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October 22, 2007

Public Utilities Commission of Ohio Docketing Division 180 East Broad Street Columbus, Ohio 43215-3793

07-1131-TP-ACE

Re: In the Matter of the Application of Clear Rate Communications, Inc. to Receive CLEC certification to Provide Non-Switched Local Telecommunications Services Within the State of Ohio

Dear Sir or Madam:

Enclosed for filing in the captioned proceeding please find the original and seven (7) copies of the Application of Clear Rate Communications, Inc. to Receive CLEC Certification to Provide Non-Switched Local Telecommunications Services Within the State of Ohio. After speaking with a clerk from Docketing Division, the filing was preassigned as Docket 07-1131. Also, please note that I separately filed Exhibit I to the Application, which contains proprietary and confidential information. Included with that separate filing is a Motion for Protective Order.

Thank you for your attention to this filing. Should you have any questions, please contact me at (312) 803-1000, ext. 31.

Sincerely,

Thomas H. Rowland

THR/ac enclosures

This is to certify that the images appearing are an accurate and complete reproduction of a case file document delivered in the regular course of business.

Technician M Date Processed 10/23/2007

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 Matter	of the Application of Clear Rate Communications, Inc.) Case No. 07 - 1/3/ -TP - A.G. E.C.
to Receive	CLEC Certification
Name of Reg	gistrant(s) Clear Rate Communications, Inc.
DBA(s) of R	egistrant(s)
	legistrant(s) 24700 Northwestern Hwy., Ste. 340, Southfield, MI 48075
	eb Address <u>www.clearrate.com</u> Contact Person(s) <u>Thomas H. Rowland</u> Phone 312-803-1000 Fax 312-803-0593
	Contact Person's Email Address tom@telecomreg.com
	on for Annual Report Thane Namy Phone 248-556-4527
	ontact Information Thane Namy Phone 248-556-4527 TRF Docket No CT-TRF or TP-TRF
Date	TRF Docket No TP-TRF
Motion for	protective order included with filing? ■ Yes □ No
	waiver(s) filed affecting this case? □ Yes • No [Note: waiver(s) tolls any automatic timeframe]
Company T	ype (check all applicable): □ CTS (IXC) □ ILEC ■ CLEC □ CMRS □ AOS
	□ Other (explain)
	orm must accompany all applications filed by telecommunication service providers subject to the Commission's rules promulgated in
Case No. 99-9	98-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 To combine different types of filings, but if you do so, you must file under the process with the longest applicable review period.
prejerubie <u>ivo</u>	11 to combine uijjerem types oj juings, but ij you uo so, you musi jue unuer ine process wan ine tongest appucable review period.
I. Please	indicate the reason for submitting this form (check <u>one</u>)
□ 1 (AAC)	
□ 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 (4000)	□ a. Switched Local
□ 4 (ACO) □ 5 (ACN)	LEC Application to Change Ownership (30-day approval, 10 copies) LEC Application to Change Name (30-day approval, 10 copies)
□ 6 (AEC)	Carrier-to-Carrier Contract Amendment to an agreement approved in a NAG or ARB case (30-day approval, 7 copies)
_ 77 (ABATE)	NOTE: see item 25 (CTR) on page two of this form for all other contract filings.
□ 7 (AMT) □ 8 (ARB)	LEC Merger (30-day approval, 10 copies) 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)
- 10 (ATO)	© c. Textual revision with no effect on rates for non-specific or non-tier service (30-day approval, 10 copies)
□ 10(ATC) □ 11(ATR)	Application to Transfer Certificate (30-day approval, 7 copies) LEC Application to Conduct a Transaction Between Utilities (30-day approval, 10 copies)
□ 12(ATW)	Application to Withdraw a Tier 1 Service
= 13 (CIO)	a. CLEC (60-day approval, 10 copies) a. CLEC (NOT automatic, 10 copies) Application for Change in Connection by Non-LEC Providers (6 day notice 7 copies)
□ 13 (CIO) □ 14 (NAG)	Application for Change in Operations by Non-LEC Providers (0-day notice, 7 copies) Negotiated Interconnection Agreement Between Carriers (0-day effective, 90-day approval, 8 copies)
□ 15 (RCC)	For CMRS providers only to Register or to Notify of a Change in Operations (0-day notice, 7 copies)
□ 16 (SLF)	Self-complaint Application
	□ 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)	Tarriff Notification Involving only Tier 2 Services
	NOTE: Notifications do not require or imply Commission Approval. □ a. New End User Service (0-day notice, 10 copies)
	b. Change in Terms and Conditions, textual revision, correction of error, etc. (0-day notice, 10 copies)
	c. Withdrawal of service (0-day notice, 10 copies)

□ 19 Ot1	her (explain)	(NOT automatic, 15 copies)
THE FO	OLLOWING AF	RE TRF FILINGS ONLY, NOT NEW CASES (0-day notice, 3 copies)
		xtension of Promotional Offering
		ate for Existing Service
		□ b. Tier 2
□ 22 I	Designation of Re	egistrant's Process Agent(s)
□ 23 U	Update to Registr	ant's Maps
□ 24 A	Annual Tariff O	ption For Tier 2 Services - indicate which option you intend to adopt to maintain the tariff. NOTE, changing
		permitted once per calendar year.
		□ Electronic Tariff. If electronic, provide the tariff's web address:
<i></i>	All Amnia ii	All Can bit that All II have have a constant of the standard o
		RE CTR FILINGS ONLY, NOT NEW CASES (0-day notice, 7 copies)
		tablish, revise, or cancel an end-user contract. (NOTE: see item 6 on page 1 of this form for carrier-to-carrier contract amendments)
(CTR Docket No.	TP - CTR (Use same CTR number throughout calendar year)
II. Ple	ease indicate	which of the following exhibits have been filed. The numbers (corresponding to the list on page (1)
an	d above) indi	cate, at a minimum, the types of cases in which the exhibit is required:
	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
- L°	111]	any automatic timeframe associated with this filing.
• [3	11	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 ■ [3		Evidence that the registrant has notified the Ohio Department of Taxation of its intent to conduct operations as a telephone
- L.	<i>7</i>]	utility in the State of Ohio.
[3	21	
a [3	<u> </u>	Brief description of service(s) proposed.

	·	······································
	[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
<u> </u>		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
		utility in the State of Ohio.
	[3]	Brief description of service(s) proposed.
=	[3a-b,3d]	Explanation of whether applicant intends to provide presold services, facilities-based services, or both resold and facilities-based services.
4	[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.
	[3a-b,3d]	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
		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 of 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
	[2- 1- 2-2]	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):
_	51.3× 1.3.13	□ 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)]	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).
<u> </u>	9a,(i-iii)]	
•	[3a-b,3d,8]	Letters requesting negotiation pursuant to Sections 251 and 252 of the Telecommunications Act of 1996 and a proposed timeline for construction, interconnection, and offering of services to end users.
II.	[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.
1	[3]	A sample copy of the customer bill and disconnection notice the applicant plans to utilize.
	[1,4,9,10-13,16-21]	
	[1,4,9,10-13,16-21]	
	[3]	Provide a conv of any customer application form required in order to establish residential service, if applicable

Provide a copy of any customer application form required in order to establish residential service, if applicable.

dedicated service. Include this information in either the cover letter or Exhibit C.

