FOR <u>Entire territory served</u> Community, Town or City P.S.C. No. <u>28</u> (Original) Sheet No. <u>21</u> (Revised)

	Cancelling	P.S.C.	No.		
-	(Original)	Sheet	No.	26	_
	(Revised)				

		ASSIFICATION OF SERVICE		DATE
Cable Televis	ion Attachment Tarif	f		RATE PER UNI
	erritory served by t heir electric plant.		owned and used by the	
Availability o To all qu		ors having the righ <sup>.</sup>	t to receive service.	
Rental Charge The year:	: ly rental charges sh	all be as follows:		
	-party pole attachme ee-party pole attachm		I I	\$3.51 2.74
	-party anchor attach ee-party anchor attac		I I	7.09 4.72
	unding attachment estal attachment			-0- -0-
number of pole ten percent	e attachments. The (10%) higher. In t	rental charges are the event the curre	dvance, based on the net, the gross being ent bill is not paid the gross rate shall	
sl		e billing only if g	ectric consumers, but iven at least thirty effectilleD PUBLIC SERVICE	COMMISSIC
conform to th	attachment to poles (	he National Electri	OF KENT EFFEC cal Safety Code, 1981 ere the lawful	UCKY
	uly 30, 1993.		PURSUANT TO 807 SECTION S	KAR 5:011,
ATE OF 1550E4	8887110	Day	Year Quedans C	
	11y 30, 1993 Month	Day	FOB THE PUBLIC SERVE	. neel
ATE OF ISSUEA ATE EFFECTIVEA SUED BY		Day		. neel

FOR <u>Entire\_territory\_served</u> Community, Town or City P.S.C. No. <u>28</u> (Original) Sheet No. <u>22</u> (Revised)

# MEADE COUNTY RURAL ELECTRIC COOPERATIVE CORPORATION

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Cancelling	P.S.C.	No.	23	
 (Original)	Sheet	No.	27	
(Revised)				

Schedule 7 - continued CLASSIFICATION	
Cable Television Attachment Tariff	RATI PER UI
requirements of public authorities may be	more stringent, in which case
the latter will govern.	
B. The strength of poles covere	by the agreement shall be
sufficient to withstand the transverse and	
under the storm loading of the National El	ctrical Safety Code assumed for
the area in which they are located.	
Establishing Pole Use:	
A. Before the CATV operator shall n	ake use of any of the poles of
the Cooperative under this tariff, they	
their intent in writing and shall comply	-
by the Cooperative. The CATV operator detailed construction plans and drawings f	
necessary maps, indicating specifically the	
number and character of the attachments	-
rearrangements of the Cooperative's fixtu	
the attachment, any relocation or replacer	ents of existing poles, and any
additional poles that CATV intends to inst	
The Cooperative shall, on the basis	of such detailed construction
plans and drawings, submit to the CATV ope	
overhead and less salvage value of materi	ls) of all changes that may be
required in each such pole line. Upon wri	
to the Cooperative that the cost estimat	
shall proceed with necessary changes i estimate. Upon completion of all changes	
the right hereunder to make attachments	
the application of this tariff. The CA	
expense, make attachments in such manner	
service of the Cooperative.	
B. Upon completion of all changes,	the CARTY energies Thell part to
the Cooperative the actual cost (including	
of materials) of making such changes. The	obligation of the CATV open ton UCKY
	EFFECTIVE
ATE OF ISSUE	2003
Month Da	Year Oct C 4 1005
ATE EFFECTIVE January 1, 1989	OCT 04 1995
Month Da	DUDCLANT TO 807 KAH 3.
SUED BY Name of Officer	
SUED BY AUTHORITY OF P.S.C.	Ouder C. Neel
	BY: CONTRACT OF THE PUBLIC SERVICE COMM

ORDER NO. \_\_\_\_\_10296

FOR <u>Entire territory served</u> Community, Town or City P.S.C. No. <u>28</u> (Original) Sheet No. <u>23</u> (Revised)

Cancelling	P.S.C.	No.	20	
 (Original)	Sheet	No.	28	
(Revised)				

