Tariff for Retail Delivery Service Oncor Electric Delivery Company LLC



Page 1 of 2

6.3 Agreements and Forms

Applicable: Entire Certified Service Area Effective Date: September 21, 2009

6 2 E Dicarationamy Campias Agreement

00540000

0.3.5 DIS	cretionary Service Agreement	WR #:	20519690
	, ,	Transaction ID:	21006
by Oncor Electric I and distribution uti		Delaware limited lia	bility company ("Customer"),
	olitical subdivision of the State of Texas, each hereinafter someti		
following discretion Williamson County request the followir One pole, 355 linea non-taxable cost of shown in Exhibit "A final signature acce 2. this Agreement will of Texas ("PUCT") therein), as it may Agreement, Compa in accordance with part of this Agreem used herein have the	Discretionary Services to be Provided Company agrees to provide, and ary services in accordance with this Agreement. has requested for the Span of Overhead Primary to be relocated over Bud Stey will need to be installed: One pole, Two down guys, 355 linear feet Undergrear feet Overhead Primary, One 3kva Transformer. Relocation of existing capace \$57,491.46, Company shall complete the described services in compliance we attached hereto and incorporated herein on or before the expiration of 90 days that the provided by Company and accepted by Customer, in accordance with approvided by Company, and accepted by Customer, in accordance with approvided by Company and accepted by Customer, in accordance with approvided by Customer, in accordance with approvided by the PUCT ("Company's Retail Delivery Service (including from time to time be fixed and approved by the PUCT ("Company's Retail Delivery Service initiated applicable PUCT Substantive Rules and Company's Retail Delivery Tariff. Company is entitled to discontinue service, interrupt service, or refuse service initiated applicable PUCT Substantive Rules and Company's Retail Delivery Tariff. Company is accepted by the Puct of the same extent as if fully set out herein. Unless otherwise expressly she meanings ascribed thereto in Company's Retail Delivery Tariff.	Customer agrees to bookton Loop. To according Primary. Removitor bank. For a total with the plans and speys following the date tances. Siscretionary services oplicable Public Utility the Service Regulativery Tariff'). During the public under the compan y's Retail Delicated in this Agreem	pay for, the commodate this val to include: reimbursable reifications as of the covered by y Commission ions contained the term of this his Agreement ivery Tariff is lent, the terms
	Discretionary Service Charges Charges for any discretionary services condance with Company's Retail Delivery Tariff. Company and Customer agreed discretionary service charges.		
4. effect until	Term and Termination This Agreement becomes effective upon accepta Once Construction is Complete	,	
Termination of this	Agreement does not relieve Company or Customer of any obligation accrued	or accruing prior to to	ermination.
	No Other Obligations This Agreement does not obligate Company to propressly provided for herein. Customer is responsible for making the arrangement it may desire from Company or any third party.		
	Governing Law and Regulatory Authority This Agreement was execute erned by, interpreted, construed, and enforced in accordance with the laws the federal, state, and local laws, ordinances, and rules and regulations of duly constructions.	ereof. This Agreeme	nt is subject to
	Amendment This Agreement may be amended only upon mutual agreement be effective until reduced to writing and executed by the Parties. But change by's Retail Delivery Tariff are applicable to this Agreement upon their effective Agreement.	es to applicable PUC	T Substantive
with regard to the s representation, pro subject matter here written, between th and all such agreen	Entirety of Agreement and Prior Agreements Superseded This Agreemely made a part hereof for all purposes, constitutes the entire agreement and unservice(s) expressly provided for in this Agreement. The Parties are not bound mise, inducement, understanding, or undertaking of any kind or nature (whether of not set forth or provided for herein. This Agreement replaces all prior agreements with regard to the subject matter hereof, including without limitation ments and undertakings are agreed by the Parties to no longer be of any force by have other agreements covering other services not expressly provided for herein.	nderstanding betwee d by or liable for any er written or oral) wit ements and undertak N/A e or effect. It is expr	en the Parties statement, th regard to the cings, oral or A ressly acknowledge
9.	Notices Notices given under this Agreement are deemed to have been du	ıly delivered if hand (delivered or

(a) If to Company: Oncor Electric Delivery Ryan Kreuzer 3620 Franklin Ave Waco, Texas 76710

sent by United States certified mail, return receipt requested, postage prepaid, to:

Tariff for Retail Delivery Service Oncor Electric Delivery Company LLC



6.3 Agreements and Forms

Applicable: Entire Certified Service Area Effective Date: September 21, 2009

Page 2 of 2

(b)	If to Customer: Williamson County		
County Auditor			
	710 Main Street, Suite 101		
	Georgetown, Texas 78626		

The above-listed names, titles, and addresses of either Party may be changed by written notification to the other.