Description of and rationale for proposed tariff changes, including a complete description of the service(s) proposed or affected. 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

[3]

[1-2,4-7,9,12-13,16,18-23,25]

П	[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 I 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
0	[2,4-5,9a(v),	Copy of real time notice which has been/will be provided to customers.
1	9b, 10,12-13,16,	NOTE: SLF Filings – Do NOT send customer notice until it has been reviewed and approved by Commission Staff
L	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
		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
	• 1	Secretary of State.
	[24]	Affidavit that total price of contract exceeds total cost of all regulated services.
0	[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
1		involved exchanges. • Local Calling Areas must be described in the tariff through textual delineation and clear maps. Maps
		for self-defined serving and 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:
	<u></u>	■ 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]
- IV. List names, titles, phone numbers, and addresses of those persons authorized to respond to inquiries from the Consumer Services Department on behalf of the applicant regarding end-user complaints:

<u>Thane Namy, (248) 556-4527</u>	 	

ſV.	List names, titles, phone numbers, and addresses of those persons authorized to respond to inquiries from the Consumer Services Department on behalf of the applicant regarding end-user complaints:
********	<u>ThaneNamy</u> 248-556-4527
V.	List names, titles, phone numbers, and addresses of those persons authorized to make and/or affirm or verify filings at the Commission on behalf of the applicant:
4 505	ThaneNamy- 248-556-
4327	
	: An annual report is required to be filed with the Commission by each company on an annual basis. The annual report form will be sent for letion to the address and individual(s) identified in this Section unless another address or individual is so indicated.
VI.	List Name(s), DBA(s) and PUCO Certification Number(s) of any affiliates you have operating in Ohio under PUCO authority, whether Telecommunication or other. (If needed, use a separate sheet and check here: a)
	AFFIDAVII Compliance with Commission Rules and Service Standards
Iama	n officer of the applicant corporation. Clear Rate Communications, Inc., and am authorized to make this statement
	(Name of Company) behalf. I attest that these tariffs comply with all applicable rules, including the Minimum Telephone Service Standards (MTSS) for the state of
	I understand that tariff notification filings do not imply Comraission approval and that the Commission's rules, including the Minimum
Teleph	one Service Standards, as modified and clarified from time to time, supersede any contradictory provisions in our tariff. We will fully comply
with ti	he rules of the state of Ohio and understand that noncompliance can result in various penalties, including the suspension of our certificate to
operati	e within the state of Ohio.
I decla	re under penalty of perjury that the foregoing is true and correct.
Execu	sted on 10-20-07 at 24700 North western Hury, Sixe 340 South field, MZ. (Location)
	Many CFO 10-20-07 *(Signature and Title) (Date)
	* This affidavit is required for every tariff-affecting filing. It may be signed by counsel or an officer of the applicant, or an authorized agent of the applicant.
	VERIFICATION
	Thane Many verify that I have utilized, verbatim, the Commission's Telecommunications Application
	nd that all of the information submitted here, and all additional information submitted in connection with this case, is true and correct to the best mowledge.
~= city #	Thank Many CEO 10-20-07
	*(Signature and Title) (Date)
	*Verification is required for every filing. It may be signed by counsel or an officer of the applicant, or an authorized agent of the applicant.

TELEPHONE SERVICE REQUIREMENTS FORM

Pursuant to Case Nos. 95-845-TP-COI, 99-998-TP-COI, 99-563-TP-COI, and 04-1785-TP-ORD

The provider affirms that it is in compliance with Commission directives concerning the following checked items, and that this represents an up-to-date listing of applicable "generic" service requirements. The provider understands that this in no way supersedes the context of the applicable Commission orders described below. Unless otherwise specified, this language replaces the need for related language to be contained in the provider's tariff.

A. MANDATORY REQUIREMENTS FOR BASIC LOCAL EXCHANGE AND CTS PROVIDERS (unless otherwise noted):

[x] 1. SALES TAX (See also Case No. 87-1010-TP-UNC)

Certain telecommunication services, as defined in the Ohio Revised Code, are subject to state sales tax at the prevailing tax rates, if the services originate, or terminate in Ohio, or both, and are charged to a subscriber's telephone number or account in Ohio.

[x] 2. MTSS TARIFF REQUIREMENTS

- [x] The provider attests that its tariffs include:
 - o provider-specific language addressing the deposit method (as cited in 4901:1-5-13) adopted by the company and approved by the Commission;
 - Toll Caps (choose one):
 - □ language addressing the provider-specific parameters of toll caps approved by the Commission, OR
 - not applicable since the provider has not chosen to incorporate toll caps.
 - language regarding establishment of service, including requirements to establish creditworthiness, as cited in 4901:1-5-13;
 - o language regarding residential service guarantors, as cited in 4901:1-5-14;
 - o language regarding subscriber bills, as cited in 4901:1-5-15;
 - o language regarding subscriber billing adjustments for local exchange service, as cited in 4901:1-5-16; and,

 language regarding denial or disconnection of local and/or toll service, including the requirements for the reconnection of local and/or toll service, as cited in 4901:1-5-17.

Check the boxes below to attest that the provider shall adhere to the following criteria when the provider implements cancellation of service policies and/or requests an advance payment:

Cancellation of Service:

When a customer cancels an application for service prior to the start of service or prior to any special construction, no charges will be imposed except for those specified below:

Where the company has notified a customer or prospective customer of the possibility that special expenses may be incurred in connection with provisioning the customer's service, and then the company does incur such expenses. Expenses could include special construction, or where special arrangements of facilities or equipment have begun before the company received a cancellation notice. The charge will be equal to the costs actually incurred, less net salvage;

Advance Payment:

Advance Payment means a payment that may be required by the company as a means of being compensated for extraordinary expenses, including, but not limited to, special construction costs associated with a particular service installation.

[x] 3. SURCHARGES

The company shall not assess separately any taxes, fees or surcharges, other than government-approved sales taxes imposed directly on the end users, without seeking Commission approval under the appropriate procedures required by the Commission. Generally, the Commission will not grant the inclusion of gross receipts tax as a separate item on the bill unless special circumstances so warrant and the Commission

 Provider's Name:
 Clear Rate Communications, Inc.

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 - TRF

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 - TRF

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specifically approves same. The company shall not place a separate line item on a customer's bill without sending notice to all customers informing them of the new line item charges in accordance with Commission-adopted notice procedures.

The customer is responsible for the payment of all state, local and E9-1-1 taxes, surcharges, utility fees, or other similar fees for which the end user is directly responsible and that may be levied by a governing body or bodies in conjunction with or as a result of a service furnished under a tariff on file with the Public Utilities Commission of Ohio. These charges may appear as separate line items on the customer's bill, as opposed to being included in the rates contained in a tariff. Any such line item charges will be reflected in the company's tariff.

[x] 4. 1+ INTRALATA PRESUBSCRIPTION – Basic Local Exchange Providers Only (See Also Case No. 95-845-TP-COI, Guideline X.)

a. General

IntraLATA Presubscription is a procedure whereby a subscriber designates to the Telephone Company the carrier which the subscriber wishes to be the carrier of choice for intraLATA toll calls. Such calls are automatically directed to the designated carrier, without the need to use carrier access codes or additional dialing to direct the call to the designated carrier. IntraLATA presubscription does not prevent a subscriber who has presubscribed to an intraLATA toll carrier from using carrier access codes or additional dialing to direct calls to an alternative intraLATA toll carrier on a per call basis.

IntraLATA Presubscription will become effective upon the initial offering of certified local exchange service.

b. IntraLATA Presubscription Options

Option A: Subscriber may select the Telephone Company as the presubscribed carrier for intraLATA toll calls subject to presubscription.