Schedule 7 - continued CLASSIFICATION OF S	
Cable Television Attachment Tariff	RATE PER UNIT
hereunder shall not be limited to amounts sho Cooperative hereunder. An itemized statement such changes shall be submitted by the Coopera a form mutually agreed upon.	of the actual cost of all
C. Any reclearing of existing rights-of necessary for the establishment of pole line be performed by the CATV operator.	
D. All poles to which attachments have shall remain the property of the Cooperative, CATV operator for changes in pole line under t the CATV operator to the ownership of any said	and any payments made by the his tariff shall not entitle
E. Any charges necessary for correction made by the CATV operator, where notice of int shall be billed at rate equal to twice the c imposed if the attachment had been properly au	tent had not been requested, harges that would have been
Easements and Rights-of-Way: The Cooperative does not warrant nor assur- rights-of-way privileges or easements, and if any time be prevented from placing or maintai Cooperative's poles, no liability on account Cooperative. Each party shall be responsib- easements and rights-of-way.	the CATV operator shall at ning its attachments on the thereof shall attach to the
Maintenance of Poles, Attachments and Operatio A. Whenever right-of-way considerations relocation of a pole, or poles necessary, such the Cooperative at its own expense, except that cost of transferring its own attachments.	or public regulations make relocation shall be made by at each party shall bear the
	CANCELPUBLIC SERVICE COMMISS
	JUL 2003
TE OF ISSUE December 1, 1988 Month Day	Year OCT 0 4 1995
TE EFFECTIVE TARMAN 1 1000	
TE EFFECTIVE January 1, 1989 Month Day	Yed IRSUANT TO OUT MAIL O.C.
	Y. PURSUANT TO 807 KAR 5.01 SECTION 9 (1) Address Guiden C. Del BY: FOR THE PUBLIC SERVICE COMMISS

FOR <u>Entire territory served</u> Community, Town or City P.S.C. No. <u>28</u> (Original) Sheet No. <u>24</u> (Revised)

	Cancelling	P.S.C.	No.	20	_
_	(Original)	Sheet	No.	29	
	(Revised)				

Schedule 7 - continued CLASSIFICATION OF SERVICE	
Cable Television Attachment Tariff	RATE PER UNIT
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 nonpayment post of maintain the required "Performance Bond," agrees to OF K	ICE COMMISSIO ENTUCKY FECTIVE
<b>Q</b>	<u>4 1995</u>
SSUED BY Scanner January 1, 1989 Month Day Year PURSUANT IS SSUED BY Scanner Manager-P. O. Box 367, Brandenburg Ky	4920greel
Name of Officer Title	SERVICE COMMISS
ORDER NO10266	

FOR <u>Entire territory served</u> Community, Town or City P.S.C. No. <u>28</u> (Original) Sheet No. <u>25</u> (Revised)

	Cancelling	P.S.C.	No.		_
_	(Original)	Sheet	No.	30	
	(Revised)				

Cable Television Attachment Tariff	RATE PER UNIT
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.	
Inspections: A. Periodic Inspections: Any unauthorized or unreported attachment by CATV operator will be billed at a rate of two times the amount equal to the rate that would have been due, had the installation been made the day after the last previously required inspection.	
B. <u>Make-Ready Inspection</u> : Any "make-ready" inspection or "walk-through" inspection required of the Cooperative will be paid for by the CATV operator at a rate equal to the Cooperative's actual expenses, plus appropriate overhead charges.	
Insurance or Bond: A. The CATV operator agrees to defend, indemnify and save harmless the Cooperative from any and all damage, loss, claim, demand, suit, liability, penalty or forfeiture of every kind and nature, including, but not limited to, costs and expenses of defending against the same and payment of any settlement or judgment therefor, by reason of (a) injuries or deaths to persons, (b) damages to or destruction of properties,	
(c) pollutions, contaminations of or other adverse effects on the environment or (d) violations of governmental laws, regulations or orders whether suffered directly by the Cooperative itself, or indirectly by reason of claims, demands or suits against it by third parties, resulting or alleged to have resulted from acts or omissions of the CATV operator, its employees, agents, or other representatives or from their presence on the premises of the Cooperative, either solely or in concurrence with any alleged joint negligence of the Cooperative. The Cooperative shall be liable for sole active negligence. B. The CATV operator will provide coverage from a company authorized	
environment or (d) violations of governmental laws, regulations or orders whether suffered directly by the Cooperative itself, or indirectly by reason of claims, demands or suits against it by third parties, resulting or alleged to have resulted from acts or omissions of the CATV operator, its employees, agents, or other representatives or from their presence on the premises of the Cooperative, either solely or in concurrence with any alleged joint negligence of the Cooperative. The Cooperative shall be liable for sole active negligence. B. The CATV operator will provide coverage from a company authorized to do business in the Commonwealth of Kentucky:	COMMISSI
environment or (d) violations of governmental laws, regulations or orders whether suffered directly by the Cooperative itself, or indirectly by reason of claims, demands or suits against it by third parties, resulting or alleged to have resulted from acts or omissions of the CATV operator, its employees, agents, or other representatives or from their presence on the premises of the Cooperative, either solely or in concurrence with any alleged joint negligence of the Cooperative. The Cooperative shall be liable for sole active negligence. B. The CATV operator will provide coverage from a company authorized to do business in the Commonwealth of Kentucky: PUBLIC SERVIC ATE OF ISSUE December 1, 1988 Month Day	E COMMISSK TÚCKY STIVE
environment or (d) violations of governmental laws, regulations or orders whether suffered directly by the Cooperative itself, or indirectly by reason of claims, demands or suits against it by third parties, resulting or alleged to have resulted from acts or omissions of the CATV operator, its employees, agents, or other representatives or from their presence on the premises of the Cooperative, either solely or in concurrence with any alleged joint negligence of the Cooperative. The Cooperative shall be liable for sole active negligence. B. The CATV operator will provide coverage from a company authorized to do business in the Commonwealth of Kentucky: OF KEN CANCELLED OF KEN	E COMMISSIO TUCKY TIVE 1995 07 KAR 5:011

