CRAWFORD & BAXTER, P.S.C.

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February 28, 2022

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Jake A. Thompson

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VIA ELECTRONIC TARIFF FILING SYSTEM

Ms. Linda C. Bridwell Executive Director Kentucky Public Service Commission 211 Sower Boulevard Frankfort, KY 40601

RE:

Schedule PA – Pole Attachments (new)

Schedule CATV - Cable Television Attachment Tariff (withdraw/delete)

Dear Executive Director Bridwell:

Pursuant to 807 KAR 5:015, Owen Electric Cooperative, Inc. hereby files its new *Schedule PA – Pole Attachments*, intended to replace existing Cable Television Attachment Tariff. The proposed effective date of new *Schedule PA – Pole Attachments* is March 31, 2022. Written notice of this proposed tariff update has been mailed to customers, and proof of notice is included with this filing.

Please contact me should you have any questions or concerns, and thank you for your assistance with this matter.

Sincerely,

CRAWFORD & BAXTER, P.S.C.

James M. (

Attorney for Owen Electric Cooperative, Inc.

Enclosures



A Touchstone Energy Cooperative

February 28, 2022

AFFIDAVIT / PROOF OF NOTICE

The affiant, Michael L. Cobb being first duly sworn, states and affirms as follows:

- 1. I serve as President & CEO for Owen Electric Cooperative, Inc.
- 2. In connection with my duties as President & CEO, I am responsible for the mailing of notices in connection with proposed changes to Owen Electric Cooperative's tariff.
- 3. On this same date, February 28, 2022, a Customer Notice containing identical substantive content as that attached hereto was mailed to all of Owen Electric Cooperative's customers presently served under Owen Electric Cooperative's Cable Television Attachment Tariff.

Further, the affiant sayeth naught.

Michael L. Cobb

COMMONWEALTH OF KENTUCKY)
)SS
COUNTY OF OWEN)

The forgoing Affidavit was subscribed, sworn to and acknowledged before me by

Michael L. Cobb this 28th day of February, 2022.

SHANNON KAYE CHAPPELL
Notary Public-State at Large
KENTUCKY - Notary ID # 621902
My Commission Expires 04-25-2023

Shannon Kaye Chappell
KENTUCKY NOTARY PUBLIC
STATE AT-LARGE

Commission Expiration: April 25,2023 Notary ID: 621902



A Touchstone Energy Cooperative

February 28, 2022

VIA U.S. MAIL

Customer Name Address City, State Zip

RE:

Schedule PA – Pole Attachments (*new*)

Schedule CATV – Cable Television Attachment Tariff (*withdraw/delete*)

Dear Customer:

PLEASE TAKE NOTICE that, on this same date, Owen Electric Cooperative, Inc. (Owen Electric) filed with the Kentucky Public Service Commission its new *Schedule PA – Pole Attachments*, intended to replace existing Cable Television Attachment Tariff. The proposed effective date of new *Schedule PA – Pole Attachments* is March 31, 2022.

The tariff filing was made pursuant to 807 KAR 5:015 which, among other things, establishes specific criteria and procedures for obtaining access to utility poles within the Kentucky Public Service Commission's jurisdiction. Consequently, the proposed new *Schedule PA – Pole Attachments* reflects updated terms and conditions governing access and attachments to Owen Electric's poles and facilities. These terms and conditions are those proposed by Owen Electric, but the Kentucky Public Service Commission may order terms and conditions that differ from those proposed. Owen Electric does not, at this time, propose to adjust the annual rates presently paid by customers under outgoing Cable Television Attachment Tariff.

A person may examine this tariff filing: (i) at the offices of Owen Electric located at 8205 Highway 127N, Owenton, KY 40359 during normal business hours; (ii) at the offices of the Kentucky Public Service Commission located at 211 Sower Boulevard, Frankfort, Kentucky, Monday through Friday, 8:00 a.m. to 4:30 p.m.; (iii) through the Kentucky Public Service Commission Web site at http://psc.ky.gov.

Comments regarding this tariff filing may be submitted to the Kentucky Public Service Commission through its Web site or by mail to Kentucky Public Service Commission, Post Office Box 615, Frankfort, Kentucky 40602. A person may submit a timely written request for intervention to the Kentucky Public Service Commission, Post Office Box 615, Frankfort, Kentucky 40602, establishing the grounds for the request including the status and interest of the party. If the Kentucky Public Service Commission does not receive a written request for intervention within thirty (30) days of the mailing of this notice, the Kentucky Public Service Commission may take final action on the tariff filing.

	FOR Entire Territory Serv	vea
	PSC KY NO	6
	2nd1st Revised SHEET NO.	84
Owen Electric Cooperative, Inc.	CANCELLING PSC KY NO	6
(NAME OF UTILITY)	1st RevisedOriginalSHEET NO	84
CABLE TELEVISION ATTACHMENT TARIFF APPLICABILITY	1 10	(<u>D</u>)
In all territory served by the company on poles o plant.	wned and used by the company for	or their electric
AVAILABILITY		
To all qualified CATV operators having the right	to receive service.	
RENTAL CHARGE		
The yearly rental charges shall be as follows:		
Two party pole attachment \$10.90 per party pole attachment 8.36 per party pole attachment 8.3	•	
Two-party anchor attachment \$12.94 per a State of the sta		
TERMS OF PAYMENT	*	
The above rates are net, the gross being 10 per monthly bill is not paid by the 20th of the month,		ent the current
<u>SPECIFICATIONS</u>		
A. The attachment to poles covered by this tariff sl the National Electrical Safety Code, 1997 (T) E- where the lawful requirements of public author latter will govern.	dition, and subsequent revisions t	thereof, except
DATE OF ISSUE December 1, 1997 MONTH/DATE/YEAR		
DATE EFFECTIVE January 1, 1998 MONTH/DATE/YEAR		
ISSUED BY		
TITLE President & CEO		
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISS	ION	
IN CASE NODATED	<u></u>	

FOR Entire Territory Serv	/ea
PSC KY NO	6
2nd1st Revised SHEET NO.	85
CANCELLING PSC KY NO	6
1st Revised Original SHEET NO.	85

Owen Electric Cooperative, Inc.
(NAME OF UTILITY)

CATY ATTACHMENT TARIFF

Specifications (Continued)

B. The strength of poles covered by this agreement shall be sufficient to withstand the transverse and vertical load imposed upon them under the storm loading of the National Electrical Safety Code assumed for the area in which they are located.

ESTABLISHING POLE USE

A. Before the CATV operator shall make use of any of the poles of the Cooperative under this tariff, they shall notify the Cooperative of their intent in writing and shall comply with the procedures established by the Cooperative. The CATV operator shall furnish the Cooperative detailed construction plans and drawings for each pole line, together with necessary maps, indicating specifically the poles of the Cooperative, the number and character of the attachments to be placed on such poles and rearrangements of the Cooperative's fixtures and equipment necessary for the attachment, any relocation or replacements of existing poles and any additional poles that CATV intends to install.

The Cooperative shall, on the basis of such detailed construction plans and drawings, submit to the CATV operator a cost estimate (including overhead and less salvage value of materials) of all changes that may be required in each such pole line. Upon written notice by the CATV operator to the Cooperative that the cost estimate is approved, the Cooperative shall proceed with the necessary changes in pole lines covered by cost estimate. Upon completion of all changes, the CATV operator shall have the right hereunder to make attachments in accordance with the terms of the application of this tariff. The CATV operator shall, at his own expense, make attachments in such a manner as not to interfere with the service of the Cooperative.

DATE OF ISSUE	
DATE EFFECTIVE	MONTH/DATE/YEAR January 1, 1998
	MONTH / DATE / YEAR
ISSUED BY	
	SIGNATURE OF OFFICER
TITLE	President & CEO
BY AUTHORITY OF ORD	DER OF THE PUBLIC SERVICE COMMISSION
IN CASE NO	DATED

	FOR Entire Territory Serv	vea	
	PSC KY NO	6	
	2nd1st Revised SHEET NO	86	
Owen Electric Cooperative, Inc.	CANCELLING PSC KY NO	6	
(NAME OF UTILITY)	1st RevisedOriginalSHEET NO	86	
CATV Attachment Tariff Establishing Pole Use (Continued)		(D)	
B. Upon completion of all changes, the CATV or (including overhead and less salvage value of material CATV operator hereunder shall not be limited to hereunder. An itemized statement of the actual Cooperative to the CATV operator in a form mutual	terials) of making such changes. The camounts shown on estimates made by I cost of all such changes shall be su	obligation of the the Cooperative	
C. Any reclearing of existing rights of way and any line attachments hereunder shall be performed by the state of the stat		ishment of pole	
Cooperative and any payments made by the CATY	D. All poles to which attachments have been made under this tariff shall remain the property of the Cooperative and any payments made by the CATV operator for changes in pole line under this tariff shall not entitle the CATV operator to the ownership of any of said poles.		
E. Any charges necessary for correction of substandard installation made by the CATV operator, where notice of intent had not been requested, shall be billed at rate equal to twice the charges that would have been imposed if the attachment had been properly authorized.			
EASEMENTS AND RIGHTS-OF-WAY			
A. The Cooperative does not warrant nor assure to the CATV operator any rights of way privileges or easements, and if the CATV operator shall at any time be prevented from placing or maintaining its attachments on the Cooperative's poles, no liability on account thereof shall attach to the Cooperative. Each party shall be responsible for obtaining its own easements and rights of way.			
MAINTENANCE OF POLES, ATTACHMENTS AND O	<u>PERATION</u>		
A. Whenever right of way considerations or public regulations make relocation of a pole or poles necessary, such relocation shall be made by the Cooperative at its own expense, except that each party shall bear the cost of transferring its own attachments.			
DATE OF ISSUE December 1, 1997 MONTH/DATE/YEAR			
DATE EFFECTIVE January 1, 1998 MONTH/DATE/YEAR			
ISSUED BY			
TITLE			

IN CASE NO. ____DATED_

	FOR Entire Territory Serv	/ed
	PSC KY NO	6
	2nd1 st Revised SHEET NO.	87
Owen Electric Cooperative, Inc.	CANCELLING PSC KY NO	6
(NAME OF UTILITY)	1st RevisedOriginalSHEET NO	87
ATV Attachment Tariff		

Maintenance of Poles, Attachments and Operations (Continued)

- B. Whenever it is necessary to replace or relocate an attachment, the Cooperative shall, before making such replacement or relocation, give forty eight (48) hours notice (except in cases of emergency) to the CATV operator, specifying in said notice the time of such proposed replacement or relocation, and the CATV operator shall, at the time so specified, transfer its attachments to the new or relocated pole. Should the CATV operator fail to transfer its attachments to the new or relocated pole at the time specified for such transfer of attachments, the Cooperative may elect to do such work and the CATV operator shall pay the Cooperative the cost thereof.
- C. Any existing attachment of CATV which does not conform to the specifications as set out in this tariff hereof shall be brought into conformity therewith as soon as practical. The Cooperative, because of the importance of its service, reserves the right to inspect each new installation of the CATV operator on its poles and in the vicinity of its lines or appurtenances. Such inspection, made or not, shall not operate to relieve the CATV operator of any responsibility, obligation or liability assumed under the tariff.
- D. The Cooperative reserves to itself, its successor and assigns, the right to maintain its poles and to operate its facilities thereon in such manner as will, in its own judgment, best enable it to fulfill its own service requirements. The Cooperative shall not be liable to the CATV operator for any interruption of service of CATV operator or for interference with the operation of the cables, wires and appliances of the CATV operator arising in any manner out of the use of the Cooperative's poles hereunder.
- The Cooperative shall exercise reasonable care to avoid damaging the facilities of the CATV operator, make an immediate report to the CATV operator of the occurrence of any such damage caused by its employees, agents or contractors, and, except for removal for non-payment or for failure to post or maintain the required "Performance Bond", agrees to reimburse the CATV operator for all reasonable cost incurred by the CATV operator for the physical repair of facilities damaged by the negligence of the Cooperative.

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	MONTH / DATE / YEAR
DATE EFFECTIVE	January 1, 1998
	MONTH / DATE / YEAR
ISSUED BY	
	SIGNATURE OF OFFICER
TITLE	President & CEO
BY AUTHORITY OF ORI	DER OF THE PUBLIC SERVICE COMMISSION
IN CASE NO.	DATED

	FOR Entire Territory Serv	ved
	PSC KY NO	6
	2nd1st Revised SHEET NO	88
Owen Electric Cooperative, Inc.	CANCELLING PSC KY NO	6
(NAME OF UTILITY)	1st RevisedOriginalSHEET NO	88
CATV Attachment Tariff INSPECTIONS		(D)
A. Periodic Inspections: Any unauthorized or unre- rate of two times the amount equal to the rate tha the day after the last previously required inspection	t would have been due, had the installa	
B. <u>Make-Ready Inspections:</u> Any "make-ready the Cooperative will be paid for by the CATV expenses, plus appropriate overhead charges.	" inspection or "walk through" inspec- operator at a rate equal to the Coop	tion required of erative's actual
INSURANCE OR BOND		
A. The CATV operator agrees to defend, indemnify damage, loss, claim, demand, suit, liability, penalt not limited to, costs and expenses of defending judgment therefor, by reason of (a) injuries or properties (c) pollutions, contaminations of or other of governmental laws, regulations or orders whe indirectly by reason of claims, demands or suits resulted from acts or omissions of the CATV operator their presence on the premises of the Cooperation of the CATV operator will provide coverage from their presence on the provide coverage from the CATV operator will provide coverage from the CATV operator	ey or forfeiture of every kind and nature against the same and payment of an deaths to persons, (b) damages to or er adverse effects on the environment of nether suffered directly by the Coope against it by third parties, resulting or rator, its employees, agents or other retrative, either solely or in concurrence vive shall be liable only for its sole active.	e, including, but y settlement or c destruction of r (d) violations rative itself, or alleged to have presentatives or with any alleged e negligence.
B. The CATV operator will provide coverage from a company authorized to do business in the Commonwealth of Kentucky: 1. Protection for its employees to the extent required by Workmen's Compensation Law of Kentucky.		
DATE OF ISSUE December 1, 1997 MONTH/DATE/YEAR		
DATE EFFECTIVE January 1, 1998 MONTH/DATE/YEAR		
ISSUED BY		
TITLE President & CEO		

IN CASE NO._____DATED__

	FOR Entire Territory Serve	u
	PSC KY NO	6
	2nd1st Revised SHEET NO	89
Owen Electric Cooperative, Inc.	CANCELLING PSC KY NO	6
(NAME OF UTILITY)	1st RevisedOriginalSHEET NO	89

CATV Attachment Tariff Insurance or Bond (continued)

(D)

2. Public liability coverage with separate coverage for each town or city in which the CATV operator operates under this contract to a minimum amount of \$100,000.00 for each person and \$300,000.00 for each accident or personal injury or death, and \$25,000.00 as to the property of any one person and \$100,000.00 as to any one accident of property damage.

Before beginning operations under this tariff, the CATV operator shall cause to be furnished to the Cooperative a certificate for such coverage, evidencing the existence of such coverage. Each policy required hereunder shall contain a contractual endorsement written as follows:

"The insurance or bond provided herein shall also be for the benefit of Owen Electric Cooperative, Inc., Inc., so as to guarantee, within the coverage limits, the performance by the insured of any indemnity agreement set forth in this tariff. This insurance or bond may not be canceled for any cause without thirty (30) days' advance notice being first given to Owen Electric Cooperative, Inc., Inc."