Option B: Subscriber may select her/his interLATA toll carrier as the presubscribed carrier for intraLATA toll calls subject to presubscription.

Provider's Name: Clear Rate Communications, Inc.

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Option C: Subscriber may select a carrier other than the Telephone Company or the subscriber's interLATA toll carrier as the presubscribed carrier for intraLATA toll calls subject to presubscription.

Option D; Subscriber may select no presubscribed carrier for intraLATA toll calls subject to presubscription which will require the subscriber to dial a carrier access code to route all intraLATA toll calls to the carrier of choice for each call.

c. Rules and Regulations

Subscribers of record will retain their current dialing arrangements until they request that their dialing arrangements be changed.

Subscribers of record or new subscribers may select either Options A, B, C, or D for intraLATA Presubscription.

Subscribers may change their selected Option and/or their presubscribed intraLATA toll carrier at any time subject to charges specified in Paragraph E, below.

d. IntraLATA Presubscription Procedures

New subscribers will be asked to select an intraLATA toll carrier(s) at the time the subscriber places an order to establish local exchange service with the Telephone Company. The Telephone Company will process the subscriber's order for intraLATA service. The selected carrier(s) will confirm their respective subscribers' verbal selection by third-party verification or return written confirmation notices. All new subscribers' initial requests for intraLATA toll service presubscripion shall be provided free of charge.

If a new subscriber is unable to make a selection at the time the new subscriber places an order to establish local exchange service, the Telephone Company will read a random listing of all available intraLATA carriers to aid the subscriber in selection. If selection is still not possible, the Telephone Company will inform the subscriber that he/she will be given 90 calendar days in which to inform the Telephone Company of an intraLATA toll carrier presubscription selection free of charge. Until the subscriber informs the Telephone Company of his/her choice for intraLATA toll carrier, the subscriber will not have a presubscribed intraLATA toll carrier, but rather will be

Provider's Name: Clear Rate Communications, Inc.

Issued: October 22, 2007 (Date Filed) required to dial a carrier access code to route all intraLATA toll calls to the carrier(s) of choice. Subscribers who inform the Telephone Company of a choice for intraLATA toll presubscription within the 90-day period will not be assessed a service charge for the initial subscriber request.

Subscribers of record may initiate an intraLATA presubscription change at any time subject to the charges specified in e.ii. below. If a customer of record inquires of the Telephone Company of the carriers available for intraLATA toll presubscription, the Telephone Company will read a random listing of all available intraLATA carriers to aid the subscriber in selection.

e. IntraLATA Presubscription Charges

Application of Charges

After a subscriber's initial selection for a presubscribed intraLATA toll carrier and as detailed in Paragraph D above, for any change thereafter, an IntraLATA Presubscription Change Charge will apply. The IntraLATA Presubscription Change Charge shall be applied as follows:

- a. The charge shall be no greater than those set forth in Paragraph (e)(ii), unless modified by a company-specific Commission-approved tariff.
- b. If a Subscriber changes both the InterLATA and IntraLATA Presubscribed Interexchange Carrier at the same time, 50% of the otherwise applicable IntraLATA Presubscription Change Charge will apply.
- ii. Nonrecurring Charges IntraLATA Presubscription Change Charge

Per business or residence line, trunk, or port:

-- Manual Process \$5.50

- Electronic Process \$1.25

B. REQUIREMENTS FOR PROVISION OF CERTAIN SERVICES, OR WHERE CERTAIN CONDITIONS OF SERVICE ARE UTILIZED (check all applicable):

Provider's Name: Clear Rate Communications, Inc.

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Issued: October 22, 2007

(Date Filed)

■ 1. DISCOUNTS FOR PERSONS WITH COMMUNICATION DISABILITIES AND THE TELECOMMUNICATION RELAY SERVICE

Applicable to all telephone companies offering message toll service (MTS) (See also Case Nos. 87-206-TP-COI and 91-113-TP-COI):

- a. For purposes of these requirements, the definition of disabled refers to those persons with communication disabilities, including those hearing-disabled, deaf, deaf/blind, and speech-disabled persons who have a disability that prevents them from communicating over the telephone without the aid of a telecommunications device for the communicatively disabled.
- b. Residential disabled customers or disabled members of a customer's household, upon written application and upon certification of their disabled status, which is evidenced by either a certificate from a physician, health care official, state agency, or a diploma from an accredited educational institution for the disabled, are eligible to receive a discount off their MTS rates, and, if they utilize telebraille devices, they are eligible to receive free access to local and intrastate long distance directory assistance. Additionally, TDD lines maintained by non-profit organizations and governmental agencies, upon written application and verification that such lines are maintained for the benefit of the disabled, are eligible to receive a discount off their MTS rates.
- c. Upon receipt of the appropriate application, and certification or verification of a person with a communication disability, one of the following discounts shall be made available for the benefit of the disabled person:
 - i. Off the basic MTS, current, price list day rates: a 40 percent discount off the intrastate, interexchange, customer-dialed, station-to-station calls occurring between 8:00 a.m. and 4:59 p.m. Monday through Friday; a 60 percent discount off the intrastate, interexchange, customer-dialed, station-to-station calls occurring between 5:00 p.m. and 10:59 p.m. Sunday through Friday, and New Year's Day, Independence Day, Labor Day, Thanksgiving, and Christmas; and a 70 percent discount off the intrastate, interexchange, customer-dialed, station-to-station calls occurring between 11:00 p.m. and 7:59 a.m. any day, 8:00 a.m. and 4:59 p.m. Sunday, and all day Saturday; or

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- ii. Off the basic MTS, current, price list day rates: no less than a straight 70 percent discount shall be made available on a 24 hour a day basis; or
- For MTS which is offered similar to the mileage-banded rate iii. structure established in the Commission's April 9, 1985 Opinion and Order in Case No. 84-944-TP-COI, with the traditional day, evening, and night/weekend discounts: the "evening" discount intrastate, interexchange, customer-dialed, off station-tostation calls placed during the "day" period Monday through Friday; and the "night/ weekend" discount off the intrastate, interexchange, customer-dialed, station-to-station calls placed during the "evening" period Sunday through Friday, and on New Year's Day, Independence Day, Labor Day, Thanksgiving, and Christmas. Furthermore, the "night/ weekend" discount plus an additional discount equivalent to no less than ten percent of the company's current, price list, "day" rates for basic MTS shall be made available for intrastate, interexchange, customer-dialed, station-to-station calls placed during the "night/weekend" period any day, the "day" period Sunday, and all day Saturday.
- d. All MTS calls placed through the telecommunication relay service (TRS) are eligible to receive a discount off the MTS rates. The rate discounts are the same as those set forth in paragraph 1.c. preceding. The discount shall not apply to sponsor charges associated with calls placed to pay-per-call services, such as 900, 976, or 900-like calls.

2. EMERGENCY SERVICES CALLING PLAN

Applicable to all CLECs and CTSs offering MTS (See also Case Nos. 85-1466-TP-COI and 89-54-TP-COI):

Message toll telephone calls to governmental emergency service agencies, as set forth in (a) following, having primary or principal responsibility with respect to the provision of emergency services to persons and property in the area from which the call is made, meeting the definition and criteria of an emergency call as set forth in (b) following, are offered at no charge to customers:

a. Governmental fire fighting, Ohio State Highway Patrol, police, and emergency squad service (as designated by the appropriate governmental agency) qualify as governmental emergency service

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agencies provided they answer emergency service calls on a personally attended (live) 24-hour basis, 365 days a year, including holidays.

b. An emergency is an occurrence or set of circumstances in which conditions pose immediate threat to human life, property, or both, and necessitate that prompt action be taken. An emergency call is an originated call of short duration to a governmental emergency service agency in order to seek assistance for such an emergency.

