RIISSELS

CLEVELAND

DAYTON WASHINGTON, D.C.

April 20, 2007

Via Hand Delivery

Ms. Reneé J. Jenkins Director of Administration Secretary of the Public Utilities Commission of Ohio 180 East Broad Street Columbus, Ohio 43215

RE: <u>In the Matter of the Application of Doylestown Communications, Inc. d/b/a Heritage Telephone Company to Introduce 811 Service for "One Call" Notification Systems; PUCO Case No. 07-439-TP-ATA</u>

Dear Ms. Jenkins:

Doylestown Communications, Inc. d/b/a Heritage Telephone Company submits an Application for electronic filing, to be filed in connection with the above-referenced matter. The TRF Number for Doylestown Communications, Inc. d/b/a Heritage Telephone Company is 90-9292-TP-TRF.

Thank you for your assistance. If you have any questions, please do not hesitate to call.

Very truly yours,

/s/ Carolyn S. Flahive

Enclosure

cc: Karen Kalmar

The Public Utilities Commission of Ohio **TELECOMMUNICATIONS APPLICATION FORM**

(Effective: 10/01/2004) (Pursuant to Case Nos. 99-998-TP-COI and 99-563-TP-COI)

In the Matt	er of the Application of Doylestown Communications,)		
Inc. d/b/a	Heritage Telephone Company to Introduce 811) Case No. $07 - 439 - TP - ATA$		
Service for	"One Call" Notification Systems		
Name of Re	egistrant(s) <u>Doylestown Communications, Inc.</u>		
DBA(s) of I	Registrant(s) Heritage Telephone Company		
	Registrant(s) 81 North Portage Street; Doylestown, Ohio 44230-1349		
	Web Address		
	Contact Person(s) <u>Carolyn S. Flahive</u> Phone <u>(614) 469-3200</u> Fax <u>(614) 469-3361</u>		
	Contact Person's Email Address Carolyn.Flahive@ThompsonHine.com		
	son for Annual Report Rich Green Phone 330-658-7424		
Consumer C	Contact Information John Clarke Phone 330-658-4500		
Date	TRF Docket No CT-TRF <u>or</u> <u>90 - 9292 - TP - TRF</u>		
	protective order included with filing? Yes No		
	waiver(s) filed affecting this case? □ Yes ☑ No [Note: waiver(s) tolls any automatic timeframe]		
Company 1	Type (check all applicable): □ CTS (IXC) □ ILEC ☑ CLEC □ CMRS □ AOS		
	□ Other (explain)		
Case No. 99-	form must accompany all applications filed by telecommunication service providers subject to the Commission's rules promulgated in 998-TP-COI, as well as by ILECs filing an ARB or NAG case pursuant to the guidelines established in Case No. 96-463-TP-UNC. It is		
preferable <u>N</u>	<u>OT</u> to combine different types of filings, but if you do so, you must file under the process with the <u>longest</u> applicable review period.		
I Planca	indicate the reason for submitting this form (check one)		
	Application to Amend Certificate by a CLEC to modify Serving Area (0-day notice, 7 copies)		
□ 2 (ABN)	Abandonment of all Services		
_ ()	□ a. CLEC (90-day approval, 10 copies) □ b. CTS (14-day approval, 10 copies) □ c. ILEC (NOT automatic, 10 copies)		
□ 3 (ACE)	New Operating Authority for providers other than CMRS (30-day approval, 7 copies); for CMRS, see item No.15 on this page.		
