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SECTION 10 - POLE ATTACHMENTS (cont'd)

General 10.1

- This section contains regulations and charges applicable to the provision of 1. attachment space for Attachers on poles of the Company.
- 2. The terms and conditions contained herein apply where the Attacher, as a customer of the Company, desires Pole Attachments on the Poles of the Company.

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SECTION 10 – POLE ATTACHMENTS (cont'd)

10.2 <u>Definitions</u>

- 1. Attacher a cable television system operator, telecommunications carrier, broadband internet provider, or governmental unit requesting to attach new or upgraded facilities or who is legally attached to a pole owned or controlled by the Company. Attacher does not include a utility with an applicable joint use agreement with the utility that owns or controls the pole to which it is seeking to attach or a person seeking to attach macro cell facilities.
- 2. Attachment any attachment by a cable television system operator, telecommunications carrier, broadband internet provider, or governmental unit to a pole owned or controlled by the Company.
- 3. Make-ready the modification or replacement of the Company pole, or of the lines or equipment on the Company pole, to accommodate additional facilities on the Company pole.
 - (a) Complex Make-ready any Make-ready that is not Simple Make-ready, such as the replacement of the Company pole; splicing of any communication attachment or relocation of existing wireless attachments, even within the communications space; and any transfers or work relating to the attachment of wireless facilities.
 - (b) Simple Make-ready 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 communication attachment or relocation of an existing wireless attachment.
- 4. Poles All references to "poles" of the Company shall mean poles which are either solely owned by the Company, are jointly owned by the Company and another, or are owned by another who has granted the Company exclusive use and control of space upon its poles.
- 5. Pole Attachment This term means any attachment by an Attacher firm to a pole owned or controlled by the Company.
- 6. Joint User All references herein to "joint user" shall mean a utility company or municipality which, together with the Company, jointly provides poles for common use in the provision of service of the respective entities, and shall also include a utility company or municipality which, together with the Company, owns a percentage of a pole, or which owns a pole upon which the Company has obtained exclusive use and control of specified space.

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SECTION 10 – POLE ATTACHMENTS (cont'd) (Cont'd)

10.2 <u>Definitions</u> (cont'd)

- 7. Red Tagged Pole a pole that the Company owns or controls the pole that:
 - i) Is designated for replacement based on the pole's non-compliance with an applicable safety standard;
 - ii) Is designated for replacement within two (2) years of the date of its actual replacement for any reason unrelated to a new Attacher's request for attachment; or
 - iii) Would have needed to be replaced at the time of replacement even if the new attachment were not made.

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SECTION 10 – POLE ATTACHMENTS (cont'd)

10.3 <u>Scope</u>

- 1. Subject to the terms and conditions contained in this tariff, the Company will provide Attacher pole attachments and permit an Attacher, for the purpose of furnishing Attacher service, to install its equipment upon the Company's poles.
- 2. The Attacher shall secure from the proper franchising authority, a franchise to erect and maintain its equipment within public streets, highways and other thoroughfare, provided such franchising authority exists and shall secure any and all consents, permits, licenses, easements or rights–of–way that may be legally required for its operation hereunder. The Attacher shall additionally provide to the Company a map depicting the franchised area in which pole attachments may be applied for by the Attacher.
- 3. The Attacher shall assist in, and bear the expense of securing any additional consents, permits, or licenses that may be required by the Company because of Attacher pole attachments.
- 4. The franchises, consents, permits, licenses, easements and rights–of–way of the Company are for its own facilities and the provision of its other services. No rights in such franchises, consents, permits, licenses, easements or rights–of–way are conferred upon any Attacher hereunder.
- 10.4 Attachment Specifications

The Attacher, at its own cost and expense, shall construct, maintain and replace its attachments on the Company's poles in accordance with (1) such requirements and specifications as the Company shall prescribe and have on file with the Commission, (2) EEI Publication M12 entitled "Specifications for the Construction and Maintenance of Jointly–used Wood Pole Lines Carrying supply and Communication Circuits", (3) the requirements and specifications of the National Electrical Safety Code, as currently accepted by the KY Public Service Commission, (4) and Rural Utility Service Specifications and Standards, and (5) in compliance with any rules or orders now in effect or that hereafter may be issued by the Public Service Commission of Kentucky or other authority having jurisdiction. The Attacher shall comply, at its sole risk and expense, with changes and revisions in the above specifications and requirements.

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SECTION 10 – POLE ATTACHMENTS (cont'd)

10.5 <u>Rights of Way and Legal Authority</u>

- 1. Upon application for attachment, the Attacher shall submit evidence satisfactory to the Company of its authority to erect and maintain its equipment within public streets, highways, and other thoroughfares and shall secure any necessary franchise, license, permit, consent, easement or rights–of–way from Federal, State or Municipal authorities or owners of property now or hereafter required to construct and maintain such equipment at the location of facilities of the Company which it desires to use. In the event any such franchise, license, permit, consent, easement or right–of–way is revoked or is thereafter denied to the Attacher for any reason, permission to attach to Company poles so affected shall immediately terminate, the Attacher shall forthwith remove its equipment from Company facilities.
- 2. Upon notice from the telephone company to the Attacher that the removal or cessation of the use of any pole has been requested or directed by Federal, State, or Municipal authorities, or property owners, permission to attach to such pole shall immediately terminate and the Attacher shall forthwith remove its equipment there from.

10.6 Protection against Claims from Libel and Slander, Copyright and Patent Infringement

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

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Part III 1st Revised Sheet 37 Replaces Original Sheet 37

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SECTION 10 – POLE ATTACHMENTS (cont'd)

10.7 <u>Limitations</u>

- 1. No use, however extended, of the Company's poles under this tariff shall create or vest in the Attacher any ownership or property right in said poles. Nothing herein contained shall be construed to compel the Company to maintain any of its facilities for a period longer than that demanded by its other service requirements.
- 2. The Company reserves to itself, its successors and assigns the right to maintain its poles and to locate and operate its facilities in such manner as will best enable it to fulfill its other public service requirements. The Company shall not be liable to the Attacher for any interruption to the service of the Attacher or for any interference with the operation of the equipment of the Attacher, if such interruptions are beyond the control of the Company.
- 3. The Company reserves the right to provide pole attachment to more than one Attacher and to make such space available to other entities. This tariff shall not limit the rights and privileges previously granted to others to use any poles covered by this tariff, and the privileges provided by this tariff shall at all times be subject to such previously granted rights.
- 4. Failure to enforce or insist upon compliance with any of the terms or conditions of this tariff shall not constitute a general waiver or relinquishment of any such terms or conditions, but the same shall be and remain at all times in effect.
- 5. In order to assure confident coverage of the indemnity and insurance requirements, the Attacher shall not assign, transfer or sublet any rights to make pole attachments hereunder without notification to the Company.
- 6. The Company may deny access to any pole, duct, conduit, or right-of-way on a nondiscriminatory basis if there is insufficient capacity or for reasons of safety, reliability, or generally applicable engineering purposes.
- 7. The Company shall not be required to provide access to any pole that is used primarily to support outdoor lighting.

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SECTION 10 – POLE ATTACHMENTS (cont'd)

10.7 Limitations (cont'd)

- 8. The Company shall not be required to secure any right-of-way, easement, license, franchise, or permit required for the construction or maintenance of attachments or facilities from a third party for or on behalf of a person or entity requesting access pursuant to this administrative regulation to any pole, duct, conduit, or right-of-way owned or controlled by the Company.
- 9. A request for access to the Company's poles, ducts, conduits or rights-of-way shall be submitted to the Company in writing, either on paper or electronically, as established by this tariff or a special contract between the Company and person requesting access.

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10.8 Indemnities and Insurance

- 1. The Attacher shall indemnity, protect, and hold harmless the Company and other joint-users of said poles from and against any and all loss, costs, claims, demands, damage and/or expense arising out of any demand, claim, suit or judgment for damages to property and injury to or death of persons, including the officers, agents and employees of the Attacher, the Company and any joint-user, including payment made under any Workmen's Compensation Law or under any plan for employees' disability and death benefits which may arise out of or be caused by the installation, maintenance, presence, use or removal of said equipment or by the proximity of Attacher equipment to the cables, wires, apparatus and appliances of the Attacher and the Company and /or any joint users. The Company shall not be held harmless merely because of Attacher attachments to its poles.
- 2. The Attacher shall maintain in full force and effect the following insurance policies or bond in lieu thereof providing an equivalent protection: (1) Workers' Compensation and Occupational Disease covering the Attacher's full liability under the Worker's Compensation Laws of the Commonwealth of Kentucky. This shall include Employer's Liability insurance in the amount of \$500,000. (2) Comprehensive General Liability insurance, in the amounts of \$1,000,000 Combined Single Limits or \$1,000,000 each occurrence, and \$1,000,000 aggregate for any accident resulting in bodily injuries to or the death of one or more persons and the consequential damages arising there from together with Property Damage Liability in the amount of \$500,000.

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SECTION 10 – POLE ATTACHMENTS (cont'd)

10.8 Indemnities and Insurance (Cont'd)

- 3. All policies of insurance shall contain written endorsements to the effect that the amount of coverage of the insurance provided thereby will not be reduced or terminated without thirty (30) days written notice first being given to the Company. Certificates of insurance, incorporating the above described endorsement, shall be delivered to a designated officer of the Company and shall be approved by the Company before the Attacher firm is permitted to perform any work authorized pursuant to this tariff. Failure of the Attacher to provide notice of renewals, changes in carrier, or a reduction in or termination of insurance coverage will be just cause for the Company to terminate the Attacher's right to continue its pole attachments. If renewal premiums are not paid by the Attacher prior to said 30–day notice, the Company shall have the right to pay said premiums and be reimbursed by the Attacher upon demand.
- 4. The Attacher shall promptly notify the Company of all claims and potential claims relating to damage to property or death of persons arising or alleged to have arisen in any manner by or associated with, directly or indirectly, the presence or use of the Attacher's equipment upon any facility of the Company.
- 5. The Attacher shall exercise special precautions to avoid damage to facilities of the Company on said poles and hereby assumes all responsibility for any and all loss for such damage. The Attacher shall make an immediate report to the telephone company of the occurrence of any such damage and shall reimburse the Company for the expense incurred in making repairs necessitated thereby.

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SECTION 10 – POLE ATTACHMENTS (cont'd)

10.9 Surety

The Attacher shall furnish a bond for each individual Attacher system utilizing pole attachments under this tariff to guarantee the payment of any sum which may become due to the Company for rental and penalty charges pursuant to this tariff, for the benefit of the Attacher or as a result of default or forfeiture by the Attacher. The amount of such bond shall be based upon the following:

- (1) For attachments to 500 poles or less, a bond of \$5,000 shall be furnished, except as provided in (3) below.
- (2) For attachments to poles in excess of 500, further surety in the amount of \$5,000 for each additional 500 poles, or any increment thereof, shall be furnished except as provided in (3) below.
- (3) After one year following the completion of construction of an individual Attacher system and its placement into operation, the Attacher may request that the required amount of bond be reduced. Upon the Company's receipt of satisfactory evidence that all mechanics, workmen, and material men who furnished services, labor or materials in the construction of such Attacher system, and all taxing authorities, have been paid all amount due them, the Company will reduce the amount of bond required to the following:
 - (a) For attachments to 500 poles or less, a bond of \$2,000 shall be furnished.
 - (b) For attachments to poles in excess of 500, further surety in the amount of \$2,000 for each 500 poles, or any increment thereof, shall be furnished.