☐ 3. ALTERNATIVE OPERATOR SERVICES

By checking this box, the provider attests that it will provide alternative operator services (AOS) as defined in Rule 4901:1-6-01(A) of the Ohio Administrative Code (O.A.C.) in compliance with all of the AOS service parameters set forth in Rule 4901:1-6-23, O.A.C.

4. LIMITATION OF LIABILITY

The following is applicable to all telephone companies that choose to include in their tariffs language which may limit their liability (See also Case No. 85-1406-AU-COI):

Approval of limitation of liability language by the PUCO does not constitute a determination by the Commission that the limitation of liability imposed by the company should be upheld in a court of law. Approval by the Commission merely recognizes that since it is a courts responsibility to adjudicate negligence and consequent damage claims, it is also the court's responsibility to determine the validity of the exculpatory clause.

5. TERMINATION LIABILITY

The following is applicable to all telephone companies who choose to include in their tariffs language which imposes early termination liability on a customer for termination of service prior to the designated term of service:

Inclusion of early termination liability by the company in its tariff or a contract does not constitute a determination by the Commission that the termination liability imposed by the company is approved or sanctioned by the Commission. Customers shall be free to pursue whatever legal remedies they may have should a dispute arise.

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■ 6. SERVICE CONNECTION ASSISTANCE (SCA)

The following is applicable to all LECs that offer local service to residential customers:

SCA is targeted to help defray the one-time, up-front costs of connecting to the local exchange network for qualified customers. It provides a waiver of the deposit requirement, full or partial waiver of the service connection charges.

7. LOCAL NUMBER PORTABILITY and NUMBER POOLING

See Case No. 95-845-TP-COI Guideline XIV, FCC Dockets 95-116 and 99-200. NOTE: LNP and number pooling are required of all facilities-based LECs, regardless of size, and CMRS where currently rolled-out by the FCC or as a result of a bona fide request unless granted an extension, exemption, or waiver by the Commission or the FCC.

■ 8. TARIFFING AND DISCONNECTION PROCEDURES FOR SERVICE PACKAGES OR BUNDLES

Applicable to all LECs packaging or bundling regulated local services with toll service and/or unregulated services. See Rule 4901:1-6-21(C), Ohio Administrative Code.

□ Option 1

Tariffing

Under option 1, LECs that package or bundle regulated local services with toll and/or unregulated services shall tariff only the regulated components of a package or bundle of services either as a package at a separate, single rate for the regulated components or individually at individual tariffed rates. The unregulated services and any rate(s) associated with the unregulated service components of any package or bundle of services shall not be tariffed.

Disconnection Procedures

Under option 1, if a customer fails to submit timely payment sufficient to cover the amount of the regulated charges, the LEC may discontinue the provision of the regulated services in compliance with Rule 4901:1-5-17, Ohio Administrative Code.

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Staff Notice

Under option 1, LECs shall keep the Director of the Consumer Services Division and the Chief of Telecommunications of the Utilities Department informed and up-to-date on all current offers to consumers that bundle regulated local services with unregulated services at a single packaged rate, different from the rate shown in the tariff for the regulated components of the package. The notice to staff shall identify the regulated and unregulated services included and the packaged rate (the combined tariffed and untariffed rate).

□ Option 2

Tariffing

Under option 2, LECs shall tariff the entire package or bundle of services including both regulated local services and toll and/or unregulated services for a single combined packaged rate (including any amount attributable to the unregulated components). The LEC shall clearly identify the services within the package and denote which services are unregulated.

Disconnection Procedures

Under option 2, if a customer fails to submit timely payment sufficient to cover the entire amount of the regulated and unregulated bundled packaged rate, the LEC may discontinue the provision of any regulated and unregulated services, other than basic local exchange service, if payment is sufficient to cover the rate for basic local exchange service. For purposes of this rule, the rate for basic local exchange service shall be the tariffed rate for stand-alone basic local exchange service. In the event a CLEC does not offer basic local exchange service on a stand-alone basis, the CLEC shall identify an amount in the tariff for the basic local exchange service component of the package. In no event shall this amount exceed the packaged rate. Further, if the customer loses services included in the package due to non-payment or partial payment pursuant to this rule, the customer shall be entitled to add, change, or discontinue any regulated services provided according to the LEC's normal procedures for adding, changing or discontinuing such services.

Disconnection Notice

Under option 2, the LEC shall, in its notice of disconnection for non-payment, state the total amount due to avoid discontinuance of the package, as well as the total amount due to avoid discontinuance of the basic local exchange service component of the package.

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9. INMATE OPERATOR SERVICES

By checking this box, the provider attests that it will provide inmate operator services (IOS) as defined in Rule 4901:1-6-01(A) of the Ohio Administrative Code (O.A.C.) in compliance with all of the IOS service parameters set forth in Rule 4901:1-6-23, O.A.C.

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List of Exhibits

Exhibit A	Copy of Registrant's proposed tariff
Exhibit B	Statement affirming that the registrant has notified the Ohio Department of Taxation of its intent to conduct operations as a telephone utility in the State of Ohio
Exhibit C	Brief description of service(s) proposed
Exhibit D	Explanation of whether applicant intends to provide resold services, facilities-based services, or both resold and facilities-based services
Exhibit E	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
Exhibit F	Explanation of how the proposed services in the proposed market area are in the public interest
Exhibit G	Description of the proposed market area
Exhibit H	Description of the class of customers (e.g., residence, business)_that the applicant intends to serve
Exhibit I	Documentation attesting to the applicant's financial viability, including, at a minimum, a proforma income statement and a balance sheet. If the proforma income statement is based upon a certain geographical area(s) or information in other jurisdictions, please indicate
Exhibit J	Documentation attesting to the applicant's technical and managerial expertise relative to the proposed service offering(s) and proposed service area
Exhibit K	Documentation indicating the applicant's corporate structure and ownership
Exhibit L	Information regarding any similar operations in other states. Also, if this company has been previously certified in the State of Ohio, include that certification number
Exhibit M	Verification that the applicant will maintain local telephony records separate and apart from any other accounting records in accordance with the GAAP
Exhibit N	Verification of compliance with any affiliate transaction requirements
Exhibit O	Explanation as to whether rates are derived through (check all applicable): interconnection agreement, retail tariffs, or resale tariffs
Exhibit P	Explanation as to which service areas company currently has an approved interconnection or resale agreement
Exhibit Q	Explanation of whether applicant intends to provide Local Services which require payment in advance of Customer receiving dial tone
Exhibit R	Tariff sheet(s) listing the services and associated charges that must be paid prior to customer receiving dial tone (if applicable)

Exhibit S	Letters requesting negotiation pursuant to Sections 251 and 252 of the Telecommunications Act of 1996 and a proposed timeline for construction, interconnection, and offering of services to end users
Exhibit T	Certification from Ohio Secretary of State
Exhibit U	List of names, addresses, and phone numbers of officers and directors, or partners
Exhibit V	A sample copy of the customer bill and disconnection notice the applicant plans to utilize
Exhibit W	Provide a copy of any customer application form required in order to establish residential service, if applicable
Exhibit X	List of Ohio exchanges the applicant intends to serve
Exhibit Y	Maps depicting the proposed serving and calling areas of the applicant

•

Copy of Registrant's proposed tariff

See attached.