CHANGE OF USE PROVISION

When the Cooperative subsequently requires a change in its poles or attachments for reasons unrelated to the CATV operations, the CATV operator shall be given forty eight (48) hours notice of the proposed change (except in case of emergency). If the CATV operator is unable or unwilling to meet the Cooperative's time schedule for such changes, the Cooperative may do the work and charge the CATV operator its reasonable cost for performing the change of CATV attachments.

ABANDONMENT

A. If the Cooperative desires at any time to abandon any pole to which CATV operator has attachments, it shall give the CATV operator notice in writing to that effect at least thirty (30) days prior to the date on which it intends to abandon such pole. If, at the expiration of said period, the Cooperative shall have no attachments on such pole, but the CATV operator shall not have removed all of its attachments therefrom, such pole shall thereupon become the property of the CATV

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DATE EFFECTIVE	January 1, 1998
	MONTH / DATE / YEAR
ISSUED BY	
	SIGNATURE OF OFFICER
TITLE	President & CEO
BY AUTHORITY OF ORDE	ER OF THE PUBLIC SERVICE COMMISSION
IN CASE NO.	DATED

	FOR Entire Territory Serve	:d
	PSC KY NO	6
	2nd1 st Revised SHEET NO.	90
Owen Electric Cooperative, Inc. (NAME OF UTILITY)	CANCELLING PSC KY NO	6
(NAIVIE OF UTILITY)	1st RevisedOriginalSHEET NO	90

CATV Attachment Tariff

Abandonment (Continued)

operator, and the CATV operator shall save harmless the Cooperative from all obligation, liability, damages, cost, expenses or charges incurred thereafter; and shall pay the Cooperative for such pole an amount equal to the Cooperative's depreciated cost thereof. The Cooperative shall further evidence transfer to the CATV operator of title to the pole by means of a bill of sale.

B. The CATV operator may at any time abandon the use of the attached pole by giving due notice thereof in writing to the Cooperative and by removing therefrom any and all attachments it may have thereon. The CATV operator shall in such case pay to the Cooperative the full rental for said pole for the then current billing period.

RIGHTS OF OTHERS

Upon notice from the Cooperative to the CATV operator that the use of any pole or poles is forbidden by municipal or other public authorities or by property owners, the permit governing the use of such pole or poles shall immediately terminate and the CATV operator shall remove its facilities from the affected pole or poles at once. No refund of any rental will be due on account of any removal resulting from such forbidden use.

PAYMENT OF TAXES

Each party shall pay all taxes and assessments lawfully levied on its own property upon said attached poles and the taxes and the assessments which are levied on said property shall be paid by the owner thereof, but any tax fee or charge levied on the Cooperative's poles solely because of their use by the CATV operator shall be paid by the CATV operator.

DATE OF ISSUE	December 1, 1997
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DATE EFFECTIVE	January 1, 1998
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	SIGNATURE OF OFFICER
TITLE	President & CEO
BY AUTHORITY OF ORDER	R OF THE PUBLIC SERVICE COMMISSION
IN CASE NO.	DATED

	FOR Entire Territory Serv	eu
	PSC KY NO	6
	2nd1st Revised SHEET NO.	91
Owen Electric Cooperative, Inc.	CANCELLING PSC KY NO	6
(NAME OF UTILITY)	1st RevisedOriginalSHEET NO	91

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<u>CATV Attachment Tariff</u> BOND OR DEPOSITOR PERFORMANCE

The CATV operator shall furnish bond or satisfactory evidence of contractual insurance coverage for the purpose hereinafter specified in the amount of Twenty-five thousand dollars (\$25,000.00), until such time as the CATV operator shall occupy twenty five hundred (2,500) poles of the Cooperative and thereafter, the amount thereof shall be increased to increments of One thousand dollars (\$1,000.00), for each one hundred (100) poles (or fraction thereof) occupied by the CATV operator, evidence of which shall be presented to the Cooperative fifteen (15) days prior to beginning construction. Such bond or insurance shall contain the provision that it shall not be terminated prior to six (6) months after receipt by the Cooperative of written notice of the desire of the Bonding or Insurance Company to terminate such bond or insurance. Upon receipt of such notice, the Cooperative shall request the CATV operator to immediately remove its cables, wires, and all other facilities from all poles of the Cooperative. If the CATV operator should fail to complete the removal of all its facilities from the poles of the Cooperative within thirty (30) days after receipt of such request from the Cooperative, then the Cooperative shall have the right to remove them at the cost and expense of the CATV operator and without being liable for any damage to the CATV operator's wires, cables, fixtures, or appurtenances. Such bond or insurance shall guarantee the payment of any sums which may become due to the Cooperative for rentals, inspections or work performed for the benefit of the CATV operator under this tariff, including the removal of attachments upon termination of service by any of its provisions.

B. After the CATV operator has been a customer of the Cooperative and not in default for a period of two years, the Cooperative shall reduce the bond by 50% or, at the Cooperative's option, require a deposit in keeping with 807 KAR 5:006, Section 7.

USE OF ANCHORS

The Cooperative reserves the right to prohibit the use of any existing anchors by CATV operator where the strength or conditions of said anchors cannot be readily identified by visual inspection.

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	MONTH / DATE / YEAR
DATE EFFECTIVE	January 1, 1998
	MONTH / DATE / YEAR
ISSUED BY	
	SIGNATURE OF OFFICER
TITLE	President & CEO
BY AUTHORITY OF ORDE	ER OF THE PUBLIC SERVICE COMMISSION
IN CASE NO.	DATED

	FOR Entire Territory Serve	ed
	PSC KY NO	6
	2nd1st Revised SHEET NO.	92
Owen Electric Cooperative, Inc. (NAME OF UTILITY)	CANCELLING PSC KY NO	6
(NAME OF CITETIT)	1st RevisedOriginalSHEET NO	92

<u>CATV Attachment Tariff</u> <u>DISCONTINUANCE OF SERVICE</u>

The Cooperative may refuse or discontinue serving an applicant or customer under the conditions set out in 807 KAR 5:006, Section 11.

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ISSUED BY	
	SIGNATURE OF OFFICER
TITLE	President & CEO
BY AUTHORITY OF ORD	ER OF THE PUBLIC SERVICE COMMISSION
IN CASE NO	DATED

Owen Electric Cooperative, Inc. CATV Charges PSC ADMINISTRATIVE CASE NO. 251 (Exhibit A)

TWO-PARTY POLES ANNUAL COST

Average weighted pole cost 35' 40' = \$335.81 - \$12.50 x annual carrying charge @ $.2754 \times .1224 = 10.90 per pole.

THREE-PARTY POLE ANNUAL COST

Average weighted pole cost 40° 45° = \$412.47 - \$12.50 x annual carrying charge @ .2754 x .0759 = \$8.36 per pole.

The above pole cost calculations did not include a .85 multiplier because no appurtenances were included in imbedded cost.

TWO-PARTY ANCHORS

Embedded cost per anchor X annual carrying charge X usage factors = 94.005 X 0.2754 X 0.5 = \$12.94

THREE PARTY ANCHORS

Embedded cost per anchor X annual carrying charge X usage factors = 94.005 X 0.2754 X 0.33 = \$8.54

Owen Electric Cooperative, Inc. CATV Charges PSC ADMINISTRATIVE CASE NO. 251 (Exhibit B)

Fived	Charges	PSC	report	of	12 3	1 06)
TIACU	Charges	100	TCDOIL	OI.	14 0	

Fix	ed Charge	s (PSC report of 12-31-	96)		<u>Percent</u>
1.	Cost of M	loney:			
		st general rate increase No. 8618 filed 9/9/82			11.20
	Interest E	xpenses:			
	Line 37, Line 17,		2,333,553 45,012,850	x 100 =	5.18
2.	Operation	s and Maintenance Exp	oense:		
	Line 53, Line 2,		3,092,414 85,822,112	x 100 =	3.60
3.	Depreciat	ion Expense:			
	Line 28, Line 2,		3,532,601 85,822,112	x 100 =	4.12
4.	Property 7	Fax Expense:			
	Line 2,	page 16 (Taxes) page 1	649,109 85,822,112	x 100 =	0.76
5.	General A	dministrative Expense:	÷		
	Line 35, Line 2,		2,300,939 85,822,112	x 100 =	2.68
	Annual Ca	arrying Charges			27.54%

	FOR	Entire Territory Serv	ved
	PSC KY NO		6
	Original	SHEET NO	84.1
Owen Electric Cooperative, Inc.	CANCELLING	PSC KY NO	-
(NAME OF UTILITY)		SHEET NO	
SCHEDULE PA – POLE	ATTACHMENT	S	
ARTICLE I - OVERVIEW			
			(N)
APPLICABLE To all territory served.			
AVAILABLE	4		
To cable television system operators, telecommun governmental units that proceed in compliance witto Cooperative's Poles unless and until Cooperative of an appropriate application and an acknown Parties with joint use agreements with the Cooperative with its Schedule. Nothing in this Schedule Cooperative's Poles beyond those rights otherwise on a non-discriminatory basis, to deny access to an insufficient capacity or for reasons of safety, reliable REGULATION This Schedule includes the Cooperative's rates, Cooperative's Poles. It is intended to be (and show of 807 KAR 5:015 (the "Pole Attachment Regulator not defined herein shall have the meaning prescribed).	ative has approve owledgement of the ative as of the date acconveyed by law and exclude from untility, or generally terms, and condulated be interpreted) ation") and KRS	No attachment(s) and such attachment applicability of this tariff become to expand the rigory. Cooperative resists any of its Poles applicable enginerations governing consistent with the Chapter 278. Ca	o shall be made nt(s) following this Schedule. es effective are ght to attach to erves the right, where there is ering purposes. attachments to e requirements pitalized terms
APPENDICES This Schedule includes the following appendices: APPENDIX A – Application/Request to At APPENDIX B – Specifications for Attachm APPENDIX C – Bill of Sale (template) APPENDIX D – Performance Bond APPENDIX E – Fees and Charges	tach (template)	enment Regulatio	
	e and the second		
DATE OF ISSUE February 28, 2022 MONTH/DATE/YEAR			
DATE EFFECTIVE Service rendered on and after March 31, 2022	2		
ISSUED BY SIGNATURE OF OFFICER			

President & CEO

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION

IN CASE NO._____DATED_

TITLE___

		FORI	Entire Territory Serv	ed
		PSC KY NO		6
		Original	SHEET NO	84.2
Ower	n Electric Cooperative, Inc.	CANCELLING	PSC KY NO	· .
	(NAME OF UTILITY)	*	SHEET NO	
	SCHEDULE PA – POLE A'	TTACHMENTS		
ARTICLE II	– EXPLANATION OF TERMS			(N)
For the purpos	se of this Schedule, the following terms shall have	the following m	eanings:	
A.	Actual Inventory is a complete count of all attached.			the Licensee is
В.	Approved Contractor is a contractor appropriately surveys or Make Ready services.	iately qualified by	y the Cooperative	to provide self-
C.	Attached Pole is a pole for which shared use it this tariff.	s established or c	ontinued pursuant	to the terms of
D.	Attachment is any Licensee cable, wire, stra		4 ' 4	0,
E.	appurtenance, equipment, pedestal or apparatus Communication Space is the lower usable per communications equipment and designated for	ortion on Poles to r the installation	ypically reserved for Licensee facili	for low-voltage ties, the top of
F.	which is separated from the Supply Space by the Communication Worker Safety Zone is the second Communication Space. The amount of space defined by the NESC.	space on a Pole b	elow the supply sp	pace, above the
G.	Complex Make-ready means any Make-rea replacement of a Pole; splicing of any Attache even within the Communications Space; and a Wireless Facilities.	ment or relocation	n of existing Wire	eless Facilities,
Н.	Cost in Place is the cost of a bare Pole, lab	oor to install the	Pole and associa	ted overheads,
I.	including engineering. High Volume Orders are requests which see percent (1.5%) of Cooperative's Poles in Kentuless, and are not Lesser Volume Orders. Cooperation as one request if the requests are subm	acky or to no mo perative may trea	re than 1,000 Pole t multiple requests	s, whichever is from a single
J.	Licensee means a cable television system of internet provider, or governmental unit seekir facilities to a Pole.	operator, telecon	nmunications carr	ier, broadband
DATE OF ISSU	JE February 28, 2022 MONTH / DATE / YEAR TIVE Service rendered on and after March 31, 2022 MONTH / DATE / YEAR	_		

MONTH / DATE / YEAR

DATE EFFECTIVE Service rendered on and after March 31, 2022

MONTH / DATE / YEAR

ISSUED BY SIGNATURE OF OFFICER

TITLE President & CEO

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. DATED

		FOR	Entire Territory Ser	ved
		PSC KY NO		6
		Original	SHEET NO	84.3
Ow	en Electric Cooperative, Inc.	CANCELLING	PSC KY NO	
	(NAME OF UTILITY)		SHEET NO	
	SCHEDULE PA – POLE	ATTACHMENT	S	
K.	Lesser Volume Orders are requests which			ve-tenths percent (N
	(0.5%) of Cooperative's poles in Kentucky Cooperative may treat multiple requests from submitted within thirty (30) days of one another	y or to no more to m a single applicar	han 300 Poles, wi	hichever is less.
L.	Make-ready is all work necessary or appronue or changed Attachments, including, if and replacement of the pole, Transfers and o	opriate to make spa f necessary or appr	opriate, Rearrange	
M.	Make-ready Costs are all costs necessary Attachments, including the costs of materi and administrative costs. Included amon changing out Poles, cost of installation and/of equipment, temporary construction and all requirements. Make-ready Costs shall incluant applicable standards caused by Licensee; he bring poles, attachments, or third-party or published safety, reliability, and pole-owner third-party or utility equipment were out of other than the Licensee prior to the new attact Outside Party is any person or entity other	for Cooperative to lals, labor, enginee of Make-ready Cooper removal of guys, all other construction ude costs needed to owever, Make-read or utility equipment construction stands of compliance because chment.	o prepare its Pole ring, applicable of sts are the costs anchors, stub pole on in accordance o correct preexistic dy Costs shall not not into compliant dards if the poles, use of work perfor	verhead charges of installing or es, materials and with applicable ng violations of include costs to be with current attachments, or rmed by a party
O.	Cooperative's Poles consistent with law and Overlashing means to place an additional wand Attachment or messenger already secure to	this Schedule. vire or cable committee the pole in order to	unications facility o accommodate ad	onto an existing
P.	cable communications facility capacity. An Opermit means authorization from Cooperation to this Schedule.		_)
Q.	Pole means any pole owned or controlled primarily to support outdoor lighting or trankV).		0 , 1	
DATE OF ISS	SUE February 28, 2022 MONTH/DATE/YEAR			
DATE EFFEC	CTIVE Service rendered on and after March 31, 202 MONTH/DATE/YEAR	22		
ISSUED BY_	SIGNATURE OF OFFICER			
TITLE	President & CEO			

IN CASE NO._____DATED____

	FOR Entire Territory S	erved
•	PSC KY NO	6
	Original SHEET NO	84.4
Owen Electric Cooperative, Inc.	CANCELLING PSC KY NO	
(NAME OF UTILITY)	SHEET NO	

SCHEDULE PA – POLE ATTACHMENTS

- R. Rearrange or Rearrangement is the moving of Attachments from one position to another (N) on a Pole.
- S. Service Drop means a wire or line used to connect services to a single customer, building or location by means of any attachment to a Pole. A Service Drop shall run directly from a Pole to a specific customer, without the use of any other poles.
- T. **Simple Make-ready** is Make-ready in which existing Attachments in the Communications Space of a Pole could be rearranged without any reasonable expectation of a service outage or facility damage and does not require splicing of any existing attachment or relocation of an existing Wireless Facility. Simple Make-ready does not include replacement of a Pole.
- U. **Space** is the linear portion of a pole parallel to its axis reserved for the exclusive use of one of the parties (subject only to the exceptions provided for in this Schedule).
- V. Standard Pole is a pole which is tall enough to provide Supply Space, a Communication Worker Safety Zone and Communication Space, as herein defined, for Cooperative and all Attachments and strong enough to meet the requirements of the specifications mentioned in ARTICLE III for the Cooperative facilities and Attachments ordinarily placed by the parties in their respective spaces.
- W. Supply Space is the following described space:
 - 1. For Cooperative, the uppermost six and a half (6 ½) feet measured from top of pole on thirty-five (35)-foot poles and the uppermost nine (9) feet measured from top of pole on forty (40)-foot poles. For all additional size poles, the Supply Space shall be specified by Cooperative upon request.
 - 2. For Licensee, a Communication Space of One (1) foot on both thirty-five (35)-foot and forty (40)-foot poles below the Communication Worker Safety Zone. The Supply Space shall provide at all times the minimum clearance required by the specifications mentioned in ARTICLE III and at a sufficient height above ground to provide the proper vertical clearance above ground or track rails for the lowest horizontally run line wires or cables attached in such space. Licensee will make its initial Attachments one foot above the lowest possible point that provides such ground clearance, which is within the Communication Space.

