

WC 10-101

FILED/ACCEPTED

APR 26 2010

Federal Communications Commission
Office of the Secretary

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STANDARD AGREEMENT
BETWEEN
THE WOODBURY TELEPHONE COMPANY
AND
COMMUNITY ANTENNA TELEVISION OPERATORS
FOR
POLE ATTACHMENTS

THIS AGREEMENT, made this day of by and
between THE WOODBURY TELEPHONE COMPANY, a specially chartered
Connecticut corporation (hereinafter called the "Telephone Company")
and (hereinafter called the "Licensee").

WHEREAS, Public Act No. 425 of the 1963 Session of the
General Assembly of the State of Connecticut has authorized the use
of public highways to provide community antenna television system
services under certain conditions; and

WHEREAS, the Licensee has obtained a certificate of public
convenience and necessity in accordance with said Public Act No. 425;
and

WHEREAS, the Telephone Company is willing to grant limited
and restricted rights to the Licensee to attach to poles provided such
attachments would not adversely affect the Telephone Company's public
service responsibilities or other public utility operations, and pro-
vided that the Telephone Company is reimbursed for its costs and pro-
tected from all liability which may arise therefrom; and

WHEREAS, the Licensee understands that the Telephone Com-
pany is a party to various joint use and ownership agreements with
other public utility companies operating in the State of Connecticut
for the common use and joint ownership of pole lines which agreements
limit and restrict the rights of the Telephone Company and therefore
limit and restrict the Telephone Company's rights to grant attachment
privileges to the Licensee.

NOW THEREFORE, in consideration of the mutual covenants,
terms and conditions herein contained, the parties hereto do hereby
covenant and agree as follows:

ARTICLE I

GENERAL TERMS

Section 1. The Telephone Company agrees that it will issue licenses to the Licensee to permit the Licensee to attach its cables, wires and appliances used in its community antenna television service, to poles within the area included in the Licensee's certificate of public convenience and necessity subject to the conditions and limitations contained in this agreement and subject to the conditions and limitations contained in the applicable tariffs on file with Department of Public Utilities Control Authority.

Section 2. The Telephone Company shall be under no obligation to grant any license or if a license has already been granted may cancel any such license on sixty days' written notice, where, in the Telephone Company's judgment, the grant interferes with or would interfere in any way with the Telephone Company's service requirements or the service requirements of other joint users or of others who have the right to use the poles, or where the grant involves or will involve hazardous conditions or such grant would or will be in any other way unsuitable or inadvisable on the pole or poles involved.

Section 3. The Licensee shall have no right to attach to any pole until a specific license is granted as to that pole. No use, however extended, of the poles under this agreement shall create or vest in the Licensee any ownership or property right in said poles, but the Licensee's rights therein shall be and remain a mere revocable license. Nothing in this agreement or elsewhere shall give the Licensee any exclusive right to the use of poles for any purpose, and the Telephone Company shall be free at any time, if it so desires,

to grant attachment right to others. Nothing herein contained shall be construed as affecting the rights or privileges previously conferred by the Telephone Company, by contract or otherwise, to others to use any poles covered by this agreement; and the Telephone Company shall have the right to continue such rights or privileges, and to grant such rights or privileges subsequent to the execution of this agreement. The attachment privileges herein granted shall at all times be subject to such contracts and arrangements. Nothing herein contained shall be construed to compel the Telephone Company to maintain any of its poles for a period longer than it deems necessary.

Section 4. The poles covered by this agreement shall be only such poles, within the area defined in the Licensee's certificate of public convenience and necessity, with respect to which the Telephone Company has the power and privilege of granting licenses. Where the Telephone Company may grant such licenses only with the consent of a third party which has an interest in such poles, the Telephone Company shall use reasonable efforts to obtain such consent but may refuse to grant licenses to the Licensee unless the Licensee shall reimburse the Telephone Company for any substantial expense or payment incurred or made by the Telephone Company, in order to obtain such consent.

Section 5. The joint users covered in this agreement shall include: The Connecticut Light and Power Company, The Southern New England Telephone Company, and any other public utility company or municipality or other governmental body which shall now or hereafter have the right to use any pole as to which a license is requested or granted. The Term "joint user" shall not include the Licensee or any other community antenna company.

