

	<h1>Business Practice</h1>	Department:	External Relations
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Title: ATC/LDC SHARED COMMUNICATIONS INFRASTRUCTURE AGREEMENTS		Issue Date:	09-30-22
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Approved By: Trevor Stiles <i>TD Stiles</i>	Author: John Raisler
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CAUTION: Any hard copy reproductions of this Business Practice should be verified against the on-line system for current revisions.

1 PURPOSE

COMMUNICATION INFRASTRUCTURE FACILITIES LICENSE AGREEMENT

The purpose of this Business Practice is to identify and facilitate requests related to the shared utilization of ATC-owned or LDC-owned communication infrastructure facilities. The Communication Infrastructure Facilities License Agreement (Appendix A) in place with each LDC delineates the rights and responsibilities of ATC and the LDC. This business practice confirms the process used to request, evaluate, and implement shared utilization of communication infrastructure, as well as any modifications to existing ATC facilities required to accommodate the communication infrastructure use request. In all cases, ATC works with the LDC to minimize the overall costs incurred by both ATC and the LDC. This business practice is intended to be bilateral, benefiting both ATC and the LDC.

2 SCOPE AND APPLICABILITY

This practice is intended to guide requests related to the no-fee licensing by LDCs of existing ATC-owned Communication Infrastructure Assets to support LDC data communications for utility functions. This practice is not intended to replace legacy dark-fiber agreements that ATC has established with LDC-Owned Fiber Assets. This practice is intended to support requests related to the potential of newly established no-fee licensing by ATC with LDC-owned Communications Assets and Service in order to support ATC data communications needs to reliably operate the BES.

3 ROLES AND RESPONSIBILITIES

Regional Manager Customer Engagement

- Schedules and facilitates meetings between ATC and LDC
- Issue resolution management

Director – IT Engineering & Operations

- Provides Quality Assurance Oversight and Risk Assessment for ATC-owned Fiber Assets
- Works with Communications Infrastructure and System Protection to align stakeholder expectations

Team Lead - System Protection (LDC-initiated requests only)

- Provides Risk Assessment for System Protection related concerns
- Works with Communications Infrastructure and Customer Relations to align stakeholder expectations

IT Field Services Network Engineer or Team Leader, Outside Plant Services

- Verifies availability of Fiber Assets for proposed connection
 - Provides current documentation
 - Oversees ATC proposed projects

Director, Customer Engagement & Interconnection Solutions or Director, Asset Planning & Engineering

- Agreement signatory
 - Use of ATC Communication Infrastructure – Director, Asset Planning & Engineering
 - ATC use of LDC Communication Infrastructure – Director, Customer Engagement & Interconnection Solutions

4 EXISTING ATC COMMUNICATION INFRASTRUCTURE ASSETS

LDC requests for utilization of ATC-owned Communication Infrastructure Assets are to be made using the ATC on-line LDC Shared Communications Request Form (Appendix B). Once the ATC on-line LDC Shared Communications Request Form is routed through the appropriate ATC Customer Relations representative, a fiber analysis evaluation is conducted by ATC's

Communications Infrastructure and System Protection teams in order to determine Communication Infrastructure Assets availability as well as any potential risks to ATC operations. If the request is approved, a Communications Infrastructure Facilities License Agreement (Appendix A) will be executed before proceeding with installation of equipment and/or usage of Communication services. The LDC requesting utilization of ATC-owned Communication Infrastructure Assets shall be responsible for the Pro-Rata Percentage of any Cable and Cable Facilities Maintenance and Repair Costs incurred by ATC in accommodating the equipment installation with existing ATC-owned Communication Infrastructure Assets.

The LDC requesting utilization of ATC-owned Communication Infrastructure Assets shall be responsible for all Make-Ready Costs to accommodate the equipment installation with existing ATC-owned Fiber Assets.

5 CONSIDERATIONS AND EXCEPTIONS

ATC is ***NOT*** a Local Exchange Carrier or Telecommunications service provider regulated by the Federal Communications Commission (FCC). In events related to cases of Force Majeure, ATC proceeds with a reasonable effort approach to restore service within a reasonable timeline, contingent on circumstances.