DATE OF ISSUE	February 28, 2022
	MONTH / DATE / YEAR
DATE EFFECTIVE	E Service rendered on and after March 31, 2022
	MONTH/DATE/YEAR
ISSUED BY	Michael Colle
	SIGNATURE OF OFFICER
TITLE	President & CEO
	¥
BY AUTHORITY O	F ORDER OF THE PUBLIC SERVICE COMMISSION
IN CASE NO	DATED

	FOREntire Territory Served
	PSC KY NO. 6
	Original SHEET NO. 84.5
Owen Electric Cooperative, Inc. (NAME OF UTILITY)	CANCELLING PSC KY NO
(NAME OF UTILITY)	SHEET NO

SCHEDULE PA - POLE ATTACHMENTS

- 3. In the event Cooperative installs a pole larger than the Standard Pole solely in anticipation of its future requirements or additions, the Supply Space for Cooperative, as defined above, for that pole shall be increased to include the additional above ground space provided by Cooperative. For avoidance of doubt, in any case Licensee shall be responsible for attaching at a height to provide the minimum ground clearance required by the specifications mentioned in ARTICLE III.
- X. **Transfer** is the removal of Attachments from one Pole and the placement of them or substantially identical Attachments upon another Pole.
- Y. Wireless Facilities are telecommunications or data transmission devices in which electromagnetic waves (rather than some form of wire or fiber) carry the signal over part or all of the communication path. Wireless Facilities include but are not limited to, antennas, distributed antenna systems, wireless transmitters, wireless gateways, mini-cells, wireless loops, wireless networks or devices transmitting in millimeter wavelength spectrum.

ARTICLE III – ATTACHMENTS TO POLES

- A. At its own expense, Licensee shall erect, install, and maintain its Attachments in safe condition and good repair in accordance with all applicable administrative and technical requirements and specifications, as described herein. Licensee's use of the Poles shall at all times be in conformity with all applicable: (1) accepted published modern methods; (2) requirements and specifications of the National Electrical Safety Code and subsequent revisions thereof ("NESC"), the National Electrical Code ("NEC"), the Occupational Safety and Health Act ("OSHA") and Rural Utilities Service ("RUS"); (3) lawful requirements of public authorities; and (4) the non-discriminatory, reasonable requirements of Cooperative, including those set forth in APPENDIX B (as each may be amended from time to time). The requirements of the NESC, NEC, OSHA, and RUS are minimum requirements and reasonable, additional requirements may be required, as determined by Cooperative in its discretion. To the extent any requirements or specifications may conflict, the most stringent of them shall apply.
- B. Cooperative reserves the right to amend APPENDIX B from time to time, in response to changing conditions in the local market, technological advances, business requirements, policy initiatives, or changes in federal, state, or local law. Any amendment to the APPENDIX B ("Amendment") shall apply prospectively only, except to the extent required by federal, state, or

DATE OF ISSUE	February 28, 2022
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ISSUED BY	SIGNATURE OF OFFICE
	SIGNATURE OF OFFICER
TITLE	President & CEO
BY AUTHORITY OF	ORDER OF THE PUBLIC SERVICE COMMISSION
IN CASE NO.	DATED

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		FOR	Entire Territory Ser	ved
		PSC KY NO		6
		Original	SHEET NO	84.6
Ow	en Electric Cooperative, Inc.	CANCELLING	G PSC KY NO	
	(NAME OF UTILITY)		SHEET NO	
	SCHEDULE PA – POL	LE ATTACHMENT	`S	
C.	local law. Existing, permitted Attach Amendment shall be grandfathered and unless otherwise specified or required by modified, moved, upgraded, repaired, repl the Attachment into full compliance with t Each Licensee shall place, Transfer and R anchors to maintain all loads caused by accommodate the Attachments of the Lice Licensee and to the reasonable satisfaction of the Licensee and to the reasonable satisfaction.	exempted from the y law, and only und aced, or overlashed, the specifications of the arrange its own Attachments. An ensee shall be providen of Cooperative.	e requirements of til such time as the at which point Lic APPENDIX B there achments, and shall by guying or anchood ed by and at the fu Anchors and guys s	the Amendment is ensee shall bring in effect. Il place guys and bring required to ill expense of the shall be in place
D.	and in effect prior to the installation of diligence, attempt at all times to execute with the service of Cooperative or an Outs Licensee shall exercise precautions to av Parties, and Licensee assumes responsibili	work promptly and side Party. void damage to factorial damage damage to factorial damage d	in such manner as	s not to interfere ive and Outside
E.	actions or failures to act, including subcontractors. Licensee shall make an discovery of any loss or damage to facilities may have, hereby agrees to reimburse Cooby Cooperative in addressing damage cause To further the goals of communication and Cooperative may conduct information meeting on line or in person. Licensee will make every subconduction or the person of the cooperative may conduct information meeting or in person. Licensee will make every subconduction or the cooperative may conduct information meeting the cooperative may be conducted in the cooperative may be co	those of its emp n immediate report es and, in addition to operative for the reas sed by Licensee. nd cooperation with etings annually or me	bloyees, agents, of to Cooperative to such other obligate conable costs and ex- Licensee and Out ore frequently as a	contractors, and upon Licensee's cions as Licensee expenses incurred aside Parties, the
ARTICLE IV	V – ESTABLISHING ATTACHMENTS TO	POLES		
A.	APPLICATION. Before any person or enshall comply with the requirements set for the Cooperative's specified electronic polerequired under APPENDIX A (the "Application of the Cooperative authorizing the specific use respective authorizing the specific use respective."	rth herein, including e attachment trackin pplication"), and re	the submission in g tool of the comp ecceive written aut	writing through lete information horization from
DATE OF ISS	UEFebruary 28, 2022 MONTH/DATE/YEAR			
DATE EFFEC	TIVE Service rendered on and after March 31, 20	022		
ISSUED BY_	mil			
TITLE	President & CEO			
BY AUTHORIT	TY OF ORDER OF THE PUBLIC SERVICE COMMI	ISSION		

IN CASE NO._____DATED__

		FOR	Entire Territory Ser	ved
		PSC KY NO		6
		Original	SHEET NO	84.7
Owen Elect	ric Cooperative, Inc. ME OF UTILITY)	CANCELLING	G PSC KY NO	
(,		SHEET NO	
	SCHEDULE PA – POLE	ATTACHMENT	TS .	
whi 1. 2. 3.	horization as described herein will restrict are subject to additional costs and oth Any Service Drop shall be subject to expressly provided in this Schedule Drops shall not create additional Com A party, without following the prospace below its specifically-authori vertical Attachments if the existing interfere with any Outside Party's op Schedule. If a person or entity expects to subminattach to more than five-tenths percentered than 300 Poles, whichever is less than sixty (60) days beforentity shall provide written notification electronic pole attachment tracking to including location and number of Polerady, and similar information. For attachments involving only Simple the one-touch Make-ready ("OTM applicant shall elect the OTMR produke-ready that it will perform. It is contractor accurately determines if Complex Make-ready. Applications a processed pursuant to Section B, belonic DCEDURE Review for Completeness. i. Cooperative will review ear on its merits. An Application make an informed decision prepayment of estimated surprepayment of estimated s	ner recourse available all terms and contained. The placement of amunication Space. Seedures outlined he zed space for terms, use of the Pole erations, and such that the application (of ent (0.5%) of Coopess), then as soon as the submission of soon to Cooperative the zero be impacted, as the responsibility the relevant Make not electing the Office. The Application for cation is considered in necessary under the on the application on the application on the application.	pole to Cooperative. Inditions of this School one or more not berein, may utilize minals, risers or or is authorized, such use complies with the series of Applications reasonably practicular Application (s) through the Cooper details of the expect relevant timelines, applicant may elect ribed in Section and shall iden of the applicant to e-ready is Simple TMR process shall red complete only this Schedule and tion and is according to the section and the section of the section of the applicant to e-ready is Simple of the applicant to e-ready is Simple of the section of the applicant to e-ready is Simple of the applicant to e-ready is	vertical unused other reasonable the use does not the terms of this tions) seeking to Kentucky (or to cable (and in no 1), the person or ative's specified ted Application, expected Maketo proceed with C, below. An atify the Simple of ensure it or its Make-ready or proceed and be to
E OF ISSUE	February 28, 2022			
E EFFECTIVE_	Service rendered on and after March 31, 202	22		

SIGNATURE OF OFFICER

President & CEO

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION

IN CASE NO._____DATED_

ISSUED BY_____

TITLE____

		FOR	Entire Territory Serv	<u>ved</u>
		PSC KY NO		6
		<u>Original</u>	SHEET NO	84.8
Owen Electric Cooperat		CANCELLING	PSC KY NO	
(NAME OF UTILIT	Y)		SHEET NO	
	SCHEDULE PA – POLE AT	TACHMENT	2	
ii. 2. Surveys. i. iii. iiv.	may treat multiple requests fro are submitted within thirty (30). An Application will be consider after Cooperative's receipt of Application is incomplete and a Following its receipt of a consurvey of the relevant Poles to made and to identify any Make attachment(s). Except as otherwise provided has a With respect to Lesses survey and either gram (45) days of receipt of a consurvey and either gram	adays of one and red complete unsame, Cooperate specifies all reas applete Applicate determine if the ready to be controlled to deny the accomplete Applicate of deny the accomplete Application of deny the accomplete Application of deny the applete Application of deny the application of	other. Iless, within ten (1) Ive notifies the apon(s) for so finding Ition, Cooperative the proposed attach in mpleted to allow for the proposed attach in mpleted to allow for the proposed attach in mpleted to allow for the proposed attach in proposed attac	o) business days oplicant that the g. will conduct a ment(s) may be for the proposed oply: ill complete the within forty-five ll complete the within sixty (60) all requests for e-tenths percent de to review its pplicant decides field inspection se commercially of not less than date, time, and
ATE OF ISSUE	February 28, 2022 MONTH/DATE/YEAR	_		
ATE EFFECTIVE Service rend	ered on and after March 31, 2022	_		
SUED BY_	SIGNATURE OF OFFICER	_		
TIF	President & CFO			

IN CASE NO._____DATED__

	FOREntire Territory Served
	PSC KY NO6
	Original SHEET NO. 84.9
Owen Electric Cooperative, Inc.	CANCELLING PSC KY NO
(NAME OF UTILITY)	SHEET NO
SCHEDULE PA – POLE A	ATTACHMENTS
following a survey, Coopera estimate (on a pole-by-pol describing the charges to personate the basis of its estabor, and other related costs ii. Cooperative's Make-ready Extended presentation. Thereafter, alwithdrawn and an applicant in the withdrawn and an applicant in the make-ready. i. Within seven (7) days (or payment for survey costs and to notify all known entities in the Make-ready. a. For Make-ready in communicated through attachment tracking the interest in the material interest in the material interest into the more than the content of the seven days after the cooperative's iii. State that any attachment. It is state that any attachment.	sooner, if practical) of Cooperative's receipt of I the Make-ready Estimate, Cooperative will attempt with existing attachments that could be affected by the Communications Space, the notice will be agh the Cooperative's specified electronic pole
DATE OF ISSUE February 28, 2022 MONTH / DATE / YEAR	
DATE EFFECTIVE Service rendered on and after March 31, 2022 MONTH/DATE/YEAR	<u></u>
ISSUED BY Mohael Coll	<u> </u>

TITLE____

President & CEO

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION

IN CASE NO._____DATED____

		FOR	Entire Territory Serv	ved
		PSC KY NO.	-	6
		Original	SHEET NO	84.10
Owen Electric Cooperative, Inc.		CANCELLIN	G PSC KY NO	
(NAME OF UTILITY)			SHEET NO	
SCHEDUL	E PA – POLE A	TTACHMEN	rs	
b. For commattace is in the control of the control	date established Make-ready; as v. State the name to contact for a Make-ready above municated throughment tracking to a State where ar i. State a date for more than nincase of Lesses thirty-five (13 High Volume order which e (1.5%) of Coo ii. State that any attachment. Make-ready be v. State that Coo additional day Attachment Readitional day Attachment Readitional day a State that if Make-ready; a vi. State the name to contact for a will provide the antact information is	ed by Cooperationd e, telephone number information the the Cooperative the Cooperative of	not completed by ive, the applicant manner, and email add on about the Make-renications Space, the rative's specified or add will be perform. Make-ready (which after the notification is sent and no more that the notification is sent and no more that the notification is sent and five sin Kentucky); existing attachment is stablished for completes to the consistent with stablished for completes to the applicant may apply the applicant may not the manner and email addition about the Make-ready of the notice(s) a tere the Cooperative attachment tracking attachment tracking	ress of a person eady procedure. In notice will be electronic pole ned; Indate will be nown is sent in the an one-hundred at in the case of ion date for an electronic person to fifteen (15) and with the Pole completion date or complete the ress of a person eady procedure. Indicate the notices
DATE OF ISSUE February 28, 2 MONTH/DATE/Y		_		

DATE OF ISSUE	February 28, 2022
	MONTH / DATE / YEAR
DATE EFFECTIVE	Service rendered on and after March 31, 2022
_	MONTH / DATE / YEAR
ISSUED BY	Mahael Colle
and the same of th	SIGNATURE OF OFFICER
TITLE	President & CEO
BY AUTHORITY OF	ORDER OF THE PUBLIC SERVICE COMMISSION
IN CASE NO	DATED