ARTICLE II

LICENSES AND MAKE-READY WORK

Section 1. The Licensee expressly recognizes that poles are used and are to continue to be used primarily for the Telephone Company's purposes and for the purposes of joint users, that the Licensee's use will be secondary, and that this agreement is made as an accomodation to the Licensee. The Licensee accordingly agrees expressly that it will pay, as additional charges under this agreement, all the costs incurred by the Telephone Company or by any other joint user in connection with any work performed by the Telephone Company or by such joint user in order to provide or maintain space on any pole for the Licensee's attachments, and any other costs incurred by the Telephone Company or any joint user, arising out of this agreement, as hereinafter provided.

Section 2. Whenever the Licensee wishes a license to attach to any poles, it shall make a written application therefore, in duplicate, on the form, a copy of which is appended to this agreement as Exhibit A. The Licensee shall specify the location of the pole or poles involved and shall specify what cables or other equipment it wishes to attach to each pole.

Section 3. The Telephone Company shall make appropriate surveys of such poles in consultation with any joint users and, if the Licensee shall so desire, with the Licensee's representatives. The Telephone Company shall determine, among other things, whether pursuant to ARTICLE I hereof, such poles are available for the Licensee's attachments, and whether, in order to accomodate the attachments of

the Licensee, any rearrangements or changes are necessary in the facilities of the Telephone Company or of other joint users or of others with attachment rights, whether any poles require strengthening (guying and anchoring), and whether any poles require replacement by taller or stronger poles, all such work and other work required in connection therewith being sometimes hereinafter referred to as "make-ready work". The Telephone Company shall notify the Licensee as to which of such poles are available for the Licensee's attachments, as to the exact location on the poles available or which will be available for the Licensee's attachments and as to the make-ready work required to be performed in order to accommodate the Licensee's attachments, together with an estimate of the cost of all make-ready work. Upon request of the Licensee, the Telephone Company shall permit the Licensee to review the work prints, together with available supporting costing details, in order that the Licensee may satisfy itself as to the make-ready work contemplated and the costs estimated by the Telephone Company. The Telephone Company agrees to consider any objections made by the Licensee, but the final decision as to the necessity for the make-ready work and as to the estimate of cost shall be the Telephone Company's.

Section 4. The application referred to in Section 2 of this ARTICLE II shall be deemed withdrawn except to the extent that it be confirmed by the Licensee in writing within sixty days after the Telephone Company notifies the Licensee of the estimate of make-ready costs. In any event, the Licensee shall pay to the Telephone Company the costs of making the survey and of making any estimates referred to in this Article, such payment to be made within thirty days of the date of the bill for such costs. To the extent that the Licensee confirms its

application, it shall at the same time pay to the Telephone Company in advance the full amounts of the costs, as estimated by the Telephone Company, which are related to the work involved in the confirmed application. Upon receipt of such payment, the Telephone Company and any joint users shall proceed with the make-ready work, subject to the availability of the necessary material, equipment and labor so as not to interfere with the service requirements of the Telephone Company and joint users. From time to time, as the work proceeds, the Telephone Company may call for additional advance payments, if the charges for the work done appear to exceed the amount estimated for such work, subject, however to the review procedure set out in Section 3 of this ARTICLE II. In the event of the failure of the Licensee to make any advance payment requested by the Telephone Company, the Telephone Company and any joint user shall be under no obligation to perform or continue the make-ready work.

Section 5. Upon completion of the make-ready work as to any pole or poles and upon the furnishing of the security provided for in ARTICLE VI of this agreement, the Telephone Company shall grant licenses with respect to such poles by returning a copy of the application, suitably endorsed to specify the poles as to which licenses are granted.

Section 6. The Telephone Company shall render a final bill as to such applications in the Telephone Company's usual form, together with a refund of any amounts by which the advance payments exceed the final costs. If the final bill exceeds the advance payments, the Licensee shall pay the difference within thirty days of the date of the bill.