10. **Invoicing and Payment** – Invoices for any discretionary services covered by this Agreement will be mailed by Company to the following address (or such other address directed in writing by Customer), unless Customer is capable of receiving electronic invoicing from Company, in which case Company is entitled to transmit electronic invoices to Customer.

Williamson County		
County Auditor		
710 Main Street, Suite 101		
Georgetown, Texas 78626		

If Company transmits electronic invoices to Customer, Customer must make payment to Company by electronic funds transfer. Electronic invoicing and payment by electronic funds transfer will be conducted in accordance with Company's standard procedures. Company must receive payment by the due date specified on the invoice. If payment is not received by the Company by the due date shown on the invoice, a late fee will be calculated and added to the unpaid balance until the entire invoice is paid. The late fee will be 5% of the unpaid balance per invoice period.

- 11. **No Waiver** -- The failure of a Party to this Agreement to insist, on any occasion, upon strict performance of any provision of this Agreement will not be considered to waive the obligations, rights, or duties imposed upon the Parties.
- 12. **Taxes** -- All present or future federal, state, municipal, or other lawful taxes (other than federal income taxes) applicable by reason of any service performed by Company, or any compensation paid to Company, hereunder must be paid by Customer.
- 13. **Headings** -- The descriptive headings of the various articles and sections of this Agreement have been inserted for convenience of reference only and are to be afforded no significance in the interpretation or construction of this Agreement.
- 14. **Multiple Counterparts** -- This Agreement may be executed in two or more counterparts, each of which is deemed an original but all constitute one and the same instrument.

15. Other Terms and Conditions -

(i) Customer has disclosed to Company all underground facilities owned by Customer or any other party that is not a public utility or governmental entity, that are located within real property owned by Customer. In the event that Customer has failed to do so, or in the event of the existence of such facilities of which Customer has no knowledge, Company, its agents and contractors, shall have no liability, of any nature whatsoever, to Customer, or Customer's agents or assignees, for any actual or consequential damages resulting from damage to such undisclosed or unknown facilities.

Billing Amount: \$57,491.46 (non-taxable) This agreement will expire June 15th, 2023

IN WITNESS WHEREOF, the Parties have caused this Agreement to be signee by their respective duly authorized representatives.

Oncor Electric Delivery Company LLC	Williamson County		
	Customer / Company Name		
0 /	Bill Gravell		
Ryan Kreuzer	Bill Gravell (Apr 21, 2023 07:57 GMT+9)		
Signature /	Signature		
Ryan Kreuzer	Bill Gravell, Jr.		
Printed Name	Printed Name		
Utility Designer	County Judge		
Title	Title		
	Apr 21, 2023		
03/17/2023	7 pr 21, 2025		
Date	Date		

Attachment A

Plans, Specifications, and Estimated Costs

Plans:

Next page in document

Estimated Costs:

Material - \$27,364.10

Labor - \$30,127.36

Total - \$57,491.46



Statement of Charges

Transaction ID: 21006
Kreuzer, Ryan

254-405-7439 Ryan.Kreuzer@oncor.com

Bill To: Project Location

County Auditor Street Address:

Williamson County

710 Main Street Suite 101

Georgetown, Texas 78626

Bud Stockton Loop Extension

City: Jarrell

County: Williamson

Billing Description	Amount Due	
Relocation of facilities in conflict with Bud Stockton Loop		\$57,491.46
Price quoted is valid for thirty (30) days from the date of this document.	Total	\$57,491.46

Remittance Options:

Check Instructions

Make all checks payable to Oncor Electric Delivery Company, LLC OR

Electronic Funds Transfer / EFT Instructions

JP Morgan Chase Bank / Dallas Account #08806169791 Routing #'s

ABA: 021-000-021 (Wire Transfer)
ABA: 111-000-614 (ACH payments)
Federal Tax ID: 75-2967830

If an EFT is made please have your financial institution include the tracking number Also, email Confirmation number and transfer date to

THANK YOU FOR YOUR BUSINESS!