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	FOR Entire Territory Served
	PSC KY NO6
	Original SHEET NO. 84.11
Owen Electric Cooperative, Inc. (NAME OF UTILITY)	CANCELLING PSC KY NO
(NAME OF OTILITY)	SHEET NO
SCHEDULE PA – POLE	ATTACHMENTS
The applicant shall be respencourage completion of Maiii. Cooperative will complete established in the relevant notice. 5. Final Invoice i. Within a reasonable period, Cooperative completes its Ma. A detailed, itemized the final survey of previously paid for paid; and b. A detailed, itemized and reasonably can accommodate Attackestimate provided are accommodate Attackestimate provided are ii. Upon receipt of payment for applicant authorization (and Attachments in accordance have 180 days from the dattachment of Licensee's Attacked within the 180-day period, further notice to Licensee as Licensee has not attached its terminated as set forth here charges associated with any iii. Licensee shall notify Cooperative will complete the charges associated with any iii. Licensee shall notify Cooperative will complete the charges associated with any iii. Licensee shall notify Cooperative will complete the charges associated with any iii.	consible for coordinating with existing attachers to ake-ready by the dates established by Cooperative. It is own Make-ready consistent with the dates office(s). In not to exceed one-hundred twenty (120) days after Take-ready, Cooperative shall provide: If final invoice of the actual survey charges incurred if costs for an Application differ from any estimate the survey work or if no estimate was previously all final invoice, on a pole-by-pole basis if requested alculable, of the actual Make-ready Costs to huments if the final Make-ready Costs differ from the not previously paid by the applicant. For the final invoice, Cooperative shall grant to the Permit) to use the relevant Poles and to make with the terms of this Schedule. The Licensee shall late Cooperative has issued a Permit to complete tachment. If the Attachment has not been completed to any Pole or Poles covered by the Permit to which attachment. In the event that the Permit to attach is ein, Licensee shall not be reimbursed any fees or surveys or Make-ready. For the final invoice, the provided in the Permit to which attachment. In the event that the Permit to attach is ein, Licensee shall not be reimbursed any fees or surveys or Make-ready. For the final extending the cooperative's specified electronic cool within fifteen (15) days of completion of an
DATE OF ISSUE February 28, 2022 MONTH/DATE/YEAR	
DATE EFFECTIVE Service rendered on and after March 31, 2022 MONTH/DATE/YEAR	2
ISSUED BY SIGNATURE OF OFFICER	
TITLE President & CEO	

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO.______DATED____

	FOR Entire Territory Served		
	PSC KY NO. 6		
	Original SHEET NO. 84.12		
Owen Electric Cooperative, Inc. (NAME OF UTILITY)	CANCELLING PSC KY NO		
	SHEET NO	_	

SCHEDULE PA - POLE ATTACHMENTS

provide Cooperative at least ninety (90) days from receipt in which to inspect the Attachment. Cooperative shall have fourteen (14) days after completion of its inspection to notify the Licensee of any damage or code violations caused by the Attachment. If Cooperative discovers damage or code violations caused by the Attachment, then Cooperative will inform Licensee and provide adequate documentation of the damage or code violations. Cooperative may either complete any necessary remedial work and bill Licensee for the reasonable costs related to fixing the damage or code violations or require Licensee to fix the damage or code violations at its expense within fourteen (14) days following notice from Cooperative. Licensee shall also be responsible for reasonable engineering, survey and inspection costs incurred by Cooperative in connection with this activity. Nothing herein shall limit or impact Licensee's obligations with respect to maintenance of Attachments beyond their initial attachment, nor shall it limit or impact Cooperative's rights and remedies with respect to enforcement of Licensee's obligations beyond initial attachment.

6. <u>Deviations from Make-Ready Timeline</u>

- i. Cooperative may deviate from the time limits specified in this Schedule before offering an estimate of charges if the applicant failed to satisfy a condition in this Schedule.
- ii. Cooperative may deviate from the time limits established in this Schedule during performance of Make-ready for good and sufficient cause that renders it infeasible for Cooperative to complete make-ready within the time limits established. If Cooperative deviates it will immediately notify, in writing, the applicant and affected Outside Parties and shall identify the affected Poles and include a detailed explanation of the reason for the deviation and a new completion date. Cooperative shall deviate from the time limits established for a period no longer than necessary to complete and shall resume Make-ready without discrimination once it returns to routine operations.

DATE OF ISSUE	February 28, 2022
DATE EFFECTIVE	Service rendered on and after March 31, 2022
ISSUED BY	MONTH/DATE/YEAR
100022 21	SIGNATURE OF OFFICER
TITLE	President & CEO
BY AUTHORITY OF	ORDER OF THE PUBLIC SERVICE COMMISSION
IN CASE NO	DATED

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		FOR	Entire Territory Ser	ved
		PSC KY NO		6
		Original	SHEET NO	84.13
Owen Electric Coo (NAME OF U		CANCELLING	PSC KY NO	
(NAME OF U	TILITY)		SHEET NO	
	SCHEDULE PA – POLI	E ATTACHMENT	S	
	this section during perform service interruption that rewithin the time limits estable existing attachers shall be a shall identify the affected the deviation, and include shall not extend beyond six case of Lesser Volume Orders; or exceeds 1,000 Poles or one in Kentucky). No deviation complete Make-ready on the Help Remedy i. Should Cooperative or an Osteps within the time limit elect to hire an Approved subsection. The applicant specified electronic pole at remedy. i. Cooperative and any Outsippart of the self-help remedy i. An applicant shall use contained outside Parties with adding a field inspection, or sever self-help remedy it may contain work, a description of the Contractor being used by the	nance of complex Menders it infeasible blished in this section notified in writing of Poles, include a dea new completion aty (60) days from the ders or one-hundred the negotiated contact and five-tenths permitted the permitted for a permitted poles. Dutside Party declines established in this Contractor to complete the contact and the permitted poles. Dutside Party declines established in this Contractor to complete the permitted poles. Indeed Party may be produced to the permitted poles. Indeed party may be produced to the permitted poles. Indeed party may be produced to the permitted poles. Indeed party may be produced to the permitted poles. Indeed party may be produced to the permitted poles. Indeed party may be produced to the permitted poles. Indeed party may be produced to the permitted poles. Indeed party may be produced to the permitted poles. Indeed party may be produced to the permitted poles. Indeed party may be produced to the permitted poles. Indeed party may be produced to the permitted poles. Indeed party may be produced to the permitted poles.	fake-ready for reast to complete compine. The applicant are of any such deviation tailed explanation date, which new the completion date and five (105) days ompletion date for cent (1.5%) of Cooperiod for longer the second longer the second for longer the second lon	sons of safety or lex Make-ready and other affected on, which notice of the basis for completion date a provided in the sys in the case of or Orders which operative's poles han necessary to the its prescribed in applicant may specified in this expecified in this expectation.
DATE OF ISSUE	February 28, 2022 MONTH/DATE/YEAR			
DATE EFFECTIVE Service	rendered on and after March 31, 202	22		

DATE OF ISSUE FEBRUARY 28, 2022

MONTH/DATE/YEAR

DATE EFFECTIVE Service rendered on and after March 31, 2022

MONTH/DATE/YEAR

ISSUED BY SIGNATURE OF OFFICER

TITLE President & CEO

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. DATED

	FOR	Entire Territory Serve	d
	PSC KY NO.		6
	Original	SHEET NO	84.14
Owen Electric Cooperative, Inc.	CANCELLIN	G PSC KY NO	
(NAME OF UTILITY)	-	SHEET NO	
SCHEDULE PA – POLE A	ATTACHMEN'	TS	
C. PROCEDURE (OTMR) 1. Review for Completeness. i. Cooperative will review each on its merits. An Application Cooperative the information	ation is conside	ered complete only	if it provides

within thirty (30) days of one another.

2. Surveys.

ii.

i. An applicant shall be responsible for all surveys required as part of the OTMR process. An applicant shall use an Approved Contractor to conduct any survey pursuant to the OTMR process.

Application is incomplete and specifies all reason(s) for so finding.

make an informed decision on the application. Cooperative may treat multiple requests from a single applicant as one request if the requests are submitted

An Application will be considered complete unless, within ten (10) business days

after Cooperative's receipt of same, Cooperative notifies the applicant that the

(N)

- ii. An applicant shall allow Cooperative and any affected Outside Party to be present for any field inspection conducted as part of its survey.
- iii. An applicant shall use commercially reasonable efforts to provide Cooperative and affected Outside Parties with advance notice of not less than five (5) business days of a field inspection as part of any survey and shall provide the date, time, and location of the inspection, and name of the contractor performing the inspection.

3. Application Review on Merits

- i. Cooperative will review a complete Application requesting OTMR and respond either granting or denying same within fifteen (15) days of receipt in the case of Lesser Volume Orders, within thirty (30) days of receipt in the case of High Volume Orders, or within a time negotiated in good faith for requests exceeding High Volume Orders.
 - a. During the applicable timeframe for review following Cooperative's receipt of a complete Application, Cooperative or an Outside Party may object to the designation by the applicant that certain Make-ready is Simple Make-ready, as opposed to Complex Make-ready. Any objection shall be specific and in

February 28, 2022
Service rendered on and after March 31, 2022
Michael Coll
SIGNATURE OF OFFICER President & CEO
ORDER OF THE PUBLIC SERVICE COMMISSION DATED

		FORE	Intire Territory Serv	ved
		PSC KY NO		6
		Original	SHEET NO	84.15
Owen Electric Coopera	ative, Inc.	CANCELLING I	PSC KY NO	
(NAME OF UTIL)	TTY)		_SHEET NO	
	SCHEDULE PA – POL	E ATTACHMENTS		
ii. 4. <u>Make</u> i. ii. iv.	the object evidence a ready is no shall be d	lude all relevant evidain how the evidence wed by Cooperative and Outside Parties at leasor appropriate Make attachment tracking icant shall use an Application of its determination of its determination the impacted Poles size shall provide the nice.	to determination bjection is made, at Make-ready, and end proposed OTM orits, then Cooper ence and information read information read information read information ready using the tool, the applicant proved Contractor and time of the contractor and time of the contractor are a reasonable of the contractor and time of the contractor and the contractor and the contractor and the impact an	coperative's at may proceed to perform the Make-ready, a ror party being prortunity to be and any affected apperative or an arrupt the service and classified as ke-ready on the vide immediate ated Poles. All rned by section
DATE OF ISSUE	February 28, 2022			
DATE EFFECTIVE Service ren	dered on and after March 31, 20	022		
	MONTH/DATE/YEAR			
ISSUED BY	SIGNATURE OF OFFICER			

TITLE President & CEO

IN CASE NO._____DATED_

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION

		FOR Entire Territory	y Served
		PSC KY NO	6
		Original SHEET NO)84.16
Owe	en Electric Cooperative, Inc.	CANCELLING PSC KY NO.	
	(NAME OF UTILITY)	SHEET NO)
	SCHEDULE PA – POLE	ATTACHMENTS	
D.	days after completion of M Cooperative's specified elect ii. Licensee shall notify Coope Attachment to a particular ninety (90) days from recei shall have fourteen (14) days of any damage or code vi discovers damage or code vi will inform Licensee and pro violations. Cooperative may bill Licensee for the reaso violations or require License within fourteen (14) days fol be responsible for reasonabl by Cooperative in connection impact Licensee's obligation beyond their initial attachment	e Cooperative using the Coo tool describing the proposed on required under APPENDIX A ional engineer licensed in Kenti erative. The notice shall be prov the proposed activity. Failure in Unauthorized Attachments	R process using the ool. of completion of an Cooperative at least chment. Cooperative on to notify Licensee ment. If Cooperative on the damage or code of remedial work and the damage or code lations at its expense. Licensee shall also ection costs incurred therein shall limit or nice of Attachments Cooperative's rights ations beyond initial Cooperative's Poles perative's specified activity along with A, including a poleucky, in the method wided to Cooperative to provide advance (as defined herein),
DATE OF ISS	UE February 28, 2022 MONTH / DATE / YEAR		
DATE EFFEC	TIVE Service rendered on and after March 31, 2022 MONTH/DATE/YEAR	2	
ISSUED BY_	SIGNATURE OF OFFICER		
TITLE	President & CEO		

IN CASE NO._____DATED____

			FOR	Entire Territory Ser	rved
			PSC KY NO		6
			Original	SHEET NO	84.17
Owe	n Electi	ric Cooperative, Inc. ME OF UTILITY)	CANCELLING	G PSC KY NO	
	(IAN)	VIE OF UTILITY		SHEET NO	
		SCHEDULE PA – POLE	ATTACHMENT	rs .	
	 3. 4. 	Following receipt of the notice described determine the proposed overlashing wissue; in such an event, Cooperative within the 30 seeking to overlash must address a modifying its proposal or explaining unnecessary and Cooperative agrees. Any party that engages in overlashing personnel, and it shall ensure that it engineering practices. If damage to results from overlashing, or if overlaviolations, then the overlashing party violations, then the overlashing party necessary repairs. An overlashing party shall notify Coopeverlash on a particular pole. The notion from receipt in which to inspect the after completion of its inspection to reviolations caused by the overlash. If caused by the overlash on equipment inform the overlashing party and proviolations. Cooperative may either cooverlashing party for the reasonable correquire the overlashing party to fix the fourteen (14) days following notice for responsible for reasonable engineer Cooperative in connection with overlaticensee's obligations with respect to initial attachment, nor shall it limit respect to enforcement of those obligations.	ill create a capacitiful provide specifical provide specifical provide specifical provide and advance not ny identified issued in the second specifical provides and the second specifical provide and the second specifical provides are second specifical provides and the	ty, safety, reliability in documentation of the circe period. In such that is desired party's view, a for its own costs applicable safety, erty or other exists applicable safety, erty or other exists as safety or engines responsible at its deen (15) days of cooperative at least active shall have for hing party of any covers damage or cooperative, then the cooperative, then the cooperative at least active shall have for hing party of any covers damage or cooperative, then the cooperative of the cooperation of the cooperation of the cooperation of the cooperation at its overlashing party of inspection costothing herein shall coverlashed facilities are traitive's rights and	ey, or engineering of the issue to the hevent, the party eding, either by modification is , equipment and , reliability, and ting attachments neering standard expense for any completion of the ninety (90) days urteen (14) days damage or code code violations. Cooperative will damage or code ork and bill the ode violations or sexpense within ties shall also be sets incurred by I limit or impact ies beyond their
DATE OF ISSU	JE	February 28, 2022 MONTH/DATE/YEAR			
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TITLE		President & CFO			

IN CASE NO._____DATED_

	FOR Entire Territ	ory Served
	PSC KY NO	6
	Original SHEET	NO84.18
Owen Electric Cooperative, Inc.	CANCELLING PSC KY N	O
(NAME OF UTILITY)	SHEET	NO
SCHEDIII E DA DOI	E ATTACHMENTS	

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ARTICLE V – RIGHT OF WAY FOR LICENSEE'S ATTACHMENTS

Cooperative does not warrant or assure to Licensee any right-of-way privileges or easements on, over or across streets, alleys and public thoroughfares, and private or publicly owned property, and Cooperative has no obligation to secure any right-of-way, easement, license, franchise, or permit required for the installation or maintenance of Licensee's Attachments. If the Licensee shall at any time be prevented from placing or maintaining its Attachments on Cooperative's Poles, no liability on account thereof shall attach to Cooperative. If requested by Cooperative, Licensee shall submit satisfactory evidence of its rights to place its attachments upon a property. Licensee shall indemnify, defend, and hold harmless Cooperative from any and all claims, damages, or other losses arising out of Licensee's failure to obtain a necessary right-of-way, easement, license, franchise, or permit. If at any time after Licensee has attached its Attachment to Cooperative's Poles, Cooperative is informed or has reason to believe that such Attachment is not authorized by any governmental authority or private property owner, then Licensee shall remove its Attachment from any of Cooperative's Poles immediately after receiving notice from Cooperative of such circumstance and the Permit covering such Poles shall automatically terminate, provided, however, if Licensee is in the process of disputing such lack of authority, and has received permission to remain on the Pole pending the outcome of the dispute, Licensee may maintain its Attachment if it provides proof of the permission and indemnifies Cooperative with respect to any losses incurred related to the Attachment.