6 DEFINITIONS

ATC - American Transmission Company LLC

Coarse Wavelength Division Multiplexing (CWDM) - Coarse wavelength division multiplexing (CWDM) is a wavelength division multiplexing (WDM) technology that combines multiple signals at various wavelengths for simultaneous transmission over fiber cables. This passive technology allows for any protocol to be transported over the link, as long as it is at a specific wavelength (i.e. T1 over fiber at 1570nm transported alongside 10Gbps Ethernet at 1590nm).

Dark Fiber - Dark fiber refers to unused fiber-optic cable. Optical fiber transports digital information in the form of light pulses; the term "dark" denotes that there are no light pulses being sent across the fiber-optic cable.

Dense Wave Division Multiplexing (DWDM) - Dense wavelength-division multiplexing (DWDM) is an [optical fiber multiplexing](#) technology that is used to increase the bandwidth of existing fiber networks. It combines data signals from different sources over a single pair of optical fiber, while maintaining complete separation of the [data streams](#).

Communication Infrastructure Facility Assets - May include but are not limited to OPGW and under-build or underground fiber optic cabling, Coarse Wavelength Division Multiplexing (CWDM), Multiprotocol Label Switching (MPLS), Synchronous Optical Networking (SONET) or Dense Wave Division Multiplexing (DWDM) networks.

Force Majeure - An event or effect that cannot be reasonably anticipated or controlled, such as natural disasters, acts of God or war, etc.

Federal Communications Commission (FCC) - Regulates interstate and international communications by radio, television, wire, satellite, and cable.

In-use (lit) optical fiber – Lit fiber refers to a fiber optic infrastructure that is current in use. Lit fiber networks utilize light impulses to transmit data through fiber optic cables that contain thin strands of glass in them.

LDC – A utility that owns, operates, and maintains an electric distribution system that provides power to an end-use customer, and/or whose tariff governs the power tendered to an end-use customer via an interconnection to ATC's transmission system.

Like-Kind Replacement - Replacement of existing facilities with the same, similar, or equivalent physical characteristics of those being replaced, and is consistent/comparable with the owner's current standards.

Maintenance and Repair Costs – ATC’s costs for labor and materials required to perform splicing and testing to restore or maintain normal functioning of the ATC-owned Fiber Assets for which the LDC has a license to use, as well as any costs incurred by ATC to move the LDC’s equipment if ATC is required by a governmental body to relocate its Fiber Assets and the LDC does not wish to terminate its license as a result of such required relocation.

Make-Ready Costs - Include, but are not limited to, structure Like-Kind Replacements, temporary protection, and layout during implementation, bridging, and the transfer of facilities from old structure to new structure. These costs also include the purchase of CWDM multiplexors, and the installation of demarcation hand-holes and associated infrastructure.

Multiprotocol Label Switching (MPLS) - Multiprotocol Label Switching is a networking technology that provides a multitude of segmented communication services over the fiber optic network.

Pro-Rata Percentage – LDC’s pro-rata share of ATC’s Maintenance and Repair Costs, which will be calculated and set forth in each license agreement.

Synchronous Optical Networking (SONET) – Synchronous Optical Network is a standard for connecting fiber-optic transmission systems sold in North America only. SONET was proposed by Bellcore in the mid-1980s and is now an ANSI standard. SONET defines interface standards at the physical layer of the Open Systems Interconnection (OSI) seven-layer model. The standard defines a hierarchy of interface rates that allow data streams at different rates to be multiplexed. SONET establishes Optical Carrier (OC) levels from 51.8 Mbps (OC-1) to 9.95 Gbps (OC-192).

Transmission Facilities - May include, but are not limited to conductors, poles, towers, structures, and other transmission related equipment.

7 DOCUMENT REVIEW

This template is reviewed and revised as necessary no less than every five years.

8 RECORDS RETENTION

Documents are maintained per the Records Retention Schedule.