FOR <u>Entire territory served</u> Community, Town or City P.S.C. No. <u>28</u> (Original) Sheet No. <u>26</u> (Revised)

Cancelling	P.S.C.	No.	23	_
 (Original)	Sheet	No.		
(Revised)				

Cable Television Attachment Tariff	RATE PER UNIT
<ol> <li>Protection for its employees to t Workmen's Compensation Law of Ker</li> </ol>	
2. Public Liability coverage with see each town or city in which the CA under this contract to a minimum for each person and \$300,000.00 f personal injury or death, and \$25 property of any one person, and \$ one accident of property damage.	TV operator operates amount of \$100,000.00 for each accident or 5,000.00 as to the
Before beginning operations under this shall cause to be furnished to the Cooperatic coverage, evidencing the existence of such cover hereunder shall contain a contractual endorseme	ve a certificate for such rage. Each policy required
"The insurance or bond provided herein sha benefit of Meade County Rural Electric Co so as to guarantee, within the coverage I by the insured of any indemnity agreement tariff. This insurance or bond may not k cause without thirty (30) days advance no to Meade County Rural Electric Cooperativ	operative Corporation, imits, the performance set forth in this e cancelled for any tice being first given
Change of Use Provision: When the Cooperative subsequently require attachment for reasons unrelated to the CATV or shall be given forty-eight (48) hours notic (except in case of emergency). If the CA unwilling to meet the Cooperative's time sche Cooperative may do the work and charge the CA cost for performing the change of CATV attachme	perations, the CATV operator ce of the proposed change TV operator is unable or dule for such changes, the MTV operator its reasonable
	OCT 74 1995
ATE OF ISSUE December 1, 1988 Day	UL Year OC JA 1330
TE EFFECTIVE January 1, 1989 Month Day	PURSUANT 10 807 March
SUED BY Manager P. Name of Officer Manager Title	O. Box 367, Brandenbunger RY 46100 FOR THE PUBLIC SERVICE COMMISS
SUED BY AUTHORITY OF P.S.C.	ORDER NO10266

FOR <u>Entire territory served</u> Community, Town or City P.S.C. No. <u>28</u> (Original) Sheet No. <u>27</u> (Revised)

Cancelling	P.S.C.	No.	23	
 (Original)	Sheet	No.	32	
(Revised)				