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SECTION 10 – POLE ATTACHMENTS (cont'd)

10.10 Payment of Bills

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

- 10.11 Termination of Attachments
 - 1. Unless otherwise permitted pursuant 807 KAR 5:015, Section 6(1)(b), if the Attacher shall fail to comply with any of the provisions of this tariff, including compliance with the specifications previously referred to, the maintenance of required insurance coverage and surety bond requirements, and the timely payment of any amounts due, and shall fail for sixty (60) days after written notice from the Company to correct such non–compliance, the Company, at its option, may terminate the Attacher's right to continue any or all use of poles provided under this tariff and may act to remove the Attacher equipment at the Attacher's sole risk and expense. The Company shall be responsible for its own negligence in the event such action becomes necessary.
 - 2. Upon valid objection being made by or on behalf of any governmental authority properly asserting jurisdiction, the Company may without notice, or, where circumstances permit, upon five (5) days written notice to the Attacher, terminate the provision of pole attachment space as provided in this tariff.
 - 3. The Attacher may at any time remove its equipment attached to any pole or poles of the Company and shall immediately give the Company written notice of such removal.

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SECTION 10 – POLE ATTACHMENTS (cont'd)

10.12 Notices

Any notice required or authorized by this tariff to be given by the Company or the Attacher to the other party shall be deemed to have been fully given when made in writing and deposited in the United States mail, postage prepaid, and addressed to such other party's principal business address last furnished by such party.

10.13 <u>Rental Charges</u>

- 1. The Attacher shall pay to the Company, annually in advance, the rental charges specified below.
- 2. From the effective date of the permit for previously unbilled attachments which shall be the date when the Company's facilities are made available for use by the Attacher, to the date of the next annual billing, the annual rental rate shall be payable on a prorated basis with such fractional amount submitted with the application for attachment.

10.14 Penalty Charges

Where pole attachments have been made without receipt of authorization from the Company, a penalty charge of twice the amount of the annual rate, from the date of the last previous physical inventory of pole attachments or inspection required pursuant to the rules of the Kentucky Public Service Commission, whichever is most recent. Additionally, a special "make–ready" charge, equal to twice the amounts that would have been due and applicable if the attachment or usage had been properly authorized, shall apply.

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SECTION 10 – POLE ATTACHMENTS (cont'd)

10.15 Overlashing

- 1. No less than thirty (30) days prior to a planned overlash, the existing Attacher shall provide advance notice to the Company of its intent to allow overlashing of its Attachments. The Notice shall include at a minimum, the name and address of the proposed overlasher, the specific routes / poles being sought for overlashing, and the equipment / cable that shall be overlashed onto the existing Attacher. The advance notice must also include confirmation that the overlasher has met its insurance requirements under this tariff.
- 2. Subject to paragraphs 3 and 4 below, the Company shall not require prior approval for an existing Attacher that overlashes its existing wires on a pole; or a third party overlashing of an existing Attachment that is conducted with the permission of an existing Attacher.
- 3. The Company shall not prevent an attacher from overlashing because another existing Attacher has not fixed a preexisting violation unless failing to fix the preexisting violation would create a capacity, safety, reliability, or engineering issue.
- 4. If, after receiving advance notice, the Company determines that an overlash would create a capacity, safety, reliability, or engineering issue, it shall provide specific documentation of the issue to the party seeking to overlash within the thirty (30) day advance notice period and the party seeking to overlash shall address any identified issues before continuing with the overlash either by modifying its proposal or by explaining why, in the party's view, a modification is unnecessary.
- 5. A party that engages in overlashing shall be responsible for its own equipment and shall ensure that it complies with reasonable safety, reliability, and engineering practices.
- 6. If damage to a pole or other existing attachment results from overlashing or overlashing work causes safety or engineering standard violations, then the overlashing party shall be responsible at its expense for any necessary repairs.

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10.15 <u>Overlashing</u> (cont'd)

- 7. <u>Notices and Inspections / Correction of Completed Overlashes.</u> An overlashing party shall notify the Company within fifteen (15) days of completion of the overlash on a particular pole.
 - (a) The notice shall provide the Company at least ninety (90) days from receipt in which to inspect the overlash.
 - (b) The Company shall have fourteen (14) days after completion of its inspection to notify the overlashing party of any damage or code violations to its equipment caused by the overlash.
 - (c) If the Company discovers damage or code violations caused by the overlash on equipment belonging to the Company, then the Company shall inform the overlashing party and provide adequate documentation of the damage or code violations.
 - (d) At its sole discretion the Company shall either (i) Complete any necessary remedial work and bill the overlashing party for the reasonable costs related to fixing the damage or code violations; or (ii) require the overlashing party to fix the damage or code violations at its expense within fourteen (14) days following notice from the Company.

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SECTION 10 – POLE ATTACHMENTS (cont'd)

10.16 Procedure for New Attachers to Request Pole Attachments.

Timelines provided herein are subject to change should conditions outlined in Section 10.20 exist.

- 1. <u>Application Review</u>
 - a) All requests for Pole Attachments must be made in writing by the new Attacher and include payment of the per pole Survey Charge provided if applicable. The Company shall review a new Attacher's pole attachment application for completeness before reviewing the application on its merits and shall notify the new Attacher within ten (10) business days after receipt of the new Attacher's pole attachment application if the application is incomplete.
 - b) If the Company notifies a new Attacher that its attachment application is not complete, then it shall state all reasons for finding it incomplete, including lack of applicable fees.
 - c) If the Company does not respond within ten (10) business days after receipt of the application, or if the Company rejects the application as incomplete but fails to state any reasons in the Company's response, then the application shall be deemed complete.
 - d) The Company may treat multiple requests from a single new Attacher as one (1) request if the requests are submitted within thirty (30) days of one another.
- 2. <u>Survey and Application Review on the Merits</u>
 - a) The Company shall complete a survey of poles for which access has been requested within forty-five (45) days of receipt of a complete application to attach facilities to its poles for the purpose of determining if the attachments may be made and identifying any Make-ready to be completed to allow for the Attachment.
 - b) The Company shall use commercially reasonable efforts to provide the new and existing Attachers with advance notice of not less than five (5) business days of any field inspection as part of the survey and shall provide the date, time, and location of the inspection, and name of the contractor, if any, performing the inspection. The Company shall allow the new Attacher and any existing Attachers on the affected poles to be present for any field inspection conducted as part of the Company's survey.

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- 10.16 Procedure for New Attachers to Request Pole Attachments (cont'd)
 - 2. <u>Survey and Application Review on the Merits</u> (cont'd)
 - c) If a new Attacher has conducted a survey pursuant to Section 10.21, or a new Attacher has otherwise conducted and provided a Survey, after giving existing Attachers notice and an opportunity to participate in a manner consistent with notices contained in Section 10.22, the Company may elect to satisfy survey obligations established in this paragraph by notifying affected attachers of the intent to use the survey conducted by the new Attacher and by providing a copy of the survey to the affected attachers within the time period established in Section 10.22.
 - d) Based on the results of the applicable survey and other relevant information, the Company shall respond to the New Attacher either by granting access or denying access within forty-five (45) days of receipt of a complete application to attach facilities to its poles.
 - e) The Company's denial of a New Attacher's pole attachment application shall be specific, shall include all relevant evidence and information supporting the denial, and shall explain how the evidence and information relate to a denial of access for reasons of lack of capacity, safety, reliability, or engineering standards.

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10.16 Procedure for New Attachers to Request Pole Attachments (cont'd)

3. <u>Payments</u>

- a) <u>Survey Charges.</u> The new Attacher shall be responsible for the costs of surveys made to review the New Attacher's pole attachment application even if the new Attacher decides not to go forward with the attachments.
- b) <u>Payment of Make-Ready Estimates.</u> Within fourteen (14) days of providing a response granting access pursuant to Section 10.16(2)(d), the Company shall send a new Attacher whose application for access has been granted a detailed, itemized estimate in writing, on a pole-by-pole basis if requested and reasonably calculable of charges to perform all necessary make-ready.
 - 1) The Company shall provide documentation that is sufficient to determine the basis of all estimated charges, including any projected material, labor, and other related costs that form the basis of the estimate.
 - 2) The Company may withdraw an outstanding estimate of charges to perform make-ready beginning fourteen (14) days after the estimate is presented.
 - 3) A new Attacher may accept a valid estimate and make payment any time after receipt of an estimate, except a new Attacher shall not accept the estimate after the estimate is withdrawn.

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SECTION 10 – POLE ATTACHMENTS (cont'd)

10.17 Make-Ready

Upon receipt of payment for survey costs owed pursuant to the Company's tariff and the estimate specified in Section 10.16 (3) the Company shall, as soon as practical but in no case more than seven (7) days, notify all known entities with existing attachments in writing that could be affected by the make-ready.

1. For make-ready in the communications space, the notice shall:

- State where and what make-ready will be performed;
- State a date for completion of make-ready in the communications space that is no later than thirty (30) days after notification is sent (or up to seventy-five (75) days in the case of larger orders as established in 10.20.)
- State that any entity with an existing attachment may modify the attachment. Modification shall be consistent with the specified make-ready before the date established for completion;
- State that, if make-ready is not completed by the completion date established in this paragraph 1, the new Attacher may complete the make-ready, which shall be completed as specified pursuant to this paragraph 1; and
- State the name, telephone number, and email address of a person to contact for more information about the make-ready procedure.
- 2. For make-ready above the communications space, the notice shall:
 - State where and what make-ready will be performed;
 - State a date for completion of make-ready that is no later than ninety (90) days after notification is sent (or 135 days in the case of larger orders, as established in Section 10.20.
 - State that any entity with an existing attachment may modify the attachment. Modification shall be consistent with the specified make-ready before the date established for completion;
 - State that the Company may assert its right to up to fifteen (15) additional days to complete make-ready;
 - State that if make-ready is not completed by the completion date established in this paragraph 2 (or, if the Company has asserted its fifteen (15) day right of control, fifteen (15) days later), the new Attacher may complete the make-ready, which shall be completed as specified in this paragraph 2; and
 - State the name, telephone number, and email address of a person to contact for more information about the make-ready procedure.
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Linda C. Bridwell Executive Director

PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

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10.17 <u>Make-ready</u> (cont'd)

- 3. Once the Company provides the notices required in paragraphs 1 or 2 of this Section, it shall provide the new Attacher with a copy of the notices and the existing Attachers' contact information and address where the utility sent the notices. The new Attacher shall be responsible for coordinating with existing Attachers to encourage completion of make-ready by the dates established by the Company pursuant paragraph 1 for communications space attachments or paragraph 2 for attachments above the communications space.
- 4. The Company shall complete its make-ready in the communications space by the same dates established for existing Attachers in paragraph 1 or its make-ready above the communications space by the same dates for existing Attachers in paragraph 2 (or if the Company has asserted its fifteen (15) day right of control, fifteen (15) days later).
- 10.18 Final invoice
 - 1. Within a reasonable period, not to exceed 120 days after the Company completes its make-ready, the Company shall provide the new Attacher:
 - A detailed, itemized final invoice of the actual survey charges incurred if the final survey costs for an application differ from any estimate previously paid for the survey work or if no estimate was previously paid; and
 - A detailed, itemized final invoice, on a pole-by-pole basis if requested and reasonably calculable, of the actual make-ready costs to accommodate attachments if the final make-ready costs differ from the estimate provided pursuant to Section 10.16.3(b).
 - 2. To the extent that the final invoice indicates an overpayment of survey charges and / or make-ready costs, such overpayment shall be refunded to the attacher.