REMITTANCE SLIP

Detach this portion of the invoice to accompany payment and mail it with your check Checks are to be made payable to **Oncor Electric Delivery Company**, **LLC**Please retain the above statement for your records

Remit To

Oncor Electric Delivery Company, LLC

Attn: Flores, Madi; Kreuzer, Ryan

PO Box 910104

Dallas TX 75391-0104

Customer Name

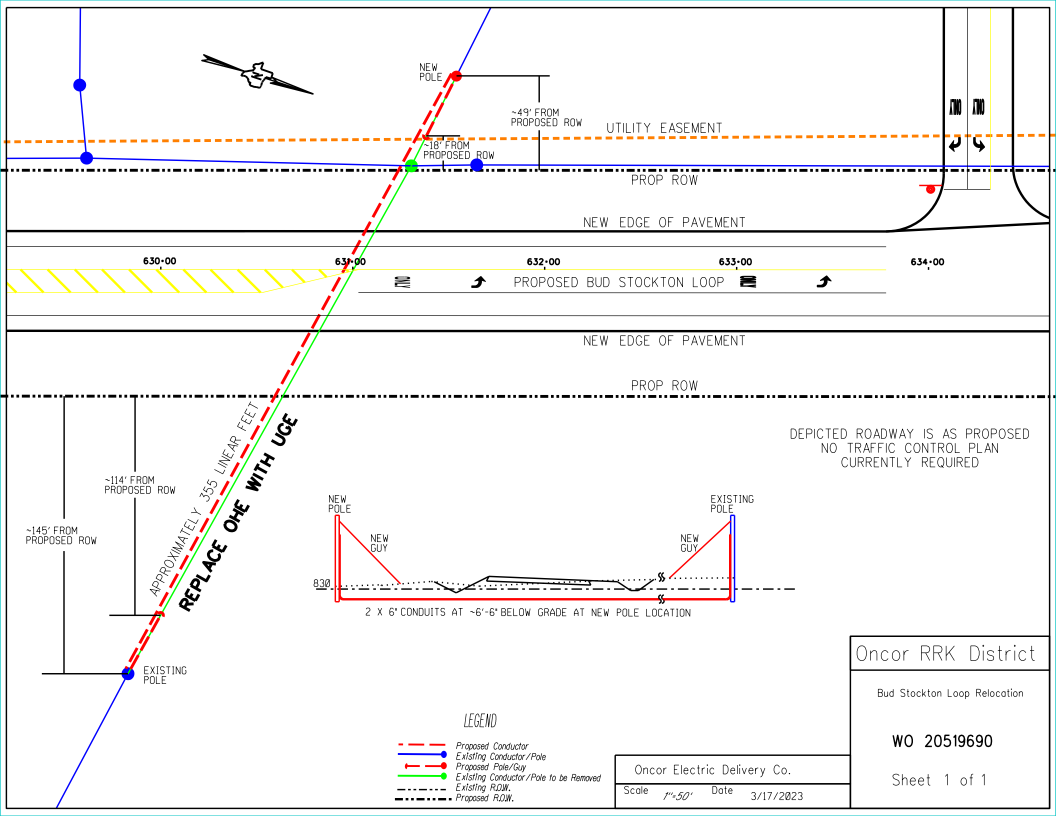
Williamson County

Project Number: 20519690

Transaction ID: 21006

Total Amount Paid:

\$57,491.46



Attachment B

Utility's Schedule of Work and Estimated Date of Completion

Estimated Start Date: 4/8/2023.

Estimated Completion Date: 6/22/2023.

