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Owen County Rural Electric Cooperative Corporation

#### Name of Issuing Corporation

#### **RULES AND REGULATIONS**

#### CABLE TELEVISION ATTACHMENT TARIFF

#### APPLICABILITY

In all territory served by the company on poles owned and used by the company for their electric plant.

#### AVAILABILITY

To all qualified CATV operators having the right to receive service.

#### **RENTAL CHARGE**

The monthly/yearly rental charges shall be as follows:

Two-party pole attachment	\$3.99 per pole
Three-party pole attachment	3.28 per pole
Two-party anchor attachment Three-party anchor attachment	4.57 per attached anchor 3.04 per attached anchor
Grounding attachment	No Charge
Pedestal attachment	No Charge

#### TERMS OF PAYMENT

The above rates are net, the gross being 10 percent (10%) higher. In the event the current monthly bill is not paid by the 20th of the month, the gross charge shall apply.

#### SPECIFICATIONS

A. The attachment to poles covered by this tariff shall at all times conform to the requirements of the National Electrical Safety Code, 1984 Edition, and subsequent revisions thereof, except where the lawful requirements of public authorities may be more stringent, in which case the latter will govern.

JAN 11984

PURSUANT TO 807 KAR 5:011. SECTION 9

DATE OF	ISSUE Nov. 1	, 1983	DATE E	FFECTIVE	Jan. 1, 1984	
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ISSUED BY	marke	being	TITLE	General	Manager	
	510 Georgetow			40359		
						al

For:	Entire	Territory	Served

P.S.C. No. 5

Original Sheet No. 34

Cancelling P.S.C. No.

Sheet No. PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

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RULES AND REGULATIONS

## **CATV** Attachment Tariff

Specifications (Continued)

PURSUANT TPage Two 5:011, section exper

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

### ESTABLISHING POLE USE

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

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

B. Upon completion of all changes, the CATV operator shall pay to the Cooperative the actual cost (including overhead and less salvage value of materials) of making such changes. The obligation of the CATV operator hereunder shall not be limited to amounts shown on estimtes made by the Cooperative hereunder. An itemized statement of the actual cost of all such changes shall be submitted by the Cooperative to the CATV operator in a form mutually agreed upon.

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ADDRESS 510 Georgetown Road, Owenton,	Kentuck	y 40359			alaa



## Name of Issuing Corporation

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CATV Attachment Tariff	JAN 1 PURSUANT TO 80	1984 age Three) 7 KAR 5:011
Establishing Pole Use (Continued)	BY: Jordan	Rend
C. Any reclearing of existing rights necessary for the establishment of po- be performed by the CATV operator.	ole line attachments her	
D. All poles to which attachments h remain the property of the Cooperati operator for changes in pole line und operator to the ownership of any of	ve, and any payments der this tariff shall not	made by the CATV
E. Any charges necessary for corre- by the CATV operator, where notice be billed at rate equal to twice the c if the attachment had been properly	of intent had not been charges that would have	requested, shall
EASEMENTS AND RIGHTS-OF-WAY		
A. The Cooperative does not warrant rights-of-way privileges or easements time be prevented from placing or mative's poles, no liability on account t Each party shall be responsible for o way.	s, and if the CATV ope aintaining its attachment hereof shall attach to t	rator shall at any ts on the Coopera- he Cooperative.
MAINTENANCE OF POLES, ATTACHMENT	S AND OPERATION	
A. Whenever right-of-way consideration of a pole, or poles necessary, su Cooperative at its own expense, excetransferring its own attachments.	uch relocation shall be	made by the
B. Whenever it is necessary to replative shall, before making such replace hours notice (except in cases of emer in said notice the time of such proposi operator shall, at the time so specifie relocated pole. Should the CATV operator	ement or relocation, giv rgency) to the CATV of sed replacement or relo ed, transfer its attachm	ve forty-eight (48) perator, specifying cation, and the CAT ents to the new or
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ADDRESS 510 Georgetown Road, Owenton, Kentucky 40359

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For: Entire Territory Served