TITLE SHEET

TELECOMMUNICATIONS SERVICES

This tariff applies to the Telecommunications Services furnished by Clear Rate Communications, Inc. ("Clear Rate") between one or more points in the State of Ohio. This tariff is on file with the Ohio Public Utilities Commission and copies may be inspected during normal business hours, at Clear Rate's principal place of business, 24700 Northwestern Hwy., Ste. 340, Southfield, Michigan 48075. Information concerning detariffed services offered by Clear Rate can be obtained at www.clearrate.com/longdistance.html.

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CHECK SHEET

The sheets of this tariff are effective as of the date shown at the bottom of the respective sheets. Original and revised sheets as named below comprise all changes from the original tariff and are currently in effect as of the date at the bottom of this sheet.

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Sheet	Revision	Sheet	Revision	Sheet	Revision
1	original	30	original	60	original
2	original	31	original	61	original
3	original	32	original	62	original
4	original	33	original	63	original
5	original	34	original	64	original
6	original	35	original	65	original
7	original	36	original	66	original
8	original	37	original	67	original
9	original	38	original	68	original
10	original	39	original	69	original
11	original	40	original	70	original
12	original	41	original	71	original
13	original	42	original	72	original
14	original	43	original	73	original
15	original	44	original	74	original
16	original	45	original	75	original
17	original	46	original	76	original
18	original	47	original	77	original
19	original	48	original	78	original
20	original	49	original	79	original
21	original	50	original	80	original
22	original	5 1	original	81	original
23	original	52	original	82	original
24	original	53	original	83	original
25	original	54	original	84	original
26	original	55	original	85	original
27	original	56	original	86	original
28	original	57	original	87	original
29	original	58	original	88	original
		59	original	89	original

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Sheet	<u>Revision</u>	<u>Sheet</u>	<u>Revision</u>
90	original	126	original
91	original	127	original
92	original	128	original
93	original		
94	original		
95	original		
96	original		
97	original		
98	original		
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CONCURRING CARRIERS

None.

CONNECTING CARRIERS

None.

OTHER PARTICIPATING CARRIERS

None.

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TARIFF FORMAT

<u>Sheet Numbering.</u> Sheet numbers appear in the upper right hand corner of the sheets. Sheets are numbered sequentially. From time to time new sheets may be added to the tariff. When a new sheet is added between existing sheets, a decimal is added to the preceding sheet number. For example, a new sheet added between sheets 5 and 6 would be numbered 5.1.

<u>Sheet Revision Numbers.</u> Revision numbers also appear in the upper right corner of sheets. These numbers are used to determine the most current sheet version on file with the Commission. For example, the 4th Revised Sheet No. 24 cancels the 3rd Revised Sheet No. 24.

<u>Paragraph Numbering Sequence.</u> There are nine levels of paragraph coding. Each level of coding is subservient to its next higher level, as shown by the following example:

2 2.1 2.1.1 2.1.1.A 2.1.1.A.1 2.1.1.A.1.(a) 2.1.1.A.1.(a).I 2.1.1.A.1.(a).I.(i) 2.1.1.A.1.(a).I.(i)

<u>Check Sheets.</u> When a tariff filing is made with the Commission, an updated check sheet accompanies the tariff filing. The check sheet lists the sheets contained in the tariff, with a cross-reference to the current revision number. When new sheets are added, the check sheet is changed to reflect the revision. All revisions made in a given filing are designated by an asterisk (*). The tariff user should refer to the latest check sheet to find out if a particular sheet is the most current one on file with the Commission.

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1.0 Explanation of Terms and Abbreviations

1.1 Definitions of Terms

<u>Calls</u>

Telephone messages completed by Members.

Central Office

A unit local exchange telephone company's system that provides service to the general public and has the necessary equipment and operating arrangements for terminating and interconnecting Member lines and trunks or trunks only. More than one (1) central office may occupy a building.

Charges

Monthly recurring and nonrecurring amounts billed to Members for services.

Commission

The Public Utilities Commission of Ohio.

Customer:

Any person, firm, association, corporation, agency of the federal, state or local government, or legal entity responsible by law for payment of rates and charges and for compliance with the regulations of Clear Rate.

Customer Contract

A written agreement between the Customer and Clear Rate containing or referring to the rates and regulations applicable to the service being provided.

<u>Customer Premises Equipment</u>

All terminal equipment normally used on the Customer's premises. This equipment may be Customer-owned, or may be owned by Clear Rate or another supplier and leased to the Customer.

Delinquent or Delinquency

An account for which an uncontested bill or payment agreement for services has not been paid in full on or before the last day for timely payment. This term may also apply to a contested bill for which the Commission finds the Customer's complaint to be without merit.

Depositor

The Customer from whom a deposit is received.

Disconnect or Disconnection

The disabling of circuitry to prevent outgoing and/or incoming calls.

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1.0 Explanation of Terms and Abbreviations (cont'd)

1.1 <u>Definitions of Terms</u> (cont'd)

Due Date

The last day for payment of a bill without unpaid amounts being considered delinquent or subject to additional collection efforts. The due date may be designated by "due by," "pay by," "if paid by," or other such language on the Customer's bill.

Exchange

A unit established for the administration of local communication services.

Exchange Service

A local communications service furnished by means of local exchange plant and facilities.

Individual Case Basis

The application of a rate, charge, or condition of the tariff as determined by individual circumstances.

Inside Station Wiring or Inside Wiring

Witing on the premises beyond the demarcation point.

Interexchange Service

The provision of intrastate telecommunications services and facilities between local exchanges, excluding EAS.

Local Access Transportation Area or LATA

A geographic area within which Bell Operating Companies are permitted to offer interexchange service. These areas were established as a result of the break-up of the former Bell System.

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1.0 Explanation of Terms and Abbreviations (cont'd)

1.1 <u>Definitions of Terms</u> (cont'd)

Local Exchange Utility or Local Utility

A telephone utility that provides local service under a tariff filed with the Commission. The utility may also provide other services and facilities.

Local Service

Telephone service furnished between points located within an area where there is no toll charge. Unless otherwise specified, local calling areas in this tariff shall be the same as the local calling areas of the incumbent carrier.

<u>Message</u>

A telephone call made by a Customer.

Month

For billing purposes, a month is considered to have thirty (30) days.

Rates

The usage amounts billed to customers for regulated services and/or equipment.

Suspend or Suspension

To disconnect or impair a service temporarily in order to disable either outgoing or incoming calls or both.

Timely Payment

A payment of the Customer's account made on or before the due date shown on a current bill for rates and charges or by an agreement between the Customer and Clear Rate for a series of partial payments to settle a delinquent account.

10XXX Access

A dialing method that enables a Customer to reach the long distance carrier of the Customer's choice even if the Customer is not a regular customer of that long distance carrier. For example, to reach AT&T Communications of the Midwest, Inc., the Customer dials "10288."

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1.0 Explanation of Terms and Abbreviations (cont'd)

1.2 Explanation of Acronyms and Trade Names

BOC = Bell Operating Company
DA = Directory Assistance
FCC = Federal Communications Commission
LATA = Local Access Transport Area
NPA = Numbering Plan Area, more commonly known as Area Code
SNI = Standard Network Interface

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2.0 General Rules and Regulations

2.1 Undertaking of Clear Rate

2.1.1 General

Pursuant to this tariff, Clear Rate undertakes to provide within the service area in which Clear Rate has been approved for certification the regulated intrastate, intraLATA, interexchange services and local exchange services described in Section 3.0.