4 (4.60)	□ a. Switched Local □ b. Non-switched local □ c. CTS □ d. Local and CTS □ e. Other (explain)		
	LEC Application to Change Ownership (30-day approval, 10 copies)		
□ 5 (ACN) □ 6 (AEC)	LEC Application to Change Name (30-day approval, 10 copies) Carrier-to-Carrier Contract Amendment to an agreement approved in a NAG or ARB case (30-day approval, 7 copies)		
u o (AEC)	NOTE: see item 25 (CTR) on page two of this form for all other contract filings.		
□ 7 (AMT)	LEC Merger (30-day approval, 10 copies)		
□ 8 (ARB)	Application for Arbitration (see 96-463-TP-COI for applicable process, 10 copies)		
■ 9(ATA)	Application for Tariff Amendment for Tier 1 Services, Application to Reclassify Service Among Tiers, or Change to Non-Tier Service		
	■ a. Tier 1 (and Carrier-to-Carrier tariff filings as set-forth in 95-845-TP-COI)		
	 i. Pre-filing submittal (30-day pre-filing submittal with Staff and OCC; Do Not Docket, 4 copies) ii. New End User Service which has been preceded by a 30-day pre-filing submittal with Staff for all submittals and also with 		
	OCC for Tier 1 residential services (0-day filing, 10 copies)		
	☑ iii. New End User Service (NOT preceded by a 30-day filing submittal, 30-day approval, 10 copies)		
	□ iv. New Carrier-to-Carrier Service which has been preceded by a 30-day pre-filing with Staff (0-day filing, 10 copies)		
	□ v. Change in Terms and Conditions, textual revision, correction of error, etc. (30-day approval, 10 copies)		
	□ vi. Grandfather service (30-day approval, 10 copies)		
	□ vii. Initial Carrier-to-Carrier Services Tariff subsequent to ACE approval (60-day approval, 10 copies)		
	□ viii. Withdrawal of Tier 1 service must be filed as an "ATW", not an "ATA" - see item 12, below □ b. Reclassification of Service Among Tiers (NOT automatic, 10 copies)		
	□ c. Textual revision with no effect on rates for non-specific or non-tier service (30-day approval, 10 copies)		
□ 10 (ATC)	Application to Transfer Certificate (30-day approval, 7 copies)		
□ 11 (ATR)	LEC Application to Conduct a Transaction Between Utilities (30-day approval, 10 copies)		
□ 12 (ATW)	Application to Withdraw a Tier 1 Service		
10 (070)	□ a. CLEC (60-day approval, 10 copies) □ b. ILEC (NOT automatic, 10 copies)		
□ 13 (CIO)	Application for Change in Operations by Non-LEC Providers (0-day notice, 7 copies)		
□ 14 (NAG) □ 15 (RCC)	Negotiated Interconnection Agreement Between Carriers (0-day effective, 90-day approval, 8 copies) For CMRS providers only to Register or to Notify of a Change in Operations (0-day notice, 7 copies)		
□ 15 (KCC) □ 16 (SLF)	Self-complaint Application		
_ 10 (011)	□ a. CLEC only -Tier 1 (60-day automatic, 10 copies)		
	□ b. Introduce or increase maximum price range for Non-Specific Service Charge (60-day approval, 10 copies)		
□ 17 (UNC)	Unclassified (explain) (NOT automatic, 15 copies)		
□ 18 (ZTA)	Tariff Notification Involving only Tier 2 Services		
	NOTE: Notifications do not require or imply Commission Approval.		