Cable Television Attachment Tariff		RATE PER UNIT
Abandonment:	at least thirty (30) days prior on such pole. If, at the expira- have no attachments on such po- emoved all of its attachments the the property of the CATV operat ess the Cooperative from all obli- s or charges incurred thereaft such pole an amount equal ereof. The Cooperative shall	pole to operator to the ation of ole, but erefrom, cor, and igation, er; and to the further
B. The CATV operator may at a pole by giving due notice thereof removing therefrom any and all att operator shall in such case pay t	achments it may have thereon. T	and by The CATV
said pole for the then current bill		ICAL IOF
said pole for the then current bill <u>Rights of Others</u> : Upon notice from the Cooperation any pole or poles is forbidden by more by property owners, the permit gong shall immediately terminate and facilities from the affected pole rental will be due on account of an	ing period. We to the CATV operator that the nunicipal or other public authori verning the use of such pole of the CATV operator shall remo or poles at once. No refund	e use of ities or or poles ove its of any
said pole for the then current bill <u>Rights of Others</u> : Upon notice from the Cooperation any pole or poles is forbidden by more by property owners, the permit go shall immediately terminate and facilities from the affected pole rental will be due on account of an use. <u>Payment of Taxes</u> :	ing period. We to the CATV operator that the municipal or other public authori verning the use of such pole o the CATV operator shall remo or poles at once. No refund by removal resulting from such fo	e use of ities or or poles ove its of any orbidden d on its ELECOMMISS
said pole for the then current bill <u>Rights of Others</u> : Upon notice from the Cooperation any pole or poles is forbidden by more by property owners, the permit gons shall immediately terminate and facilities from the affected pole rental will be due on account of an use. <u>Payment of Taxes</u> : Each party shall pay all taxes own property upon said attached pole <b>TE OF ISSUE</b> <u>December 1, 1988</u>	ing period. ve to the CATV operator that the nunicipal or other public authori verning the use of such pole o the CATV operator shall remo or poles at once. No refund by removal resulting from such for a and assessments lawfully levied es, and the taxes and the assess CANCELLEPP	e use of ities or or poles ove its of any orbidden i on its BERDSERVICE COMMISS OF KENTUCKY EFFECTIVE
said pole for the then current bill <u>Rights of Others</u> : Upon notice from the Cooperation any pole or poles is forbidden by more by property owners, the permit gons shall immediately terminate and facilities from the affected pole rental will be due on account of an use. <u>Payment of Taxes</u> : Each party shall pay all taxes own property upon said attached pol	Ling period. Ling period. Ling the CATV operator that the municipal or other public authoric verning the use of such pole of the CATV operator shall removed or poles at once. No refund by removal resulting from such for and assessments lawfully levied les, and the taxes and the assess CANCELLER JUL 2005 Day Year	e use of ities or proles of any orbidden i on its BER SERVICE COMMISS OF KENTUCKY EFFECTIVE OCT 0 A 1995 RSUANT TO 807 KAR 50 SECTION 9(1)

FOR <u>Entire territory served</u> Community, Town or City P.S.C. No. <u>28</u> (Original) Sheet No. <u>28</u> (Revised)

	Cancelling	P.S.C.	No.	 
_	(Original)	Sheet	No.	
	(Revised)			