Records Management Index System (RMIS)

Records Management Policy #2002-2 Revision Information

9 REVISION INFORMATION

Version	Author	Date	Section	Description
4.0	J Raisler, Dan Cramer	09-15-2022	All	Updated entire document
3.0	K Hendrickson	09-17-2019	Section 3	Update to ATC Signatories from Manager – Communication Infrastructure to Manager – IT Engineering & Operations
2.0	K Hendrickson	11-13-2018	Section 3 Appendix B & C	Update to ATC signatories Update ATC Shared Fiber Form & removal of LDC Shared Fiber Form
1.0	K Hendrickson	06-10-2014	All	Original

APPENDIX A –

10 COMMUNICATION INFRASTRUCTURE FACILITIES LICENSE AGREEMENT

COMMUNICATION INFRASTRUCTURE FACILITIES LICENSE AGREEMENT

[Is an Affiliated Interest Filing Required? If so, add the following language:

This Agreement may be subject to approval by the Public Service Commission of Wisconsin (PSCW). The Parties agree to cooperate in seeking all necessary regulatory approvals for the performance of this Agreement, including but not limited to the approval by the PSCW of this Agreement as a transaction between affiliated interests pursuant to Wis. Stat. § 196.52.]

THIS COMMUNICATION INFRASTRUCTURE FACILITIES LICENSE AGREEMENT (this “Agreement”) is entered into as of the last date set forth below the Parties’ signatures (the “Effective Date”) and is between American Transmission Company LLC, a Wisconsin limited liability company (“ATC”) and _____, a _____ (“XXXXX”). ATC and XXXXX may be referred to in this Agreement individually as a “Party” and collectively as the “Parties”.

RECITALS

- A. The Parties have entered into a Distribution – Transmission [or Transmission – Transmission] Interconnection Agreement, dated as of _____, 20__, setting forth the terms and conditions governing the interconnection of _____’s distribution [or transmission] facilities with ATC’s transmission facilities (the “D-TIA” [or “t-T IA”]).
- B. The Parties have installed or may install Communication Infrastructure Facilities (“CIF”) as part of their respective electric transmission, generation, or distribution systems. Communication Infrastructure Facilities may include: optical fiber in the form of overhead optical ground wire (OPGW) as well as underbuilt and underground optical fiber. Shared communication projects with _XXXXXX_ may utilize primarily one of three strategies: 1. Unused (dark) optical fiber. 2. In-use (lit) optical fiber by Coarse Wavelength Division Multiplexing (CWDM). 3. Multiprotocol Label Switching (MPLS) network use.
- C. Each Party desires to be granted a license to use CIF including fiber strands (the “Fiber Strands”) in the other Party’s Cable and to be granted a license to use space for its own Cable and Cable termination equipment in and on the other Party’s raceways, supports, hardware and termination compartments (collectively, the “Cable Facilities”).
- D. Each Party (a “Licensor”) is willing to grant a license to the other Party (a “Licensee”) to use CIF including Fiber Strands and Cable Facilities on the terms and conditions set forth below.

AGREEMENT

Accordingly, the Parties agree as follows:

1. **Incorporation of Recitals.** The Recitals set forth above are incorporated into this Agreement by this reference.
2. **License.** Licensor grants to Licensee a revocable, non-exclusive and non-transferable license to access and use the CIF including the number of Communication circuits specified on the attached Exhibit A and to install, operate and maintain its Cable and Cable termination equipment in and on Licensor's Cable Facilities for the sole purpose of communicating between the locations designated on Exhibit A on all of the following conditions:
 - a. The license is subject to any applicable real property and regulatory restrictions and the determination by both the Licensor and the owner of the real property on which the Fiber Strands and Cable Facilities are located, which owner, Licensee acknowledges, may be an unrelated third party, that physical space exists and is available to accommodate the necessary electronic and optical facilities and/or equipment, including, without limitation, monitoring, testing and termination equipment, necessary to utilize the Fiber Strands.
 - b. Licensee is responsible, at its sole expense, for supplying and maintaining the necessary electronic and optical facilities and/or equipment, including, without limitation, monitoring, testing and termination equipment, necessary to utilize the Fiber Strands.
 - c. Licensor and Licensee shall promptly notify each other of any matters pertaining to any damage or impending damage to or loss of the Fiber Strands, Cable or Cable Facilities.
 - d. Licensee shall exercise the rights granted to it in this Agreement in accordance with Good Utility Practice, as defined below, and in accordance with all applicable federal, state and local statutes, ordinances, rules and regulations as the same may be amended from time to time. For purposes of this Agreement "Good Utility Practice" means any of the practices, methods and acts engaged in or approved by a significant portion of the electric utility industry during the relevant time period or any of the practices, methods and acts which, in the exercise of reasonable judgment in light of the facts known at the time the decision was made, could have been expected to accomplish the desired result at a reasonable cost consistent with good business practices, reliability, safety and expedition. Good Utility Practice is not intended to be limited to the optimum practice, method or act to the exclusion of all others, but rather is intended to include acceptable practices, methods or acts generally accepted in the region.
3. **License Fee.** Both Parties acknowledge and agree that while each of them as a Licensee will receive a benefit from using the other's Fiber Strands and Cable Facilities, neither of them as a Licensor will incur any additional costs due the other's use. Accordingly, other than reimbursing Licensor for: (a) Licensor's "Make-Ready Costs", as defined in Section 7 below and (b) Licensee's "Pro-Rata Percentage" of Licensor's "Maintenance and Repair Costs" as defined in Sections 8(a) and 8(c), respectively, below, Licensee is not required to pay any licensing or other fee for its use of the Fiber Strands or Cable Facilities.
4. **Term and Termination.**

- a. The term of this Agreement commences on the Effective Date and continues until it is terminated by a writing mutually executed by the Parties (the "Term").
 - b. Notwithstanding anything in Section 4.a., above, to the contrary, Licensor or Licensee, in its sole discretion, may terminate Licensee's license to use any or all of the CIF or Fiber Strands and/or Cable Facilities set forth on Exhibit A for any reason by providing written Notice of termination to the other Party. Upon receipt of such Notice, Licensee will have the reasonable period specified in such Notice, not exceeding one (1) year (except as otherwise provided in Section 8 (c) below), to cease utilizing the CIF or Fiber Strands and/or Cable Facilities specified in such termination Notice and to remove its CIF or Cable and all the equipment it installed to utilize the Fiber Strands. If Licensee does not so cease utilizing the Fiber Strands and/or Cable Facilities and remove its Cable and all related equipment within such reasonable period, Licensor may do so at Licensee's expense.
5. **Not a Lease or Conveyance.** This Agreement does not and shall not be deemed to constitute a lease or conveyance of the Fiber Strands or Cable Facilities by Licensor to Licensee or to confer upon Licensee any right, title or interest in or to the CIF or Fiber Strands or Cable Facilities. This Agreement grants to Licensee only a personal privilege to use the Fiber Strands and Cable Facilities for the Term for the sole purpose of communicating between the locations designated on Exhibit A on the terms and conditions set forth in this Agreement.
6. **Rights Retained by Licensor.** Nothing in this Agreement compels Licensor to grant Licensee a license to use the CIF or Fiber Strands located any particular segment of Cable or a license to use any particular Cable Facilities. In the discharging by Licensor of its rights and obligations regarding its Cable and Cable Facilities, Licensee expressly acknowledges that Licensor will give primary consideration to those actions or inactions that Licensor judges necessary or desirable for the proper, safe and efficient operation of its electric transmission, generation or distribution system. Further, Licensor reserves the right to alter, replace, relocate, remove or abandon its CIF or Cable and Cable Facilities and Licensor is under no obligation to replace, repair or provide alternate Fiber Strands or Cable Facilities for the benefit of the Licensee. Finally, Licensor has the right to grant, renew and/or extend rights and privileges to third parties, by contract or otherwise, to use CIF or Fiber Strands and/or Cable Facilities so long as such grant, renewal or extension of rights does not interfere with the rights granted by Licensor to Licensee by the specific licenses issued under this Agreement.
7. **Make-Ready Costs.** Licensee acknowledges that Licensor may need to perform upgrades or other work on the Cable and Cable Facilities for which Licensee is granted a license pursuant to this Agreement in order for Licensee to be able to use such license and therefore Licensee shall reimburse Licensor for Licensor's reasonable costs to perform such upgrades or other work (the "Make-Ready Costs") within thirty (30) days of its receipt from Licensor of a reasonably detailed invoice for the Make-Ready Costs.
8. **Maintenance and Repair.**
 - a. During the Term of this Agreement, and except as otherwise provided herein, Licensor shall have the exclusive right, but no duty, to control any and all actions relating to the

