From: To:

9/29/2020 2:59:50 PM Sent: Subject: RE: Joint Pole Liability Attachments:

Hi

Absolutely, section 18.1E of the NCJPA Routine Handbook is our guidance document for joint use (our contract with other owners). I've attached the entire book for your review and provided a snip from the relevant section below.

Regards

Principal, Joint Pole/Joint Utilities Strategy & Operations Support



D. Relinquishment / Abandonment of Interest – 60 days'notice must be given to other owners when termination of ownership is intended. (See Section 5.1)

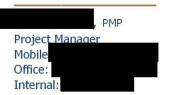
E. Removal of pole or transfer of facilities must be completed within 60 days from date of Form 48 (See Section 5.0 & 7.0). After the final billing has been processed, all liability is assumed by remaining Member(s). (See Section 5.0 & 7.0)

F. Temporary attachments allow for facilities of

Sent: Tuesday, September 29, 2020 11:27 AM

Subject: FW: Joint Pole Liability

I saw you were out yesterday and just wanted to follow up on this item. Let me know if this is something you can provide or if there is someone else I should connect with.



Email: Pacific Gas and Electric Company

From

Sent: Monday, September 28, 2020 10:40 AM

To:

Subject: Joint Pole Liability

Thank you for your input last Thursday on who takes responsibility for poles we "top" and when. It was very helpful to learn that.

Do you by chance have the ability to share the contract document that spells that out with that section called out? I would like to have it for my own records, but would also like to share that with Sumeet so he has the official language.

PMP
Project Manager
Mobile
Office:

Email: Pacific Gas and Electric Company