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10.19 Limitations on Make Ready Charges

- 1. The Company shall not charge a new Attacher, as part of any invoice for makeready, to bring poles, attachments, or third-party or Company equipment into compliance with current published safety, reliability, and pole owner construction standards if the poles, attachments, or third-party or Company equipment were out of compliance because of work performed by a party other than the new Attacher prior to the new attachment.
- 2. The Company shall not charge a new Attacher, as part of any invoice for makeready, the cost to replace any Red Tagged pole with a replacement pole of the same type and height.
- 3. If a Red Tagged pole is replaced with a pole of a different type or height, then the new Attacher shall be responsible, as part of any invoice for make-ready, only for the difference, if any, between the cost for the replacement pole and the cost for a new utility pole of the type and height that the Company would have installed in the same location in the absence of the new Attachment.
- 4. The make-ready cost, if any, for a pole that is not a red tagged pole to be replaced with a new Pole to accommodate the new Attacher's attachment shall be charged the Company's cost in accordance with the Company's tariff or a special contract regarding pole attachments between the Company and the new Attacher.

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10.20 Deviations from Established Timelines

- 1. <u>Deviations in Applications Due Volume of Poles</u>
 - a) Timelines provided for in Sections 10.16 will apply for new Attachment requests deemed Routine which is defined as the lesser of 300 poles or zero and five-tenths (0.5) percent of the Company's total poles in Kentucky.
 - b) The Company may add up to fifteen (15) days to the survey period established in 10.16 to larger orders up to the lesser of 1,000 poles or 1.50 percent of the Company's poles in Kentucky.
 - c) The Company may add up to forty-five (45) days to the make-ready periods established in 10.16 to larger orders up to the lesser of 1,000 poles or 1.50 percent of the Company's poles in Kentucky.
 - d) The Company shall negotiate in good faith the timing of all requests for attachment larger than the lesser of 1,000 poles or 1.50 percent of the Company's poles in Kentucky.
 - e) No less than sixty (60) days before the new Attacher intends to submit an application in which the number of requests is not deemed Routine, a new Attacher shall provide written notice to the Company in that the new Attacher expects to submit a high-volume request. Such request shall include at a minimum, the anticipated number of new Attachments and the route / pole or other identifying geographical information. At its discretion, the new Attacher may submit an Application as its notice provided however that the Application shall not be deemed accepted for review until the end of the 60 days' notice period.

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10.20 Deviations from Established Timelines (cont'd)

- 2. <u>Deviations from Make-ready Timeline</u>
 - a) The Company may deviate from the time limits specified in this section before offering an estimate of charges if the new Attacher failed to satisfy a condition in this tariff.
 - b) The Company may deviate from the time limits established in this section during performance of make-ready for good and sufficient cause that renders it infeasible for it to complete make-ready within the time limits established in Section 10.20. The Company that so deviates shall immediately notify, in writing, the new Attacher and affected existing Attachers and shall identify the affected poles and include a detailed explanation of the reason for the deviation and a new completion date. The Company shall deviate from the time limits established in this section for a period no longer than necessary to complete make-ready on the affected poles and shall resume make-ready without discrimination once the Company returns to routine operations.
 - c) An existing Attacher may deviate from the time limits established in this section during performance of complex make-ready for reasons of safety or service interruption that renders it infeasible for the existing Attacher to complete complex make-ready within the time limits established in this section. An existing Attacher that so deviates shall immediately notify, in writing, the new Attacher and other affected existing Attachers and shall identify the affected poles and include a detailed explanation of the basis for the deviation and a new completion date, which shall not extend beyond sixty (60) days from the completion date provided in the notice specified in subsection (4) of this section as sent by the Company (or up to 105 days in the case of larger orders specified in Section 10.20. The existing Attacher shall not deviate from the time limits established in this section for a period for longer than necessary to complete make-ready on the affected poles.

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 December 28, 2022

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 /s/ Keith Gabbard

 Keith Gabbard, General Manager
 Kith Gabbard, General Manager

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SECTION 10 – POLE ATTACHMENTS (cont'd)

10.21 <u>Self-help Remedy</u>

- 1. <u>Surveys</u>. If the Company fails to complete a survey as established in Section 10.16, then a new Attacher may conduct the survey in place of the Company by hiring a contractor to complete a survey, which shall be completed as specified in Section 10.23.
 - a) A new Attacher shall use commercially reasonable efforts to provide the Company and existing Attachers with advance notice of not less than five (5) business days of a field inspection as part of any survey the Attacher conducts and shall include the date and time of the survey, a description of the work involved, and the name of the contractor being used by the new Attacher.
 - b) A new Attacher shall allow the Company and existing Attachers to be present for any field inspection conducted as part of the new Attacher's survey.
- 2. <u>Make-ready</u>. If make-ready is not complete by the applicable date established in Section 10.16, then a new Attacher may conduct the make-ready in place of the Company and existing Attachers by hiring a contractor to complete the make-ready, which shall be completed as specified in Section 10.23.
 - a) A new Attacher shall use commercially reasonable efforts to provide the Company and existing Attachers with advance notice of not less than seven (7) days of the impending makeready and shall include the date and time of the make-ready, a description of the work involved, and the name of the contractor being used by the new Attacher
 - b) A new Attacher shall allow the affected utility and existing Attachers to be present for any make-ready.
- 3. The new Attacher shall notify the Company or existing Attacher immediately if make-ready damages the equipment of the Company or an existing Attacher or causes an outage that is reasonably likely to interrupt the service of the Company or existing Attacher.
- 4. <u>Pole replacements</u>. Self-help shall not be available for pole replacements.

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10.22 <u>One-touch make-ready option</u>.

For Attachments involving Simple Make-ready, new Attachers may elect to proceed with the process established in this subsection in lieu of the attachment process established in Section 10.16.

1. <u>Attachment Application</u>. A new Attacher electing the one-touch make-ready process shall elect the one-touch make-ready process in writing in its attachment application and shall identify the simple makeready that it will perform. It is the responsibility of the new Attacher to ensure that its contractor determines if the make-ready requested in an attachment application is simple.

2. <u>Application completeness</u>

- a) The Company shall review the new Attacher's attachment application for completeness before reviewing the application on its merits and shall notify the new Attacher within ten (10) business days after receipt of the new Attachers attachment application whether or not the application is complete.
- b) An attachment application shall be considered complete if the application provides the Company with the information necessary to make an informed decision on the application.
- c) If the Company notifies the new Attacher that an attachment application is not complete, then the Company shall state all reasons for finding the application incomplete.
- d) If the Company fails to notify a new Attacher in writing that an application is incomplete within ten (10) business days of receipt, then the application shall be deemed complete.

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10.22 <u>One-touch Make Ready Option</u> (cont'd)

- 3. <u>Application review on the merits.</u> The Company shall review on the merits a complete application requesting one-touch make-ready and respond to the new Attacher either granting or denying an application within fifteen (15) days of the Company's receipt of a complete application (or within thirty (30) days in the case of larger orders as established in Section 10.20 or within a time negotiated in good faith for requests equal to or larger than those established in Section 10.20.)
- 4. If the Company denies the application on its merits, then the Company's decision shall be specific, shall include all relevant evidence and information supporting its decision, and shall explain how the evidence and information relate to a denial of access.
- 5. Within the fifteen (15) day application review period (or within thirty (30) days in the case of larger orders as established in Section 10.20 or within a time negotiated in good faith for requests equal to or larger than those established in Section 10.20, the Company or an existing Attacher may object to the designation by the new Attacher's contractor that certain make-ready is simple.
- 6. An objection made pursuant to paragraph 5 shall be specific and in writing, include all relevant evidence and information supporting the objection, be made in good faith, and explain how the evidence and information relate to a determination that the make-ready is not simple.
- 7. If the Company's or the existing Attacher's objection to the new Attacher's determination that make-ready is Simple complies with paragraph 6, then the make-ready shall be deemed to be complex and the new Attacher shall not proceed with the affected proposed one-touch make-ready.

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10.22 <u>One-touch Make Ready Option</u> (cont'd)

- 8. <u>Surveys</u>
 - a) The new Attacher shall be responsible for all surveys required as part of the one-touch make-ready process and shall use a contractor as established in Section 10.23 to complete surveys.
 - b) The new Attacher shall allow the Company and any existing Attachers on the affected poles to be present for any field inspection conducted as part of the new Attacher's surveys.
 - c) The new Attacher shall use commercially reasonable efforts to provide the Company and affected existing Attachers 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 surveys, and name of the contractor performing the surveys.

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10.22 <u>One-touch Make Ready Option</u> (cont'd)

- 9. <u>Make-ready</u>. If the new Attacher's attachment application is approved by the pole owner and if the attacher has provided at least fifteen (15) days prior written notice of the make-ready to the affected Company and existing Attachers, the new Attacher may proceed with make-ready. The new Attacher shall use a contractor in the manner established for simple makeready in Section 10.23.
 - a) The prior written notice shall include the date and time of the make-ready, a description of the work involved, the name of the contractor being used by the new Attacher, and provide the Company and existing Attachers a reasonable opportunity to be present for any make-ready. The new Attacher shall notify the Company or existing Attacher immediately if makeready damages the equipment of the Company or an existing Attacher or causes an outage that is reasonably likely to interrupt the service of the Company or existing Attacher.
 - b) In performing make-ready, if the new Attacher or the Company determines that make-ready classified as simple is complex, then all make-ready on the impacted poles shall be halted and the determining party shall provide immediate notice to the other party of its determination and the impacted poles. All remaining make-ready on the impacted poles shall then be governed by Section 10.16, and the Company shall provide the notices and estimates required by Section 10.16 as soon as reasonably practicable.
- 10. <u>Post-make-ready timeline</u>. A new Attacher shall notify the Company and existing Attachers within fifteen (15) days after completion of make-ready on a one-touch make ready application.

