the Attachments hereunder are to be located. The terms and conditions of this Agreement shall be subject to any and all applicable laws, rules, regulations or guidelines now in effect, or as they may be amended, or that subsequently may be prescribed by any federal, state or local governmental authority, including, without limitation, the Kentucky Public Service Commission collectively the "Applicable Law"). For the purposes of this Agreement, the definition of Applicable Law specifically includes, but is not limited to 807 KAR 5:015 and KRS Chapter 278. To the extent there is a conflict between the terms contained in this Agreement and Applicable Law, the Applicable Law will control. To the extent required by any such Applicable Law, the Parties agree that the terms of this Agreement are hereby modified to bring the affected term(s) and conditions(s) of this Agreement into compliance with such Applicable Law. Nothing in this Agreement is intended to displace or waive any Kentucky Public Service Commission rules governing pole attachments. Should any term of this Agreement be determined by a court or agency with competent jurisdiction to be unenforceable, all other terms of this Agreement shall remain in full force and effect. THIS AGREEMENT IS BASED WHOLLY ON LICENSOR'S TARIFF AND THE TERMS OF LICENSOR'S TARIFF SHALL CONTROL TO THE EXTENT THERE IS A CONFLICT BETWEEN THE TERMS OF THIS AGREEMENT AND THE TERMS OF LICENSOR'S TARIFF.

<del>33.</del>	WAIVER OF JURY TRIAL
<u>S1.32</u>	Waiver of Jury Trial
	Licensor and Licensee each expressly waive its right to a jury trial.

#### ENTIRE AGREEMENT, MODIFICATIONS, SURVIVAL AND CONFLICTS AND TARIFFS

This Agreement cancels and supersedes all previous agreements whether written or oral, except for any sums due thereunder, between Licensor and Licensee with respect to the Licensee's Attachments to Licensor's Poles; and there are no other provisions, terms or conditions to this Agreement except as expressed herein. All currently effective Licenses and authorizations for Attachments granted pursuant to such previous agreements shall continue in effect subject to the terms and conditions of this Agreement.

This Agreement may be amended or supplemented at any time only upon written agreement by the parties hereto. Notwithstanding the foregoing, all Exhibits, fees, Licensor specifications may be modified by Licensor upon thirty (30) day notice to Licensee.

-Notwithstanding the termination of this Agreement for any reason, Section 19 Compliance with C\_ Laws, Assumption of Risk and Disclaimer of Warranties, Section 22 Indemnification and Limitation of Liability, Section 23 Insurance, Section 25 Confidentiality and any other provision intended to survive, shall survive termination to the maximum extent permitted under applicable law. Notwithstanding any Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

In Case No.\_\_ \_Dated: (N) provision . <del>s to the</del> contrary, all rights, remedies -01 obligatio ns which arose or accrued <del>prior to</del> the terminati on or expiratio n of the terms hereof <del>shall</del> survive <del>and be</del> fully enforcea ble for the applicabl e statute of