Section 7. If, in the Telephone Company's judgment, after the granting of any license to the Licensee, the service needs of the

Telephone Company or of any joint user or the addition of the equipment of any other company to a pole or poles require the moving of the Licensee's facilities or any modification in the Licensee's plant, the Licensee agrees to make such changes at its own expense within sixty days after the Telephone Company sends a notice to such effect. If, in the Telephone Company's judgment, such service needs require modifications in the Telephone Company's plant or in the plant of a joint user, including, without limiting the generality of the foregoing, the replacement of a pole or poles, and if such modifications would not be necessary except for the Licensee's occupancy of space on the poles, the Licensee agrees that such modifications shall be additional make-ready work under this agreement and that the Licensee shall pay for the cost of such additional make-ready work in accordance with the provisions of Section 1 to 6, inclusive, of this ARTICLE II. In the event that a company or companies other than joint users also has or have equipment attached to the pole or poles, the cost of such additional make-ready work shall be apportioned among the Licensee and the other company or companies in equal proportions. In the event of the Licensee's failure to comply with any request made by the Telephone Company under this Section, the Telephone Company shall have the option to cancel on sixty days written notice the Licensee's license with respect to any pole affected by the Licensee's failure.

Section 8. Whenever the Telephone Company or joint user finds it necessary to repair, replace or relocate poles, to which the facilities of the Licensee are attached, or make a change in the type or character of any of its attachments, the Telephone Company shall before doing the work give notice thereof, in writing (except in case of emer-

gency, when verbal notice will be given and subsequently confirmed in writing) to the Licensee, specifying in such notice the time of such work and the Licensee shall within the time so specified rearrange or transfer its attachments to the new or relocated poles at the Licensee's sole cost and expense.

Section 9. As used in this ARTICLE II, costs or make-ready work shall be determined by the Telephone Company and shall include the costs of all materials, supplies, engineering, labor (including overtime and board and lodging, where necessary to meet the Licensee's requirements), supervision, inspection, transportation, taxes, general overhead, including appropriate loadings for such things as relief and pension accruals, social security taxes, vacations, holidays, sickness, workmen's compensation, and any other items associated with the work which are chargeable to the Telephone Company's accounts under the Uniform System of Accounts applicable to the Telephone Company as prescribed by the Federal Communications Commission. With respect to the replacement of any poles, the costs shall be determined by the Telephone Company and shall include the total costs of the excess height or strength of the new pole, of the then value of the existing pole, of removal of the old pole, of all transferring of attachments from the old to the new pole and such other costs, if any, necessitated by the Licensee's requirements, all as defined above, less the total of salvage, if any, and less the cost of such portion of the new pole, if any, which represents space reserved for the use of the Telephone Company or any joint user, greater than that provided for on the old pole.

Section 10. All tree trimming made necessary in the opinion of the Telephone Company by the proposed attachments at the time of

attachment or thereafter shall be performed by the Telephone Company or its contractors at the sole cost and expense of the Licensee.

ARTICLE III

RENTALS

Section 1. The Licensee shall pay rentals to the Telephone Company in respect of licenses for attachments to poles covered by this agreement in accordance with the tariff provisions relating thereto which have been filed and may be filed in the future with the Department of Public Utilities Control pursuant to the General Statutes of Connecticut. The Telephone Company may designate another company to act as its agent for billing and collecting such rentals, and in that event, the Telephone Company may notify the Licensee to remit its rental payments to such agent.

ARTICLE IV

LICENSEE'S ATTACHMENTS

Section 1. Before making any attachments to poles the Licensee shall secure any necessary license, permission or consent from federal, state or municipal authorities now or hereafter required to construct and maintain facilities at the locations of poles to which it desires to attach. The Licensee shall also secure any consents, permissions or licenses that may be legally required by any television broadcasting company or others by reason of the Licensee's pick up, transmission and furnishing to its customers of such program material, or by reason of other operations of the Licensee hereunder.

Section 2. The Licensee, at its own cost and expense, shall construct, maintain and replace its attachments on poles in accordance with the requirements and specifications of the National Electrical

Safety Code, Sixth edition, and any amendments or revisions of said specifications or code and in compliance with any rules or orders now in effect or that hereafter may be issued by the Department of Public Utilities Control or other authority having jurisdiction.

Section 3. The Licensee shall exercise special precautions to avoid damage to facilities of the Telephone Company or other joint users and of others occupying space on said poles, and hereby assumes all responsibility for any and all loss from such damage. The Licensee shall make an immediate report to the Telephone Company of the occurrence of any damage and hereby agrees to reimburse the Telephone Company or other owner of the property damaged.