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. <u>Bond or Depositor Performance:</u> A. The CATV operator shall furnish bond or satisfactory evidence of contractual insurance coverage for the purposes 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 (2500) 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, then the Cooperative shall wave 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 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 deposite the CATV effective ATE OF ISSUE December 1, 1988 Memin Dev Memin Manager P, o, Box 367,				RATE
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. Bond or Depositor Performance: A. The CATV operator shall furnish bond or satisfactory evidence of contractual insurance coverage for the purposes 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 (2500) 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 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 depositive Meenth Meenth Day Meenth Day Yeer OCT 14 1925 Meenth Day	able Television Attachment Tarif	ff		PER UNI
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 deposite WCE COMMIS keeping with 807 KAR 5:006, Section 7. CANCELLED OF KENTUCKY EFFECTIVE ATE OF ISSUE December 1, 1988 Month Day Year OCT 14, 1995 ATE EFFECTIVE January 1, 1989 Month Day Year OCT 14, 1995 Month Day Year OCT 14, 1995	any tax fee, or charge levied on their use by the CATV operator shall and or Depositor Performance: A. The CATV operator shall contractual insurance coverage for the amount of Twenty-five thousand is the CATV operator shall occupy cooperative and thereafter the increments of One thousand dollar boles (or fraction thereof) occup which shall be presented to the beginning construction. Such provision that it shall not be to receipt by the Cooperative of wri- ber Insurance Company to terminate such notice, the Cooperative immediately remove its cables, we beles of the Cooperative. If the the removal of all its facilities thirty (30) days after receipt of the Cooperative shall have the expense of the CATV operator and the CATV operator's wires, cables or insurance shall guarantee the to the Cooperative for rentals, penefit of the CATV operator und	the Cooperative's hall be paid by the furnish bond or for the purposes h and dollars (\$25,0 y twenty-five hund amount thereof is (\$1,000.00), fo upied by the CAT cooperative fift bond or insuran terminated prior itten notice of the such bond or ins shall request wires, and all ot he CATV operator is from the poles of f such request from right to remove d without being 1 s, fixtures, or an payment of any su inspections or ler this tariff, is	poles solely because of e CATV operator. satisfactory evidence of hereinafter specified in 000.00), until such time dred (2500) poles of the shall be increased to r each one hundred (100) V operator, evidence of teen (15) days prior to here shall contain the to six (6) months after he desire of the Bonding urance. Upon receipt of the CATV operator to her facilities from all should fail to complete f the Cooperative within om the Cooperative, then them at the cost and iable for any damage to ppurtenances. Such bond ums which may become due work performed for the including the removal of	
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 deposite COMMIS keeping with 807 KAR 5:006, Section 7. TE OF ISSUE December 1, 1988 Month Day JUL 2003 Year OCT 14, 1995 ATE EFFECTIVE January 1, 1989 Month Day Year OCT 14, 1995 Month Day Year OCT 14, 1995	ctachments upon termination of a	service by any or	its provisions.	
ATE EFFECTIVE January 1, 1989 Month Day Year OCT 14 1995 Month Day Year OCT 14 1995 Month Day Year OCT 14 1995	nd not in default for a period o	of two years, the	Cooperative shall reduce n, require a deposite for CONCELLED OF KEN	ECOMMISS' TUCKY
ATE EFFECTIVE January 1, 1989 Month Day Year OCT 14, 1995 Month Day Year OCT 14, 1995 Month Day Year OCT 14, 1995			0000	
ATE EFFECTIVE January 1, 1989 Menth Day YepURSUANT TO 807 KAR 5	E OF ISSUE December 1, 1988	Day	UUL	1005
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	Month 1	Day	Yearing IANT TO 8	07 KAR 5.0
i town interest in the standard in the standar	JED BY Sam S. Men	Manager-P. O		4911
SUED BY AUTHORITY OF P.S.C.		Addatable of the Lot of the	and a second sec	

#### MEADE COUNTY RURAL ELECTRIC COOPERATIVE CORPORATION

FOR <u>Entire territory served</u> Community, Town or City P.S.C. No. <u>28</u> (Original) Sheet No. <u>29</u> (Revised)

C 711/2003

	Cancelling	P.S.C.	No.	26	
-	(Original)	Sheet	No.	34	
	(Revised)				

Schedule 7 - continued CLASSIFICATION OF SERVICE	
Cable Television Attachment Tariff	RATE PER UNIT
Use of Anchors: The Cooperative reserves the right to prohibit the use of any existing anchors by the CATV operator where the strength or conditions of said anchors cannot be readily identified by visual inspection.	
Discontinuance of Service: The Cooperative may refuse or discontinue serving an applicant or customer under the conditions set out in 807 KAR 5:006, Section 11.	
EXHIBIT A	
DEVELOPMENT OF RENTAL CHARGES	
1. Equation - Annual Charge - Two-Party Pole	
Annual Charge = [(weighted avg cost 35' and 40' poles x .85) - \$12.50] x annual carrying charge factor x .1224	
Two-Party Charge = (\$156.04 x .85) - 0 <sup>*</sup> x .2160 x .1224 = \$3.51	
2. Equation - Annual Charge - Three-Party Pole	
Annual Charge = [(weighted avg cost 40' and 45' poles x .85) - \$12.50] x annual carrying charge factor x .0759	
Three-Party Charge = $($196.93 \times .85) - 0^* \times .2160 \times .0759 = $2.74$	с
3. Equation - Annual Charge - Two-User Anchor Attachment	
Annual Charge = embedded cost of anchors x annual carrying charge factor x .50	
	ICE COMMISSIK ENTUCKY FECTIVE
DATE OF ISSUE July 30, 1993	4 1995
DATE EFFECTIVE July 30, 1993	
SSUED BY James Manager P. O. Box 489, Brandenburg, I	ON 9 (1)
SSUED BY AUTHORITY OF P.S.C.	SERVICE COMMISS

ORDER NO. 93-033