ents)

II. Please indicate which of the following exhibits have been filed. The numbers (corresponding to the list on page (1) and above) indicate, at a minimum, the types of cases in which the exhibit is required:

(Use same CTR number throughout calendar year)

CTR Docket No._____ - ___ - TP - CTR

	[all]	A copy of any motion for waiver of O.A.C. rule(s) associated with this filing. NOTE: the filing of a motion for waiver tolls		
		any automatic timeframe associated with this filing.		
	[3]	Completed Service Requirements Form.		
	[3, 9(vii)]	A copy of registrant's proposed tariffs. (Carrier-to-Carrier resale tariff also required if facilities-based)		
	[3]	Evidence that the registrant has notified the Ohio Department of Taxation of its intent to conduct operations as a telephone		
_	[2]	utility in the State of Ohio.		
	[3]	Brief description of service(s) proposed.		
	[3a-b,3d]	Explanation of whether applicant intends to provide \square resold services, \square facilities-based services, or \square both resold and facilities		
Ц	[3a-0,3u]	based services.		
□ [3a-b,3d]		Explanation as to whether CLEC currently offers CTS services under separate CTS authority, and whether it will be including		
	[= = ,=]	those services within its CLEC filing, or maintaining such CTS services under a separate affiliate.		
	[3a-b,3d]	Explanation of how the proposed services in the proposed market area are in the public interest.		
	[3a-b,3d]	Description of the proposed market area.		
	[3a-b,3d]	Description of the class of customers (e.g., residence, business) that the applicant intends to serve.		
		Documentation attesting to the applicant's financial viability, including the following:		
	, ,	1) An executive Summary describing the applicant's current financial condition, liquidity, and capital resources.		
		Describe internally generated sources of cash and external funds available to support the applicant's operations that		
		are the subject of this certification application.		
		2) Copy of financial statements (actual and pro forma income statement and a balance sheet). Indicate if financial		
		statements are based on a certain geographical area(s) or information in other jurisdictions		
		3) Documentation to support the applicant's cash an funding sources.		
	[3a-d]	Documentation attesting to the applicant's technical and managerial expertise relative to the proposed service offering(s) and		
	[]	proposed service area.		
	[3a-d]	Documentation indicating the applicant's corporate structure and ownership.		
	[3a-b,3d]	Information regarding any similar operations in other states. Also, if this company has been previously certified in the State o		
_	[,]	Ohio, include that certification number.		
	[3a-b,3d]	Verification that the applicant will maintain local telephony records separate and apart from any other accounting records in		
_	[,]	accordance with the GAAP.		
	[3a-b,3d]	Verification of compliance with any affiliate transaction requirements.		
	[3a-b,3d]	Explanation as to whether rates are derived through (check all applicable):		
	[54 0,54]	□ interconnection agreement, □ retail tariffs, or □ resale tariffs.		
	[1,3a-b,3d]	Explanation as to which service areas company currently has an approved interconnection or resale agreement.		
	[3a-b,3d, 9a(i-iii)]	Explanation of whether applicant intends to provide Local Services which require payment in advance of		
Ц	[3a-0,3u, 9a(1-111)]	Customer receiving dial tone.		
	[3a,3b,3d,	Tariff sheet(s) listing the services and associated charges that must be paid prior to customer receiving dial tone (if applicable)		
		Tariff sheet(s) listing the services and associated charges that must be paid prior to customer receiving that tone (if applicable,		
	9a,(i-iii)]	T. (1907)		
	[3a-b,3d,8]	Letters requesting negotiation pursuant to Sections 251 and 252 of the Telecommunications Act of 1996 and a proposed		
	52.5.5.40.44.423	timeline for construction, interconnection, and offering of services to end users.		
	[3-5,7,10-11,13]	Certification from Ohio Secretary of State as to party's proper standing (domestic or foreign corporation, authorized use of		
		fictitious name, etc.). In transfer of certificate cases, the transferee's good standing must be established.		
	[3-4,7,10-11,13]	List of names, addresses, and phone numbers of officers and directors, or partners.		
	[3]	A sample copy of the customer bill and disconnection notice the applicant plans to utilize.		
×	[1,4,9,10-13,16-21]	Copy of superseded tariff sheet(s) & price list(s), if applicable, marked as Exhibit A.		
×	[1,4,9,10-13,16-21]	Copy of revised tariff sheets & price lists, marked as Exhibit B.		
	[3]	Provide a copy of any customer application form required in order to establish residential service, if applicable.		

