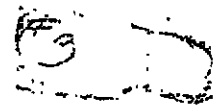


BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Regulation)
of Rates, Terms, and Conditions)
of Public Utilities having Pole)
Attachments Relating to 47 USC,) Case No. 81-1109-AU-UNC
Section 224, Pursuant to the Ohio)
Revised Code Sections 4905.71 and)
4905.72.)



ENTRY

The Commission, coming now to consider the above-entitled matter, finds that:

- (1) By Entries dated March 10, 1982 and March 26, 1982, this Commission and its Legal Director respectively authorized extensions from March 12, 1982 to April 30, 1982 for the filing of proposed Pole Attachment Tariffs and related information, specifically that required by Appendix A to its Entry of February 10, 1982.
- (2) The Commission originally intended to conduct an evidentiary hearing to consider rates and hear testimony pertaining to the justness and reasonableness of proposed Tariffs. However, upon further consideration, the Commission deems it sufficient that the Tariffs filed herein contain rates, charges, terms and conditions of service consistent with all attachment agreements or contracts in effect on July 1, 1981.
- (3) Accordingly, each electric light, telegraph and telephone company under the jurisdiction of this Commission shall file by April 30, 1982 Pole Attachment Tariffs incorporating rates, charges, terms and conditions of service which are consistent with pole attachment agreements or contracts in effect on July 1, 1981.
- (4) Concurrent with the filing of proposed Tariffs, each electric light, telegraph and telephone company shall file copies of Pole Attachment agreements or contracts in effect on July 1, 1981, so that the Commission may determine that the proposed Tariff accurately reflect contract or agreement provisions.
- (5) The proposed Pole Attachment Tariffs should be filed separately, rather than included in existing electric and telephone service Tariffs, should be designated Pole Attachment Tariff, P.U.C.O. No. 1, and should be in a form consistent with that of currently effective utility service Tariffs.
- (6) It should be noted that the caption of this case previously referred to "pole attachments by cable television systems". However, Section 4905.71, Revised Code provides for Pole Attachments by "any person or entity other than a public utility". Therefore, the case caption has been modified accordingly.
- (7) The proposed pole attachment Tariffs should likewise relate to pole attachments by "any person or entity other than a public utility", and should not be limited to pole attachments by cable television systems.

JUL 11 1982 P.U.C.O. 81-1109-AU-UNC

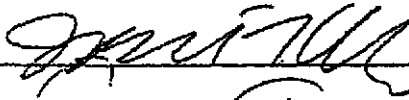
It is, therefore,

ORDERED, That the foregoing findings be observed. It is, further,

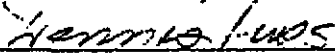
ORDERED, That each electric light, telegraph and telephone company file proposed Pole Attachment Tariffs and related information consistent with the above findings not later than April 30, 1982. It is, further

ORDERED, That a copy of this Entry be served upon each telephone, telegraph and electric light company as defined by Section 4905.02, Revised Code, the Ohio Cable Television Association and the Ohio Telephone Association.

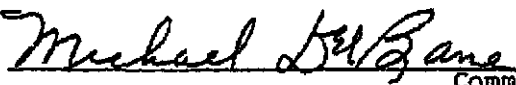
THE PUBLIC UTILITIES COMMISSION OF OHIO



Chairman



Commissioners



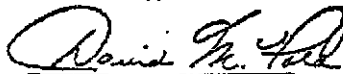
Commissioners

DRM:cr

Entered in the Journal

MAR 31 1982

A True Copy



David M. Polk
Secretary