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10.23 Contractors for Survey and Make-ready

- 1. <u>Contractors for Self-help Complex and above the communications space Make-ready</u>. The Company shall make available and keep up-to-date a reasonably sufficient list of contractors the Company authorizes to perform Self-help Surveys and Make-ready that is Complex and Self-help Surveys and Make-ready that is above the communications space on the Company's poles. The new Attacher shall use a contractor from this list to perform self-help work that is complex or above the communications space. new and existing Attachers may request the addition to the list of any contractor that meets the minimum qualifications in paragraph 4 and the Company shall not unreasonably withhold its consent.
- 2. <u>Contractors for Surveys and Simple Make-ready work</u>. The Company may keep upto-date a reasonably sufficient list of contractors the Company authorizes to perform surveys and simple make-ready. If the Company provides this list, then the new Attacher shall choose a contractor from the list to perform the work. New and existing Attachers may request the addition to the list of any contractor that meets the minimum qualifications in paragraph 4 and the Company shall not unreasonably withhold its consent.
- 3. <u>Contractors Not Already Approved by the Company</u>
 - a) If the Company does not provide a list of approved contractors for Surveys or Simple Makeready or no Company-approved contractor is available within a reasonable time period, then the new Attacher may choose its own qualified contractor that shall meet the requirements in paragraph 4.
 - b) If choosing a contractor that is not on the Company-provided list, the new Attacher shall certify to the Company that the Attacher's contractor meets the minimum qualifications established in paragraph 4 upon providing notices required by this tariff.
 - c) The Company may disqualify any contractor chosen by the new Attacher that is not on the Company-provided list, but a disqualification shall be based on reasonable safety or reliability concerns related to the contractor's failure to meet any of the minimum qualifications established in paragraph 4 or to meet the Company's publicly available and commercially reasonable safety or reliability standards.
 - d) The Company shall provide notice of the Company's objection to the contractor within the notice periods established by the new Attacher in this tariff and in the Company's objection must identify at least one available qualified contractor.

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PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

SECTION 10 – POLE ATTACHMENTS (cont'd)

10.23 <u>Contractors for Survey and Make-ready (cont'd)</u>

- 4. <u>Contractor minimum qualification requirements</u>. Companies shall ensure that contractors on the Company-provided list, and new Attachers shall ensure that contractors selected pursuant to paragraph 3 meet the minimum requirements established in paragraphs this subsection.
 - a. The contractor has agreed to follow published safety and operational guidelines of the Company, if available, but if unavailable, the contractor shall agree to follow National Electrical Safety Code (NESC) guidelines as approved by the Kentucky Public Service Commission.
 - b. The contractor has acknowledged that the contractor knows how to read and follow licensed-engineered pole designs for make-ready, if required by the Company.
 - c. The contractor has agreed to follow all local, state, and federal laws and regulations including the rules regarding Qualified and Competent Persons under the requirements of the Occupational and Safety Health Administration (OSHA) rules and Rural Utility Service Specifications and Standards.
 - d. The contractor has agreed to meet or exceed any uniformly applied and reasonable safety and reliability thresholds established by the Company, if made available.
 - e. The contractor shall be adequately insured or shall establish an adequate performance bond for the make-ready the contractor will perform, including work the contractor will perform on facilities owned by existing Attachers.
- 5. In the event of a dispute over work to be performed by contractors pursuant to this Section, a consulting representative of the Company may make final determinations, on a nondiscriminatory basis, if there is insufficient capacity and for reasons of safety, reliability, and generally applicable engineering purposes.

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10.24 Notice of Changes to Existing Attachers.

Unless otherwise established in a joint use agreement or special contract, the Company shall provide an existing Attacher no less than sixty (60) days written notice prior to:

- 1. Removal of facilities or termination of any service to those facilities if that removal or termination arises out of a rate, term, or condition of the Company's pole attachment tariff or any special contract regarding pole attachments between the Company and the attacher; or
- 2. Any modification of facilities by the Company other than make-ready noticed pursuant to 10.16, routine maintenance, or modifications in response to emergencies.
- 3. An existing attacher may request a stay of the action contained in a notice received pursuant to paragraph (1) of this section by filing a motion within fifteen (15) days of the receipt of the first notice provided pursuant to paragraph (1) of this section.

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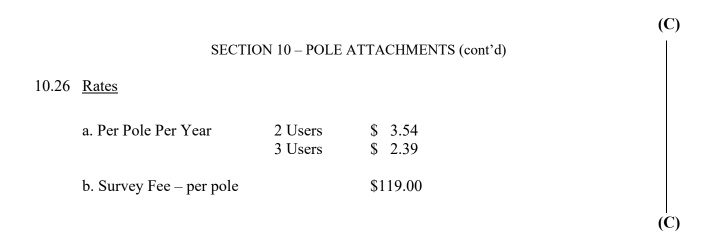
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10.25 <u>Transfer of Attachments to New Poles</u>

- 1. Unless an applicable tariff or special contract or Section 4 of this administrative regulation establishes a different timeframe, existing Attachers shall transfer their attachments within sixty (60) days of receiving written notice from the Company pole owner.
- 2. Existing attachers may deviate from the time limit established in paragraph 1 of this subsection for good and sufficient cause that renders it infeasible for the existing Attacher to complete the transfer within the time limit established. An existing Attacher that requires such a deviation shall immediately notify, in writing, the Company and shall identify the affected poles and include a detailed explanation of the reason for the deviation and the date by which the attacher shall complete the transfer. An existing Attacher shall deviate from the time limits established in paragraph 1 of this subsection for a period no longer than is necessary to complete the transfer.
- 3. If an existing Attacher fails to transfer its attachments within the timeframe established in paragraph 1 of this subsection and the existing Attacher has not notified the Company of good and sufficient cause for extending the time limit pursuant to paragraph 1 of this subsection, the Company pole owner may transfer attachments and the transfer shall be at the existing Attacher's expense.
- 4. The Company pole owner may transfer an existing Attacher's attachment prior to the expiration of any period established by paragraphs 1 or 2 of this subsection if an expedited transfer is necessary for safety or reliability purposes.

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	MCKEE, ANNVILLE AND SAND GAP EXCHANGES IN JACKSON COUNTY
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	PEOPLES HURACINCELLESPHONE
	ISSUED BY COOPERATIVE CORPORATION, (Name of Utility)
	By Cice Hay
	. <u>Manager</u>

PEOPLES RURAL TELEPHONE

PSC KY. No. 4 CANCELLING PSC KY. No. 3 PART III ORIGINAL SHEET 2 **REVESION** 1

COOPERATIVE CORPORATION, INC.

LOCAL EXCHANGE SERVICE TARIFFS

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Booneville	14-16 Inclusive	7-1		OF KENTUCKY EFFECTIVE

JAN 01, 1988

PURSUANT TO 807 KAR 5011. SECTION 9 (1) BY: Ouden C. Nul FOR THE PUBLIC SERVICE COMMISSION

June 26, 1996 ISSUED

December 31, 1986 EFFECTIVE

Date

Date llow ΒY

Manager

PEOPLES RURAL TELEPHONE

COOPERATIVE CORPORATION, INC.

PSC KY. No. 3 CANCELLING PSC KY. No. 2 PART III ORIGINAL SHEET 3

JUN 1.871975

LOCAL EXCHANGE SERVICE TARIFFS

APPLICATION AND EXPLANATION OF SYMBOLS

A. APPLICATION

These Tariffs apply to the local Telephone Exchange Services of the Peoples Rural Telephone Cooperative Corporation, Inc., hereinafter referred to as the Telephone Company in its exchange as follows:

Exchange	County
McKee	Jackson
Annville	Jackson
Sand Gap	Jackson
Booneville	Owsley

The provisions of service is also subject to the Rates, Charges, Rules and Regulations in Parts I, II and IV of these Tariffs of the Telephone Company which Parts as they now exist or as they may be revised, added to, or supplemented by superseding issues are hereby made a part of these Local Exchange Service Tariffs.

These Tariffs cancel and supersede all other Tariffs of the Telephone Company issued and effective prioc to the effective date of these Tariffs.

- B. EXPLANATION OF SYMBOLS
 - (C) Signifies a changed regulation.
 - (D) Signifies a discontinued rate, treatment of regulation.
 - (I) Signifies an increased rate or new treatment resulting in an increased rate.
 - (N) Signifies a new rate, treatment or regulation.
 - (R) Signifies a reduced rate or new treatment resulting in a reduced rate.

ISSUED:	December 12, 1965	EFFECTIVE:	Various	
Issued by	authority of an order o	f the PSC in case No	4591	
Dated	December 16,	_, 19 <u>65</u> . By	- Hay	Manager
		No	ime	Title

COOPERATIVE CORPORATION, INC.

PSC KY. No. 3 CANCELLING PSC KY. No. 2 PART III ORIGINAL SHEET 4

CHECKED

LOCAL EXCHANGE SERVICE TARIFFS

APPLICATION AND EXPLANATION OF SYMBOLS (Continued)

B. EXPLANATION OF SYMBOLS (Continued)

(T) Signifies a change in text but no change in rate, treatment or regulation.

		PUBLIC SERVI	CE COMMISSION
		Jutt	1975
		1	
		I CENSINEERI	NG DIVISEN
ISSUED: December 12, 1965	EFFECTIVE:	Various	
Issued by authority of an order of the PSC	in case No.	4591	
Dated December 16 , 19 65	. By	e Ha	Manager
	N	ame	·Title

COOPERATIVE CORPORATION, INC.

PSC KY. No. 3 CANCELLING PSC KY. No. 2 PART III ORIGINAL SHEET 5

CLASSIFICATION OF SERVICE

MCKEE EXCHANGE

- I. GENERAL
 - A. This Tariff governed, except as otherwise specified, by the Board of Directors and the By-Laws of the Peoples Rural Telephone Cooperative Corporation, Inc. and the General Rules and Regulations of the Kentucky Public Service Commission. Unless otherwise specified, the changes quoted in this Tariff and in the General Rules and Regulations and General Exchange Tariffs are for periods of one month and ard payable monthly in advance. The rates so charged and paid entitle the subscriber exchange telephone service within the McKee Exchange Service Area.
 - B. The rates quoted herein also entitle the subscriber of this Exchange to call, without additional charges, the subscriber in the Annville and Sand Gap Exchange Service Areas of the Peoples Rural Telephone Cooperative Corporation, Inc.