×	[1-2,4-7,9,12-	Description of and rationale for proposed tariff changes, including a complete description of the service(s) proposed or affected.		
	13,16,18-23,25]	Specify for each service affected whether it is \square business; \square residence; or \square both. Also indicate whether it is a \square switched or \square		
		dedicated service. Include this information in either the cover letter or Exhibit C.		
	[1,2,4,9a(v-vi),	Specify which notice procedure has been/will be utilized: □ direct mail; □ bill insert; □ bill notation or □ electronic mail.		
	5,10,16,18(b-c),	NOTE:		
	21]	☐ Tier 1 price list increases must be within an approved range of rates.		
		□ SLF Filings – Do NOT send customer notice until it has been reviewed and approved by Commission Staff		
	[2,4-5,9a(v),	Copy of real time notice which has been/will be provided to customers.		
	9b, 10,12-13,16,	NOTE: SLF Filings – Do NOT send customer notice until it has been reviewed and approved by Commission Staff		
	18(b-c),20-21]			
	[1,2,5,9a(v),11-13,	Affidavit attesting that customer notice has been provided.		
	18, 21(increase			
	only)]			
	[2,12]	Copy of Notice which has been provided to ILEC(s).		
	[2,12]	Listing of Assigned (NPA) NXX's where in the LECs (NPA) NXX's would be reassigned.		
	[2,4,10,12-13,]	List of Ohio exchanges specifically involved or affected.		
	[14]	The interconnection agreement adopted by negotiation or mediation.		
	[15]	For commercial mobile radio service providers, a statement affirming that registrant has obtained all necessary federal authority		
		to conduct operations being proposed, and that copies have been furnished by cellular, paging, and mobile companies to this		
	54.53	Commission of any Form 401, 463, and / or 489 which the applicant has filed with the Federal Communications Commission.		
	[15]	Exhibits must include company name, address, contact person, service description, and evidence of registration with the Ohio		
	52.43	Secretary of State.		
	[24]	Affidavit that total price of contract exceeds total cost of all regulated services.		
	[5,13]	New title sheet with proposed new company name.		
	[1,3,13]	For CLECs, List of Ohio Exchanges the applicant intends to serve (Use spreadsheet from:		
		http://www.puc.state.oh.us/puco/forms/form.cfm?doc_id=357).		
	[1,3a-b,3d,7,	Maps depicting the proposed serving and calling areas of the applicant.		
	10,13, 23]	If Mirroring Large ILEC exchanges for both serving area and local calling areas: • Serving area must be clearly reflected		
		on an Ohio map attached to tariffs and textually described in tariffs by noting that it is reflecting a particular large		
		ILEC/CLEC territory, and listing the involved exchanges. • Local calling areas must be clearly reflected on an Ohio map		
		attached to the tariffs, and/or clearly delineated in tariffs, including a complete listing of each exchange being served and all		
		exchanges to which local calls can be made from each of those exchanges.		
		If Self-defining serving area and/or local calling area as an area other than that of the established ILEC exchange(s): •		
_		Serving Area must be clearly reflected on an Ohio map attached to the tariffs, and textually described in tariffs by listing the		
		involved exchanges. • Local Calling Areas must be described in the tariff through textual delineation and clear maps. Maps		
		for self-defined serving <i>and</i> local calling areas are required to be traced on United States Geological Survey topography		
		maps. These maps are the Standard Topographic Quadrangle maps, 7.5 minute 1:24,000.		
		Other information requested by the Commission staff.		
	[3]	Initial certification that includes Tier 2 Services, indicate which option you intend to adopt to maintain the tariff:		
		□ Paper Tariff □ Electronic Tariff - If electronic, provide the web address for the tariff:		

III. Registrant hereby attests to its compliance with the following requirements in the Service Requirements Form, as well as all pertinent entries and orders issued by the Commission with respect to these issues. Further, registrant hereby affirms that it will maintain with its TRF docket an up-to-date, properly marked, copy of the Service Requirements Form available for public inspection.

MANDATORY REQUIREMENTS FOR ALL BASIC LOCAL EXCHANGE AND CTS PROVIDERS:

- [x] Sales tax
- [x] Minimum Telephone Service Standards (MTSS)
- [x] Surcharges

MANDATORY REQUIREMENTS FOR ALL BASIC LOCAL EXCHANGE PROVIDERS:

[x] 1+ IntraLATA Presubscription

SERVICE REQUIREMENTS FOR PROVISION OF CERTAIN SERVICES (CHECK ALL APPLICABLE):

- □ Discounts for Persons with Communication Disabilities and the Telecommunication Relay Service [Required if toll service provided]
- □ Emergency Services Calling Plan [Required if toll service provided]
- □ Alternative Operator Service (AOS) requirements [Required for all providing AOS (including inmate services) service]
- □ Limitation of Liability Language [Required for all who have tariff language that may limit their liability]
- □ Termination Liability Language [Required for all who have early termination liability language in their tariffs]
- □ Service Connection Assistance (SCA) [Required for all LECs]
- □ Local Number Portability and Number Pooling [Required for facilities-based LECs]
- □ Package Language [Required for tariffs containing packages or service bundles containing both local and toll and/or non-regulated services]