limitation

s period

WINDSTREAM KENTUCKY EAST, LLC

P.S.C. KY No. 11 Original Page 487

S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

# S1.18 Service Agreement (Cont'd.)

(N) |



WINDST	REAM KENTUCKY EAST, LLC				Y No. 11 I Page 497
	S1. CATV POLE ATTACHMEN	T AND CABLE D	UCT ARRANGEN	IENT	
S1.18	Service Agreement (Cont'd.)				(N)
	<del>ENTIRE_AGREEMENT,_MODIFIC  TARIFFS (Cont'd.)  </del>	ATIONS, SUR	VIVAL AND CO	NFLICTS AND	1
Licensor or differ	It is the intent of the parties that 's state tariffs be construed as be rence between the terms and cor applicable I	ing consistent v nditions of this	/here possible. ► Agreement and	owever, in the event Licensor's state tariff,	of a   conflict the   terms of
<del>35.</del>	AUTHORITY AND COUNTERPART	S AND ELECTRO	ONIC SIGNATURI	S	
<del>good sta</del> <del>perform</del>	Each party represents and warra anding under the laws of the stat red. Each party warrants that it ent and to I	e in which the has full power	obligations unde and authority to	r this License Agreem execute and deliver	ent are to be   this License
electron	This Agreement may be execute vic version of the Agreement shall preement may be executed in f	have the same	legally binding e	fect as an original par	per version.
LICENSC	)R		LICENSEE		
<del>(INSERT</del>	WINDSTREAM ENTITY)		<del>(INSERT CATV/C</del>	LEC ENTITY)	
BY:		=	BY:		_ †
NAME:_		=	NAME:		_
TITLE:		=	TITLE:		= <sup>†</sup>
DATE:		=	DATE:		<sup>+</sup>

WINDSTREAM KENTUCKY EAST, LLC

# P.S.C. KY No. 11 Original Page 507

(N)

(N)

#### S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

## S1.18 Service Agreement (Cont'd.)

# EXHIBIT A DEFINITIONS "Application for Pole License " - A written request submitted in the form of Exhibit B or Exhibit B-1 from Licensee to Licensor requesting authorization to attach Licensee owned facilities to Poles in accordance with this Agreement. "Approved Contractor" - a contractor approved by Licensor and listed on Exhibit F of this Agreement. <u>Exhibit F</u> may be amended from time to time upon the mutual agreement of Licensee and Licensor; provided however, such agreement shall not be unreasonably withheld or conditioned by Licensor and if Licensor

however, such agreement shall not be unreasonably withheld or conditioned by Licensor and if Licensor has not objected to a contractor within ten (10) days of Licensee written request (which may be via email or other electronic means) for Licensor's agreement to add the contractor, such contractor shall be deemed an "Approved Contractor" provided such contractor meets the Contractor Minimum Qualification Requirements set forth in 47 CRF 1.1412 (c) as amended by the Third Report and Order and Declaratory Ruling (FCC-18-111) released on August 3, 2018. However, Licensor reserves the right to remove any contractor from the list of Approved Contractors for violations of this Agreement or if Licensor reasonably determines that the contractor does not meet the Contractor Minimum Qualification Requirements.

"<u>Attachment(s)</u>" any facilities, cables or equipment attached to Poles or any other property owned or controlled by Licensor.

"Effective Date" - is the date this Agreement is last signed by the parties.

"<u>Complex Make Ready</u>" Make Ready Work that will: (a) require splicing, or (b) require that a new pole to be set, or (c) require work that is reasonably anticipated to lead to or cause a service outage for Licensor or any existing attacher, or (d) require relocation of existing wireless attachment; or (e) require any work above the communications space.

"Force Majeure Event" -- shall have the meaning set forth in Section 30 of the Agreement.

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

WINDSTREAM KENTUCKY EAST, LLC

P.S.C. KY No. 11 Original Page 500

(N)

1

# S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

# S1.18 Service Agreement (Cont'd.)

"Hazardous Materials" -

₽ ₹ ş ŧ ₽ 읗 ŧ 욟 ₽ e e 7 ₩ æ ŧ e ÷ ₽ ŧ ₿ ŧ ₩ 욡 8 ŧ

e

₽ ₽

₩

₿

ŧ

₽

e

A

# Original Page 38

# S1. POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

# <u>Exhibit A</u>

Any-substance, material or waste now or hereafter defined or characterized as hazardous, toxic or dangerous as defined by the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA") of 1980, as amended, and other federal, state, and local health, safety, and environmental laws, ordinances, statutes, and rules, including but not limited to the Occupational Safety and Health Act ("OSHA").