Attachment C

Eligibility Ratio

⊠ On State and local projects, Texas Transportation Code section 203.092 provides that utility reimbursement for facility relocation is dependent upon whether the utility possesses a valid property interest. See Attachment "E" for proof of property interest, which is established at 100% eligible.

☐ Eligibility Ratio Calculation attached

Attachment D

Betterment Calculation and Estimates

\boxtimes	Betterment does not exist in this agreement.	
	Betterment Calculation attached.	

Attachment E

Proof of Property Interest

CERTIFICATE OF ACKNOWLEDGMENT FOR INDIVIDUALS

THE STATE OF TEXAS

County of TRAV	the undersigned authority, on	this day personally appear	ed KENNETH W. A	APPLECATE and
DOROTHY D.	APPLEGATE			
thev	the person(s) whose name(s)			and acknowledged to me that
		A STATE OF THE STA		rsj, A. D. 19.84.
31,111, 011,0		Sher		4
птян		Sher Notary Pu	1	County, Texas
圣合思想		0	Travis	
day of 19	I,	Texas Power & Light Co. Box 660268, Dallas, Texas 75266-4 STATE OF TEXAS, County	FROM KENNETH W. APPLEGATE AND DOROTHY APPLEGATE	THE STATE OF TEXAS WILLIAMSON County Easement and Right of Way
	County, Texas, as stamped hereon by me, on Sounty, Texas, as stamped hereon by me, on JAN 21 1985 JAN 21 1985 GOUNTY CLERK WILLIAMSON COUNTY, TEXAS	STATE OF TEXAS COUNTY OF WILLIAMSON I hereby certify that this instrument was FILED I hereby certify that the time stamped hereon on the date and at the time stamped hereon in the volume	196366	FILED FOR RECORD 1995 JAN 18 AM 9: 07 Remain & Reflect. WILL BRUNKLY SLERY. TO

CERTIFICATE OF ACKNOWLEDGMENT FOR CORPORATIONS, ASSOCIATIONS, CHURCHES, SCHOOL DISTRICTS, ETC.

THE STATE OF TEXAS	
County of	BEFORE ME, the undersigned authority, on this day personally appeared
	(Title)
of	, known to me to be the
executed the same as the act and deed of	
and as	thereof, and for the purposes and consideration therein expressed.
(Title) GIVEN UNDER MY HAND AND SEAL OF	OFFICE this, A. D. 19
	Notary Public

FORM 51—Rev. 2-72 $\begin{array}{c} \text{VOL} \ 1126 \ \text{PAGE} \ 408 \\ \text{THE STATE OF TEXAS} \end{array}$

COUNTY OF WILLIAMSON)

Taylor District WA 3096, Proj. 5093 Map Ref. # 2840 c 428

2022

KNOW ALL MEN BY THESE PRESENTS:

That	314	- Shankara wir 2010	thy D. Applegate	
	County, Texa			
escribed, hereby grants	to TEXAS POWER & LIGHT A Division of Texa	COMPANY, SE DAILS TO	xas, and the	
	, an easement a	nd right of way for an elec	etric distribution line, and all r	necessary or desirable
	a telephone line and appurtena			
	527 Will			
deed fromJay a	nd Mildred Reasoner	to Kenne	th W. Applegate and	Dorothy D. Applega
ted July 13	, 19 <u>83</u> ,	recorded in Volume	928 , Page <u>617</u>	, Deed Records
lles west of I.I	act of land being look. 1. 35. 1. describition line and teleparts and teleparts are suited at the suite and teleparts. 20 ft. wide utility	olyoneylineyshall shexlocate	doarross saidolands assinibows	
18 degrees 43 m	point in Grantor's a minutes west a dista so being the southwe -Way line of F.M. 48	nce of 652 feet fr st corner of Mildr	om Grantor's southea	st property corner
THENCE south 4	l degrees 34 minutes	west a distance o	f 225 feet to a poir	ıt.
	-		V Los	
	1-	2	V =	
	11	25	150	
	1	20/		
	1	27/		
	The same of the sa		14 8	
			2	
			in the same of the	
The above described	l property constitutes no par	t of my homestead	14-11-1-1-1-1	
The description is bairection before or at a	ased on a preliminary survey, ny time after construction, and	and it is understood that of may relocate any of its st	Grantees may relocate said lin ructures along the course of s	es in the same general aid lines.
ourse of said line, togo perating and removing oad if and when said to	the right to erect 2 ether with the right of ingress g said lines and appurtenances road is widened in the future,	and egress for the purpose i; the right to relocate said and the right at all times to	of construction, imporving, in I lines in the same relative po cut away and keep clear of sa	specting, maintaining, sition to any adjacent iid lines and appurten-
nce and operation of s				
TO HAVE AND TO f said lines shall be aba	HOLD the above described endoned.	asement and right unto the	e said Grantees, their successo	
EXECUTED this	23rd day of	February	W Much D	A.D. 1984
		A	enall weight	ig C
		- A/	nneth W. Applegate	
		, ke	nneth W. Applegate	0 1
		/. /	-1 11 / 1-	1/2 1/2