1V.	Consumer Services Department on behalf of th	-	
V.	List names, titles, phone numbers, and address filings at the Commission on behalf of the appl	<u>-</u>	o make and/or affirm or verify
	E: An annual report is required to be filed with the Commissic etion to the address and individual(s) identified in this Sectio		
VI.	List Name(s), DBA(s) and PUCO Certification I PUCO authority, whether Telecommunication		
		<u>AFFIDAVIT</u>	
	Compliance with Comp	nission Rules and Service Stan	dards
I am a	an attorney of the applicant corporation, <u>Doylestown Comm</u> (Name of Comp		Company, and am authorized to make
for the Minin fully o	atement on its behalf. I attest that these tariffs comply with a state of Ohio. I understand that tariff notification filings do num Telephone Service Standards, as modified and clarified stomply with the rules of the state of Ohio and understand that cate to operate within the state of Ohio.	not imply Commission approval and that from time to time, supersede any contradi	the Commission's rules, including the ctory provisions in our tariff. We will
I decl	are under penalty of perjury that the foregoing is true and cor-	rect.	
Exec	uted on at Columbus, (Location		_
		/s/ Carolyn S. Flahive *(Signature and Title)	4/20/07 (Date)
xxxx	* This affidavit is required for every tariff-affecting authorized agent of the applicant.		
	$\underline{\mathbf{V}}$	<u>ERIFICATION</u>	
I,	Carolyn S. Flahive	verify that I have utilized, verbati	im, the Commission's Telecommunication
	cation Form and that all of the information submitted here,	•	
correc	et to the best of my knowledge.		
		/s/ Carolyn S. Flahive	4/20/07
		/s/ Carolyn S. Flahive *(Signature and Title)	4/20/07 (Date)
	*Verification is required for every filing. It may be state applicant.	signed by counsel or an officer of th	e applicant, or an authorized agent o

Send your completed Application Form, including all required attachments as well as the required number of copies, to:

EXHIBIT A (SUPERSEDED TARIFF SHEETS)

EXHIBIT B (REVISED TARIFF SHEETS)

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(M)

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811 SERVICE FOR "ONE CALL" NOTIFICATION SYSTEMS

A. GENERAL

- 1. The Federal Communications Commission (FCC) assigned the 811 dialing code for nationwide access to One Call Notification Systems. The 811 dialing code ("811 Service") is a nationwide toll-free number to be used by state "One Call" notification systems for providing advanced notice of excavation activities to underground facility operators. Pursuant to PUCO Case No. 05-1306-TP-COI, 811 Service shall be made available within Ohio by May 14, 2007.
- 2. The three digit 811 abbreviated dialing One Call Notification code is assigned to the approved "811 Provider" for use in providing One Call notification services to the public by way of voice grade facilities.
- 3. 811 Service is available from the Company within its services area only. To provide access to 811 to end users in another company's service area or to Competitive Local Exchange Carrier (CLEC) end users within the local calling area, the 811 Provider must make appropriate arrangements with the other company or CLEC serving that territory. The 811 Provider should work separately with competing local providers to ascertain that its end user customers will be able to reach one-call services provided by dialing 811.
- 4. All 811 abbreviated dialing code calls must be local in nature and will not result in any expanded local calling area (ELCA), intraLATA toll, interLATA long distance, or pay-per-call charges to Company subscribers. However, 811 Service calls may result in local measured service charges where Company subscribers' service plans include such charges.
- 5. The 811 Service is not available for the following classes of service: inmate service, 1+ and 0+ calling, 0- operator assisted calling and 101XXXX calling. 811 Service is otherwise available wherever local service is accessible.

(N)

(N)

811 SERVICE FOR "ONE CALL" NOTIFICATION SYSTEMS (continued)

(N)