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

JAN 0 1 1983

PURSUANT TO 807 KAR 5:011, SECTION 9 (1)

LSSUED:	December 10, 1982	EFFECTIVE: January 1, 1983
Issued	by authority of an order of	the PSC in case No. 257
Dated	December 10, 1982	By Mully Ko Manager Name Title

PEOPLES RURAL TELEPHONE COOPERATIVE CORPORATION, INC. PART III ORIGINAL SHEET 6 REVISION No. 2

GENERAL EXCHANGE SERVICE TARIFFS

ALL EXCHANGES

RATES:

1. Main Stations
a. Business
(1) Access Line \$18.60 R

- b. Residence

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

JAN 01, 1988

7

PURSUANT TO 807 KAR 5:011, SECTION 9 (1) BY: Orden C. Nucl

FOR THE PUBLIC SERVICE COMMISSION

DATE OF I	SSUE June 26, 1996	DATE EFFECTIVEJanuary 1, 19	88
Issued by	authority of an Order of the Publ	ic Service Commission Case No.	
Dated		By Kink Jobbard	Manager
			Title

For McKee Exchange		
Community, Town or City		
U.R.C. NO. 3		
1st Revised SHEET NO. 6.1		
CANCELLING U.R.C. NO. 2		
Original SHEET NO. 6.1		

	RATE
	PER UNIT
Business:	
B-1	\$14.00
B-4	DELETE
Residential:	
R-1	\$ 9.25
R-4	
	DELETE
Mileage	DELETE
Zone charges to replace	
mileage and mileage rate:	DELETE
CHECKNE	
CHECKED Utility Regulatory Commission	
JUN 5 1979	
by <u>Bleefmonch</u> ENGINEERING DIVISION	
e.¢	
DATE OF ISSUE May 22, 1979 DATE EFFECTIVE service be	ter date 1 pty.
	BCOME available
SSUED BY <u>Manager</u> Name of Officer	
Issued by authority of an Order of the Utility Regulatory Commission	on in
Case No. 7161 dated April 12, 1979 .	

Form for filing Rate Schedules

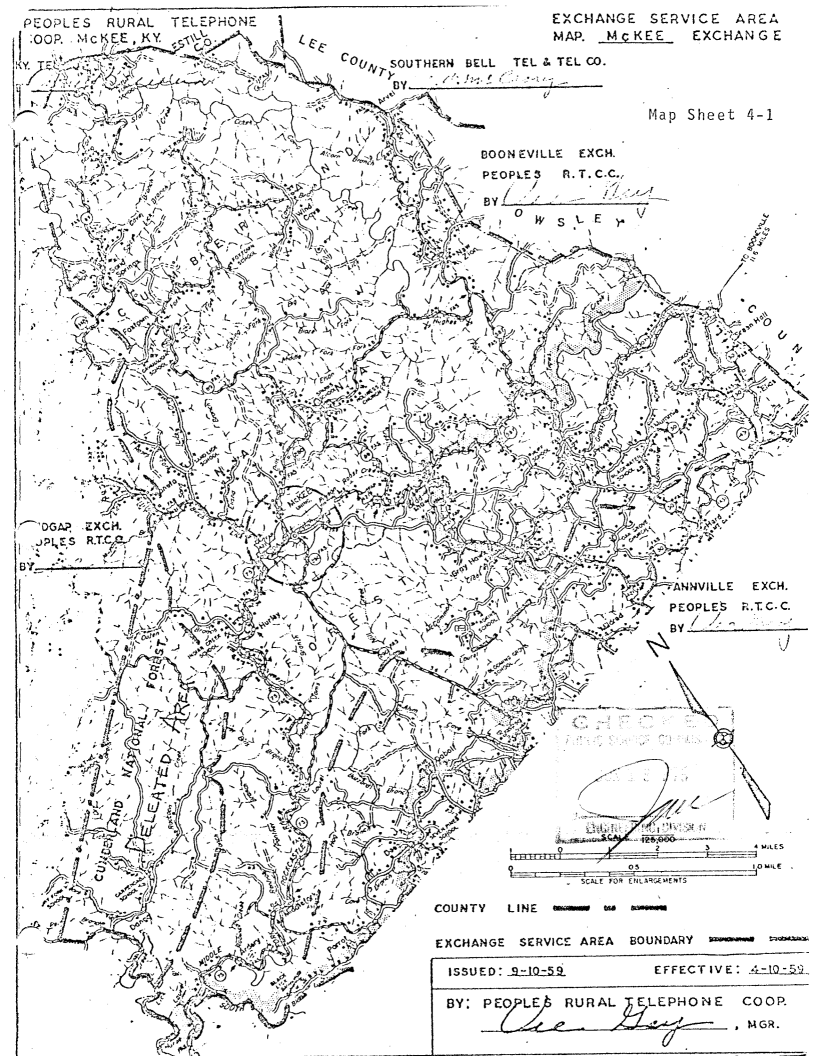
** -

Peoples Rural Telephone Cooperative Corporation Inc. Name of Issuing Corporation

For	Community, Town or City					-	
P.S.	.C. NO	3_					
let.	Revised		_sm	eet n	io	7	-
CAN	CELLING	P.S.	.c.	NO.		2	

Original SHEET NO. 7

		RATE PER UNIT
t I.	RATES (continued)	
	B. Outside the Base Rate Area but within the Exchange Area (Map Sheet)	
	1. Main Stations (continued)	
	A. Business (continued)	(
	(2) Rural Multiparty Service (4-Party)	\$10.50
	(3) Extension Stations	2.00
	B. Residence	
	(1) Individual Line - Same as Part III, A above plus Zone charge	•
	(2) Rural Multiparty Service (4-Party)	7.00
	(3) Extension Stations	1.50
	C 17 20 C 10 L L MUNIC SCRUDE COMMISSI	
	OCT 1 9 1977	
E OF	ISSUE July 18, 1975 DATE EFFECTIVE August 1, 19	77
UED B	Y Charley Garl TITLE Manager	



COOPERATIVE CORPORATION, INC.

PSC KY. No. 3 CANCELLING PSC KY. No. 2 PART III ORIGINAL SHEET 8

CLASSIFICATION OF SERVICE.

ANNVILLE EXCHANGE

1. GENERAL

- This Tariff governed, except as otherwise specified, by Α. the Board of Directors and the By-Laws of the Peoples Rural Telephone Cooperative Corporation, Inc. and the General Rules and Regulations of the Kentucky Public Service Commission. Unless otherwise specified, the changes quoted in this Tariff and in the General Rules and Regulations and General Exchange Tariffs are for periods of one month and are payable monthly in advance. The rates so charged and paid entitle the subscriber exchange telephone service within the Annville Exchange Service Area.
- B. The rates quoted herein also entitle the subscriber of this exchange to call, without additional charges, the subscriber in the McKee and Sand Gap Exchange Service Areas of the Peoples Rural Telephone Cooperative Corporation, Inc.

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

JAN 0 1 1983

PURSUANT TO 807 KAR 5:011, SECTION 9(1) Pachia

1000

LSSUED: December 10, 1982	EFFECTIVE: January 1, 1983
lssued by authority of an order of the	PSC in case No. 257
Dated <u>December 10, 1982</u> . By	Marley Gray Manager Name Title

Form for filing Rate Schedules

Peoples Rural Telephone Cooperative Corporation Inc. Name of Issuing Corporation

.....

CANCELLING P.S.C. NO._____

_____SHEET NO. ____

•

			RATE PER UNIT
I.	RATES		
	A. Within the Base Rate Area as sp on Map Sheet 5.1	ecified	
	1. Main Stations		
	a. Business	· ·	
	(1) Individual Line (2) Extension Stations		\$14.00 2.00
	b. Residence		
	(1) Individual Line (2) Estension Stations		9.25 1.50
	B. Outside the Base Rate Area but Exchange Area (Map Sheet)	vithin the	
	1. Main Stations		
	a. Business		
	(1) Individual Line - above plus Zone Ch	Same as Part III-A	- -
		ETEINEERING DIVISION	
		and the state of the second second and the state of the second second second second second second second second	
E OF	ISSUE July 18, 1975	DATE EFFECTIVE May 1, 197	

Form for filing Rate Schedules	For <u>Annville Exc</u> Community, To	wn or City
	U.R.C. NO. 3	
Peoples Rural Telephone	1 st Revised SH	EET NO. 9.1
Cooperative Corporation, INc.	CANCELLING U.R.C	. NO. 2
Name of Issuing Corporation	Original SHI	EET NO. 9.1
CLASSIFICATION OF	F SERVIC E	
		RATE PER UNI
Business:		
B-1	Х :	\$14.00
B-4		DELETE
Residential:		
R-1		\$ 9.25
R-4		DELETE
Mileage		DELETE
Zone charges to replace mileage and mileage make:		DELETE
	CHECKED Utility Regulatory Commission	
	JUN 5 1979	
	by A hestmond	
	ENGINEERING DIVISION	
ATE OF ISSUE May 22, 1979	On and af DATE EFFECTIVE service b	ter date 1 pt ecomes availa
SSUED BY Charley Leave	TITLE Manager	
Name of Officer ssued by authority of an Order of the Un ase No. 7161 dated April 12, 197	ւ , , , , , , , , , , , , , , , , , , ,	

Form for	filing	Rate	Schedules
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Peoples Rural Telephone