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CATV Attachment Tariff		ANT TO BRA	
Maintenance of Poles, Attachments and Operatio	RY.	SECTION 9.	Neel
new or relocated pole at the time specified the Cooperative may elect to do such work the Cooperative the cost thereof.			
cations as set out in this tariff hereof shall with as soon as practical. The Cooperative service, reserves the right to inspect each operator on its poles and in the vicinity of inspection, made or not, shall not operate t responsibility, obligation or liability assume	, because new insta its lines o o relieve d under th	of the imp llation of t or appurtent the CATV he tariff.	portance of its the CATV nances. Such operator of any
D. The Cooperative reserves to itself, its maintain its poles and to operate its facilitie in its own judgement, best enable it to fulf. The Cooperative shall not be liable to the C tion of service of CATV operator or for into the cables, wires and appliances of the CAT out of the use of the Cooperative's poles he The Cooperative shall exercise reasona lities of the CATV operator, make an immed of the occurrence of any such damage cause contractors, and, except for removal for no or maintain the required "Performance Bond operator for all reasonable cost incurred by sical repair of facilities damaged by the neg	es thereon ill its own ATV oper erference TV operato reunder. ble care to iate repor ed by its n-payment ", agrees the CAT	in such m service re ator for an with the op or arising in o avoid dan t to the C. employees, or for fai to reimbun V operator	anner as will, equirements. ny interrup- peration of in any manner maging the faci ATV operator agents or ilure to post rse the CATV for the phy-
INSPECTIONS			•
	or unrepo		hmont by CATT
A. <u>Periodic Inspections</u> : Any unauthorized operator will be billed at a rate of two times would have been due, had the installation b previously required inspection. B. <u>Make-Ready Inspection</u> : Any "make-read	een made	the day at	to the rate that fter the last
operator will be billed at a rate of two times would have been due, had the installation b	een made dy" inspec	the day at tion or "w	to the rate that fter the last alk-through"

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	CATV Attachment Tariff Inspections (Continued)	(Page Five)	807 KAR 5:011, ON 9 (1)
	at a rate equal to the Cooperative's ac overhead charges.	tual expenses, plus	appropriate
	INSURANCE OR BOND		
	A. The CATV operator agrees to defe Cooperative from any and all damage, I penalty or forfeiture of every kind and to, costs and expenses of defending ag settlement or judgment therefor, by re- persons, (b) damages to or destruction inations of or other adverse effects on	loss, claim, demand, l nature, including, gainst the same and ason of (a) injuries a of properties (c) p	suit, liability, but not limited payment of any or deaths to pollutions, contam-

pers inati governmental laws, regulations or orders whether suffered directly by the Cooperative itself, or indirectly by reason of claims, demands or suits against it by third parties, resulting or alleged to have resulted from acts or omissions of the CATV operator, its employees, agents, or other representatives or from their presence on the premises of the Cooperative, either solely or in concurrence with any alleged joint negligence of the Cooperative. The Cooperative shall be liable for sole active negligence.

The CATV operator will provide coverage from a company authorized to в. do business in the Commonwealth of Kentucky:

- Protection for its employees to the extent required by Workmen's 1. Compensation Law of Kentucky.
- 2. Public liability coverage with separate coverage for each town or city in which the CATV operator operates under this contract to a minimum amount of \$100,000.00 for each person and \$300,000.00 for each accident or personal injury or death, and \$25,000.00 as to the property of any one person, and \$100,000.00 as to any one accident of property damage.

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

DATE OF ISSUE Nov. 1, 1983	DATE EFFECTIVE Jan. 1, 1984
Mo/Day/Year	Mo/Day/Year
ISSUED BY Frank & Document	TITLE General Manager
ADDRESS 510 Georgetown Road, Owenton,	Kentucky 40359

For:	Entire	Territory	Served
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P.S.C. No. 5

Original Sheet No. 38

Cancelling P.S.C. No.

Sheet No.

PUBLIC SERVICE COMMISSION OF KENTUCKY

EFFECTIVE

RULES AND REGULATIONS

## **CATV** Attachment Tariff

**Owen County Rural Electric** 

Name of Issuing Corporation

**Cooperative Corporation** 

Insurance or Bond (Continued)

PURSUANT TO 807 KAR 5:011,
BY: Julian Cheel
shall also be for the

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

#### CHANGE OF USE PROVISION

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

#### ABANDONMENT

A. If the Cooperative desires at any time to abandon any pole to which CATV operator has attachments, it shall give the CATV operator notice in writing to that effect at least thirty (30) days prior to the date on which it intends to abandon such pole. If, at the expiration of said period, the Cooperative shall have no attachments on such pole, but the CATV operator shall not have removed all of its attachments therefrom, such pole shall thereupon become the property of the CATV operator, and the CATV operator shall save harmless the Cooperative from all obligation, liability, damages, cost, expenses, or charges incurred thereafter; and shall pay the Cooperative for such pole an amount equal to the Cooperative's depreciated cost thereof. The Cooperative shall further evidence transfer to the CATV operator of title to the pole by means of a bill of sale.

B. The CATV operator may at any time abandon the use of the attached pole by giving due notice thereof in writing to the Cooperative and by removing therefrom any and all attachments it may have thereon. The CATV

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#### **CATV** Attachment Tariff

Abandonment (Continued)

PURSUANT TO 80 (Page 5 Severi)

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operator shall in such case pay to the Cooperative/the full rental for said pole for the then current billing period.