The furnishing of service under this tariff is subject to the availability of all the necessary facilities.

2.1.2 Limitations

- A. Service is offered subject to the availability of the necessary facilities and equipment and subject to the provisions of this tariff in compliance with limitations set forth in the Commission's rules.
- B. Clear Rate reserves the right to limit or to allocate the use of existing facilities, or of additional facilities offered by Clear Rate, when necessary because of lack of facilities, or due to some other cause beyond Clear Rate's control on a non-discriminatory basis.
- C. The furnishing of service under the tariffs of Clear Rate is subject to the availability on a continuing basis of all the necessary facilities and is limited to the capacity of the Clear Rate's facilities as well as facilities the Clear Rate may obtain from other carriers to furnish service from time to time as required at the sole discretion of the Company.
- D. Clear Rate reserves the right to discontinue service when the Customer is using the service in violation of the provisions of this tariff, signed contract, or the law, with notice as required by the rules of the Commission.
- E. Clear Rate does not undertake to transmit messages or information, but offers the use of its facilities, when available, for that purpose.

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- 2.0 General Rules and Regulations (cont'd)
 - 2.1 Undertaking of Clear Rate (cont'd)
 - F. The Customer has no property right to the telephone number or any other call number designation associated with services furnished by the Company. The Company reserves the right to change such numbers, or the central office designation associated with such numbers, or both, assigned to the Customer, whenever the

Company deems it necessary to do so in the conduct of its business. Nothing in this provision shall be construed to be inconsistent with number portability requirements.

G. In response to a subpoena or investigation or other demand issued or authorized by a court or government agency, the Company shall provide customer records and related information without further notice.

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2.2 Use

2.2.1 Lawful Purpose

Services provided under this tariff may be used for any lawful purpose for which the service is technically suited consistent with the transmission and switching parameters of the telecommunications facilities utilized in the provision of the service.

2.2.2 Use of Service for Unlawful and/or Fraudulent Purposes

Clear Rate's services are provided subject to the condition that they will not be used for any unlawful and/or fraudulent purpose. Services will not be furnished if any law enforcement agency, acting within its jurisdiction, advises Clear Rate that such services are being used or are likely to be used in violation of the law and/or in a fraudulent manner. If Clear Rate receives other evidence giving reasonable cause to believe that such services are being used or are likely to be used for unlawful and/or fraudulent purposes, it may either discontinue or deny the services and/or refer the matter to the appropriate law enforcement agency in accordance with law and/or Commission rules.

2.2.3 Reserved for future use.

2.2.4 Recording Devices

Clear Rate's services are not designed for the use of recording devices, and customers who use such devices to record two-way telephone conversations do so at their own risk.

2.2.5 Use of Service Mark

No Customer shall use any service mark or trademark of Clear Rate or refer to Clear Rate in connection with any product, equipment promotion, or publication of the Customer without the prior written consent of Clear Rate.

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2.3 Liability

Clear Rate's liability, if any, for its willful misconduct is not limited by this Tariff. With respect to any other claim or suit, by a customer, or by any others, for damages associated with installation, provision, preemption, termination, maintenance, repair or restoration of service, or any other service, Clear Rate's liability, if any, shall not exceed an amount equal to the proportionate part of the monthly recurring charge for the service for the period during which the service was affected. This liability shall be in addition to any amounts that may otherwise be due the customer under this Tariff or state commission regulations as an allowance for interruptions.

The services furnished by Clear Rate, in addition to the limitations set forth preceding, also are subject to the following limitations: Clear Rate shall not be liable for damage arising out of our mistakes, omissions, interruptions, delays, errors or defects in transmission or other injury, including but not limited to injuries to persons or property from voltages or currents transmitted over the service of Clear Rate caused by customer provided equipment (except where a contributing cause is the malfunctioning of a Clear Rate-provided connection arrangement, in which event the liability of the Company shall not exceed an amount equal to a proportional amount of the Clear Rate billing for the period of service during which such, mistake, omission, interruption, delay, error, defect in transmission or injury occurs.) Clear Rate also shall not be liable for the acts or omissions of other companies when their facilities are used to provide service.

Except for granting credit allowances for interruptions of service as provided in the last paragraph of this section, Clear Rate shall not be liable for any claim or loss, expense or damage, for any failure of performance due to failure or malfunction of Customer-supplied equipment, acts of God, storms, fires, floods or other catastrophes, power failure, natural emergencies, insurrections, riots or wars, or any law, order, regulation, or other action of any governmental authority or agency thereof.

Clear Rate shall not be liable for, and shall be fully indemnified and held harmless by, Customers against any claim or loss, expense or damage, for defamation, libel, slander, invasion, infringement of copyright or patent, unauthorized use of any trademark, trade name, service mark, or proprietary or creative right, or any other injury to any person, property, or entity arising out of the material, data, or information transmitted.

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2.3 Liability (cont'd)

No agent or employee of any other carrier shall be deemed to be an agent or employee of Clear Rate. Clear Rate's liability due to any failure of the transmission shall not exceed an amount equal to the charges provided for by the applicable tariff (for regulated services) and applicable price list, catalogue, and/or contract (for all other services) for the call. Clear Rate shall not be liable for damages arising out of the use of Clear Rate's services for the transmission of anything other than voice grade service.

Clear Rate will provide a customer's correct name and telephone number to a calling party either upon request to or interception by Clear Rate in the event there is an error or omission in the customer's directory listing. Clear Rate's liability for any errors or omissions in any directory listings is limited to the charges made for the listing itself. In the event Clear Rate omits a subscriber's listing from the white pages of the telephone directory or lists an incorrect telephone number, the company shall issue the subscriber a credit for the equivalent of not less than three months' regulated local service charges. Such credit shall not apply in cases where the subscriber has provided such listing information after the deadline for directory publication. The subscriber shall be given the option of taking the credit or pursuing other remedies. Clear Rate shall not be liable for any incidental, indirect, special or consequential damages of any kind, including loss of use, loss of business, or loss of profit, arising from errors or omissions in directory listings.

When a Customer with a non-published telephone number, as defined herein, places a call to Emergency 911 Service, Clear Rate will release the name and address of the calling party, where such information can be determined, to the appropriate local governmental authority responsible for the Emergency 911 Service upon request of such governmental authority. By subscribing to service under this tariff. Customer acknowledges and agrees with the release of information as described above.

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2.3 Liability (cont'd)

Subscriber bill adjustments will be handled in accordance with 4901:1-5-16 of the MTSS.

2.4 Equipment

2.4.1 Inspection, Testing, and Adjustment

Clear Rate may, upon reasonable notice, make such tests and inspections as may be necessary to determine whether the requirements of this tariff are being complied with in the installation, operation, or maintenance of the Customer's equipment.

2.4.2 Interference and Hazard

The operating characteristics of Customer premises equipment or communications systems connected to Clear Rate's services must not interfere with, or impair, any of the services offered by Clear Rate. Additionally, connected Customer premises equipment must not endanger the safety of Clear Rate employees or the public, damage or interfere with the proper functioning of Clear Rate's equipment, or otherwise injure the public in its use of Clear Rate's service

2.0 General Rules and Regulations (cont'd)

- 2.4 Equipment (cont'd)
 - 2.4.3 Maintenance and Repair

A. Customer Liability

The Customer shall be responsible for damages to Clear Rate's facilities used in the provision of regulated services caused by the negligence or willful act of the Customer or those using Clear Rate's service through the Customer. The Customer may not physically modify or intrude upon, rearrange, disconnect, remove, or attempt to repair any of Clear Rate's facilities except upon written consent of Clear Rate.

