

December 19, 2019

Mrs. Barcy McNeal Commission Secretary The Public Utilities Commission of Ohio 180 East Broad Street Columbus, OH 43215

SUBJECT: Case Nos. 19-1037-EL-ATA

89-6006-EL-TRF

Dear Mrs. McNeal:

In consulting with Staff, Ohio Edison Company (OE) is submitting new tariff language to replace the tariff proposal included with the October 31, 2019 filing in the above referenced docket. There are no other changes to OE's October 31, 2019 filing.

The filing herein includes redline and clean pages from the Pole Attachment Tariff (Exhibit A and Exhibit B, respectively). The redline version shows proposed changes to the current tariff in effect today. Please file the attached Pole Attachment Tariff pages on behalf of OE. Pursuant to the Commission's Entry in Case No 13-579-AU-ORD, the proposed changes shall become effective December 31, 2019, unless otherwise ordered by the Commission. Please file one copy of the tariffs in Case Nos. 19-1037-EL-ATA and 89-6006-EL-TRF and provide two copies to the Staff.

Sincerely,

Santino L. Fanelli

Director, Rates & Regulatory Affairs

Santino L. Famelli

POLE ATTACHMENT TARIFF

The yearly charge of \$11.4812.06 per pole, occupied or reserved at Attachee's request, shall be made for the communications system attachment of any necessary contact on a pole to accommodate a single messenger's strand (support wire) system, with or without communication cable(s) lashed to it, including service drops and multiple contacts where required for construction on this single messenger strand system or a single self supporting wire or cable, to any of the Company's poles by any person or entity other than a public utility that is authorized and has obtained, under law, any necessary public or private authorization and permission to construct and maintain the communications attachment, so long as the attachment does not interfere, obstruct, or delay the service and operation of the Company's electric system, or create a hazard to safety. Attachee shall pay Company on or before January 10 of each year, or within thirty days of an invoice date, whichever is later. The Company will only file to adjust pole attachment rates once in a given calendar year period, unless otherwise required by law. The rates contained in this tariff shall be updated on an annual basis. No later than May 1st of each year, the Company shall file with the PUCO a request for approval of the tariff charges which, unless otherwise ordered by the PUCO, shall become effective on July 1st of each year. Any and all other bills, including make ready work, are due and payable within twenty-one (21) days of receipt. The twenty-one day period to accept a valid estimate for make ready work and make payment will be held in abeyance pending resolution of any dispute or inquiry.

Nothing herein shall be construed as a waiver by the Company of its property rights in its poles or facilities appendant thereto, and the Company may deny an attaching entity access to its poles, ducts, conduits, or rights-of-way, on a nondiscriminatory basis where there is insufficient capacity or for reasons of safety, reliability, and generally applicable engineering purposes, as permitted by law, to its votes or to require removal of any wire, cable, facility or apparatus thereon.

The Company has heretofore entered into, or may in the future enter into, agreements or arrangements with others not covered by this tariff. Nothing herein shall be construed as a limitation, restriction or prohibition against the Company with respect to such other agreements and arrangements. The rights of any Attachee shall at sit times be subject to any present or future arrangement between the Company and any other public utility or governmental body.

The Company shall provide all attaching entities no less than sixty days written notice prior to:

- (a) Removal of facilities or termination of any service to those facilities;
- (b) Any increase in pole attachment rates; or
- (c) Any modification of facilities other than routine maintenance or modification in response to emergencies.

Within fifteen days of such notice an attaching entity may file with the Commission a petition for temporary stay of the action contained in a notice.

Filed pursuant to Orders dated February 25, 2015 and September 7, 2016 in Case Nos. 13-579-AU-ORD and 15-975-EL-ATA, the Entry on Rehearing dated August 28, 2019 in Case No. 18-564-EL-ATA, and Case No. 19-1037-EL-

ATA, and Case No. 18-564-EL-ATA, respectively, before

P.U.C.O. No. 11

Sheet No. 51 5th Revised Page 1 of 6

POLE ATTACHMENT TARIFF

The yearly charge of \$12.06 per pole, occupied or reserved at Attachee's request, shall be made for the communications system attachment of any necessary contact on a pole to accommodate a single messenger's strand (support wire) system, with or without communication cable(s) lashed to it, including service drops and multiple contacts where required for construction on this single messenger strand system or a single self supporting wire or cable, to any of the Company's poles by any person or entity other than a public utility that is authorized and has obtained, under law, any necessary public or private authorization and permission to construct and maintain the communications attachment, so long as the attachment does not interfere, obstruct, or delay the service and operation of the Company's electric system, or create a hazard to safety. Attachee shall pay Company on or before January 10 of each year, or within thirty days of an invoice date, whichever is later. The Company will only file to adjust pole attachment rates once in a given calendar year period, unless otherwise required by law. Any and all other bills, including make ready work, are due and payable within twenty-one (21) days of receipt. The twenty-one day period to accept a valid estimate for make ready work and make payment will be held in abeyance pending resolution of any dispute or inquiry.

Nothing herein shall be construed as a waiver by the Company of its property rights in its poles or facilities appendant thereto, and the Company may deny an attaching entity access to its poles, ducts, conduits, or rights-of-way, on a nondiscriminatory basis where there is insufficient capacity or for reasons of safety, reliability, and generally applicable engineering purposes, as permitted by law, to its votes or to require removal of any wire, cable, facility or apparatus thereon.

The Company has heretofore entered into, or may in the future enter into, agreements or arrangements with others not covered by this tariff. Nothing herein shall be construed as a limitation, restriction or prohibition against the Company with respect to such other agreements and arrangements. The rights of any Attachee shall at sit times be subject to any present or future arrangement between the Company and any other public utility or governmental body.

The Company shall provide all attaching entities no less than sixty days written notice prior to:

- (a) Removal of facilities or termination of any service to those facilities;
- (b) Any increase in pole attachment rates; or
- (c) Any modification of facilities other than routine maintenance or modification in response to emergencies.

Within fifteen days of such notice an attaching entity may file with the Commission a petition for temporary stay of the action contained in a notice.

Attachments under this tariff shall be made pursuant to 4901:1-3, Ohio Administrative Code, subject to the following terms and conditions:

Filed pursuant to Orders dated February 25, 2015 and September 7, 2016 in Case Nos. 13-579-AU-ORD and 15-975-EL-ATA, the Entry on Rehearing dated August 28, 2019 in Case No. 18-564-EL-ATA, and Case No. 19-1037-EL-

ATA, respectively, before

This foregoing document was electronically filed with the Public Utilities

Commission of Ohio Docketing Information System on

12/19/2019 4:14:06 PM

in

Case No(s). 89-6006-EL-TRF, 19-1037-EL-ATA

Summary: Tariff Revision electronically filed by Karen A Sweeney on behalf of Ohio Edison Company and Fanelli, Santino L. Mr.