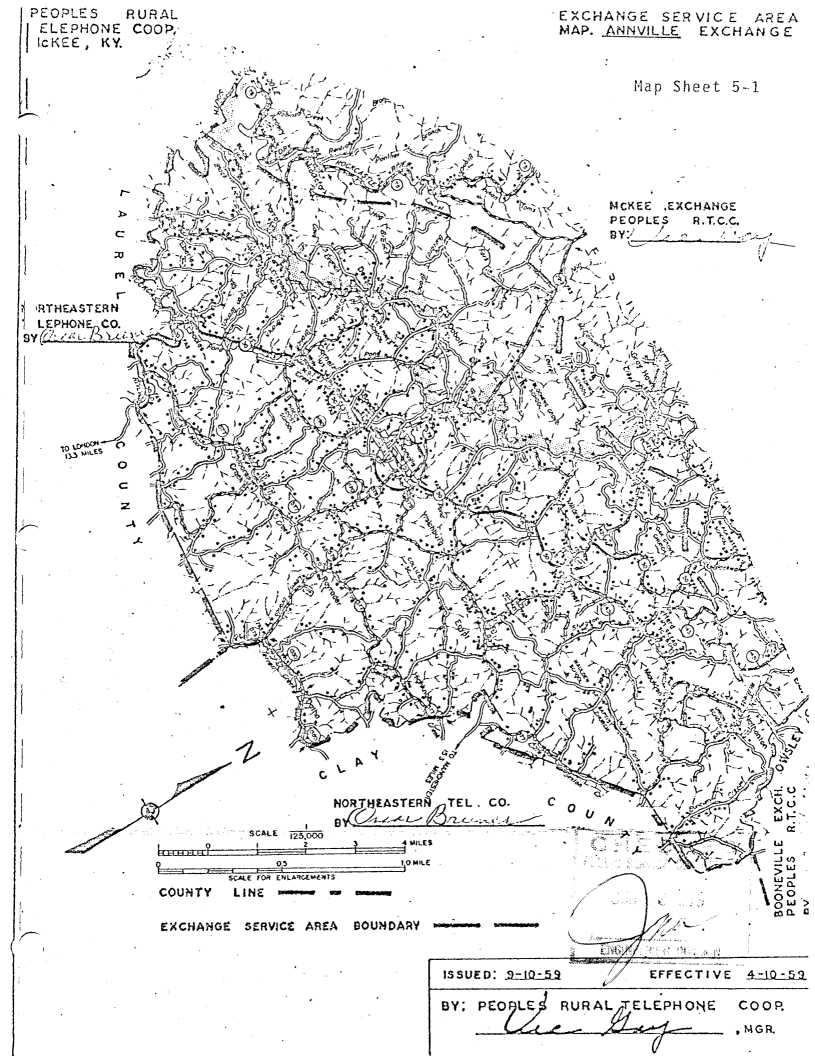
Name of Issuing Corporation

For Annuille Exchange Community, Town or City

CANCELLING P.S.C. NO.____2

Original SHEET NO. 10

CLASSIFICATIO	ON OF SERVICE	
	· · · · · · · · · · · · · · · · · · ·	RATE PER UNIT
I. RATES (continued)		
B. Outside the Base Rate Area but wit Exchange Area (Map Sheet)	bin the	
1. Main Stations (continued)	· ·	(1)
A. Business (continued)		
(2) Rural Multiparty Serv	vice (4-Party)	\$10.50
(3) Extension Stations		2.00
B. Residence		
(1) Individual Line - Sam III, A above plus Zon		
(2) Rural Multiparty Serv	rice (4-Party)	7.00
(3) Extension Stations		1.50
		(
	067-109 1977	
	E TANÉERING DIVISION	
E OF ISSUE July 18, 1975 DA	TE EFFECTIVE May 1, 197	17
$\rho \rho \rho \rho$	LE Manager	



COOPERATIVE CORPORATION, INC.

PSC KY. NO. 3

CANCELLING PSC KY. No. 2

PART III

ORIGINAL SHEET 11

CLASSIFICATION OF SERVICE

SAND GAP EXCHANGE

- I. GENERAL
 - A. This Tariff governed, except as otherwise specified, by the Board of Directors and the By-Laws of the Peoples Rural Telephone Cooperative Corporation, Inc. and the General Rules and Regulations of the Kentucky Public Service Commission. Unless otherwise specified, the changes quoted in this Tariff and in the General Rules and Regulations and General Exchange Tariffs are for periods of one month and are payable monthly in advance. The rates so charged and paid entitle the subscriber exchange telephone service within the Sand Gap Exchange Service Area.
 - B. The rates quoted herein also entitle the subscriber of this exchange to call, without additional charges, the subscriber in the McKee and Annville Exchange Service Area of the Peoples Rural Telephone Cooperative Corporation, Inc.

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE JAN 01 1983 PURSUANT TO 807 KAR 5:011, SECTION 9 (1) PV. Johnson ISSUED: December 10, 1982 Issued by authority of an order of the PSC in case No. 257 Dated December 10, 1982 . By Munum Manager Name Title

Form for filing Rate Schedules

Peoples Rural Telephone Cooperative Corporation, Inc.

For	- Sand Gap	
	Community,	Town or City
P.S.	.C. NO	3
Re	vised	SHEET NO. 12
ÇAN	CELLING P.S	S.C. NO. 2
0r	icipal	SHEET NO. 12

÷ .•			RATE PER UNIT
•	II. RATES		•
•	A.	Within the Base Rate Area as specified on Map Sheet 6-1 1. Main Stations	.
•		a. Business (1) Individual Line (2) Extension Stations	
		b. Residence (1) Individual Line (2) Extension Stations	9.2 1.5
•	8.	Outside the Base Rate Area but within the Exchange Area (Nap-Sheet)	(I)
		 Main Stations Business Individual Line - Same as Part II1'-A above plus Zone Charge 	
•		PUBLIC STATE OF MAR 1 3 1978	
		ay AK	s e e e e e e e e e e e e e e e e e e e
	OF ISSUE	January 11, 1978 DATE EFFECTIVE January	1, 1978
	ED BY	Andre Grove TITLE Manager	

For Sand Gap Exchange Community, Town or City				
U.R.C. NO. 3				
lst Revised SHEET NO. 12.1				
CANCELLING U.R.C. NO. 2				
Original SHEET NO. 12.1				

· .		RATE PER UNIT
Business:		
- Cottagge :		
B-1		\$14.00
B-4		DELETE
Residential:		
R-1		\$ 9 .25
R-4		DELETE .
Mileage		DELETE
Zone charges to replace mileage and mileage rate:		DELETE
	CHECKLAS	
	CHECKED Utility Regulatory Commission	
	JUN 51979	
	by <u>D Restmanal</u> ENGINEERING DIVISION	

CLASSIFICATION OF SERVICE

DATE OF ISS	SUE May 22, 1979	On & after date 1 DATE EFFECTIVE service becomes av	
SSUED BY	Charley Ligy Name of Officer	TITLE Manager	
lssued by a Dase No.	Name of Officer authority of an Order of 7161 dated Apri	f the Utility Regulatory Commission in 11 12, 1979	

..

Fo	rm for	filin	g Rate S	chedules	•		For			Excher		
				•		. .	C	ommuni	ty, 1	Cown c	or Ci	ty
							P.S.C	. NO	3			
	Paopla	c Dural	Telephone				R	evised	S	SHEAT	NO.	13
<u></u>	Cooper	ative Co	provention.	Inc.	••••••		CANCE	LLING 1	2.S.C	. NO.	2	?
nai	TG OT	ISSUIN	g Corpor	ation			Orig	inal		SHEET	NO.	13
				CLAS	SIFICATIO	ON OF	SERVI	CE			<u></u>	
						· · · · · · · · · · · · · · · · · · ·				PE	RAI ER UN	
•	₽I.	RATES	(Continue	d)	• • • • • •				••		•	
•		• - Out		ese Rate A	irea but wi	thin th	e Exch	inge				
		1.	Nein Ste	tions (C	iontinued)					6	-)	•
•			a. Busi (3)	ness (Con Rural Mu	tinued) Itiparty S	ervice	(4 Pai	rty)		(10.50
•••			(4)	Extensio	n Stations	* . • •	*		••••		-)	2.00
	•		b. Rest (1)		al Line - 1 us Zone Chi		Part 1	1 - A			Ê)	
•		•	(2)	Rural Mu	Itiparty S	ervice	(4 par	rty)				7.00
•			(3)	Extensio	a Stations	-		• •		•	 .	1.50
. •		a series A series				• • • •	, · · .	 .			[• .
	· · · ·				•••		n da ser a ser Ser a ser a ser Ser a ser					
				•			AAR 1 3	-		-	•	
						Dy E.V	JAJ!	- 17 - 17 - 17 - 17 24 - 17 - 17 - 17 - 17 - 17 - 17 - 17 - 1				
AT	E OF I	SSUE	January	11, 1978	DA	TE EF	FECTI	ve Ji	inuary	1, 19	78	
	UED BY	. PH	Para	le	TIT	17.JT	Manage	r				

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ENUMARUE SERVICE AREA SLEPHONE COOP. MAP. SANDGAP EXCHANGE CKEE, KY. 🖉 Map Sheet 6-1 GENERAL, TEL QQ. KENTUCKY TEL. CO. COUNTY -1-_ 8γ., BX Orion Bitune 135 4 ESTILL 0 5 ъ 0 0 メ Ν C RTHEASTERN TEL. CO ByChees MCKEE EXCH. PEOPLES R.T.C.C BY SCALE 125,000 4 MILES 6 . нинни IOHILE 0.5 ACEMENTS 유명 출시 한 소식과 anter 1 1111 - 1 1011 - 1 COUNTY LINE EXCHANGE SERVICE THEN BOUNDARYN . ISSUED: 9-10-59 EFFECTIVE: 4-10-59 BY: PEOPLE'S RURAL TELEPHONE COOP. MGR.

COOPERATIVE CORPORATION, INC.

PSC KY. No. 3 CANCELLING PSC KY. No. 2 PART III ORIGINAL SHEET 14

CLASSIFICATION OF SERVICE

BOONEVILLE EXCHANGE

I. GENERAL

A. This Tariff governed, except as otherwise specified, by the Board of Directors and the By-Laws of the Peoples Rural Telephone Cooperative Corporation, Inc. and the General Rules and Regulations of the Kentucky Public Service Commission. Unless otherwise specified, the changes quoted in this Tariff and in the General Rules and Regulations and General Exchange Tariffs are for periods of one month and are payable monthly in advance. The rates so charged and paid entitle the subscriber exchange telephone service within the Booneville Exchange.

> PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

> > JAN 0 1 1983

PURSU	ANT T	0 80	7 KAR	5:011,
	ŞEÇT	FIQN	9 (1) >**~~	
PV.	10/0	de	son.	

ISSUED: December 10, 1982	EFFECTIVE January 1, 1983
lssued by authority of an order of	the PSC in case No. $\frac{257}{2}$
Dated December 10, 1982 .	By <u>huley Kor Manager</u> Name Title

Form for filing Rate Schedules

Pe	oples	Rural	Te1	Lephone				
	-		-	oration	-		•	
ame	OÍ	Issui	ng	Corpo	r	ation .		

For Booneville Community, Town or City P.S.C. NO. 3 1st Revised SHEET NO. 15 CANCELLING P.S.C. NO. 3 Original SHEET NO. 15

CLASSIFICATION OF SERVICE

	-	UNIT
II. Rates A Within the Base Rate Area as specified on Map Sheet 7-1.		
1. Main Stations		•
a. Business (1) Individual Line (2) Extension Stations	•	14.00 C 2.00
 b. Residence (1) Individual Line (2) Extension Stations 	•	9.25 1.50 (1
	•	• • • •
CHECK PUBLIC SERVICE COMMUSSION SEP 14 1978.	•	
SEP 14 1970. Much EMINERANC DARSON	-	•
	•	•

Name of O	TILCO:	: t							
Issued by authority	of an	Order	07	the	Public	Service	Commission	07	 -
6321		dated	•	Octo	ber 7, 19	75.	•		

Form for filing Rate Schedules	For Booneville		
Peoples Rural Telephone Ist Revised SHEET NO. Cooperative Corporation, Inc. CANCELLING U.R.C. NO. SHEET NO. Name of Issuing Corporation CANCELLING U.R.C. NO. SHEET NO.	Community, Town or City		
	Peonles Rurst Telenhone	1st Revised SHEET NO.15.1	
Cooperative Corporation, Inc.	CANCELLING U.R.C. NO. 3		
Peoples Rural Telephone1st RevisedCooperative Corporation, Inc.CANCELLING UName of Issuing CorporationCancelling U	Original SHEET NO. 15.1		

CLASSIFICATION OF SERVICE	CLA	ASS	IF	ICATI	ON	OF	SERV	ICE
---------------------------	-----	-----	----	-------	----	----	------	-----

			RATE PER UNIT
	Business:		
	B-1		\$14.00
	B-4		DELETE
	Residential:		
	R-1		\$ 9.25
	R-4		DELETE .
	Mileage		DELETE
	Zone charges to replace mileage and mileage rate:		DELETE
		CHECKEL) Utility Regulatory Commission	
		JUN 5 1979	
		by <u>Blechmonol</u> ENGINEERING DIVISION	
		ц	
DATE OF	ISSUE <u>May 22, 1979</u>	On & after DATE EFFECTIVE service be	date <u>1 pty</u> . comes <u>available</u>
SSUED	BY Charley Lear	TITLE Manager	
Issued Case No	Name of Officer by authority of an Order of th 7161datedApr11 12,	e Utility Regulatory Commissi 1979	on in

COOPERATIVE CORPORATION, INC.