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

WINDSTREAM KENTUCKY EAST, LLC

## P.S.C. KY No. 11 Original Page 510

(N)

(N)

#### S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

# S1.18 Service Agreement (Cont'd.)

eafter classified as a contaminant or pollutant under any law, rules, ordinance, or authority. Any other substance, material or waste, the manufacture, processing, distribution, use, treatment, storage, placement, disposal, removal or transportation of which is now or hereafter subject to regulation under any law, ordinance, statute, rule or regulation of any governmental body or authority. "<u>License</u>" is the specific nonexclusive and revocable permission from Licensor, in the form of a Licensor countersigned and returned Application for License, to Licensee authorizing Licensee to attach its facilities as applied for to Licensor Poles in accordance with this Agreement.

"Licensee Contractors" - shall have the meaning set forth in Section 11(d) of the Agreement.

<u>"Make Ready Estimate</u>" is Licensor's estimated cost to perform Make Ready Work on Licensor's facilities on Poles to accommodate Licensee's Attachment as requested in an Application for Pole License.

<u>"Make-Ready Work" - all Licensor, joint owner or other existing attacher work to prepare Licensor's Poles</u> and related facilities for the requested Attachment of Licensee's facilities but not the actual placement of Attachments or administrative activities related to inquiries, verifications, requests or applications.

Date of Issue: <u>March 22, 2022</u>

Date Effective: March 31, 2022

Issued by: <u>Senior Regulatory Counsel</u>

By Authority of Order of the Public Service Commission

WINDSTREAM KENTUCKY EAST, LLC

#### P.S.C. KY No. 11 **Original Page 520**

# S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT (N) S1.18 Service Agreement (Cont'd.) "Overlashing or overlashed" - lashing of an additional Licensee owned cable to Licensee's own existing cable and/or strand attached to a Pole as set forth in <u>Section 12</u> of this Agreement. "Pole(s)"- a pole owned solely or jointly by Licensor or Poles owned by others to the extent that and for so rmit others to be attached in the commun long as Lice or has the right to p "Pole Attachment Fee" -- the fee paid annually per Attachment on a Pole. For billing purposes, a single Attachment includes the point of Attachment and all facilities located in the usable space on the Poles in the space assigned to Licensee (typically six inches above and six inches below the point of Attachment). If Licensee occupies more than one foot of usable space on Poles, separate Pole Attachment Fees shall apply to each one foot of space occupied. "Right-of-Way" - right-of-way owned or controlled by Licensor. "Simple Make-Ready" - Make-Ready Work that is not Complex Make-Ready. Licensor has the right to determine in its sole reasonable discretion whether Make-Ready Work is Complex Make-Ready or Simple Make-Ready.

Date of Issue: March 22, 2022 Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

In Case No.\_ \_Dated:

NIN	DSTRE	AM KEN	TUCKY EAST, LLC								P.S.C. KY Original I	
		S1. CAT	V POLE ATTACHN	IENT ANI	D CAB	LE DI	JCT A	RRAN	GEME	NT		
1.1	8 <u>Sei</u>	vice Agr	<u>eement</u> (Cont'd.)									
					ЕХН	BIT B						
		COMP	LEX MAKE-REA	ADY AP			-	ENHA	NCEI	) NON	-OTMR)	
		NOTET	O ALL FIRMS: IF YOU CHO	DOCT NOT T	DIROCT			DBLICHT	ION VOI	IN THE DE		
			OR WINDSTREAM'S ENGI					PTIONS 1	TO THIS H		1	-
				EXHIBI m CORPORA	TION				OSAL #:			
			APPLICATION	FOR POLE I Name,	ICENSE		Sub	mit in Du	plicate			
Nam	e of Firm A	pplying:		Phone # EMAIL							20	
	ess, City,			ADDRESS	-						1	
irm	Applying			Authorized Si	gnature &	Date:					с.	
his a		we choose to	my firm is agreeing to pay al proceed all <u>ESTIMATED</u> fe PAYMENT OF FEES WILL R	es, including	engineer	ing & ma	keready	MUST BE	PAID IN F	ULL UP FE		ne project.
<u>ΤΕ: F</u>	<i>inal costs</i> olumn 1		<i>ined by actual time &amp; materi</i> Column 3		do the n	ake-rea	dy work.	Any diffe	erence in e	charges wi	<i>ll be billed accordingly.</i> Column 11	Column 12
	ienree ta	Licebree to	Columna	Licenzee to	Licearee	ta Camplet	Licentee	Licenzee	Licenzee to	Windstreen to	Column	Vindrtreen To
	dstream	camplete	Liconroo tu cumploto	Height,	Hgt of	Hgt of	Hgt of	Hgt of	* & type	Camplete Height	Windstreen Tu Camplete	Camplete Bill for
Stru	ead & cture No. ole No.)	Power Pole No.	Location: Street, City,	Class, Ownership of Pole	highest Tel Cable	t Tel	lowest Power Cable	other attachm	of Attachm	License e to	Licensor Work	Bill for Rent Y or N
(120	DIE NO.J	NO.	Township, Zip Code	orPole	Cable	Drop	LaDie	ts on	ts	attach	Description	TOTM
							1					
							1					
							2					
							-					
							3	3				
_							-	-				
							3					· · · · · ·
							3	3				
		DITO	FATACH BRANINGS TO T	THE ADDITION	TION T			ED TOTA		TTUTN		
				mit to: Winds	tream.Joi				withou	THEM		
vinds	stream OS	P Construction	Manager/Engineer Authoriz	ed Signature &	t Date:	1	1	1	1	1		
ate	of Iss	ue: <u>Ma</u>	rch 22, 2022									
			rch 22, 2022 rch 31, 2022									

(N) ļ

By Authority of Order of the Public Service Commission

# WINDSTREAM KENTUCKY EAST, LLC

P.S.C. KY No. 11 Original Page 533

# S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

# S1.18 Service Agreement (Cont'd.)

			<u>I</u>	XHIBIT	<u>B-1</u>							
	SIMP	LE MA	KE-READY	APPLIC	ΑΤΙΟ	N (O1	'MR)					
HIBIT B - WIND	STREAM C	OMMUNIC	ATIONS									
IMR Application	- Simple Ma	ke Ready										
				Name, Phone								
Name of Firm App	lying:											
				EMAIL								
				ADDRESS								
Street Address, of Firm Applying	City, ST, ZIP			Autho	rized Signa	ure & Date						
By this application	a & authroized	signature, my	firm is agreeing to pa	y all fees associ	ated with thi	s applicatio	n, even if m	firm choos	es NOT to pr	oceed with the	project.	
Colum	- 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12
Licensee to		Licensee to	Licensee to	Licensee to	Licensee	Licensee	Licensee	Licensee	Licensee	Vindstream	Windstream	Additonal
2534000533333		complete	complete	Complete	to	to	to	to	to	to Complete	to Complete	Notes
_					Complete	Complete	Complete	Complete	Complete			
Windstream Lear	8 Structure	Power Pole	Location: Street,	Height, Class,	Hgt of	Hgt of	Hgt of lovest	Hgt of other	# & type	Height	Bill for Rent	
No. (Pole		No.	City, Township, Zip Code	Ownership of Pole	highest Tel Cable	highest Tel Drop	Power	attachmts	of Attachmts	Licensee to attach at	YorN	
			Code	FUIP	Tercable	rerbiop	Cable	on pole	Attachilits	allach al		
1												
2												
4												
5												
6												
7												
8												
9												
10												
11												
12												
13												
14												
16												
17												
18												
19												
20												
21												
22												
23												
24												
25												
			POLE DATA SHEETS									