Right-of-way clearing necessary for the operation of the Cooperative's distribution system shall be performed by Cooperative as it determines in the exercise of its sole judgment and discretion. Any right-of-way clearing necessary or requested for the installation or maintenance of Licensee's Attachment(s) will be the financial and operational responsibility solely of the Licensee, and Licensee must obtain Cooperative's permission prior to conducting any such clearing activity near Cooperative's Poles or other facilities. In the event that right-of-way work is required due to a fallen tree or similar situation whereby the condition of Licensee's cable and/or facilities are creating undue strain on the facilities of Cooperative or an Outside Party, Licensee agrees to remedy the situation as soon as possible at its own expense. If Licensee is not willing or able to remedy the situation within a timeframe suitable to Cooperative, as determined in its sole discretion, Cooperative may perform the necessary clearing and invoice the Licensee for the costs and expenses associated therewith.

ARTICLE VI – MAINTENANCE OF POLES AND ATTACHMENTS; CONTRACTORS

Licensee shall, at all times and at its sole expense, make and maintain all of its Attachments in A. accordance with the specifications mentioned in ARTICLE III and shall keep them in safe condition and in thorough repair. Any guying or anchoring required to accommodate the

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TITLE	President & CEO
BY AUTHORITY OF	ORDER OF THE PUBLIC SERVICE COMMISSION
IN CASE NO	DATED

		FOR	Entire Territory Serv	ed
		PSC KY NO		6
		Original	SHEET NO	84.19
Ower	n Electric Cooperative, Inc.	CANCELLING	G PSC KY NO	
	(NAME OF UTILITY)		SHEET NO	
	SCHEDULE PA – POLE	ATTACHMENT	TS .	
B. C.	Attachments of the Licensee shall be provided the reasonable satisfaction of Cooperative. Licensee shall require all of its employees transfer, remove, relocate, maintain or of appropriately qualified and trained to work system, including but not limited to the Pole CONTRACTORS (COMPLEX). Cooperate contractors Cooperative has authorized to provide a maccordance with the Pole Attachment contractor from Cooperative's list to perform unications Space. A Licensee may rest the addition to the list of any contractor that it. The contractor has agreed to follow a cooperative; ii. The contractor has acknowledged engineered pole designs for Make-resiii. The contractor has agreed to follow including the rules regarding Qualified the Occupational and Safety Health iv. The contractor has agreed to reasonable safety and reliability available; and v. The contractor is adequately insurable bond for the Make-ready the contractive will perform on facilities owned by CONTRACTORS (SIMPLE). Cooperative authorizes to perform surveys and Simple Licensee shall choose Cooperative or a conticensee may request the addition to the qualifications in the preceding section. i. If Cooperative does not provide a Make-ready or no Approved Contractive does not provide a Make-ready or no Approved Contractive does not provide a Make-ready or no Approved Contractive does not provide a Make-ready or no Approved Contractive does not provide a make-ready or no Approved Contractive does not provide a make-ready or no Approved Contractive does not provide a make-ready or no Approved Contractive does not provide a make-ready or no Approved Contractive does not provide a make-ready or no Approved Contractive does not provide a make-ready or no Approved Contractive does not provide a make-ready or no Approved Contractive does not provide a make-ready or no Approved Contractive does not provide a make-ready or no Approved Contractive does not provide a make-ready or no Approved Contractive does not provide a make-ready or no Approved Contractive does not	therwise work or k on and in the s. ive shall make avarager form self-help so Regulation, Lice form self-help wo equest (and Coope meets the following ow published safe that it knows heady; we all local, state, ied and Competent Administration (Omeet or excee thresholds established or has establis	ors, and subcontractors or near the Attacovicinity of an electronial and keep upsurveys and Completensee must use Cork that is Complex rative may not unreast and operational ow to read and for and federal laws at Persons under the result. The contractor operative provides at the perform the relative that is contractors for survey.	ors that install, chments to be ric distribution to-date a list of ex Make-ready. operative or a cor above the asonably deny) cations: I guidelines of ollow licensed-and regulations requirements of applied and tive, as made the contractor ctors the utility is this list, then levant work. A the minimum
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	FOR	Entire Territory Ser	ved
	PSC KY NO		6
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Owen Electric Cooperative, Inc. (NAME OF UTILITY)	CANCELLING	PSC KY NO	
(NAME OF UTILITY)	-	SHEET NO	
SCHEDULE PA – POLE A	ГТАСНМЕНТ	S	
the Licensee may choose its own qualishall meet the minimum requirements the applicant consistent with the Pole At a Cooperative may disqualify an the Cooperative's list, but a disputation or reliability concerns related minimum qualifications estab available and commercially Cooperative will provide notice the Pole Attachment Regulation the Pole Attachment Regulation insurance and indemnification obligations under and subcontractor were the Licensee for purp Cooperative is an intended third party benefic against each such agent, contractor and subcontractor Cooperative has such rights against Licensee Cooperative for all liabilities, claims, demands fees and/or costs) arising from its failure to commercially	fied contractor. delineated in the attachment Reguly contractor che squalification slate to the contractors are assonable as e of its objection. d subcontractors of this Schedule oses of this Schedu	The applicant's classe above section Collation. Dosen by an applicate that the based on rector's failure to me to meet Cooper safety or reliable in to the contractor of the c	nt that is not on easonable safety neet any of the ative's publicly ility standards. It consistent with the especifications of limited to the egent, contractor hall ensure that forceable rights proceable against same extent as shall indemnify tation, any legal
ARTICLE VII – INVENTORY (AUDIT) AND INSPECTIONS			
A. ACTUAL INVENTORY. The Cooperative res Attachments (sometimes referred to as a Po frequently than once every five (5) years; pro rolling basis on subsets of Poles, such that eac five (5) years. Licensee and all Outside Partie Inventory. Licensee and all Outside Parties sha rata shares of the total cost of the Actual Inventity's total attachments on foreign-owned pole	ole Attachment vided, however, ch subset is inve- es shall cooper ill reimburse Co- ventory, based	Audit or Pole A the inventory may entoried no more that and participate operative for their on the number of	haudit) no more y be done on a han once every e in the Actual respective pro-
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Owe	en Electric Cooperative, Inc.	CANCELLIN	G PSC KY NO	
	(NAME OF UTILITY)		SHEET NO	
	SCHEDULE PA – POLE A	TTACHMENT	rs	
В.	purpose of such Actual Inventory, any pole wires or cables thereto shall be considered a of the cost of performing the Actual Invent Licensee has Attachments on Cooperative's personant of SAFETY INSPECTION. If Cooperative has reconditions (or other violations of ARTICLE II Safety Inspection. The first occurrence of such Inspection. Following the Initial Safety Inspective (5) years perform a periodic safety inspection of the safety limited to a smaller portion of the system, such at the discretion of Cooperative. At least the Cooperative shall provide notice of the safety scope of the inspection and provide Licensee Cooperative, Licensees and Outside Parties Safety Inspection and any subsequent safety in	Pole. Each Outs ory, based on the oles. easonable cause I) exist on its sych an event will ection, Cooperation of Cooperationspection may it has one circuit of ee (3) months propertion to the with notice of the shall share propertion.	to believe code vio stem, it may conduct be referred to as the ive may not more tive's Poles, includinglude the entire syor the circuits fed by prior to any such see Licensee, which is e anticipated date of the number of the circuits fed by prior to any such see Licensee, which is eanticipated date of the number of poles.	a prorated share s to which each lations or unsafe ct a system-wide the Initial Safety than once every ing Attachments ystem or may be y one substation, afety inspection, hall describe the of the inspection.
C.	LICENSEE-SPECIFIC INSPECTION. If significant number of violations with respect an inspection specific to Licensee's Attac discrepancy rate higher than five percent (5%) Compliant Licensee Attachments ÷ total n reimburse Cooperative for all costs and expenmenths prior to any such safety inspection inspection to the Licensee, which shall describe	the Cooperative to a particular L hments. In the (calculated as the tumber of Licer ses associated we have the scope of the cooperative specific t	Licensee, Cooperatine event such inspections of Unauthorsee Attachments), ith the inspection. Ashall provide notice	ve may perform pection finds a thorized or Non- Licensee shall At least three (3) the of the safety
D.	with notice of the anticipated date of the inspe CORRECTIONS. If any of Licensee's A requirements and specifications of this Sche correct such nonconformance within thirty (provided however, that Cooperative may spec comply, if in the exercise of Cooperative's s require Licensee to take corrective action with	Attachments fai dule, Licensee s 30) days of not sify a shorter timole judgment ar	shall, upon notice ification of such neframe, with which discretion, safety	by Cooperative, onconformance, h Licensee shall y considerations
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parties agree, such agreement not to be unreasonably withheld, that such nonconformance is of a (N) nature that it cannot be reasonably corrected within thirty (30) days, the parties shall mutually agree on an additional time period in which Licensee shall complete the required corrections. Should Licensee fail to timely take all steps necessary to comply with this requirement, or if safety considerations so require, Cooperative may elect to do such work itself, and Licensee shall reimburse Cooperative for all actual costs and expenses incurred in connection therewith. Cooperative shall not be liable for any loss or damage to Licensee's facilities which may result to any facilities or property, except to the extent of Cooperative's gross negligence or misconduct. Failure by Cooperative to inspect Licensee's conformance to the technical requirements and specifications listed in ARTICLE III or to take action on its own to bring such Attachments into compliance shall not cause Cooperative to be liable for any loss or injury resulting from such failure of conformance and shall not relieve Licensee of its obligations of indemnification hereunder. In all circumstances, all of the parties on a Pole shall work together to maximize safety while minimizing the cost of correcting any such deficiencies, but the Licensee shall be responsible for the full cost of any necessary or appropriate corrective measures associated with violations caused by Licensee, including removal and replacement of a Pole and all Transfers or other work incident thereto. Licensee shall ensure that its employees, agents, or contractors, which Licensee causes to work on or around Poles, will be notified of pending, unresolved issues requiring corrective actions, prior to activities on such poles, and Licensee shall not allow unqualified or improperly equipped personnel to work on poles. If causation cannot be established, the cost to correct the violation will be split equally among all parties on the Pole.

- E. PENALTIES. Cooperative may impose a penalty in the amount of one hundred dollars (\$100) per pole for any violation caused by Licensee that is not corrected in accordance with the timelines listed in ARTICLE VII SECTION D CORRECTIONS, and an additional one hundred dollars (\$100) per pole every ninetieth (90th) day thereafter until Licensee addresses the violation(s) to Cooperative's reasonable satisfaction.
- F. SAFETY VIOLATIONS. For avoidance of doubt, Licensee shall be required to correct any safety violations as provided herein whether or not such are observed or noticed.

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(NAME OF UTILITY)	SHEET NO	

SCHEDULE PA - POLE ATTACHMENTS

ARTICLE VIII – DIVISION OF COSTS

A. DIVISION OF COSTS FOR POLES

i. Licensee shall pay all of the necessary Make-ready cost of attaching to a new pole, including any costs associated with replacing or Transferring Licensee's Attachments or any Outside Parties Attachments, except when the pole has been red-tagged for replacement by the Cooperative consistent with the Pole Attachment Regulation.

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- ii. Where an existing pole is replaced for maintenance purposes, the Cooperative shall erect a pole adequate for the existing Attachments and additional Attachments for which Applications have been delivered, unless such Application is denied in accordance herewith, and the Cooperative will pay all the costs of installing the replacement pole. The Licensee will pay to replace its existing Attachments. The replaced pole shall be removed by the Cooperative.
- iii. Any payments for poles made by the Licensee under any provisions of this Article shall not entitle the Licensee to the ownership of any part of the poles or the Cooperative's real property rights, easements, or rights-of-way for which Licensee has contributed in whole or in part.
- iv. Each party shall place, maintain, rearrange, Transfer and remove its own Attachments at its own expense except as otherwise expressly provided herein.
- v. In the event Cooperative installs a pole larger than is initially required for Electric Utility's and Licensee's use in anticipation of Cooperative's future requirements or additions, the additional space provided by the Electric Utility shall be reserved for Cooperative's sole use. Licensee may request documentation to validate the need for future space.
- vi. If one party installs Attachments that encroach or needs to install Attachments that would encroach upon the other party's use of its own Space (sometimes known as "building down"), the party installing or needing to install such Attachments must pay the Make-ready costs necessary to permit the other party to use its own Space.
- vii. Except as otherwise provided, Cooperative shall not be obligated to pay Make-Ready costs for any initial or additional Licensee Attachment for which an APPENDIX A is not required.

B. DIVISION OF COSTS FOR VIOLATIONS

i. If any Attachment is found to be in violation of the terms of this Schedule, Licensee shall be responsible for the full cost of any necessary or appropriate corrective measures, including removal and replacement of the pole(s) and all Transfers or other work incident thereto.

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Owen Electric Cooperative, Inc.	CANCELLIN	G PSC KY NO	
(NAME OF UTILITY)		SHEET NO	
SCHEDULE PA – POLE A	ATTACHMENT	rs .	
 ii. If any of Licensee's Attachments fail to conform withis Agreement, Licensee shall, upon notice by Coop (30) days of notification of such nonconformance, pathorter timeframe, with which Licensee shall comply and discretion, safety considerations require Licensee Further, in the event the parties agree, such agree nonconformance is of a nature that it cannot be reason shall mutually agree on an additional time period corrections. iii. Should Licensee fail to timely take all steps necess considerations so require, Cooperative may elect to Cooperative for all actual costs and expenses incurred liable for any loss or damage to Licensee's facil Cooperative's gross negligence or misconduct on any viv. Alternatively, Cooperative may impose a penalty in the any violation caused by Licensee that is not corrected VIII SECTION B – paragraph ii, and an additional on (90th) day thereafter until Licensee addresses the violation. v. Failure by Cooperative to inspect Licensee's conspectifications listed in ARTICLE III or to take accompliance shall not cause Cooperative to be liable from conformance and shall not relieve Licensee of its obliging not be responsible for the costs associated with violatic vi. In all circumstances, all of the parties on the pole will the cost of correcting any such deficiencies, but the Linecessary or appropriate corrective measures associated removal and replacement of the pole and all Transferensure that its employees, agents, or contractors, which will be notified of pending, unresolved issues required poles, and Licensee shall not allow unqualified or im causation cannot be established, the cost to correct the the pole. 	perative, correct provided however, if in the exercite to take corrective ment not to be proposed in which Lices ary to comply do such work in connection to the matter of	such nonconformaler, that Cooperative ise of Cooperative ise of Cooperative ise action within such unreasonably with within thirty (30) is ensee shall complete with this requirements of the self, and Licensee herewith. Cooperaty result, except to dilities or property. In hundred dollars (\$100) per pole is the technical result in the properative or Outside maximize safety we responsible for the constructions, prior to acted to personnel to work on or around the properation of the constructions, prior to acted the personnel to work on or around the personnel to work or aroun	e may specify a c's sole judgment h shorter period. The shorter period. The shorter period held, that such days, the parties ete the required ent, or if safety shall reimburse tive shall not be to the extent of t
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TITLE President & CEO			

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IN CASE NO._____DATED___

	FOR Entire Territory Served
	PSC KY NO. 6
	Original SHEET NO. 84.25
Owen Electric Cooperative, Inc. (NAME OF UTILITY)	CANCELLING PSC KY NO
	SHEET NO

SCHEDULE PA – POLE ATTACHMENTS

- vii. If one or more Outside Party Licensee(s) caused the violation, then such Outside Party Licensee(s) will pay the corrective costs incurred by all who have Attachments on the pole, including for the Licensee, Cooperative and any other Licensees; and Cooperative will make reasonable effort to cause the Outside Party to make such payment.
- viii. If one party installs Attachments that encroach or needs to install Attachments that would encroach upon the other party's use of its own Space (sometimes known as "building down"), the party installing or needing to install such Attachments must pay the Make-ready costs necessary to permit the other party to use its own Space.
- ix. Cooperative shall not be obligated to pay Make-Ready costs for any initial or additional Licensee Attachment for which an APPENDIX A is not required.