maintenance, repair, removal and replacement of its CIF or Cable and Cable Facilities. Licensee shall reimburse Licensor for Licensee's pro-rata share, calculated as the percentage set forth on Exhibit A (the "Pro-Rata Percentage"), of all of Licensor's "Maintenance and Repair Costs", as defined below. "Maintenance and Repair Costs" means Licensor's costs for labor and materials required to perform splicing and testing to restore or maintain normal functioning of the Cable and Cable Facilities for which Licensee has a license pursuant to this Agreement; provided, however, that Maintenance and Repair Costs do not include any relocation or replacement costs. Licensor shall notify Licensee's outage coordinator at least two (2) weeks in advance of any planned maintenance, repair, removal or replacement of Cable or Cable Facilities which Notice shall include the type of action, the expected duration and the estimated costs.

- b. In the event of any emergency or failure that affects or threatens to affect the operations of Licensor's electric transmission, generation or distribution system, Licensor will have the right to perform such detachment, disconnection, relocation, alteration or removal of the CIF or Fiber Strands, Cable and all related equipment and/or the Cable Facilities as may be judged necessary or desirable by Licensor in its sole discretion to eliminate such emergency. Licensor shall give Licensee's outage coordinator prompt Notice of any emergency requiring such action. Additionally, Licensor shall not be responsible or obligated to reimburse Licensee for any damage to Licensee's facilities caused by Licensor's employees, agents or contractors in the course of making emergency repairs to Licensor's facilities in order to restore or maintain service.
 - c. In the event any CIF or Cable or Cable Facilities located within a public street or highway right-of-way are required to be relocated by a governmental body having jurisdiction over such right-of-way, Licensor may, in lieu of relocation, terminate the license to use the CIF or Fiber Strands in such Cable and the license to use space in and on the Cable Facilities by giving Notice of termination to Licensee, and the Parties shall then remove their respective Cable and related equipment. If Licensor does not terminate the license as described in the preceding sentence, then Licensee shall either pay Licensor for Licensee's pro-rata share of relocation costs calculated as the "Pro-Rata Percentage" specified in Exhibit A or shall terminate its license and remove its Cable and related equipment prior to such relocation.
 - d. Licensor shall provide Licensee access to the CIF or Cable and Cable Facilities upon receipt from Licensee of reasonable Notice requesting such access for the sole purpose of installing and maintaining Licensee's Cable and related equipment, provided, however, that Licensee shall abide by any access restrictions or other real property restrictions imposed upon Licensor with respect to the location of the Cable and Cable Facilities.
9. **Regulatory Approvals.** The Parties agree to cooperate in seeking all necessary regulatory approvals for the performance of this Agreement, including but not limited to the approval by the PSCW of this Agreement as a transaction between affiliated interests pursuant to Wis. Stat. § 196.52.