#### **RIGHTS OF OTHERS**

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

#### PAYMENT OF TAXES

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

#### BOND OR DEPOSITOR PERFORMANCE

The CATV operator shall furnish bond or satisfactory evidence of contrac-Α. tual insurance coverage for the purpose hereinafter specified in the amount of Twenty-five thousand dollars (\$25,000.00), until such time as the CATV operator shall occupy twenty-five hundred (2500) poles of the Cooperative and thereafter the amount thereof shall be increased to increments of One thousand dollars (\$1,000.00), for each one hundred (100) poles (or fraction thereof) occupied by the CATV operator, evidence of which shall be presented to the Cooperative fifteen (15) days prior to beginning construction. Such bond or insurance shall contain the provision that it shall not be terminated prior to six (6) months after receipt by the Cooperative of written notice of the desire of the Bonding or Insurance Company to terminate such bond or insurance. Upon receipt of such notice, the Cooperative shall request the CATV operator to immediately remove its cables, wires, and all other facilities from all poles of the Cooperative. If the CATV operator should fail to complete the removal of all its facilities from the poles of the Cooperative within thirty (30) days after receipt

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ADDRESS	510 G	eorgetown Road, O	wenton,	entucl	ky 40359		
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## RULES AND REGULATIONS

## CATV Attachment Tariff

Owen County Rural Electric Cooperative Corporation

Name of Issuing Corporation

(Page Eight)

# Bond or Depositor Performance

of such request from the Cooperative, then the Cooperative shall have the right to remove them at the cost and expense of the CATV operator and without being liable for any damage to the CATV operator's wires, cables, fixtures or appurtenances. Such bond or insurance shall guarantee the payment of any sums which may become due to the Cooperative for rentals, inspections or work performed for the benefit of the CATV operator under this tariff, including the removal of attachments upon termination of service by any of its provisions.

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

#### USE OF ANCHORS

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

#### **DISCONTINUANCE OF SERVICE**

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

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

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ISSUED BY mark & Document	TITLE General Manager
ADDRESS 510 Georgetown Road, Owenton	

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# OWEN COUNTY RURAL ELECTRIC COOPERATIVE CORPORATION Name of Issuing Corporation

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# CLASSIFICATION OF SERVICE

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•	•	RATE PEH UNIT
CABLE TELEVISION ATTACHMENT	TARIFF (Page Nine)	
RENTAL CHARGE RATES:		
The following annual rental charges	shall apply:	
Two-Party Pole Attachment	\$3.99 per pole	
Three-Party Pole Attachment	3.28 per pole	
Two-Party Anchor Attachment	4.57 per attached anchor	
Three-Party Anchor Attachment	3.04 per attached anchor	
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SSUED BY Frank Le Doce	TITLE General Manage The Public Service Commission of L	er



## CATV

#### PSC ADMINISTRATIVE CASE NO. 251

#### TWO PARTY POLES ANNUAL COST

Average pole cost - 35 to 45 = \$137.52 x annual carrying charge @ .2373 x .1224 = \$3.99 per pole.

#### THREE PARTY POLE ANNUAL COST

Average pole cost - 40 to 45 = \$182.32 x annual carrying charge @ .2373 x .1224 = \$3.28 per pole.

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

#### TWO PARTY ANCHORS

Average cost per anchor \$38.52 x annual carrying charge @ .2373 x .50 = \$4.57 per attached anchor.

#### THREE PARTY ANCHORS

Average cost per anchor - \$38.52 x annual carrying charge @ .2373 x .333 = \$3.04 per attached anchor.

OWEN COUNTY RURAL ELECTRIC COOPERATIVE CORPORATION

CATV POLE ATTACHMENTS

Fixed Charges (PSC report of 12-31-81)

Per Cent

1. Cost of Money: ROI on last general rate increase 10/79 \$ 7.80 Interest Expense: Line 37, page 13 954,311 x 100= Line 17, page 2 19,175,894 4.98 2. Operation and Maintenance Expense: Line 53, page 14  $1,130,423 \times 100 =$ Line 2, page 1 4.39 25,734,278 3. Depreciation Expense:  $702,083 \times 100 =$ Line 28, page 13 Line 2, page 1 25,734,278 2.73 4. Property Tax Expense: Line 1, page 16  $160,346 \times 100 =$ Line 2, page 1 25,734,278 .62 5. General Administrative Expense: Line 35, page 15 826,512 x 100 = Line 2, page 1 3.21 25,734,278 23.73% Annual Carrying Charges