GENERAL EXCHANGE SERVICE TARIFFS

MISCELLANEOUS EQUIPMENT (Continued)

D. JOINT - USERS

Joint - user service, including one listing in the directory is furnished at the following rates for each joint - user, per month:

Business Individual	50 per cent of individual business line rat	e
Line Service	computed to the next higher multiple of 25¢	

Residence Individual50 per cent of individual residence line rateLine Servicecomputed to the next higher multiple of 25¢

F. KEY EQUIPPED HANDSETS

1. Handset telephones with special bases or otherwise constructed so as to include as a part of the instrument, keys or switches will be to meet the special requirements of the subscriber. The rate shown is in addition to the authorized main or extension station rates for the services involed.

	Monthly Rates
a.	One-key, each instrument\$\$\$\$
b.	Two-keys, each instrument\$ 1.00
с.	Three line and three holding keys including signal button\$ 6.00 (I)
d,	Two-line and two-holding keys including signal

button.....\$ 5.65 (1)

G. LOCAL MESSAGES

The rate for Local Messages from Public and Semi-Public telephones is 25ç. (I)

	CHECKED Public Service Commission
	FEB 2 4 1982
ISSUED: January 29, 1982	RATES AND TARIFFS EFFECTIVE: January 29, 1982
Issued by authority of an order of Dated January 29 ,1982. By	The PSC in case No. 8270 Manager Name Title

Form for filing Rate Schedules	For All Exchanges			
r	Community, Town or City			
	U.R.C. NO. 3			
	Original SHEET NO. 17			
Peoples Rural Telephone Cooperative Corporation, Inc. Name of Issuing Corporation	CANCELLING U.R.C. NO.			
	SHEET NO			
OLACOTETOATTON OF CURUL	0.7			

CLASSIFICATION OF SERVICE

General T	elephone Service Tariffs	RATE PER UNI
ortable C	ommunications Terminal for Hearing or Speech Impaired Customers	(N)
Gener	al:	
а.	The Portable Communications Terminal is designed to aid speech or hearing impaired customers in utilizing the telecommunications net- work. This device is acoustically coupled, and can be used with all standard telephone sets.	
b.	The terminal is battery-operated and it is supplied with an AC/DC power converter which charges its nickel-cadmium batteries. The replacement of the batteries, should they fail, is the responsibility of the Company	
c.	Other features of the terminal include a light emitting diode (LED) display, and a full upper case ASCII function keyboard.	
Rates	and Charges:	
a.	The rates and charges following are for the Portable Communications Terminal only.	
b.	For customers who are certified as having a hearing or speech impair- ment that prevents telephone voice communication, and certification of such is supplied to the Company in writing by a qualified physician, speech pathologist, or audiologist, the "Certified User" rate for the terminal will be applicable. All other users will be charged the "Non- Certified User" rate. <u>Monthly Rate</u>	
	For Non-Certified User, \$22.00 each	
	For Certified User, each \$18.00 (Bay Screek and Constraint)	
	FILE LE REU by BRUCHMOUS PATES AND TARIFES	(N)
ATE OF I	SSUE June 24, 1980 DATE EFFECTIVE June 24, 19	80
SUED BY	Wane of Officer TITLE Manager	
sued by se No.	authority of an Order of the Utility Regulatory Commission	in

• •

CUPLES KUNAL EAUMANUE SERVICE AREA ELEPHONE COOP. MAP. BOONEVILLE EXCHANGE CKEE, KY. PROPOSED TO BE SERVED PROPOSED TO BE SERVED BY / PEOPLES R.T.C.C. Soul p BY PEOPLES & R.T.C.C. 1 BY BY H. 1 T 7 PERR 0 c. Map Sheet 7-1 NORTHEASTERN TEL. CORP. BY Chia Brunes 9-UTHERN BELL T L & TEL CO. *с*о. . C. It Ing Can ANNVILLE EXCH. . PEOPLES R.T.C.C UNT 1. S. Back BY SCALE 1 5 m. 1 4 MILES MCKEE EXCH. COUNTY LINE PEOPLES | R.T.C.C ANG 判断ない EXCHANGE SERVICE AREA BOUNDARY 20 BY : ISSUED: 9-10-59 EFFECTIVE: 4-10-59 BY: PEOPLE'S RURAL TELEPHONE COOP. Mar HGR.

COOPERATIVE CORPORATION, INC.

LOCAL EXCHANGE SERVICE TARIFFS

- A. Access Line Service for Customer-Provided Public Telephones
 - 1. Access Line Service for Customer-Provided Public Telephones is provided on a flat rate basis.
 - a. Access Line Basic Rate The business line (Bl) flat rate for the exchange in which service is located is applicable.
 - 2. Service Charges are applied on the same basis as for individual business line service.
 - 3. At the request of the subscriber, Touch Tone septEdC SERVICE COMMISS ON may be provided pursuant to terms and conditions elsevDerENTUCKY in this tariff.
 - 4. The subscriber is responsible for Directory Assistance EC 31 1986 service charges equivalent to those billed on business individual line service. PURSUANT TO 207 KAR 5:011,
- B. Shared Tenant Service Offerings

SECTION 9 (1)

- 1. General
 - a. In general, Basic Local Exchange Service is furnished for the exclusive use of the subscriber, and the subscriber's family, guests, employees, agents, or representatives. Resale of Basic Local Exchange Service is permitted only under the specific conditions described in this Tariff. For the purpose of this Tariff section, "sharing" of Basic Local Exchange Service is considered synonymous with "resale" of Basic Local Exchange Service.
 - b. When in the judgment of the Company it is deemed necessary or when the projected number of clients is five or more, the customer must apply in writing to resell exchange services provided by the Company and may be required to submit layout maps defining the intended geographic resale area and anticipated development plan in terms of new or existing buildings.

All rates and charges in connection with the resale operation and all repairs and rearrangements behing and including the reseller's communication system will be the responsibility of the reseller (customer of record) owner. The reseller will be the single point of contact for all shared tenant services provided in the resale service area. Customers who choose to obtain service directly from the Company may subscribe to any local exchange service available.

ISSUED	December 31st,	1986	EFFECTIVE	December 3	lst, 1986
- 4	Daye	······································		Date	
BY Char	lug Arm				
	Manager /				

ORIGINAL SHEET

PART III

15

. COOPERATIVE CORPORATION, INC.

LOCAL EXCHANGE SERVICE TARIFFS

B. Shared Tenant Service Offerings (continued) General

Nothing in this Tariff section impairs the Company's franchise or ability to operate in the state. This Tariff is not intended, nor does it, enfranchise or certify the recipients of this service as a telecommunications company.

- c. Resale is permitted where facilities permit and within the confines of specifically identified continuous property areas under the control of a single owner or within a common development with a single name identity, such as multi-tenant office buildings, apartment complexes, condominium complexes, commercial malls, campus complexes, and office and industrial parks. Areas designated for resale may be intersected or transversing thoroughfares would be contiguous in the absence of the thoroughfare. If the designated resale service area is located within the confines of more than one exchange boundary, the serving central office will be determined by the Company. A resale service area may be served by only one central office.
- d. The premises definition as applies to resale of Basic Local Exchange Service is a resale area as defined by layout maps if appropriate.
- e. Private line services may be provided to tenants of resellers under the rules and regulations specified in this tariff and the Private Line Services Tariff. Resellers may obtain private lines for security purposes such as fire, burglary, etc.
- f. Private interconnection of resale service areas within an exchange local calling area and LATA is prohibited. The Lines are restricted to the private use of a single resale client and cannot be used to access Local Exchange/ServiceMISSION via Sharing and Resale trunks or lines. OF MENTUCKY

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g. All other rules and regulations specified in other sections of this Tariff will apply. DEC 31 1986

PURSUANT TO 807 KAR 5:011, SECTION 9(2) an ISSUED December 31st, 1986 EFFECTIVE December 31st 1986 Date Date BY Char

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COOPERATIVE CORPORATION, INC.

PART 3 ORIGINAL SHEET 15.2

- B. Shared Tenant Service Offerings (continued)
 - 2. Regulations and Application of Rates
 - a. Resale of Basic Local Exchange Service is available on a business flat rate basis. Other business services will be provided at the rates specified in other sections of this Tariff.
 - b. The client of the reseller is defined as a different business, firm, corporation, company, subsidiary, association, associate or a residence. Listings for Shared Tenant Service Clients may be obtained under the Ucond State MMISSION rates specified in this Tariff. Charges for Listing TUCKY not be separately billed.
 - c. The service establishment charge shown in 35C (a) applies of or all resale service applications processed under this Tariff and is in addition to all other applicable from the security of the security of
 - d. Whether the tenants included in a resale service area are residence or business, such tenants may be served by the reseller and the same business rates specified in this and other Tariffs will apply to the reseller.
 - e. The minimum period of service is 36 months with a Service Cancellation Fee (SCF) applicable at the date of termination based on the exchange rates in effect. The Service Cancellation Fee is reduced by 1/36 per month and will be an amount equal to the business rates being billed at the time of termination. A nine month notice is required prior to termination of service by the reseller. If a nine month notice is not received, the reseller will be required to continue to provide service until the Company can provide individual access facilities. But in no case will this requirement extend beyond the nine months from the date the notice of termination is received.
 - f. When a subscriber located within the designated resale service area wishes to be directly served by the Company on a non-resale basis, or when Peoples Rural Telephone or customer provided Coin Telephone Service is to be provided in the resale service area, the owner/developer will bear the responsibility for and cost of providing premises access for such services. The owner/developer will make either cable pairs or their equivalents available, or provide facility support (conduit or poles) access to the Company at no charge for provision of these services.

ISSUED	December 31st,	1986	EFFECTIVE	December 31st,	1986
	Date			Date	
BY Char	MANAGER				
	MANAGER		-	,	

EXHIBIT A

PEOPLES RURAL TELEPHONE COOPERATIVE, INC.