10. **Indemnification.** The Parties respective indemnification obligations and duties to one another in connection with the transactions contemplated by this Agreement shall be governed by the Parties respective obligations as set forth in Article 17 of that certain D-TIA [or Article 12 of that certain T-TIA] described in Recital A to this Agreement.
11. **Limitation of Liability.** The Parties' respective liability to one another shall be limited as set forth in Article 16 of the D-TIA [or Article 12 of that certain T-TIA] (described in Recital A to this Agreement).
12. **ATC Limitation of Liability.** XXXXX acknowledges that ATC is a regulated utility that operates pursuant to a MISO Open Access Transmission Tariff (the "Tariff") approved from time to time by the Federal Energy Regulatory Commission. Further, XXXXX agrees that no provision in this Agreement is intended to alter or modify the Tariff in any way and that therefore no contractual indemnification liability is created or imposed on ATC by this Agreement in excess of the liability imposed on ATC by such Tariff.
13. **Insurance.** The Parties shall comply with the insurance-related provisions set forth in [Article 18] of the D-TIA (described in Recital A to this Agreement). [or for Transmission Owners, The Parties shall carry insurance commensurate with those customary in the utility industry, and upon request of the other Party, will provide evidence of such insurance. Alternatively, a Party may provide a certification that it self-insures.
14. **Confidentiality.** The Parties' respective obligations with respect to Confidential Information (as defined in the D-TIA described in Recital A to this Agreement) shall be as set forth in Article 20 of the D-TIA [or for transmission owners The Parties' obligations with respect to Confidential Information (as defined in the T-TIA) shall be as set forth in the T-TIA].
15. **Representations and Warranties.**
- a. Licensee acknowledges that Licensor is not making any representations or warranties as to the quality, viability or other conditions of Licensor's CIF or Fiber Strands or Cable Facilities and that Fiber Strands and Cable Facilities for which Licensor is granting Licensee a license to use pursuant to this Agreement are provided in as-is, where-is condition.
 - b. EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER PARTY MAKES ANY OTHER WARRANTIES, EXPRESS OR IMPLIED, ARISING BY OPERATION OF LAW OR COURSE OF PERFORMANCE, CUSTOM OR USAGE IN THE TRADE OR PROFESSION, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.
16. **Assignment.**
- a. Licensor has the right to assign or transfer this Agreement in its sole discretion.

- b. Licensee shall not assign, sub-license or otherwise transfer this Agreement, any license issued pursuant to this Agreement or any authorization granted by this Agreement without the prior written consent of Licensor, which consent Licensor may withhold in its sole discretion.
17. **Amendment.** The Parties may mutually amend Exhibit A from time to time to add or remove CIF or Fiber Strands or Cable Facilities for which Licensee has a license to use; provided, however, that: (a) any such amendment must be in writing and signed by both Parties and (b) Licensor is under no obligation to provide Licensee with access to any CIF or Fiber Strands or Cable Facilities in Licensor's transmission, generation or distribution system. The Parties may mutually amend any other part of this Agreement; provided, however, that any such amendment must be in writing and signed by both Parties.
18. **Notices.** All notices, demands or other communications required or desired to be given under this Agreement by either Party (collectively, the "Notices") must be in writing and will only be deemed to have been fully given: (a) upon receipt, if hand delivered; (b) three (3) business days after the deposit thereof at any main branch United States Post Office, if sent by United States registered or certified mail, return receipt requested; (c) on the first business day following deposit thereof at the office or drop box of a nationally recognized overnight delivery service, if sent by such service or (d) upon confirmation of receipt, if sent by email, addressed to the Party receiving Notice at the address set forth below its signature.
19. **Governing Law.** The laws of the State of Wisconsin govern the validity, performance and enforcement of this Agreement and the Parties shall resolve any dispute under this Agreement, including, without limitation, disputes sounding in contract, tort, statute or otherwise, in the Circuit Courts in Dane County, Wisconsin or the Federal District Court for the Western District of Wisconsin.
20. **Interpretation.** The section headings appearing in this Agreement are inserted only as a matter of convenience and in no way define, limit, construe or describe the scope or intent of such sections or paragraphs of this Agreement or in any way affect this Agreement.
21. **Survival.** The provisions of this Agreement that by their sense and context are intended to survive completion of performance or termination of this Agreement, including, but not limited to, all confidentiality and indemnification covenants, survive the termination of this Agreement.
22. **Waiver.** The failure of either Party to insist on performance of any of the terms and conditions contained in this Agreement or to exercise any right or privilege contained in this Agreement will not be considered a waiver of any such term, condition, right or privilege. No waiver is effective unless reduced to a writing that is executed by both Parties.
23. **Remedies.** The rights and remedies reserved to the Parties in this Agreement are not exclusive; rather, the rights and remedies set forth in this Agreement are in addition to any and all remedies available at law or in equity.
24. **Severability.** If any term or provision of this Agreement is determined to be unenforceable or invalid for any reason, such unenforceability or invalidity will not affect the enforceability or validity of the remainder of this Agreement as long as the economic or legal substance of the

transactions contemplated in this Agreement will not change so as to become materially adverse to either Party. Upon a determination that any term or provision of this Agreement is unenforceable or invalid, the Parties shall negotiate in good faith to modify this Agreement so that the transactions contemplated in this Agreement are fulfilled in a manner most closely reflecting the Parties' original intent.