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: Senior Regulatory Counsel

By Authority of Order of the Public Service Commission

WINDSTREAM KENTUCKY EAST, LLC

	BIT B - WINDSTREAM C		AIIONS									
M	IR Application - Simple Ma	ike Ready										
	Name of Firm Applying:			Name, Phone #								
				EMAIL ADDRESS								
	Street Address, City, ST, ZIP of Firm Applying				rized Signa	ture & Date	e -					
	By this application & authroized	signature, my	firm is agreeing to pa	y all fees associ	ated with thi	is applicatio	n, even if m	y firm choos	es NOT to pr	oceed with the	project.	
	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12
	Licensee to complete	Licensee to complete	Licensee to complete	Licensee to Complete	to	Licensee to Complete	to	Licensee to Complete	Licensee to Complete	Windstream to Complete	Windstream to Complete	Additonal Notes
	Windstream Lead & Structure No. (Pole No.)	Power Pole No.	Location: Street, City, Township, Zip Code	Height, Class, Ownership of Pole	Hgt of highest Tel Cable	Hgt of highest Tel Drop	Hgt of lowest Power Cable	Hgt of other attachmts on pole	¥& type of Attachmts	Height Licensee to attach at	Bill for Rent Y or N	
1												
2												
3												
4												
5												
7		-										
8												
9												
10												
11												
12												
13 14												
15						-						
16												
17												
18												
19												
20												
21												
22 23												
23 24									<u> </u>			-

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: <u>Senior Regulatory Counsel</u>

By Authority of Order of the Public Service Commission

In Case No.\_\_\_\_\_Dated:\_\_\_\_\_

OriginalPage40 S1 POLEATTACHMENTANDCAB

P.S.C. KY No. 11

## LE DUCT ARRANGEMENT

# Exhibit B

# CONSTRUCTION SPECIFICATIONS

# AERIAL CONSTRUCTION SPECIFICATIONS

Overhead and Dead-End guys

- All guys shall be properly tensioned
- Maintain proper clearance
- Splicing of guys is not permitted
- All guys shall be bonded to the strand and MGN if present
- 3/8" Utility grade strand shall be used on all guys
- Guy guard to be placed on all down guys

Pole Attachment - (raise-lower-transfer)

- All pole-piercing holes will be 11/16"
- Minimum of 40" below power attachment
- No less than 12" separation between attachments
- No more than 1-1/2" or less than (2) full threads of bolt extending beyond the square nut
- Strand in a suspension clamp will always be below the through bolt
- Strand will be bonded to any other Windstream strand and grounded to the MGN
- If riser cables are to be adjusted refer to picture #3 no kinks or sharp bends. Maintain proper bend radius.
- · If spacers-bands lashing wire termination is to be adjusted refer to pictures 5.1, 5.3, 5.4, 5.5, 5.6.
- 18' clearance over roadways must be maintained. IF EXISTING CLEARANCE IS 18' OR LESS ATTACHMENT(S) CANNOT BE LOWERED. This includes any 2-6 pr. service drops.
- Attachments over railroad crossings CANNOT be lowered without case-bycase approval from Windstream Engineering.
- Where transferring to a new pole and the old pole is completely vacated, the old pole must be removed.
- New poles involving power attachments cannot be attached to until power transfers are complete.

<u>Original Page 41</u>
S1. POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT
Date of Issue: March 22, 2022 Exhibit B
Date Effective: March 31, 2022 CONSTRUCTION SPECIFICATIONS (cont'd)
Issued by: Senior Regulatory Counsel
By Authority of Order of the Public Service Commission
In Case NoDated:

- Existing hardware may be reused if not damaged or deteriorated. Pr wraps and/or strand vises must NOT be reused.
- Work must be performed according to industry standards, OSHA, LF and Windstream regulations and safety requirements.
- If trimming is required, debris must be disposed of properly.