Code 390-96 WA 4096 PROJ.5546 Map 2840 C 428

THE STATE OF TEXAS

COUNTY OF WILLIAMSON

VOL. 664 PAGE 875

2057

KNOW ALL MEN BY THESE PRESENTS:

of WILLIAMSON Cou	
	unty, Texas, hereinafter called "Grantor," whether one or more, in consideration of r from the construction of the electric distribution line and telephone line hereinafter
described, hereby grants to TEXAS POWER	& LIGHT COMPANY, of Dallas, Texas, and the GENERAL TELEPHONE
COMPANY , an ea	asement and right of way for an electric distribution line, and all necessary or desirable
	appurtenances, upon over and across Grantor's land in the JAMES ROEBUCK
Survey, Abstract No527	WILLIAMSON County, Texas more particularly described
deed fromM. W. Laird, et u	ux to Oren R. Harrison et ux
ated February 2 19	148, recorded in Volume 346, Page 406, Deed Records
said County.	
The center line of said distribution line	and telephone line shall be located across said land as follows:
Beginning at a point in GRAP 890 feet East of GRANTOL	NTOR'S North property line, said point being R'S Northwest property corner.
distribution dead pole a	to a proposed Texas Power and Light Company and its attached guy located at pole number 017, eet to a point of anchorage.
Retrace 28 feet to the a	above mentioned pole.
turn a distance of 65 fe	angle of 12 degrees and 35 minutes right eet to a proposed Texas Power and Light ad end pole and its attached guy located at pole extend North 28 feet to a point of anchorage.
Retrace 28 feet to the a	
a distance of 270 feet	angle of 14 degrees and 10 minutes right turns to a present Texas Power and Light Company ole and proposed guy, said guy to extend 28 feet o a point of anchorage.
	·
The above described property constitute:	es no part of my homestead
The description is based on a preliminary irection before or at any time after construction	survey, and it is understood that Grantees may relocate said lines in the same general ction, and may relocate any of its structures along the course of said lines.
Commence	poles, O stubs, and 4 guy anchorages along the fingress and egress for the purpose of construction, imporving, inspecting, maintaining
perating and removing said lines and appure pad if and when said road is widened in the	rtenances; the right to relocate said lines in the same relative position to any adjacen future, and the right at all times to cut away and keep clear of said lines and appurten
perating and removing said lines and appuri pad if and when said road is widened in the nees all trees and other obstructions which, nee and operation of said lines.	rtenances; the right to relocate said lines in the same relative position to any adjacent future, and the right at all times to cut away and keep clear of said lines and appurtent, in the sole judgment of Grantees, may endanger or interfere with the proper maintent
perating and removing said lines and appurional if and when said road is widened in the nees all trees and other obstructions which, nee and operation of said lines. TO HAVE AND TO HOLD the above des said lines shall be abandoned.	rtenances; the right to relocate said lines in the same relative position to any adjacent future, and the right at all times to cut away and keep clear of said lines and appurtent, in the sole judgment of Grantees, may endanger or interfere with the proper maintent scribed easement and right unto the said Grantees, their successors and assigns, until all
perating and removing said lines and appurional if and when said road is widened in the nees all trees and other obstructions which, nee and operation of said lines. TO HAVE AND TO HOLD the above des said lines shall be abandoned.	ringress and egress for the purpose of construction, imporving, inspecting, maintaining renances; the right to relocate said lines in the same relative position to any adjacent future, and the right at all times to cut away and keep clear of said lines and appurtent, in the sole judgment of Grantees, may endanger or interfere with the proper maintent scribed easement and right unto the said Grantees, their successors and assigns, until all the said Grantees, their successors and assigns, until all the said Grantees, their successors and assigns, until all the said Grantees, their successors and assigns, until all the said Grantees, their successors and assigns, until all the said Grantees, their successors and assigns, until all the said Grantees, their successors and assigns, until all the said Grantees, their successors and assigns, until all the said Grantees, their successors and assigns, until all the said Grantees, their successors and assigns, until all the said Grantees, their successors and assigns, until all the said Grantees, their successors and assigns, until all the said Grantees, their successors and assigns, until all the said Grantees, their successors and assigns, until all the said Grantees, their successors and assigns, until all the said Grantees, their successors and assigns, until all the said Grantees, their successors and assigns are said the said Grantees.