ARTICLE IX – UNAUTHORIZED ATTACHMENTS

- A. If any Attachment is made without complying with this Schedule and is identified by the Cooperative or self-reported by the Licensee ("Unauthorized Attachment"), then, without prejudice to its other rights or remedies under this Schedule or at law, Cooperative shall require Licensee to submit a notification using the Cooperative's specified electronic pole attachment tracking tool within fifteen (15) business days to verify or deny the Unauthorized Attachment. Within sixty (60) days of the Licensee's verification, the Licensee shall submit an Appendix A, along with supporting engineering design data and per pole Survey fee for each Unauthorized Attachment. If, upon review of Appendix A:
 - i. an Unauthorized Attachment exists *with no* violations, then the Licensee shall pay to the Cooperative a one-time per pole fee of five (5) times the current annual rental fee found in Appendix E and the Licensee will be granted a Permit for the attachment.
 - ii. an Unauthorized Attachments exist *with* violations, then the Licensee shall correct all violations within 90 days or by a mutually agreed upon time. All Make-Ready Costs being borne by the Licensee. Once all corrections are made, the Licensee shall pay to the Cooperative a one-time per pole fee of five (5) times the current annual rental fee found in Appendix E and the Licensee will be granted a Permit for the attachment
- B. If Licensee has failed to provide Appendix A, as appropriate, or has not removed such Unauthorized Attachments within the 90-day timeframe, then Cooperative may remove such Attachments at the Licensee's expense and with no liability to the Cooperative, in which event the Licensee shall reimburse Cooperative upon demand for the cost incurred in making such

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SCHEDULE PA – PO	LE ATTACHMENTS	

removal and shall indemnify and hold the Cooperative harmless from and against all loss, (N) liability, or expense (including but not limited to claims of third parties) resulting from the removal of such Unauthorized Attachment, except in cases of gross negligence or intentional misconduct. Nothing herein shall relieve Licensee of its obligation to maintain Attachments at all times in conformity with Cooperative's Specifications.

ARTICLE X – ABANDONMENT OF POLES, TRANSFER OF ATTACHMENTS

- A. If Cooperative desires at any time to abandon any Pole or to direct Licensee to Transfer one or more attachments for any reason, Cooperative will, except as otherwise provided, give the Licensee notice to that effect at least sixty (60) days prior to the date on which the Transfer shall be completed. If, at the expiration of said time period, Licensee has not removed its Attachments or pursued a deviation from the relevant time period consistent with the Pole Attachment Regulation, Cooperative may:
 - a. Transfer the attachment(s) at Licensee's expense (in which case Cooperative expressly disclaims and shall have no responsibility or liability related thereto, except in the case of Cooperative's gross negligence or willful misconduct); and/or
 - b. Transfer the relevant Pole such that it becomes the property of the Licensee, as is, and the Licensee shall save, defend and hold harmless Cooperative from all obligation, liability, damages, cost, expenses or charges incurred thereafter, and not arising out of anything theretofore occurring because of or arising out of the presence or condition of such Pole or of any Attachments thereon; and shall pay Cooperative up to the depreciated value in place of the Pole to Cooperative. Cooperative may further evidence transfer of title to the pole by completing APPENDIX C BILL OF SALE. Credit shall be allowed for any payments which the Licensee may have made under the provisions of ARTICLE VII, when the Pole was originally set, provided the Licensee furnishes proof of such payment. However, if Cooperative is putting its facilities underground, the Pole will not be sold to the Licensee, and the Licensee shall comply with the undergrounding of the facilities or remove its facilities.
 - c. Impose a penalty after ninety (90) days of the requested transfer date in the amount of one hundred dollars (\$100) per pole for any transfer not completed in accordance with the timelines listed in ARTICLE X SECTION A, and an additional one hundred dollars (\$100) per pole every ninetieth (90th) day thereafter until Licensee completes the transfer. It shall be the responsibility of the last Licensee to complete the transfer from the replaced pole to remove the pole.

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(NAME OF UTILITY)		_SHEET NO	
SCHEDULE PA – PO	LE ATTACHMENTS		
B. If, for safety or reliability purposes, it is manipulate, or otherwise impact a License provide Licensee with notice of its action incurred by the Cooperative in performing C. Licensee shall comply with reasonable ar	e's attachment on an expons but may recover fro such work.	edited basis, Coop m Licensee the c	erative may not costs reasonably
of structures on or above ground in an a utility facilities.			

ARTICLE XI – ADJUSTMENT PAYMENTS

- A. For a year in which there is no Actual Inventory, the number of Poles used in calculating the adjustment payments provided for herein shall be based on the applications and any identified unauthorized attachments.
- B. For a year for which there is an Actual Inventory, the following adjustment shall be made:
 - 1. The difference between the number of Poles found by the Actual Inventory for the year in question and the number of Poles currently being billed, whenever conducted, shall be prorated evenly based on the assumption that such Poles were added evenly over the years between the Actual Inventories in order to calculate, on the basis of such proration, a prorated number of poles for each year between the year of the previous Actual Inventory and the year of the present Actual Inventory.

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2. If the adjustment payment so calculated pursuant to this section is greater than the payment that was actually made for that billing period, the difference shall constitute an additional amount owed by the Licensee to Cooperative; if less, the difference shall constitute an amount owed by Cooperative or a credit to the Licensee.

ARTICLE XII - RIGHTS OF OTHER PARTIES, LICENSEE

- A. If Cooperative, prior to affording a Licensee any rights pursuant to this Schedule, conferred upon Outside Parties, by contract or otherwise, rights or privileges to attach to any of its Poles covered by this Schedule, nothing herein contained shall be construed as affecting said rights or privileges with respect to attachments of such Outside Parties. Cooperative shall have the right to continue and extend such rights and privileges to such Outside Parties and to others, as the Attachment privileges herein granted are non-exclusive.
- B. No use, however extended, of Cooperative's Poles and other facilities shall create or vest in Licensee any ownership or property rights in said Poles and other facilities except as specifically set forth herein. Cooperative may maintain its Pole and facilities as it sees fit in light of its own service

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	PSC KY NO	6
	Original SHEET NO.	84.28
Owen Electric Cooperative, Inc. (NAME OF UTILITY)	CANCELLING PSC KY NO	
	SHEET NO	=
SCHEDIII F DA DO	LE ATTACHMENTS	
requirements, and Licensee's rights in Conformal for as long as authorized under the terms ARTICLE XIII - WAIVER OF TERMS OR CONDITION The failure or decision of Cooperative to enforce or insist this Schedule shall not constitute a general waiver or relinshall be and remain at all times in full force and effect. ARTICLE XIV - PAYMENT OF TAXES	and conditions of this Schedule. ONS t upon compliance with any of the terr	ns or conditions of
Each party shall pay all taxes and assessments lawfully loor charge levied on Cooperative's poles solely because of	their use by the Licensee shall be paid	
ARTICLE XV – DESIGNATED CONTACT PERSON(S A. Licensee shall establish and maintain a Person(s)") for ordinary maintenance rec who shall be reasonably available during and maintain a Designated Contact Perso who shall be reasonably available 24 h Cooperative with written contact inform such written contact information remain	a designated contact person(s) ("Dequests, relocation requests, and notices g normal business hours. Licensee son(s) for emergency maintenance and nours per day, 7 days a week. Licenation for each Designated Contact I	s from Cooperative shall also establish relocation requests nsee shall provide Person and ensure

- notice of any change. Each Designated Contact Person shall be capable of providing (or acquiring) substantive, timely responses to Cooperative's inquiries or issues.

 B. Unless otherwise specifically provided herein, all notices, requests, consents, demands, designations, approvals or statements required to be made under this Schedule shall be in writing and shall be delivered via the Cooperative's specified electronic pole attachment tracking tool, or by personal delivery, generally recognized overnight delivery service, certified U.S. mail return receipt requested, facsimile, or electronic mail. Notices to Licensee shall be sent to its
- C. Licensee agrees to join, utilize or acquire any notification or similar system or platform identified and utilized by Cooperative to facilitate communication and the delivery of required notices and efforts related to this Schedule (electronic pole attachment tracking tool), including but not limited to, any notices relating to new Attachments, Transfers, relocation, abandonment or

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Designated Contact Person(s) for notices.

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maintenance work. Notices sent through Cooperative's system or platform shall be satisfactory (N) notice under this Schedule.

ARTICLE XVI - REMEDIES

A. Licensee may at any time terminate any right to attach an Attachment to any Pole by removing its Attachment from such pole and notifying Cooperative of such removal using the Cooperative's specified electronic pole attachment tracking tool. Such notice shall fully identify, by pole number and location, the Pole(s) from which such Attachments are being removed; absent such notice, Licensee shall continue to be responsible for rental payments. The Permit covering such Pole shall terminate upon receipt of such notice by Cooperative. No refund of any pole rental rate or other charge will be due on account of such removal. Cooperative may, in addition to seeking any other remedy available to it, suspend Licensee's rights under this Schedule (including access to Cooperative's poles) or terminate the Contract or any Permit issued under this Schedule if Licensee fails to comply with any of the provisions of this Schedule and fails within 30 days (or such longer, mutually-agreeable period if a 30 day cure period is not reasonably possible) after written notice from Cooperative to correct such noncompliance. In the event a governmental entity at any time requires Cooperative to remove one or more of its Poles, any Permit issued to Licensee for such Pole(s) shall automatically terminate, in which event Cooperative shall refund to Licensee any unearned rental payments made pursuant to this Schedule. Except as otherwise provided in this Schedule, the Licensee shall have 60 days within which to remove its Attachments from Cooperative's Pole(s) upon termination of a Permit issued under this Schedule. If the Licensee fails to remove its Attachments from Cooperative's Pole(s), Cooperative shall have the right (but not the obligation) to remove the Licensee's Attachments, without notice or liability of any kind to the Licensee, in which event the Licensee shall reimburse Cooperative upon demand for the cost Cooperative incurred in making such removal. Attachments of Licensee which remain after the 60-day period following termination may also be assessed pole rental rates at the rates applicable to Unauthorized Attachments, until such time as such Attachments are removed and notice given thereof. The Licensee shall indemnify and hold Cooperative harmless from and against all loss, liability, or expense resulting such removal, including but not limited to claims of third parties.

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TITLE	President & CEO
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		FOR	Entire Territory Ser	ved
		PSC KY NO		6
		Original	SHEET NO	84.30
Ow	en Electric Cooperative, Inc.	CANCELLING	G PSC KY NO	
	(NAME OF UTILITY)		SHEET NO	
	SCHEDULE PA – POLE	E ATTACHMENT	rs ·	
ARTICLE X	VII - REPRESENTATIONS AND WARRAN	TIES		(1
A.	In order to obtain service under this Schedu validly existing and in good standing unde (ii) enjoy full authority to enter into and recognizing it is a party bound by this Sche terms; and (iii) confirm its execution and d conflict with or violate or constitute a brea not violate any law, rule or regulation applie	or the laws of the just of the just of the laws of the just of the laws of the	urisdiction in which gations pursuant to enforceable in accations under this S	duly organized, in it was formed; this Schedule, cordance with its chedule will not
В.	Licensee shall comply with all federal, s comply with all technical requirements and Attachments to Cooperative's Poles as a Cooperative's practices and rules including removing or maintaining Attachments. Lic and property against injury or damage the maintenance or operation of Licensee's Att to avoid any interference with Coopera distribution system, including but not limite	tate, and local rul d specifications appauthorized herein. g requirements for tensee shall take all that may result from tachments, and Licative's safe and end to its poles, and to	Licensee shall constalling, transfer I steps necessary to me the presence, it ensee shall take all efficient operation the rights of Outside	e's affixation of omply with the oring, relocating, o protect persons installation, use, steps necessary of its electric e Parties.
C.	THERE ARE NO WARRANTIES UNEXTENT EXPRESSLY AND UNAMEDIATES SPECIFICALLY DISCUMBERCHANTABILITY AND FITH COOPERATIVE SPECIFICALLY REPRESENTATION REGARDING COOPERATIVE'S POLES AND RELATED	BIGUOUSLY SI LAIM AND I THE IMPLI ESS FOR A DISCLAIMS THE CONDI	ET FORTH HE EXCLUDE AL ED WARRAI PARTICULAR ANY WARE TION AND	REIN. THE L IMPLIED NTIES OF R PURPOSE. RANTY OR SAFETY OF
ARTICLE X	VIII – INDEMNIFICATIONS AND LIMITA	TIONS ON LIABI	LITY	
A.	Licensee agrees to indemnify, defend and officers, member-owners, representatives a from and against any and all claims, lia demands, judgments, actions, causes of therewith (including, without limitation, the	and employees (colubilities, losses, da action, disburseme	lectively "Indemn mages, costs, disc ents and expenses	ified Persons") covery requests, in connection
DATE OF ISS	UEFebruary 28, 2022 MONTH/DATE/YEAR			
DATE EFFEC	TIVE Service rendered on and after March 31, 202	22		
ISSUED BY_	SIGNATURE OF OFFICER			
TITLE	President & CEO			
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	Original SHEET NO. 84.3	31
Owen Electric Cooperative, Inc. (NAME OF UTILITY)	CANCELLING PSC KY NO	
(NAME OF UTILITY)	SHEET NO	

SCHEDULE PA – POLE ATTACHMENTS

disbursements, including reasonable attorneys' fees, as and when incurred, of investigating. (N) preparing for, responding to or defending against any action, suit, proceeding, investigation, subpoena or other inquiry (whether or not Cooperative is a party to the proceedings or litigation at issue) in connection with actual or threatened actions) ("Losses") relating to or arising out of Licensee's activities under this Schedule, its presence on or near Cooperative's property, or any action or inaction by Licensee, its employees, agents, contractors, subcontractors, or representatives related to the construction, installation, operation, maintenance, presence, replacement, upgrade, use, replacement, abandonment or removal of any attachment. Licensee's liability for Losses shall include, but not be limited to, claims alleging damage to or loss of property; injury to or death of persons (including payments made under any workers' compensation law or under any plan for employees' disability and death benefits); power or communications outage, interruption or degradation; environmental damage; and violations of law, regulations, orders, or other applicable rules or requirements; provided, however that Licensee will not be liable under this indemnity to the extent any of the foregoing Losses are determined, in a final judgment by a court of competent jurisdiction, not subject to further appeal, to have resulted from the sole gross negligence or willful misconduct of any Indemnified Person.