Materials to raise-lower -transfer

<u>0</u>

r

i g <u>n</u> <u>a</u> P

<u>a</u>

g

٠	5/8" machine bolts	Hubbell power systems	8812, 8814
•	2 ½" curved square washer	Hubbell	6822
٠	5/8" square nut	Maclean senior industries	SI5365
٠	3 bolt suspension clamp	Maclean	SII740
•	3 bolt curved susp. clamp	Maclean	SI1755
•	5/8" support strap	Maclean	SI0088A
٠	1/2" X 4" lag screw	Hubbell	508754
•	27" cable strap	Thomas and Betts	CSS270
•	Cable support spacer	Thomas and Betts	TCP360
•	D lashing wire clamp	Maclean	SI2175
•	5/8" guy hook	Maclean	SI4425
•	3/8" utility grade strand	National Strand products	U10M500
•	3/8" short bail strand vise	Maclean	5102
٠	3/8" strand wraps	Maclean	DES1107
٠	#6 bare copper ground wire	Superior Essex	1290504
٠	Split bolt connector	Maclean	SI2004
•	Kuhl clamp	Maclean	SI2174

SUSPENSION STRAND AND COPPER CABLE CAN BE EXTREMELY HEAVY AND UNDER EXTREME PRESSURE, ESPECIALLY IN CORNERS AND DEAD-ENDS. PF EQUIPMENT AND METHODS MUST BE USED TO PREVENT PERSONAL INJUF PROPERTY DAMAGE AND SAFETY RISKS TO THE PUBLIC.





	45 Exhibit C
S1. POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT <u>Exhibit B</u> <u>CONSTRUCTION SPECIFICATIONS (cont'd)</u>	REMOVA L NOTICE AND LICENSE SURREND ER FORM
PICTURE 5.5 FIXED COUNT TERMINAL / SPLICE THROUGH CABLE	NOTIFIC ATION OF SURREND ER
22' TO SHEALTH OPENING ALTONIZE 5.6- SECURING LASHING WIRE IN CLAMP BOT	
SECURING LASHING WIRE	
IN CLAMP BOLT LASHING WIRE CLAMP BOLT FORM END OF LASHING WIRE AROUND BOLT AND TUCK END BETWEEN THE TWO HALVES OF BOLT. IN CLAMP BOLT LASHING WIRE MUST BE WRAPPED TWICE AROUND AROUND LASHING WIRE BOT.	
March 22, 2022         S1. POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT           Date Effective:         March 31, 2022	Page 46
Issued by: <u>Senior Regulatory Counsel</u>	
By Authority of Order of the Public Service Commission	
In Case NoDated:	

		Ŧ
		÷
		+
		÷.
<del>(N)</del>		ŧ
Notification No		Date:
		÷
		City & State
	+	+
		+ + !
, notice is here	the terms and conditions of the license agreen by given that the License covering Attachmen	nentTariff between us, dated
as shown on the attached sl	tetch, is surrendered.	+
	Licensee:	<u>†</u>
	Signature:	<u> </u>
	<i>Dy</i> (11mo 1 <i>y</i> pc).	
	Title:	Ŧ
	By (Print/Type):	
	Title:	Ŧ
	Date:	<b>†</b>
Date Surrender Notice Re	ceived:	<b>†</b>
	Licensor:	+ <del>(N)</del>
	Signature:	
	By (Print/Type):	
	Title:	
	Date:	
	2022	
Date of Issue: March 22,		
Date of Issue:March 22,Date Effective:March 31,Issued by:Senior Reg		
Date Effective: March 31, Issued by: Senior Reg	2022	

CATV		ΛΤΤΛΟΗΜΕΝΙ	TADIEE
	TOLL	HI HACHWEN	HART

P.S.C. KY No. 11

WINDSTREAM KENTUCKY EAST, LLC

		<del>(N)</del>
	Original Page <mark>5547</mark>	‡
S1. CATV-POLE ATTACHMENT AND CA	ABLE DUCT ARRANGEMENT	ł
S1.18 <u>Service Agreement</u> (Cont'd.)		t
EXHIBIT		Ŧ
<u>Exhibit D</u>		t
SCHEDULE OF RATES, FEES A	ND CHARGES	ł
Annual Attachment Rate (1 foot of space per Attachment)**	\$	Ŧ
One Time Agreement <u>Tariff</u> Fee	\$ <u>400.00</u>	÷ ÷
Application for Pole License Fee	\$ 125.00 per application	ŧ
Removal Verification Fee	\$ <u>15.00 per pole</u>	ł
Unauthorized Attachment fee	\$ Per Section 18 of the AgreementTariff	∔ ( <del>N)</del>
Additional Field or Engineering Fees	\$ <u>75.00/hour</u>	