CERTIFICATE OF ACKNOWLEDGMENT FOR INDIVIDUALS

THE STATE OF TEXAS

County of Williams				
BEFORE ME, the undersigned authority, on th	is day personally appeared	mes C	R. Harrise	<u> </u>
•				2
Jan Sharing Sangaran Commencer Comme	***************************************			

known to me to be the person(x) whose name(x) is (ass) subscribed to the foregoing instrument, and acknowledged to me that

REAL executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this Round and of Real Seal A.D. 1875.

Notary Public Williams County, Texas

THE STATE OF TEXAS

County of Williamson

I. Dick Cervenke, Clerk of the County Court of said County, do hereby certify that the foregoing instrument in writing, with its certificate of authentication, was filed for record in my office on the 4th day of April A. D. 1977., at 8:00 o'clock A.M., and duly recorded this the 4th day of April A. D. 1977. at 2:35 o'clock P.M., in the

Dead Records of said County, in Vol. 664 pp. 875.

WITNESS MY HAND and seal of the County Court of said County, at office in Georgetown, Texas, the date last above written.

DICK CERVENKA, CLERK, County, Williamson County, Texas

Attachment F

Wilco - U-80A - Joint Use Agreement

Not Applicable

Ms. Rebecca Pruitt Williamson County Judge's Office County Courthouse 710 Main Street, Ste. 101 Georgetown, TX 78626



4/4/2023 AGENDA ITEMS

Dear Ms. Pruitt,

The following item has been placed on the Court Agenda. An electronic copy signed by the Utility Owner has been attached to this cover letter.

Bud Stockton Extension Discretionary Service Agreement – Oncor Electric

Once approved by the Court, please have the Judge sign in the indicated area(s). <u>The signed electronic copy will need to be returned to HNTB for further processing via e-mail.</u>

Thank you.

Best regards,

Eddie R. Church, P.E. Project Manager

Eddie Church



LETTER OF TRANSMITTAL

To:	HNTB		Date: March 21, 2023	/larch 21, 2023	
	101 E. Old Settlers Bld. STE 200		CobbFendley Job: 1903-099-09 Task 15		
	Round Rock,	Texas 78664	Re: Williamson County – Bu	d Stockton Extension	
ATTI	ENTION: Edd	lie Church	Draft Oncor Agreement	Package	
	WE ARE SENDI ☐ Prints	NG YOU THE FOLLOWING VIA: <u>Electror</u>	nically Other Electronic I	Files	
	QUANTITY				
	1	Bud Stockton Extension – Draft F	Reimbursement Agreement Pack	age	
	PURPOSE OF	TRANSMITTAL: For Approval	For Your Use For Review & Comment		
		Mr. Church: Please see the attached Oncor's Draft Agree	ment Package for the above project.	Received	
		If you have any questions, please let me kno	w.	Mar 21, 2023	
		Thank you,		HNTB Corporation Round Rock	
	Copy To File		_		
	Received By:		— SIGNED		
	Date & Time:		Amanda Begg	, Sr. Project Manager	