SERVICE CHARGES - NON-RECURRING

DESC	RIPTION OF CHARGE	DEFINITION OF CHARGE	CHARGE
(A)	Service Order Charge (Initial) (All Services)	Work operations that occurs in business office, traffic, work assignment, revenue, etc., as requested by customer for work to be performed by telephone company.	\$ 6.25
(B)	Line Assignment Charge (All Stations)	The assignment of cable pairs, carrier channels, central office termination equipment or other items of plant necessary to provide service.	\$ 1.75
(C)	Station Handling Charge (All Stations)	The removal from inventory stock, testing and preparation for use of each instrument for installation.	\$ 3.00
(D)	Central Office Connection (All Services)	Work required to make connection in the COE for lines, numbers, connectors and main distribution equipment or equivalent.	\$ 6.00
(E)	Line Connection Charge (Premise) (All Services)	Work operations required to provide link between central office and customers' premis up to and including protector.	e \$ 4.00
(F)	Premise Wiring Charge	Work operation requiring the inside wiring	\$12.35
(G)	Equipment Work Charge (All Services)	Installation of a single line instrument including connection with wiring adjustment of ringer and preparation for use.	\$ 3.00
(H)	Premise Visit Charge (All Services)	Work operation requiring visit to customers premises.	\$20.00
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COOPERATIVE CORPORATION, INC.

PSC KY. No. 3 CANCELLING PSC KY. No. 2 PART IV ORIGINAL SHEET 2

MESSAGE TOLL TELEPHONE SERVICE

TABLE OF CONTENTS

Appliation of Tariff	Sheet	<u>No.</u> 3
Explanation of Symbols		3
General Regulations		4
RATES		8

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COOPERATIVE CORPORATION, INC.

PSC KY. No. 3 CANCELLING PSC KY. No. 2 PART IV ORIGINAL SHEET 3

MESSAGE TOLL TELEPHONE SERVICE

- I. APPLICATION OF TARIFF
 - A. This Tariff applies to message toll telephone service furnished or made available by the Telephone Company over facilities wholly within or partly within and partly without the State of Kentucky; between two or more points within or within and without, the State of Kentucky.
 - 1. Toll rates ascertained as herein outlined are the effective rates applicable.
 - B. Explanation of Symbols
 - (C) Signifies a changed regulation.

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- (D) Signifies a discontinued rate, treatment orregulation.
- (I) Signifies an increased rate or new treatment resulting in increased rate
- (N) Signifies a new rate, treatment or regulation
- (R) Signifies a reduced rate or new treatment resulting in reduced rate

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(T) Signifies a change in text but no change in rate, treatment or regulation.

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COOPERATIVE CORPORATION, INC.

MESSAGE TOLL TELEPHONE SERVICE

II. GENERAL REGULATIONS (Continued)

A. Definition

Message toll telephone service is that of furnishing facilities for communication between telephones in different local service areas in accordance with the regulations and system of charges specified in this Tariff. The toll service charges specified in this Tariff are in payment for all service furnished between the calling and called telephones.

B. Undertaking of the Telephone Company

The Telephone Company does not undertake to transmit messages, but offers the use of its facilities for communications between its customers.

C. Priority of Service

In case a shortage of facilities exists at any time, either for temporary or protracted periods, the establishment of message toll telephone service shall take precedence over all others.

D. Limited Conversation

The Company reserves the right to limit the length of conversations when necessary in times of emergency resulting in a shortage of facilities.

- E. Liability of Telephone Company
 - 1. In view of the fact that the customer has exclusive control of his communications over the facilities furnished him by the Telephhone Company, and of the other uses for which facilities may be furnished him by the Telephone Company, and because of unavoidableness of errors incident to the services and to the use of such facilities of the Telephone Company, the services and facilities furnished by the Company are subject to the terms conditions and limitations herein specified.

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Dated February 20 , 1973	Name	<u>Y Manager</u> Title

COOPERATIVE CORPORATION, INC.

PSC KY. No. 3 CANCELLING PSC KY. No. 2 PART IV ORIGINAL SHEET 5

MESSAGE TOLL TELEPHONE SERVICE

II. GENERAL REGULATIONS (Continued)

E. Liability of Telephone Company (Continued)

- 2. The liability of the Telephone Company for damages arising out of mistakes, omissions, interruptions, delays, or errors or defects in transmission occurring in the course of furnishing service or other facilities and not caused by the negligence of the customer, shall in no event exceed an amount equivalent to the proportionate charge to the customer for the period of service during which such mistake, omission, interruption, delay, error or defect in transmission occurs. No other liability shall in any case attach to the Telephone Company.
- 3. When the lines of other telephone companies are used in establishing connections to points not reached by the Telephone Company's lines, the Telephone Company is not liable for any act or omission of the other company or companies.
- F. Obligation of Customer
 - The calling party (or customer) shall establish his identity in the course of any communication as often as may be necessary.
 - The calling party (or customer) shall be solely responsible for establishing the identity of the person or persons with whom connection is made at the called station
- G. Advance Payments
 - 1. Applicants for service who have no account with the Telephone Company or whose financial responsibility is not a matter of general knowledge, may be required to make an advance payment at the time the application is signed, equal to any construction charges applicable and at least one month's estimated charges for the service provided.

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COOPERATIVE CORPORATION, INC.

MESSAGE TOLL TELEPHONE SERVICE

II. GENERAL REGULATIONS (Continued)

- G. Advance Payments (Continued)
 - The amount of the advance payment is credited to the customer's account as applying to any indebtedness under the contract.
- H. Payment for Service

The customer is required to pay all charges for service in accordance with the Telephone Company's regular billing and collection practices.

I. Deposits

ISSUED:

The Telephone Company may, in order to safeguard its interest, require an applicant or a customer to make a suitable deposit to be held by the Telephone Company as a guarantee of the payment of charges. The fact that a deposit has been made in no way relieves the applicant or customer from complying with the Telephone Company's regulations as to advance payments and the prompt payment of bills on presentation. At such times as the contract is terminated, the amount of the deposit is credited to the customer's account and any credit balance which may remain is refunded. At the option of the Telephone Company, such a deposit may be refunded or credited to the customer at any time prior to termination of the contract. In case of a cash deposit, simple interest at the legal rate is paid for the period during which the deposit is held by the Telephone Company, provided the period is thirty days or more.

J. Cancellation for Cause

Upon the non-payment of any sum due the Telephone Company or upon a violation of any of the conditions governing the furnishing of a service or upon the use of any service for the purpose of performing any service in competition with the service which the Telephone Company or its connecting carriers may now or hereafter furnish, the Telephone Company may, by notice in writing to the customer without incurring any November 21, 1972 EFFECTIVE.

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COOPERATIVE CORPORATION, INC.

PSC KY. No. 3 CANCELLING PSC KY. No. 2 PART IV ORIGINAL SHEET 7

MESSAGE TOLL TELEPHONE SERVICE

II. GENERAL REGULATIONS (Continued)

J. Cancellation for Cause (Continued)

liability, forthwith discontinue the furnishing of said service and terminate the contract.

ISSUED	November 21, 1972	EFFECTIVE:
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Dated	February 20	_, 19 73 . By <u>Lee Jay Manager</u> Name Title

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PSC KY. No. 3

COOPERATIVE CORPORATION, INC.

CANCELLING PSC KY. No. 2

PART IV

ORIGINAL SHEET 8

	CLASSIFICATION OF SERVICE	
		Rate Per Unit
III. R	ATES	
Α.	Concurrence in Regulations and charges of South Central Bell Telephone Company and General Telephone Company.	
	 Peoples Rural Telephone Cooperative Corporation, Inc. concurs in the rates, rules and regulations governing intra- state communications as filed by South Central Bell Telephone Company and General Telephone Company. 	
	2. Peoples Rural Telephone Cooperative Corporation, Inc., extends this concur- rence to any and all changes which may be made subsequent to this date by South Central Bell Telephone Company and General Telephone Company.	
	3. Peoples Rural Telephone Cooperative Corporation, Inc. hereby expressly reserves the right to cancel and make void this statement of concurrence at any such time as it appears that such cancellation is to the best interest of Peoples Rural Telephone Cooperative Corporation, Inc.	
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PURSUANT TO 807 KAR 5:011, SECTION 9 (1)

BY: 5

PEOPLES RURAL TELEPHONE COOPERATIVE CORPORATION, INC.

OF

McKEE, KENTUCKY

RATES, RULES AND REGULATIONS FOR FURNISHING

INTRASTATE ACCESS SERVICES

WITHIN ITS

ANNVILLE, BOONEVILLE McKEE AND SAND GAP EXCHANGES

FILES WITH THE PUBLIC SERVICE COMMISSION OF KENTUCKY

ISSUED January 27th, 1984 EFFECTIVE	January 1, 1984
DATE	DATE
BY Phales Kenne	GENERAL MANAGER
/NAME	TITLE PUBLIC SERVICE COMMISSION OF KENTUCKY
	EFFECTIVE
	JAN 01 1984

PEOPLES RURAL TELEPHONE COOPERATIVE P.S.C. KY. NO. 4 CORPORATION, INCORPORATED

PART V ORIGINAL SHEET Τ

PART V

TITLE PAGE

SCHEDULE OF TARIFF CONCURRENCE

APPLYING TO

INTRASTATE ACCESS SERVICES

ISSUED JANUARY 27th, 1984	EFFECTIVE January 1, 1984
DATE	DATE
BY Charley Lang GENERAL MANAGER	PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE JAN 01 /984

PURSUANT TO 807 KAR 5:011, SECTION 9, (1) B

COOPERATIVE CORPORATION, INC.

INTRASTATE ACCESS SERVICE

- 1. CONCURRENCE IN TARIFFS FILED BY OTHERS -
 - A. Peoples Rural concurs in the rates, rules and regulations governing intrastate access service as filed by Duo County Telephone Company.
 - B. Peoples Rural hereby expressly reserves the right to cancel and make void this statement of concurrence at any such time as it appears that such cancellation is in the best interest of Peoples Rural Telephone Cooperative.

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

JUL 03 1985

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EFFECTIVE: June 1, 1985

ISSUED: June 13, 1985

By: <u>Charley Front</u>, Manager

PSC KY. No. 4 PART V ORIGINAL SHEET 6

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COOPERATIVE CORPORATION, INC.

INTRALATA PRIVATE LINE TARIFFS

- A. Peoples Rural Telephone Cooperative Corporation, Inc. concurs in the rates, rules and regulations governing Intralata Private Line Service as filed by South Central Bell in its P.S.C. KY Tariff No. 2 B.
- B. Peoples Rural extends this concurrence to any and all changes which may be made in these tariffs subsequent to this date.
- C. Peoples Rural hereby expressly reserves the right to cancel and make void this statement of concurrence at any such time as it appears that such cancellation is in the best interest of Peoples Rural Telephone Cooperative.

PUBLIC SERVICE COMMENSION OF KENTUCKY FFFFOTT

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Issued February 2, 1990

Effective February 15, 1990

BY Charley/Gray, Manager