# **CATV Rates**

	Monthly Rate
Per 2-User Pole	<u>\$ 1.01</u>
Per 3-User Pole	.47

 Per linear foot of cable

 duct space occupied
 .07

\*\* If Attachments are in a non-tariffed state, the rental rate is subject to annual adjustment based on FCC Calculation.

 Date of Issue:
 March 22, 2022

 Date Effective:
 March 31, 2022

 Issued by:
 Senior Regulatory Counsel

 By Authority of Order of the Public Service Commission

 In Case No.
 Dated:

CATV POLE ATTACHMENT TARIFF WINDSTREAM KENTUCKY EAST, LLC P.S.C. KY No. 11

Email

Original Page 56

**<u>S1. CATV-POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT</u>** 

# S1.18 Service Agreement (Cont'd.)

EXHIBIT E

#### **NOTICES CONTACT INFORMATION**

IF TO LICENSOR:

Email: windstream.poles@windstream.com

PO Box 25410 Little Rock, AR 72221

#### IF TO LICENSEE:

Г

# ENGINEERING CONTACT FOR LICENSEE

Company Name		
Name of Responsible Party		
Address		
Phone		
Fax		

Date of Issue: March 22, 2022

Date Effective: March 31, 2022

Issued by: <u>Senior Regulatory Counsel</u>

By Authority of Order of the Public Service Commission

# <del>(N)</del>

<del>(ℕ)</del> + +

 Date of Issue:
 March 22, 2022

 Date Effective:
 March 31, 2022

 Issued by:
 Senior Regulatory Counsel

 By Authority of Order of the Public Service Commission

# CATV POLE ATTACHMENT TARIFF WINDSTREAM KENTUCKY EAST, LLC P.S.C. KY No. 11

# Original Page 57 \$1. CATV-POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

S1.18 Service Agreement (Cont'd.)

		<del>(N)</del>
	<u>EXHIBIT E_(Cont'd.)</u>	÷
		Ļ
	NOTICES CONTACT INFORMATION (Cont'd.)	÷.
		÷
INVOICING / BIL	ING CONTACT FOR LICENSEE	· +
		+
Name		1
		I
		÷.
Address		÷.
		· +
		+
Phone		†
		I
Fax		1
TUX		÷.
		÷.
		÷
<del>Email</del>		+
		. +
		+

(<del>Ň)</del>

WINDSTREAM KENTUCKY EAST, LLC

P.S.C. KY No. 11 Original Page 588

(N)

ţ

Δ'n

S1. CATV POLE ATTACHMENT AND CABLE DUCT ARRANGEMENT

S1.18 Service Agreement (Cont'd.)

EXHIBIT F APPROVED

CONTRACTOR LIST

# POLE ATTACHMENT TARIFF

WINDSTREAM KENTUCKY EAST, LLC

\_\_\_\_\_

P.S.C. KY NO. 11

EXHIBIT G

SIMPLE MAKE-READY SPECIFICATIONS

Date of Issue:	
Date Effective:	
Issued By:	
Title:	
By Authority of Order of the Pub	lic Service Commission
In Case No.	Dated:

POLE ATTACHMEN	T TARIFF	
WINDSTREAM KENTUCKY EAST, LLC		<b>P.S.C. KY NO. 11</b>
	+ +	

Date of Issue:		
Date Effective:		
Issued By:		
Title:		
By Authority of Order of the Pub	lic Service Commission	
In Case No.	Dated:	