BEFORE

THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of)	
Cincinnati Bell Telephone Company)	Case No. 07-17-TP-EMG
to Offer Emergency Service Provider)	
Database Service.)	

FINDING AND ORDER

The Commission finds:

- (1) On January 11, 2006, Governor Bob Taft signed into law Senate Bill 9 (S.B. 9). This bill, which took effect April 14, 2006, grants access to the 9-1-1 database to state and local government entities for use in warning of a public emergency, as defined by the Public Utilities Commission. According to Section 4931.49, Revised Code, the information utilized from the database may only be utilized during a public emergency. The charges, terms, and conditions for the disclosure or use of that information for the purpose of access to a database are subject to the jurisdiction of the Public Utilities Commission.
- (2) On January 10, 2007, and as amended on March 23, May 18, and May 22, 2007, Cincinnati Bell Telephone Company (Applicant) filed an application with the Commission to offer Emergency Service Provider Database Service. Applicant is offering Emergency Service Provider Database Service to support the ability of Public Safety Answering Points (PSAPs) to make broadcast notification calls to areas under their jurisdiction in the event of public emergencies.
- (3) After reviewing the Applicant's application and accompanying cost documentation, the Commission concludes that the Applicant should be granted authority to provide 9-1-1 database access to state and local governmental entities for use in outbound emergency notification messaging during a public emergency, as defined by the Commission.
- (4) This application has been filed pursuant to Section 4909.18, Revised Code, and the Commission finds, as the Applicant alleges, that it is not for an increase in any rate, joint rate, toll classification, charge, or rental and does not appear to be unjust or unreasonable and should be approved. Therefore, the Commission finds it unnecessary to hold a hearing in this matter.

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It is, therefore,

ORDERED, That this application be approved. It is, further,

ORDERED, That Applicant is authorized to file complete copies of tariffs in final form consistent with this Finding and Order. Applicant shall file one copy in its TRF docket (or may make such filing electronically as described in Case No. 06-900-AU-WVR), and one copy in this case docket. It is, further,

ORDERED. That the effective date of the new tariffs should be a date not earlier than both the date of this Finding and Order and the date upon which three complete printed copies of final tariffs are filed with the Commission. The new tariffs shall be effective for services rendered on or after such effective date. It is, further,

ORDERED, That nothing in this Finding and Order shall be binding upon this Commission in any subsequent investigation or proceeding involving the justness or reasonableness of any rate, charge, rule, or regulation. It is, further,

ORDERED, That a copy of this Finding and Order be served upon Applicant.

THE PUBLIC UTILITIES COMMISSION OF OHIO

Alan R. Schriber, Chairman

Ronda Hartman Fergus

Paul A. Centolella

Entered in the Journal

Reneé J. Jenkins

Secretary

SSS:kk