25. **Entire Agreement.** This document contains the entire Agreement between the Parties with respect to the Fiber Strands and Cable Facilities licenses and supersedes all prior agreements and understandings, oral or written, between the Parties with respect to such licenses. No handwritten changes will become a part of the Agreement unless and until they are expressly agreed to in writing by both Parties.
26. **Construction of Agreement.** The Parties acknowledge and state that they have had the opportunity to consult with and retain independent legal counsel and advisors in connection with the negotiation of this Agreement. The Parties further acknowledge that this Agreement constitutes a negotiated agreement between them and the Parties agree that the fact that one of them (or one of their counsels) drafted this Agreement or a particular provision of this Agreement will not be considered in the construction or interpretation of this Agreement or a particular provision of this Agreement.
27. **Counterparts and Electronic Signatures.** This Agreement may be executed in any number of counterparts, any or all of which may contain the signature of any one of the Parties and all of which will be construed together as a single instrument. Electronic signatures on this Agreement (or copies of signatures sent by electronic means) are the equivalent of handwritten signatures.

[the next page is the signature page]

In order to evidence their agreement to the provisions of this Agreement, the Parties have executed and delivered this Agreement as of the Effective Date.

ATC:

American Transmission Company LLC

By: ATC Management Inc., its corporate manager

By: _____

Printed Name: _____

Title: _____

Date: _____

American Transmission Company LLC

Attn: _____

W234 N2000 Ridgeview Parkway Court

Waukesha, Wisconsin 53188

Email: _____

Counterparty Name:

By: _____

Printed Name: _____

Title: _____

Date: _____

Attn: _____

Email: _____

APPENDIX A – Shared Communication Infrastructure Agreement Facility Description

<u>Licensor</u>	<u>Licensee</u>	<u>Fiber Segment</u>	<u>Fiber Pair</u>	<u>Fiber Type</u>	<u>Distance</u>	<u>Attenuation</u>	<u>Commencement Date</u>	<u>Pro-Rata Percentage</u>

-OF-

Exhibit A-1.1 ATC / XXXXX Joint CIF Usage Description

(Provide a written description of the Join CIF usage here)

Exhibit A-1.2 ATC / XXXXXX Joint CIF Usage Diagram

(Provide a diagram of the Join CIF usage here)

APPENDIX B – ATC Communication Infrastructure Request Online Form

The image below is a screen shot of the online LDC Shared Communications request.

The screenshot shows a SharePoint interface for 'LDC Shared Communications'. The top navigation bar includes 'PowerLine', 'Applications', 'Business', 'Enterprise', 'Assets', and 'Help'. A search bar is present on the right. The left sidebar shows a navigation menu with 'Home', 'Libraries', 'Notebook', 'Shared Fiber Requests', 'Pages', 'Site contents', and 'Recycle bin'. The main content area features a 'Save' and 'Close' button at the top. Below this is the 'LDC Contact Information' section with input fields for Company, Name, Email, Phone, Department, and Target Install Date. A 'Business Need' section contains a text area with 'xxxx' placeholder. A message states: 'Click add new item and then you must click the GREEN CHECKMARK to save the item before adding more items.' Below this is a '+ Add new item' button and a table with the following structure:

	A location	Z location	Request Details	Break Out Location
<input checked="" type="checkbox"/>				

When a requestor has the appropriate SharePoint Access and permissions then this site will be made available to them. The request site link is: <https://atcllc.sharepoint.com/sites/it-lcdsharedcommunications/Lists/SubmitRequest/My%20Requests.aspx>