- B. The obligations of this Article shall survive the conclusion of the parties' relationship under this Schedule, shall be enforced to the fullest extent permitted by applicable law and the obligations of this Article shall be construed liberally in favor of indemnification of Cooperative.
- C. The indemnification obligations of Licensee under this Article and under other provisions of this Schedule are cumulative and not exclusive. Cooperative's request for indemnification under one or more Articles shall not preclude or in any way waive or limit its ability to seek indemnification under other provisions of this Schedule.
- D. Cooperative shall not be liable to Licensee for any property damage, injury or death to persons (including payments made under any Worker's Compensation Law or under any plan for employee disability and death benefits), interruption to service of Licensee, or for interference (however caused) with the operation of the cables, wires, appliances and facilities of Licensee, arising in any manner out of the use of Cooperative's poles and other facilities hereunder, including any effects undesirable to Licensee which the presence, breakdown, operation, maintenance, alterations of, or additions to, the lines and other facilities of Cooperative or Outside Parties may have upon the Attachments or the service or equipment of Licensee, except to the extent attributable to the gross negligence or willful misconduct on the part of Cooperative or its agents.

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TITLE	President & CEO
BY AUTHORITY OF	ORDER OF THE PUBLIC SERVICE COMMISSION
IN CASE NO	DATED

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		PSC KY NO.		6
		Original	SHEET NO	84.32
Owe	en Electric Cooperative, Inc.	CANCELLIN	G PSC KY NO	
	(NAME OF UTILITY)		SHEET NO	
	SCHEDULE PA – POLE A	TTACHMEN	ΓS	
				C 11 1 1
E. F.	Licensee expressly assumes responsibility equipment to be accessed or otherwise worke subcontractors or invitees, and to the fullest exrisks arising from Cooperative's gross negligoperation and maintenance of Licensee's Attac NOTWITHSTANDING ANYTHING TO T	d on or near by stent permitted l gence or misco chments on or a	vits employees, age by law, assumes all onduct) related to t bout Cooperative's p	ents, contractors, risks (except for the construction, poles.
r.	IN THIS SCHEDULE, IN NO EVENT REPRESENTATIVES OR RELATED PARTICLES OF THE SPECIAL, INCIDENTAL, CONSEQUENT WITHOUT LIMITATION, LOSS OF RELATING TO OR ARISING IN ANY METHIS SCHEDULE OR THE PERFORD OBLIGATIONS HEREUNDER, REGAR WERE FORESEEABLE OR EXPECTED UNDER WHICH THE DAMAGES ARE CONTRACT, TORT, OR OTHERWISE	WILL COORTIES BE LICATED PARTIAL OR PUNITED FOR GOODWING ANNER FROM THE COLUMN OF THE	PERATIVE OR ABLE TO LICEN RTIES FOR ANY ITIVE DAMAGES DSS OF SERVICE ILL OR LOSS M OR IN CONNE OR NONPERFOR WHETHER SUCTATION	ANY OF ITS USEE OR ANY Y INDIRECT, S, INCLUDING ES, LOSS OF OF PROFITS ECTION WITH RMANCE OF H DAMAGES THE THEORY
	TX-CONSTRUCTION			
The headings substantive to	s in this Schedule are for purposes of reference on erms hereof.	ly and shall not	be construed to lim	it or enlarge the
Licensee sha rights-of-way	X – ASSIGNMENT OF RIGHTS Il not assign or otherwise dispose of any of its river covered by this Schedule, to any firm, corporation which consent shall not be unreasonably withheld	on or individual		
ARTICLE X	XI – INSURANCE			
A.	Policies Required. At all times, Licensee shall described below. Licensee shall ensure Coope advance, of the cancellation or termination Cooperative as an additional insured on all such	erative is inform of any policy	ned, no less than the hereunder. Licen	irty (30) days in usee shall name
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SIGNATURE OF OFFICER

President & CEO

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION

IN CASE NO._____DATED_

ISSUED BY____

TITLE_

FOR Entire Territory Served

	FOR Entire Territory Ser	ved
	PSC KY NO	6
	Original SHEET NO.	84.33
Owen Electric Cooperative, Inc. (NAME OF UTILITY)	CANCELLING PSC KY NO	
(White of Other 1)	SHEET NO	
SCHEDULE PA – PO	LE ATTACHMENTS	

- 1. Workers Compensation and Employers' Liability Insurance. Statutory workers' compensation benefits (N) and employers' liability insurance with a limit of liability no less than that required by Kentucky law at the time of the application of this provision for each accident. This policy shall be endorsed to include a waiver of subrogation in favor of Cooperative. Licensee shall require subcontractors and others not protected under its insurance to obtain and maintain such insurance.
- 2. Commercial General Liability Insurance. Policy will be written to provide coverage for, but not limited to, the following: premises and operations, products and completed operations, personal injury, blanket contractual coverage, broad form property damage, independent contractor's coverage with limits of liability not less than \$5,000,000 general aggregate, \$2,000,000 products/completed operations aggregate, \$2,000,000 personal injury, \$2,000,000 each occurrence.
- 3. Automobile Liability Insurance. Business automobile policy covering all owned, hired and non-owned private passenger autos and commercial vehicles. Limits of liability not less than \$1,000,000 each occurrence, \$1,000,000 aggregate.
- 4. Umbrella Liability Insurance. Coverage is to be in excess of the sum of the employers' liability, commercial general liability, and automobile liability insurance required above. Limits of liability not less than \$5,000,000 each occurrence, \$5,000,000 aggregate.
- 5. Property Insurance. Licensee will be responsible for maintaining property insurance on its own facilities, buildings, and other improvements, including all equipment, fixtures, and structures, fencing, or support systems that may be placed on, within, or around facilities to protect fully against hazards of fire, vandalism and malicious mischief, and such other perils as are covered by policies of insurance commonly referred to and known as extended coverage insurance or self-insure for such exposures.
- 6. Performance Bond. Prior to making any Attachments under this Schedule, Licensee shall provide to Cooperative a performance bond in an amount corresponding with the requirements of Appendix D. The bond shall be executed with a proper surety through a company licensed and qualified to operate in the State of Kentucky and listed with the U.S. Department of the Treasury as published in the Federal Register. In addition, the bond shall not be for an amount greater than the surety's approved limit as referenced in the current Federal Register and shall be accompanied by a certified power-of-attorney document, all still subject to the final approval of Cooperative. The purpose of the bond is to ensure Licensee's performance of all of its obligations under this Schedule and for the payment by the Licensee of any damages, claims, liens, taxes, liquidated damages, penalties, or fees due to Cooperative which arise by reason of the construction, installation, operation, maintenance, transfer, relocation, or removal of Licensee's Attachments or Communications Facilities on or about Cooperative's Poles. This shall include claims for damages to Cooperative Facilities caused by Licensee, or its contractors and agents. Cooperative shall have the right to draw funds from the bond

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		Original	SHEET NO	84.34
Owe	n Electric Cooperative, Inc.	CANCELLING	G PSC KY NO	
	(NAME OF UTILITY)	-	SHEET NO	
	SCHEDULE PA – POLE A'	TTACHMENT	'S	
	to recover damages to Cooperative Facilities caused be made to permit Cooperative to draw against to purposes and shall not assign, pledge or otherwise u	the bond. Licens as the bond as see	ee shall not use succurity for any other p	ch bond for other urpose.
В.	Qualification; Priority; Contractors' Coverage. The laws of the state of Kentucky and have an "A" or primary. All contractors and all of their subcontract in full force and effect, workers' compensation an and automobile liability insurance coverages of the	better rating in ors who perform d employers' liab	Best's Guide. Such work on behalf of Li bility, comprehensive	insurance will be censee shall carry general liability,
C.	Article with the same limits. Certificate of Insurance; Other Requirements. Prior prior to each insurance policy expiration date during Cooperative with a certificate of insurance ("Certification insurance policies. The Certificate shall reference insurance waivers of subrogation required by this So days advance notice of cancellation or nonrener Cooperative, its board members, officers, offi "Additional Insureds") shall be named as Addition compensation, which shall be so stated on the Certificate shall be written on an occurrence and not on a deductibles, not to exceed \$100,000, or such a Cooperative. Licensee shall defend, indemnify an from and against payment of any deductible and pay Article. Licensee shall obtain Certificates from its a	ng the term of the cate") and, upon the third schedule and chedule. Coopera wal of insurance icials, employee hal Insureds under ificate. All policical claims-made basing greater amount and hold harmlessyment of any prengents, contractors	is Schedule, the Lic request, certified cop d workers' compensa- ative shall be given the e during the term of some and representative er all of the policies ies, other than worked is. All policies may as expressly allowed Cooperative and Admium on any policy re-	ensee will furnish ies of the required ation and property nirty (30) calendar of this Schedule. ves (collectively, a, except workers' ers' compensation, by be written with ad in writing by dditional Insureds equired under this
D.	a copy of such Certificates to Cooperative upon requ Limits. The limits of liability set out in this Article is parties, which consent will not be unreasonably we occurrences, including substantial increases in the state, federal, or other governmental compensation properative's or Licensee's exposure to risk.	may be increased vithheld by either level of jury ver	party, in the event rdicts or judgments	of any factors or or the passage of
E.	Prohibited Exclusions. No policies of insurance reconstructors shall contain provisions that: (1) exwith Cooperative except as to infringement of patraterial, (2) exclude coverage of liability arising exclude coverage for injuries to Cooperative's emplinguries or damages caused by Licensee's contractor prohibited provisions shall not be interpreted as exclusions.	ents or copyright from excavating oyees or agents, or rs or the contractor	of liability assumed as or for libel and sl c, collapse, or under or (4) exclude covera	by this Schedule ander in program ground work, (3) age of liability for
DATE OF ISS	JEFebruary 28, 2022 MONTH/DATE/YEAR	_		
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TITLE	President & CEO	_		
BY AUTHORIT	Y OF ORDER OF THE PUBLIC SERVICE COMMISSIO	N		

IN CASE NO._____DATED____

F. Deductible/Self-insurance Retention Amoun insurance requirements of this Article by self the Licensee is not required to name additions.	ATTACHMENTS Ints. Licensee may meet all or a f-insurance. To the extent the License	84.35 portion of the (insee self-insures,
F. Deductible/Self-insurance Retention Amour insurance requirements of this Article by self the Licensee is not required to name additional contents.	Original SHEET NOSHEET NO	portion of the (insee self-insures,
F. Deductible/Self-insurance Retention Amour insurance requirements of this Article by self the Licensee is not required to name additional	CANCELLING PSC KY NOSHEET	portion of the (nsee self-insures,
F. Deductible/Self-insurance Retention Amour insurance requirements of this Article by self the Licensee is not required to name additional	ATTACHMENTS nts. Licensee may meet all or a f-insurance. To the extent the Licen	portion of the (insee self-insures,
F. Deductible/Self-insurance Retention Amoun insurance requirements of this Article by self the Licensee is not required to name additional	ATTACHMENTS Ints. Licensee may meet all or a f-insurance. To the extent the License	portion of the (
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insurance requirements of this Article by self the Licensee is not required to name additional	f-insurance. To the extent the Licer	nsee self-insures,
the Cooperative's satisfaction, the Licensee' Article requiring insurance coverage by self-i Licensee's insurance requirements to Coop insurance coverage and the additional insured G. Additional Insurance. Cooperative shall ha insurance and property damage liability insurance. Article. In any such event, the additional pre such additional insurance coverage shall be p Licensee providing proof of such additional therefor.	ce as required by the Cooperative of signancial ability to meet the requirementariance. In the event the Licensee perative's satisfaction, Licensee she endorsements in accordance with the verthe right at any time to require rance in greater amounts than those emium or premiums payable solely ayable by Cooperative within thirty	demonstrating, to airements of this fails to meet the shall provide the his Article. The public liability the required in this of as the result of the fails are shall provided in this of the fails of the shall provide the shall
Except as may be expressly provided otherwise, neither Coopany failure of performance hereunder due to causes beyond limited to: (a) acts of God, fire, explosion, vandalism, storm emergencies, insurrections, epidemics, pandemics, riots, acts stoppage, or other labor difficulties. To the extent practicab conditions, establishing new schedules and resuming operatifailure or delay has ceased. Each party shall promptly notify this section and its impact on performance required under this *ARTICLE XXIII - SEVERABILITY* The provisions (or parts thereof) of this Schedule shall be sthereof) of this Schedule is determined to be illegal, invalid invalidity or unenforceability shall not affect or impair the remaining the second statement of the secon	its reasonable and actual control, in a, or other similar occurrences; (b) of terrorism, or wars; or (c) strikes ale, the parties shall be prompt in a sions as soon as any force majeure of the other party of any delay in perschedule. Severable. In the event that any pred, or otherwise unenforceable, then	ncluding but not national or state s, lockouts, work restoring normal event causing a rformance under
DATE OF ISSUE February 28, 2022 MONTH/DATE/YEAR		
DATE EFFECTIVE Service rendered on and after March 31, 2022 MONTH/DATE/YEAR ISSUED BY		
SIGNATURE OF OFFICER TITLE President & CEO		
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSI		

IN CASE NO._____DATED___

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	ric Cooperative,	Inc.		CANCELLING	PSC KY NO	
(NAN	ME OF UTILITY)			1 	SHEET NO	
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APPENDIX A – A	APPLICATIO	ON / R	EOUEST TO A	ГТАСН (Templ	ate)	
Electronic version	on supplied to	Licen	7-1	•	,	
censee Job # ooperative Work Order #			ed by Licensee) ed by Cooperative)			
ECTION 1 - REQUEST FOR APPROVA				-		
ompany	Poles with	Added]		
roject equest Date	Attachments	Removed Overlashed		-		
ame	(specify quantity)	Modified	The second secon]		
itle hone	Estimated Construction Dates	Start Completion		-		
mail	Fees Submitted:	Survey	\$]		
gnature:		Other				
ne Touch Make-Ready? (Yes or No		If yes, please	attach section 3 (OTMR addendum)	1		
ake Ready Anticipated? (Yes or No ecation of Attachment Request (St				J		
Pole Loading Analysis Spreadsheet, containing the followin Poles that we wish to use (pole ni Point of attachment (proposed he Number and type of attachments each pole (including anchor type poles) included information represents our prop struction. The Ucensee will obtain all out	umber, Lat, Long) eight) on each pole to be placed on and distance from posed facilities. Any changes will horizations, permits, and approval	Rearrangement necessary Additonal polition political pol	Cooperative for approval prior to ipal, State, and Federal authorities for			
CTION 2 - APPROVAL/DENIAL OF R	REQUEST (to be completed	by Cooperativ	ve)			
esponse Date	Utility Make Ready 0	.,0.				
ame tle	Total Estimated Cost (Detailed invoice to					
one	Permit#					
nail equest Approve	If denied, reason					
esponse Deny	for denial:					
gnature:						
wner hereby grants License to Licensee to riff.	o make Attachments as describe	ed above, subjec	ct to the terms and conditions of the			
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IN CASE NO.__

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APPENDIX A - REQUEST TO ATTA	CH - OTMR Addendum					
To be submitted along with sect	ions 1 and 2 of the Request to	o Attach				
Licensee Job #		(to	be completed by L	icensee)		
Cooperative Work Order #		(to	be completed by 0	Cooperative)		
SECTION 3 - OTMR Contractor Inf	formation (to be completed b	y Licensee)				
OTMR Survey	Contractor		OTMR Make Ready	Contractor		
Company		Same as surv	ey contractor			
Survey Date		Company				
Point of Contact Name		Point of Cont	tact Name			
Title	water water and the same and th	Title				
Phone		Phone				
Email		Email				
Attacher	Point of Contact		· Phone	or Email		
OT149 T						
OTMR Transfer Work Information Field Supervisor	n	Additional Co	mments:			
Title		,	illine illi	***************************************		
Phone		1				
Email					1	
Estimated Crew Size						
By submitting this application, I f						
abide by all of the pole owning u	4		use attachments. I	further agree	to accept	
all liability incurred as a result of	my One-Touch Make-Ready	construction.				
Signature:		_ Date:				
DATE OF ISSUE	February 28, 2	022				
	MONTH / DATE / Y					
DATE EFFECTIVE Serv	ice rendered on and afte	r March 31	2022			
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SSUED BY	SIGNATURE OF OFF	CICER				
NAME IN						
TITLE	President & CI	50				
BY AUTHORITY OF ORDE	R OF THE PUBLIC SEF	RVICE COM	MISSION			

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Licensee, when making Attachments to Cooperative Poles, will adhere to the following engineering and construction practices.