Section 4. The Licensee shall not at any time make any additions to, or changes in, the location of its attachments on the poles covered by this agreement without the written consent of the Telephone Company, except in cases of emergency after oral permission shall have been obtained from the Telephone Company's Plant Engineer, such permission to be subsequently requested and confirmed in writing.

Section 5. Upon notice from the Telephone Company to the Licensee that the use of any pole or poles is forbidden by federal, state or municipal authorities, permission to attach to such pole or poles shall immediately terminate and the cables, wires and appliances of the Licensee shall be removed at once from the affected pole or poles by the Licensee.

Section 6. The Telephone Company reserves to itself, its successors and assigns, and to joint users the right to maintain its poles and to operate its facilities thereon in such manner as will best enable them to fulfill their public service requirements. Neither the Telephone Company nor any joint user shall be liable to the Licensee

or to the Licensee's customers (and the Licensee shall indemnify, protect and save harmless the Telephone Company and other joint users against any such claims by the Licensee's customers) for any interruption to the service of the Licensee, or for interference with the operation of the cables, wires and appliances of the Licensee arising in any manner whatsoever, or for any other damage suffered by the Licensee or its customers whether or not such interruption, interference or damage is caused by the negligence or misconduct of the Telephone Company or of joint users or of agents or employees of the Telephone Company or joint users. Without limiting the generality of the foregoing, the Licensee specifically waives any claim for consequential damages or loss of profits.

Section 7. The Telephone Company reserves the right to determine the feasibility of shifting, moving, or transferring the cable(s) of the Licensee in emergency situations such as an automobile accident resulting in a broken or damaged pole requiring immediate replacement. Should the nature of the damage be such that it has caused the cable(s) of the Licensee to be visibly damaged or broken, or should the Licensee have other attachments on the damaged pole such as a power supply or amplifier, and even though these other attachments may not be damaged, the Telephone Company shall not undertake to shift, move, or transfer the cable(s) or other attachments but shall notify the Licensee of the situation immediately and request it to perform the necessary work. In accordance with Section 6 of ARTICLE IV, the Telephone Company shall not be liable to the Licensee or to the Licensee's customers for any reason, including work described in this section. The Telephone

Company shall attempt to recover reimbursement for its costs in shifting, moving, or transferring the cable(s) of the Licensee from the third party causing or responsible for damaging or breaking the pole. If, for any reason, the Telephone Company is unable to recover its costs for performing such work from the said third party, it shall notify the Licensee and the Licensee shall be responsible for payment of the Telephone Company's cost for shifting, moving, or transferring Licensee's cable(s).

ARTICLE V

LIABILITY, DAMAGES AND INSURANCE

Section 1. The Licensee shall indemnify, protect and save harmless the Telephone Company and other joint users of said poles from and against any and all loss, liability, damages and expense arising out of any demand, claim, suit or judgment for damages to property or injury to or death of persons, including the officers, agents, and employees of either party hereto and other joint users of said poles, 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 erection, maintenance, presence, use or removal of the Licensee's attachments or by the proximity of the respective cables, wires, apparatus and appliances of the parties hereto or other joint users of said poles, or arising out of any act or

omission or alleged act or omission of the Licensee, including any claims and demands of customers of the Licensee or others, and irrespective of any fault, failure, negligence or alleged negligence on the part of the Telephone Company or of any joint users of said poles.

Section 2. The Licensee shall carry insurance, at its sole cost and expense, to protect the parties hereto and joint users in respect of the Licensee's liability for indemnification under ARTICLE IV, Section 6 and ARTICLE V, Section 1 of this agreement, and from and against any and all claims and demands and from and against any and all actions, judgment, costs, expenses and liabilities of every name and nature which may arise or result, directly or indirectly, from or by reason of the acts or omissions of the Licensee hereunder and irrespective of any fault, failure, negligence or alleged negligence on the part of the Telephone Company or of any joint user of said poles. The amounts of such insurance against liability due to damage to property shall be \$100,000 as to each occurrence and \$300,000 aggregate. The amounts of such insurance against liability due to personal injury to or death of persons shall be \$300,000 as to any one person and \$500,000 as to any one occurrence. The Licensee shall also carry such insurance as will fully protect both it, the Telephone Company and joint users from all claims under any Workmen's Compensation Laws that may be applicable. All insurance required shall remain in force for the entire life of this agreement, the company or companies issuing such insurance and the policies issued shall be approved by the Telephone Company, and the Telephone Company and joint users shall be named as additional insured parties in each of such policies. All such insurance shall contain provisions that the insurance is issued to insure the Licensee and the

Telephone Company and joint users for all liabilities of the Licensee under this agreement and that the policy may not be cancelled or changed except after thirty days' notice to the Telephone Company. The Licensee shall furnish copies of all such policies to the Telephone Company.