B. OBLIGATIONS OF THE APPROVED "ONE CALL" NOTIFICATION SYSTEMS PROVIDER

- 1. The 811 Provider must submit a written application for 811 Service to the Company. The 811 Provider may establish 811 Service in all or part of the Company's exchanges. There may be only one 811 Provider per exchange.
- 2. The 811 Provider's written application to establish 811 Service in a Company local exchange must include the following:
 - a. The local, foreign exchange, or toll free telephone number into which the Company should translate the dialed 811 abbreviated code. If the 811 Provider desires to change the telephone number into which the 811 abbreviated dialing code is translated, the 811 Provider must pay a number change charge as set forth in Section F. below.
 - b. For network sizing and protection, an estimate of annual call volumes and holding time for calls to the 811 Service.
 - c. An acknowledgement of the possibility that the Commission's assignment of the 811 abbreviated dialing code may be recalled at any time.
- 3. Local Calling for Company Subscribers
 - a. The 811 Provider, in cooperation with the Company, will assure that all 811 Service calls are local and do not generate ELCA, intraLATA toll, interLATA long distance, or pay-per-call charges for Company subscribers.
 - b. When the 811 Provider applies for 811 Service from the Company, the 811 Provider must supply the Company with a toll free number. The Company will translate the 811 digits into the telephone number provided by the 811 Provider.
- 4. The 811 Provider is liable for and will indemnify, protect, defend and hold harmless the Company against all suits, actions, claims, demands and judgments, plus any expenses and counsel fees incurred by the Company on account thereof, whether suffered, made, instituted or asserted by the 811 Provider or any other party or person, for any personal injury to or death of any person or persons, or for any loss, damage, or destruction of any property, whether owned by the 811 Provider or others, arising out of or resulting directly from the 811 Service.
- 5. The 811 Provider must develop an appropriate method of responding to 811 calls directed to it out of confusion or in error by Company subscribers.

(N)

811 SERVICE FOR "ONE CALL" NOTIFICATION SYSTEMS (continued)

(N)

- B. OBLIGATIONS OF THE APPROVED "ONE CALL" NOTIFICATION SYSTEMS PROVIDER (continued)
 - 6. The 811 Provider must subscribe to termination facilities and lines in sufficient quantities to provide adequate service to the public, and enable the 811 Provider to receive calls to the 811 Service during normal business hours.
 - 7. The 811 Service is provided on the condition that the 811 Provider subscribes to termination facilities and lines in sufficient quantities to adequately handle calls to the 811 Service without interfering with or impairing any services offered by the Company.
 - 8. The 811 Provider must comply with all present and future state and federal rules pertaining to abbreviated dialing codes.
 - 9. The 811 Provider is responsible for obtaining all necessary permissions, licenses, written consents, waivers and releases and all other rights from all persons whose work, statements or performances are used in connection with the 811 Service. The 811 Provider is also responsible for obtaining all necessary permissions, licenses, written consents, waivers, and releases and all other rights from all holders of copyrights, trademarks and patents used in connection with the 811 Service.
 - 10. The 811 Provider must respond promptly to all complaints lodged with any regulatory authority against the 811 Service. If requested by the Company, the 811 Provider must assist the Company in responding to complaints made to the Company concerning the 811 Service.
 - 11. The 811 Provider shall not promote the 811 Service with the use of any auto dialer or broadcasting of tones that dial the 811 abbreviated dialing code.
 - 12. The 811 Provider must work separately with CLECs operating and serving customers in the Company's exchange(s) to ascertain whether 811 abbreviated dialing will be available to their end users.

(N)

811 SERVICE FOR "ONE CALL" NOTIFICATION SYSTEMS (continued)

C. OBLIGATIONS OF THE COMPANY

- 1. The Company will establish the 811 Service within ninety days after receipt of the 811 Provider's completed application(s) for service or the effective date of this Tariff, whichever is later.
- 2. When an 811 Service call is placed by the calling party via interconnection with an interexchange carrier, the Company cannot guarantee the completion of said 811 Service call, the quality of the call or any features that may otherwise be provided with the 811 Service.
- 3. The Company will route 811 calls originating from end users on the Company's local exchange network whether they purchase service directly from the Company or from another provider reselling company service. Otherwise, the Company is not responsible for establishing 811 Service for calls originating from other telecommunications providers.
- 4. The Company does not undertake to answer and forward 811 Service calls but furnishes the use of its facilities to enable the 811 Provider to respond to such calls at the 811 Providerestablished call centers.
- 5. The rates charged for 811 Service, if applicable, do not contemplate the inspection or constant monitoring of facilities to discover errors, defects, and malfunctions in service, nor does the Company undertake such responsibility. The 811 Provider must conduct such operational tests as, in the judgment of the 811 Provider, are required to determine whether the Company's facilities are functioning properly for its use. The 811 Provider must promptly notify the Company in the event the Company's facilities are not functioning properly.