B. Leased or Owned Facilities

The Customer's obligation to Clear Rate is the same whether the facilities involved are Clear Rate's facilities or are facilities leased by Clear Rate from another party. If Clear Rate incurs expenses due to the Customer's actions that result in damage or

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impairment of Clear Rate's owned or leased facilities, Clear Rate will pass on to the Customer any and all expenses to repair Clear Rate's facilities or that the owner imposes on Clear Rate for leased facilities.

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2.5 Contract for Service

Installation of certain services may require a contractual agreement between a Customer and Clear Rate. The contractual agreement specifies the terms and conditions of service not covered by this tariff. The contract does not alter the obligations of Clear Rate to Customers as described in this tariff. The term of the services shall commence and will remain in effect from the service activation date for the term of the contract. In the event Clear Rate continues to provide service beyond the end of the initial term without an additional written agreement between the parties, then Clear Rate shall continue to provide service to the Customer under the terms of the then applicable tariff and applicable terms of the expired contract under a month-to-month arrangement.

2.6 Application for Service

2.6.1 Information Required

When applying for service, each prospective Customer will be required to furnish Clear Rate with the following information:

- A. The name of the party who will be responsible for payment for the service provided.
- B. The address or addresses or exact location of the premises where service is to be provided and billed.
- C. Any information required to make a proper determination of appropriate creditworthiness, as set forth in 4901:1-5-13 of the Ohio Administrative Code.

2.6.2 Initiation of Service

The Company will make reasonable efforts to make available services to a Customer on or before a particular date, subject to the provisions of and compliance by the Customer with the regulations contained in this tariff. The Service installation shall be completed within five business days after a service order is placed. Company will credit in accordance with 4901:1-5-08 for delayed install, missed install or repair appointments and commitments.

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- 2.0 General Rules and Regulations (cont'd)
 - 2.6 Application for Service (cont'd)
 - 2.6.2 Initiation of Service (cont'd)

Service shall be deemed to be initiated upon the service activation date. For multilocation customers, service shall be deemed to be initiated upon service activation at the first location

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2.7 Deposits

2.7.1 Deposit Requirements

Applicants for service or existing Customer's whose financial condition is not acceptable to the Company, or is not a matter of general knowledge, may be required at any time to provide the Company a security deposit. All deposits will be handled In accordance with the provisions of the Rule 4901:1-17 of the Ohio Administrative Code and Rule 4901:1-5-13 and 14 of the PUCO's Minimum Telephone Service Standards. The deposit will be held as a guarantee for the payment of charges. A deposit does not relieve the Customer of the responsibility for the prompt payment of bills on presentation.

Credit may be established by any means found in 4901:1-17, 4901:1-5-13, and 4901:1-5-14 of the Ohio Administrative Code.

2.7.2 Amount of Deposit

The deposit will not exceed an amount equal to two months of an average monthly bill for all regulated local exchange services for the ensuing twelve months, plus thirty percent (30%) of estimated monthly recurring charges. The amount of such usage may be estimated from past usage, the Customer's estimated anticipated usage, or Clear Rate's state average usage considering type and nature of service. In lieu of a deposit, a Customer may provide a third-party guarantor, as set forth in 4901:1-5-14 of the Ohio Administrative Code.

2.7 Deposits (cont'd)

2.7.3 New or Additional Deposit

A new or additional deposit may be required to cover the amount provided in Section 2.7.2 above when a deposit has been refunded or is found to be inadequate by virtue of abnormal usage or nonpayment. Pursuant to 4901:1-17-05 and 4901:1-5-13(B), the total deposit shall not be more than twice the amount of an average monthly bill plus 30 percent. Written notice shall be mailed advising the Customer of any new or additional deposit requirement, and the Customer shall have twelve (12) calendar days from the date of mailing to provide the new or additional deposit. The new or additional deposit is payable at the address specified in Section

2.7.4 Handling of Deposits

Deposits shall be sent or delivered to: Clear Rate Communications, Inc., 24700 Northwestern Hwy., Suite 340, Southfield, MI 48075. Clear Rate will maintain records that show the name and address of each depositor, the amount and date of the deposit, and each transaction concerning the deposit. Unclaimed deposits, together with accrued interest, shall be credited to an appropriate account and shall be disposed of in accordance with law.

2.7.5 Receipts

A receipt of deposit will be furnished to each Customer from whom a deposit is received. Upon request, duplicate receipts will be provided to Customers who have lost their receipts if the deposits are substantiated by Clear Rate's records.

2.7.6 Customer Obligations

The existence of a deposit in no way relieves the Customer of the obligation to comply with Clear Rate's regulations for the prompt payment of bills.

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2.7 Deposits (cont'd)

2.7.7 Refund

Deposit refunds will be handled in accordance with 4901:1-17-05 of the MTSS.

2.7.8 Interest

Interest on deposits will be handled in accordance with 4901:1-5-13(B) and 4901:1-17-05 of the MTSS.

2.8 Billing

2.8.1 Monthly Billing

Bills to Customers will be issued monthly unless Clear Rate is authorized by the Commission to bill at other than monthly intervals because of unusual circumstances. Local service charges are billed in advance. Pursuant to 4901:1-05-07(C)(2)(d), the customer has the option to spread local exchange telephone service installation charges over a period of three months. Certain toll charges and NRCs are billed in arrears. If a Customer elects, Clear Rate may issue a billing statement to a Customer in an electronic format only. Clear Rate shall have no responsibility with respect to billings, charges, or disputes related to services used by the Customer which are not included in the services herein including, without limitation, any local, regional, and long distance services provided by a third party vendor. The Customer shall be fully responsible for the payment of any bills for such services and for the resolution of any disputes or discrepancies with the service provider.

2.8.2 Bill Contents

Subscriber bills will contain all of the Information required by 4901:1-5-15.

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2.9 Payment for Service

2.9.1 Late Payment Charge

Clear Rate may impose a one-time late payment charge not to exceed 1.5% on any bill not paid by the due date listed on the invoice. Customers are obligated to drop off payment at a designated payment location or mail payment to the address contained on the invoice. Customers shall be responsible for all costs incurred in the collection of unpaid charges or in any other action to enforce payments and/or obligations arising under this tariff. Clear Rate will also charge a check service charge if a check tendered for payment is returned to Clear Rate as non-sufficient funds (NSF) or is not in acceptable form.

A late payment charge may be imposed by Clear Rate. A check service charge will be assessed for any reason a check tendered to Clear Rate by a Customer as payment for a tariffed service is returned to Clear Rate or is not in an acceptable form. The check charge will be thirty dollars (\$30.00) per check. Examples of the application of the check charge include, but are not limited to, the following:

- a. Insufficient funds.
- b. Improper or lack of endorsement.
- c. A check issued in such a manner as to be unprocessable or places unreasonable burdens on Clear Rate.
- d. Conflict in the amount shown numerically and the amount written alphabetically on the check.
- e. Qualified endorsement not acceptable to Clear Rate.
- The Customer places a stop payment on the check.
- g. Any other reason which would cause Clear Rate to return the check.