Section 3. The Licensee shall promptly advise the Telephone Company's Plant Engineer of all claims relating to damage to property or injury to or death of persons, arising or alleged to have arisen in any manner by, or directly or indirectly associated with, the erection, maintenance, presence, use or removal of the Licensee's equipment. Copies of all accident or other reports made to any insurer by the Licensee shall be furnished to the Telephone Company.

ARTICLE VI

SECURITY AND REMEDIES ON DEFAULT

Section 1. The Licensee shall furnish security to the Telephone Company for performance of the Licensee's obligations under this agreement to make any and all payments demanded by the Telephone Company as due under the agreement, including, without limiting the generality of the foregoing, any rentals in respect of licenses, costs of any make-ready work, costs of any surveys, and any costs of modifying or removing the Licensee's plant. At the Licensee's option, such security may be either a deposit of money with the Telephone Company or a bond, as hereinafter provided in Section 2 and 3, respectively. The amount of such security in either case shall be \$ in respect of licenses for the first poles licensed under this agreement, to be furnished prior to the granting of any such licenses, and \$ for licenses in connection with each additional group of poles,

in each case to be furnished before any licenses in respect of that group are granted.

Section 2. If the Licensee chooses to furnish a deposit or deposits pursuant to Section 1 hereof, such deposit or deposits shall be held during the continuance of this agreement as security for any and all amounts which are or may become due to the Telephone Company under the agreement. Interest at the rate of 4% per annum shall be credited or paid to the Licensee annually during the continuance of the deposit. If the Licensee shall fail to pay any sum demanded by the Telephone Company as due under this agreement, the Telephone Company shall have the right, without prior notice to the Licensee, forthwith to apply any or all amounts on deposit with it to payment of the sum due, whether or not the Licensee contests its liability to pay such sum, and whether or not the Telephone Company exercises or has exercised any option it may have to terminate the agreement. The Licensee shall restore to its deposit the amounts so applied within thirty days after notice of such application. Failure so to restore its deposit shall constitute a default under this agreement.

Section 3. If the Licensee chooses to furnish a bond pursuant to Section 1 of this ARTICLE VI such bond shall be issued by a surety company satisfactory to the Telephone Company and shall be in form satisfactory to the Telephone Company.

Section 4. If the Licensee shall fail to pay any sum due or to deposit any sum required under this agreement, or shall fail to maintain the bond as provided in Sections 1 and 3, of this Article, the Telephone Company shall have the right forthwith to terminate the agree-

ment. In addition to this right and the Telephone Company's rights of termination, as mentioned specifically in other provisions of this agreement, if the Licensee shall default in any other respect in performing any action required under this agreement, the Telephone Company shall have the right to terminate the agreement or to cancel any particular licenses affected upon the expiration of sixty days after written notice of the default has been given to the Licensee, provided that the default has not been cleared within that time. Any termination shall be effective immediately upon the Telephone Company's mailing the notice of termination. Termination of this agreement shall not release the Licensee from any liability or obligation under the agreement, including, without limiting the generality of the foregoing, the obligation to continue to pay rentals at the rates provided in ARTICLE III of this agreement for such time as the Licensee's attachments remain on the Telephone Company's poles and the obligation to pay any costs of removal.

Section 5. Upon termination of this agreement, or cancellation of any licenses, the Licensee shall remove its attachments from any poles affected within sixty days after the effective day of the termination.