D. LIABILITY

1. The liability of the Company for losses or damages of any kind arising out of mistakes, omissions, interruptions, delays, errors or defects in transmission, or failure or defects in any facility furnished by the Company, occurring in the course of furnishing 811 Service, or of the Company in failing to maintain proper standards of maintenance and operation or to exercise reasonable supervision, shall in no event exceed an amount equivalent to the proportionate charge to the 811 Provider for the 811 Service and local exchange services for the period of service during which such mistake, omission, interruption, delay, error or defect in transmission or defect of failure in facilities occurs.

(N)

(N)

(N)

SECTION 11. MISCELLANEOUS SERVICE ARRANGEMENTS (cont.)

811 SERVICE FOR "ONE CALL" NOTIFICATION SYSTEMS (continued)

(*****

D. LIABILITY (continued)

- 2. The Company is not liable for any losses or damages caused by the negligence of the 811 Provider.
- 3. The Company's entire liability to any person for interruption or failure of the 811 Service is limited to the terms set forth in this and other sections of this Tariff.
- 4. The Commission's local assignment and the 811 Provider's use of the 811 abbreviated dialing code are subject to preemption by the Federal Communications Commission. The Company shall not be liable to the 811 Provider for any damages the 811 Provider may incur that result from a national assignment of the 811 abbreviated dialing code.
- 5. The Company will make every effort to route 811 calls to the appropriate 811 Provider call center. However, the Company will not be held responsible for routing mistakes or errors.

E. OTHER TERMS AND CONDITIONS

- 1. The 811 Service will not provide calling number information in real time to the 811 Provider. If this type of information is required, the 811 Provider must subscribe to compatible Caller ID service as described elsewhere in this Tariff.
- 2. The 811 Service is provided for the benefit of the 811 Provider. The provision of the 811 Service by the Company shall not be interpreted, constructed or regarded, either expressly or implied, as being for the benefit of or creating any Company obligation toward any third person or legal entity other than the 811 Provider.
- 3. A written notice will be sent to the 811 Provider following oral notification when its 811 Service unreasonably interferes with or impairs other services rendered to the public by the Company or by other subscribers of abbreviated dialing codes. If, after such notification, the 811 Provider makes no modification in method of operation or in the service arrangements that are deemed service-protective by the Company, or if the 811 Provider is unwilling to accept the modifications, or if the 811 Provider continues to cause service impairment, the Company reserves the right, at any time, without further notice, to institute protective measures, up to and including termination of service.
- 4. In an emergency situation as determined by the Company, the Company reserves the right, at any time, without notice, to institute protective measures, up to and including termination of service.

(N)

811 SERVICE FOR "ONE CALL" NOTIFICATION SYSTEMS (continued)

F. RATES & CHARGES

- 1. A Central Office Charge applies for each Company host central office out of which the 811 Provider orders 811 Service, as follows:
 - a. When a Company exchange is served by more than one host central office, a Central Office Charge is applicable for each host central office in that exchange.
 - b. If the 811 Provider establishes 811 Service in multiple Company exchanges serviced by the same host central office, only one Central Office Charge applies.
- 2. A Number Change Charge applies when the 811 Provider establishes service or applies to change the telephone number into which the 811 abbreviated dialing code is translated. The Number Change Charge is applied on a per telephone number, per host central office basis.
- 3. When translating the seven or ten digit number to the 811 abbreviated dialing code, applicable Service Connection Charges will apply.
- 4. Rates:

	Nonrecurring <u>Charge</u>
Central Office Charge *	\$115.00
Number Change Charge (per Telephone Number)	\$25.00
Service Connection Charge	\$25.00

(N)

(N)

^{*} The Central Office Charge is applied at the host central office only, and covers all offices that are part of that host complex with a single translated number. This charge applies for each translated number if multiple numbers are required.

EXHIBIT C

Pursuant to the Commission's Entry of February 14, 2007 in Case No. 05-1306-AU-COI, the Applicant hereby revises its tariff to introduce 811 Service for "One Call" Notification Systems. The 811 code is a 3-digit abbreviated dialing arrangement that allows callers to reach the state's One Call Notification System provider in order to give advance notice of excavation activities to underground facility providers pursuant to FCC Order 05-59 in CC Docket 92-105.

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Summary: Application 811 Tariff Application electronically filed by Carolyn S Flahive on behalf of Doylestown Communications, Inc.