- A. All Attachments shall be made in accordance with ARTICLE III.
- B. Clearances
 - 1. Attachment and Cable Clearances: Licensee's Attachments on Cooperative Poles, including metal attachment clamps and bolts, metal cross-arm supports, bolts and other equipment, must be attached so as to maintain the minimum separation specified in the most updated version National Electrical Safety Code ("NESC").

- 2. Service Drop Clearance: From the pole to the home/building the parallel minimum separation between Cooperative's service drops and Licensee's service drops shall conform to the NESC.
- 3. Other Drop Clearances: All other drop clearances at the mid-span must conform to the NESC.
 - a. Sag and Mid-Span Clearances: Licensee will be particularly careful to leave proper sag in its lines and cables and shall observe the established sag of power line conductors and other cables so that minimum clearances are: (a) achieved at poles located on both ends of the span; and (b) retained throughout the span. At mid-span, the minimum separation must be maintained between all telecommunication cables that meet NESC rules (includes common phone, CATV, and fiber optic cables lashed to an effectively grounded messenger strand or self-supporting cables).
- 4. Vertical Risers: All risers, including those providing 120/240 volt powers for Licensee's equipment enclosure, shall be placed on the quarter faces of the pole and must be installed in conduit with weatherhead (if possible). A two- (2) inch clearance in any direction from cable, bolts, clamps, metal supports, and other equipment shall be maintained.
- 5. Climbing Space: A clear climbing space must be maintained at all times on the face of the pole. All Attachments must be placed so as to allow and maintain a clear and proper climbing space on the face of Cooperative pole. Licensee's cable/wire Attachments shall be placed on the same side of the pole as those of other Attaching Entities. In general, all other Attachments and risers should be placed on pole quarter faces.
- 6. Pedestals and Enclosures: Every effort should be made to install pedestals, vaults and/or enclosures at a minimum of four (4) feet from poles or other Cooperative facilities, or the distance specified by Cooperative, whichever is greater.

DATE OF ISSUE	February 28, 2022 MONTH/DATE/YEAR	
DATE EFFECTIVE	Service rendered on and after March 31, 2022	
ISSUED BY	MONTH/DATE/YEAR SIGNATURE OF OFFICER	
TITLE	President & CEO	
BY AUTHORITY OF IN CASE NO.	ORDER OF THE PUBLIC SERVICE COMMISSION DATED	

		FOR	Entire Territory Ser	ved
		PSC KY NO		6
		Original	SHEET NO	84.39
Owen Electric Cooperative, Inc.		CANCELLING PSC KY NO		
	(NAME OF UTILITY)		SHEET NO	
	SCHEDULE PA – POLI	E ATTACHMENT	rs	*
C.	 Anchors and Guys Licensee shall be responsible for procuring an additional stress placed on Cooperative's pole adequately. 	s by Licensee's Att	tachments. Anchors	s must be guyed
	 Anchors and guy wires must be installed on occurs. Licensee shall make guy attachments requirements, no proposed anchor can be within Licensee may not attach guy wires to the an 	to poles at or bel in five (5) feet of an	ow its cable attach existing anchor.	ment. Per RUS
	Cooperative's specific prior written consent. 4. No Attachment may be installed on a Cooperative installed. No Attachment may be modified, as increase the stress or loading on Cooperative post. Licensee's down guys, if needed, shall be bond in accordance with applicable NESC rules. If the	erative pole until a dded to, or relocate bles until all require ed, to the vertical g	all required guys and in such a way as diguys and anchors ground wires of Coo	and anchors are swill materially are installed.
D.	 shall notify Cooperative and a ground will be a bond to. Certification of Licensee's Design Licensee's Attachment Permit application mu 			
	registered in the State of Kentucky, certifying the NESC and Cooperative's Construction State codes and/or requirements, or Licensee will engineering and post-construction inspection at NESC and Cooperative's Construction Standar codes and/or requirements.	ndards and any oth Il pay Cooperative and to ensure Licens	er applicable federa e for actual costs ee's design fully co	al, state or local for necessary omplies with the
	 This certification shall include the confirmation requirements of the NESC, taking into account Attaching Entities' facilities that exist on the facilities. 	unt the effects of	Cooperative's faci	lities and other
E.	Miscellaneous Requirements1. Attachments: All Attachments will be made on by Cooperative.	the street side of t	the pole unless other	erwise approved
DATI	E OF ISSUE February 28, 2022 MONTH/DATE/YEAR			
	E EFFECTIVE Service rendered on and after March 31, 20: MONTH / DATE / YEAR ED BY	22		
	SIGNATURE OF OFFICER			
TITL				
BY A	UTHORITY OF ORDER OF THE PUBLIC SERVICE COMMIS	SSION		

DATED

IN CASE NO.____

	FOR Entire Territory Served
	PSC KY NO6
	Original SHEET NO. 84.40
Owen Electric Cooperative, Inc.	CANCELLING PSC KY NO
(NAME OF UTILITY)	SHEET NO
SCHEDULE PA –	POLE ATTACHMENTS
 Cable Bonding: Licensee's conductive m ground. If no ground exists on a pole to will be added to pole at Cooperative's ex Customer Premises: Licensee's service dethe most current edition of the NEC. Communication Cables: All communications spandle within the communications spandle. Riser Installations: All Licensee's rise materials. Ground wires may be attached Tagging: On every pole to which the Licensee with a band-type communications cable twelve (12) inches of the pole. The coindustry standards and shall include at number. Licensee shall be responsible for are tagged with permanent identification without required permanent identification. Attachments and Licensee shall install put the event Attachments are not tagged in a all Licensee for all costs and expenses incommunications. Mid-Span Taps: All mid-span communications. 	essenger cables shall be bonded at every pole with a vertical be bonded, Licensee shall notify Cooperative and a ground pense for Licensee to bond to. Top into customer premises shall be protected as required by stations cables/wires not owned by Cooperative shall be been that is located below the Communication Worker Safety are installations shall be in Cooperative-approved conduit directly to pole. In itemsee is attached, Licensee's facilities shall be identified tag or other identification acceptable to Cooperative within mmunications tag shall be consistent with communication least the following: Licensee name and emergency contact for periodically inspecting its Attachments to ensure that they markers. Should Cooperative encounter any Attachments from markers, Cooperative shall notify Licensee of such the termanent identification markers within thirty (30) days. In accordance herewith, Cooperative reserves the right to charge fourted by Cooperative to identify the untagged Attachments. In inication taps are subject to the same installation and cent under this Tariff. Additionally, any newly proposed mid-
DATE OF ISSUE February 28, 2022 MONTH/DATE/YEAR	
DATE EFFECTIVE Service rendered on and after March MONTH/DATE/YEAR	31, 2022
ISSUED BY Minkel Confe	

ISSUED BY

SIGNATURE OF OFFICER

TITLE

President & CEO

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO.

DATED

			FOR	Entire Territ	ory Served
			PSC KY NO		6
			Original	SHEET	NO84.41
Owen Electric Cooperative, Inc. (NAME OF UTILITY)			CANCELLING	G PSC KY N	O
				SHEET	NO
	SCHEDULE PA	A DOLE AT	TACITATENT	70	
	SCHEDULE PA	A-POLE AI	TACHNENI	. 5	
	 BILL OF SALE (template) Sale will be provided by Coopera B 	tive SILL OF SAL	E		
For an considerations, acknowledged, its successors a	nent made this day of, herein ration, with a principal office in, hereinafter called Seller. d in consideration of the sum of payable to Seller in immediate Seller by these presents does herein assigns, all of the rights, title, (s)" located in, C	of \$, ely available by bargain, sel interest and c	authorized to determine to it funds, the relation the Selle	in hand panceipt of all ase and fore row has o	id and other valuable of which is hereby ver quitclaim to Buyer, or may have had in the
	Description				
					·
A	dditional locations on attached				
This sale is subj	ect to the following terms and con-	ditions:			
	s purchasing the equipment describes" condition, with all faults.	bed above in re	eliance upon it	s personal in	rspection and in an "as
by the terms of limiting the gen QUALITY, CO	nakes no warranties, express or im this bill of sale good title to the equerality of the foregoing, SELLE ONTENT, CONDITION, MERCITHE COMMUNICATIONS FACI	uipment (b) S ER MAKES N CHANTABILI	eller has the ri O WARRAN	ight to sell th	ne equipment. Without RESPECT TO THE
OR OTHER HAHANDLE AND	R UNDERSTANDS THAT THE SAZARDOUS MATERIALS. BUY TREAT SUCH FACILITIES, INC LEAD, IN COMPLIANCE WITH	ER REPRESE CLUDING BU	NTS AND WA	ARRANTS T	THAT IT WILL
DATE OF ISSUE	February 28, 2022 MONTH/DATE/YEAR				
DATE EFFECTIV	VE <u>Service rendered on and after Ma</u> MONTH/DATE/YEAR	irch 31, 2022			
ISSUED BY	101. 11/1				
TITLE	President & CEO				
BY AUTHORITY	OF ORDER OF THE PUBLIC SERVIC	E COMMISSION	ſ		
IN CASE NO	DATED				

	FOR	Entire Territory Serve	d	
	PSC KY NO.	The second secon	6	
	Original	SHEET NO	84.42	
Owen Electric Cooperative, Inc.	CANCELLING PSC KY NO			
(NAME OF UTILITY)		SHEET NO		
SCHEDULE PA – POLE AT	CTACHMEN'	TC		
ALL ENVIRONMENTAL LAWS, INCLUDING, BUT NOT PERMITS AND CERTIFICATES.	LIMITED TO	O, PROCURING ALI	REQUIRED	
4. As used herein, "Environmental Laws" shall mean ordinances having to do with the protection of health, welfare limitation, the Clean Air Act, the Clean Water Act, the Comprehensive Environmental Response, Compensation and Li Emergency Planning and Community Right-To-Know Act, to Occupational Safety and Health Act, and any similar state or local community.	e, the environme Resource Contability Act, the he Hazardous	nent or workers, incluservation and Recorder Toxic Substances Communication Materials Transports	uding, without very Act, the ontrol Act, the	
5. On the effective date hereof, Buyer releases Seller of a and will defend, indemnify and hold harmless Seller from and attorneys' fees and costs), claims, suits and liabilities, whether the extent arising out of, resulting from or in connection vomissions, or those of persons furnished by it, (b) the failure of and conditions of this Agreement, including those concerning assertions under Worker's Compensation or similar laws may promptly notify Buyer of any written claim, loss or demand for the self-tended of the self-	l against all lo pased in contra vith (a) Buyer Buyer or its ag ng compliance de by persons	esses, damages, expendent or tort (including some some some some some some some some	ses (including strict liability), ntional acts or with the terms I Laws or (c) . Seller shall	
6. If, for any reason, Buyer removes, modifies or disposes so safely and in accordance with all Environmental Laws and stor Facilities owned by Seller or third parties.				
BUYER EXPRESSLY ASSUMES ALL LIABILITIES THE PROCESSING, REMOVAL OR OTHER USE OF THE CONTHOSE ARISING UNDER THE ENVIRONMENTAL LAWS.				
7. This Agreement does not transfer any rights, licenses license or other property right or interest associated with the Teretains all such rights, licenses and interests.				
Buyer Signature: Date:				
Seller Signature: Date:				
DATE OF ISSUE February 28, 2022 MONTH/DATE/YEAR	-			
DATE EFFECTIVE Service rendered on and after March 31, 2022 MONTH/DATE/YEAR	-			
ISSUED BY SIGNATURE OF OFFICER	_			
TITLE President & CEO	_			
BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION	1			

IN CASE NO.____

____DATED__

	PSC KY NO	6
	Original SHEET NO.	84.43
Owen Electric Cooperative, Inc.	CANCELLING PSC KY NO	
(NAME OF UTILITY)	SHEET NO.	

APPENDIX D - PERFORMANCE BONDS

A performance bond in the amount of \$10,000 or \$80 per Attachment, whichever is greater, is required for all intended attachers operating or seeking to operate facilities which deliver service to the public. The bond will be reviewed annually and adjusted as necessary based on the current number of existing attachments for each attaching entity.

(N)

DATE OF ISSUE February 28, 2022

MONTH / DATE / YEAR

DATE EFFECTIVE Service rendered on and after March 31, 2022

MONTH / DATE / YEAR

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TITLE President & CEO

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. DATED

		FOR	Entire Territory Serv	ved
		PSC KY NO		6
		Original	SHEET NO	84.44
Owen Electric Cooperat		CANCELLING	PSC KY NO	
(NAME OF UTILIT	ΓΥ)		SHEET NO	
	SCHEDULE PA – POLE A	TTACHMENT	S	
			*	
APPENDIX E – FEES AND	CHARGES			(N
specified in the Schedule. Uni Cooperative pursuant to this So balance that remains unpaid af	Cooperative the fees and charge less otherwise expressly provide chedule within 30 calendar days fer its due date shall bear interested a half percent (1.5%) exceed	ed, Licensee sha s after Licensee i est at the rate of	Il pay any invoice is presented with the one and a half per	it receives from the invoice. Any ocent (1.5%) per
with a minimum survey charge	a survey conducted by Cooperate of \$200, whichever is greater. If the Licensee, consistent with the consistency	Actual survey of	costs may differ fro	
	oice Licensee in arrears with following rates for each full or p		unts owed annual	ly for each of
Two-party pole attachment Three-party pole attachment	\$10.90 per pole \$8.36 per pole			er .
Two –party anchor attachment Three-party anchor attachment				
				1
DATE OF ISSUE	February 28, 2022 MONTH/DATE/YEAR	_		
DATE EFFECTIVE Service rend	lered on and after March 31, 2022 MONTH/DATE/YEAR			
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TITLE	President & CEO			

BY AUTHORITY OF ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO.______DATED____