Section 6. In the event that the Licensee shall fail to make any change in its plant required by the Telephone Company or shall fail to remove any attachments upon cancellation of any license or upon termination of this agreement, the Telephone Company or joint users shall have the right itself or themselves to make such changes or effect such removals. In case of emergency or service needs of the Telephone Company or a joint user, the Telephone Company or the joint

user may perform such work without notice to the Licensee or upon such notice as the Telephone Company or the joint user deems reasonable in the circumstances. The Licensee shall pay all the costs of any such work performed by the Telephone Company or joint users, costs to be determined in accordance with ARTICLE II, Section 9, of this agreement. The bill for such costs shall be payable within thirty days after its date. In the event that the Telephone Company removes any of the Licensee's equipment from poles pursuant to this Section, the Telephone Company may hold such equipment as security for the payment of any sums due under this agreement or may sell such equipment at a public or private sale without notice to the Licensee or may turn such equipment over to the Licensee, or may do any combination of these things. In the event that the Telephone Company sells any of the Licensee's equipment, the Telephone Company shall apply the proceeds to the payment of sums due under this agreement and shall turn the balance, if any, over to the Licensee.

ARTICLE VII

TERM OF AGREEMENT

Section 1. Unless previously terminated pursuant to its terms, this agreement shall continue in effect for five years from the date hereof, and thereafter until six months after written notice of termination is given by either party. Such six months' notice of termination may be given to take effect at the end of the original five year period or thereafter.

Section 2. This agreement shall terminate six months from the date hereof if the Licensee shall not have applied for any license hereunder within that period. This agreement shall terminate one year from the date hereof if no license has been granted hereunder within that period.

Section 3. Notwithstanding any other provisions of this agreement, this agreement shall terminate immediately upon the cancellation, revocation or termination of Licensee's certificate of public convenience and necessity by the Department of Public Utilities Control or by any other governmental agency having jurisdiction.

Section 4. The Licensee may give up its license as to any pole or poles by removing its attachments therefrom and thereafter giving the Telephone Company notice of such removal on the form, a copy of which is appended to this agreement as Exhibit B. Rentals in respect of the license on such pole or poles shall terminate as of the end of the month in which such notice is given, and the Licensee shall be entitled to a refund or credit of rentals in accordance with the applicable tariff.

ARTICLE VIII

GENERAL PROVISIONS

Section 1. The Licensee shall not in any way assign, transfer, sublet or encumber this agreement, nor any of the privileges hereby granted to it, without the prior written consent of the Telephone Company. Subject to the foregoing, however, this agreement shall extend to and bind the successors and assigns of the parties hereto.

Section 2. Failure to enforce or insist upon compliance with any of the terms or conditions of this agreement 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 full force and effect.

Section 3. This agreement shall be governed by, and interpreted according to, the laws of Connecticut.

IN WITNESS WHEREOF, the parties have caused this agreement to be duly executed as of the day and year first above written.

THE WOODBURY TELEPHONE COMPANY

BY _____
Title

ATTEST:

Title
(Seal)

Name _____

BY _____
Title

ATTEST:

Title
(Seal)

EXHIBIT A

Application and License

Application No. _____

Date _____

TO:
The Woodbury Telephone Company

In accordance with the terms of the Agreement between us dated _____, application is hereby made for license to make attachments to the poles indicated on the reverse hereof or as attached hereto.

Name _____

By _____

Title _____

Licensee

Such of the poles indicated on the reverse hereof as have not been stricken from the list are or can be made available for attachment thereto subject to your acceptance of necessary changes and rearrangement at an estimated cost to you of \$ _____ payable in advance.

THE WOODBURY TELEPHONE COMPANY

BY _____

Date _____

Title _____

The above changes and rearrangements are accepted and advance payment therefore is enclosed.

Name _____

By _____

Date _____

Title _____

License Number _____ is hereby granted as of _____, 19____, for attachment to such of the poles indicated on the reverse hereof or as attached hereto as have not been stricken from the list.

THE WOODBURY TELEPHONE COMPANY

By _____

Title _____

POLE
NUMBER

POLE
LOCATION

CABLE OR EQUIPMENT
TO BE ATTACHED

MUNICIPALITY

EXHIBIT B

Notification of Removal By Licensee

Notice No. _____

Date _____

TO:
The Woodbury Telephone Company

In accordance with the terms of the Agreement dated
please cancel from your records the following poles covered by
License No. _____ from which attachments were removed on:

<u>Pole Number</u>	<u>Pole Location</u>	<u>Municipality</u>
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(Continued on reverse)

Name _____

By _____

Title _____

Licensee

Notice Acknowledged

_____, 19__

THE WOODBURY TELEPHONE COMPANY

By _____

Title _____

Licenser

Pole Number

Pole Location

Municipality