2.9.2 Partial Payment

If a Customer makes a partial payment in a timely manner and does not designate the service for which payment is made, the payment shall first be applied to the

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2.9 Payment for Service (cont'd)

2.9.2 Late Payment Charge (cont'd)

undisputed balance for local service, with the remainder applied on a pro rata basis to regulated utility services and toll service. Any remainder will then be applied to deregulated and unregulated services other than toll. Any late payment penalty charge will be applied only to the outstanding balance for utility services.

2.9.3 Service Connection Assistance Program

A. General

Service Connection Assistance (SCA) is a telephone assistance program that provides certain eligible residential customers requesting local exchange service with the following benefits:

- Waiver of applicable deposit requirements under Section 2.7 of this tariff.
- Full or partial waiver up to \$60 of applicable service connection charges for
 establishing or reestablishing local exchange service as described in Section
 4.1.1.2 of this tariff (Service Connection Assistance does not apply to
 network wiring charges).

B. Regulations

- 1. Service Connection Assistance is a basic local exchange residential service offering available to customers who are currently participating in one of the following assistance programs:
 - a. Home Energy Assistance Program (HEAP);
 - b. Supplemental Security Income (SSI) under Title XVI of the Social Security Act;
 - c. Food Stamps;
 - d. Federal Public Housing or Section 8 Assistance; or
 - e. Medical Assistance under Chapter 5111 of the Ohio Revised Code (Medicaid).

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- 2.0 General Rules and Regulations (cont'd)
 - 2.9 Payment for Service (cont'd)
 - 2.9.3 Service Connection Assistance Program (cont'd)
 - 2. The Telephone Company shall require, as proof of eligibility for Service Connection Assistance, a document signed by the customer, certifying under penalty of perjury that the customer is receiving benefits from one of the programs identified in Paragraph 2.3.1.above; identifying the specific program or programs from which the customer receives benefits.
 - 3. Customers of Service Connection Assistance cannot be a dependent (as defined by the Federal Income Tax Code) under the age of 60.
 - 4. Service Connection Assistance is available for all grades of service.
 - 5. Service Connection Assistance is available for a single telephone line at the customer's principal place of residence.
 - 6. Service Connection Assistance shall be available to eligible customers not more than once in a one-year period at the same address. Customers must pay or make arrangements to pay to the Telephone Company any outstanding bills for regulated telephone services in the customer's name, and no other member of the household may owe money for such services previously provided at the customer's current address.
 - 7. Service Connection Assistance customers are not restricted on the optional services to which they may subscribe.

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2.9 Payment for Service (cont'd)

2.9.4 Collection

No collection efforts other than the rendering of the bill shall be undertaken until the delinquency date.

2.9.5 Taxes and Fees

Any governmental assessments, fees, licenses, or other similar taxes or fees imposed upon Clear Rate may be charged to Customers receiving Clear Rate's service within the territorial limits of the governmental authority imposing such taxes and fees. Such taxes and fees will be allocated among such Customers on the basis of Customers' monthly charges for the types of service made subject to the taxes or fees. Such taxes and fees will be separately stated on bills. Local Number Portability ("LNP"), Presubscribed Interexchange Carrier Charge ("PICC"), Universal Service Fund ("USF"), Telecommunications Relay Service ("TRS"), TTY/TDD surcharges will also be charged where applicable.

2.10 Disputes and Complaints

2.10.1 Disputed Bills

The Customer shall notify the Company of any disputed items on a bill within a reasonable period of time after receipt of the bill. The existence of a disputed amount does not relieve the customer of their obligation to pay current charges. If the Customer and the Company are unable to resolve the dispute to their mutual satisfaction, the Customer may file a complaint with the Commission in accordance with the Commission's rules of procedure.

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2.10 Disputes and Complaints (cont'd)

2.10.2 Complaint Procedures

Inquiries, general questions, or complaints may be directed informally to Clear Rate by telephone, in person, or in writing at Clear Rate's office located at 24700 Northwestern Hwy., Suite 340, Southfield, MI 48075. Customers can reach Clear Rate's customer service department by dialing toll-free: 877-877-4799. For emergencies or after-hour support, customers can call 866-366-4665. Clear Rate's customer service department accepts calls on a twenty-four-hour-a-day basis. Complaints concerning the charges, practices, facilities, or services of Clear Rate will be investigated promptly and thoroughly. Clear Rate will keep records of each complaint showing the name and address of the complainant, the date and nature of the complaint, its disposition, and all other pertinent facts dealing with the complaint that will enable Clear Rate to review and analyze its procedures and actions for at least thirty (30) days. Each Customer may file with the Commission for resolution of disputes. Each complainant will be mailed a statement of the complainant's right to contact the Commission at:

Public Utilities Commission of Ohio 180 E. Broad Street Columbus, OH 43215 1-800-686-7826 (Voice) 1-800-686-1570 (TDD)

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2.10 Disputes and Complaints (cont'd)

2.10.3 Bill Insert or Notice

Clear Rate shall notify Customers, by bill insert or notice on the bill form, of the address and telephone number where a Clear Rate representative qualified to assist in resolving the complaint can be reached. The bill insert or notice shall also include the following statement:

"If your complaint is not resolved after you have called (name of utility), or for general utility information, residential and business customers may call the Public Utilities Commission of Ohio (PUCO), toll free at 1-800-686-7826 or or for TDD/TTY toll free at 1-800-686-1570, from 8:00 a.m. to 5:30 p.m. weekdays, or visit www.puco.ohio.gov.

The Ohio Consumers' Counsel (OCC), represents residential utility customers in matters before the PUCO. The OCC can be contacted toll free at 1-877-742-5622 from 8:00 a.m. to 5:00 p.m. weekdays, or visit www.pickocc.org."

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2.11 Service Refusal, Disconnection, and Suspension

In no event shall service be disconnected after 12:30 on the day preceding or day on which Clear Rate's local business office or local authorized agent is closed.

2.11.1 Notice of Pending Disconnection

Prior to the disconnection of service, Clear Rate shall provide a written notice to the Customer setting forth the reason for disconnection and the final day of disconnection by which the account is to be settled or specific action taken. The notice shall be postmarked at least seven days prior to the date of disconnection of service and no sooner than fourteen days after the due date of the bill. The notice shall be considered rendered to the Customer when deposited in the U.S. Mail with postage prepaid. If delivery is by other than U.S. Mail, the notice shall be considered rendered when delivered to the last known address of the person responsible for payment for the service. The notice will specify 877-877-4799 as a toll-free number at which a Clear Rate representative can be reached to provide additional information about the disconnection.

All requirements for discontinuance of service by the company will be consistent with 4901:1-5-17 of the Commission's Minimum Telephone Service Standards.

2.11.2 Reasons for Service Refusal, Disconnection, and Suspension

Service may be refused, disconnected, or suspended:

- A. Without notice if a condition on the Customer's premises is determined by Clear Rate to be hazardous.
- B. Without notice if the Customer uses the service in such a manner as to adversely affect Clear Rate's equipment or Clear Rate's service to others.
- C. Without notice if equipment furnished, leased, or owned by Clear Rate is subject to tampering.
- D. With notice (or an attempt to notify through any reasonable means) if there is unauthorized fraudulent use. Unauthorized use includes, without limitation, use or attempted use for an unlawful purpose and/or use or attempted use in any fraudulent manner.

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- 2.11 Service Refusal, Disconnection, and Suspension (cont'd)
 - 2.11.2 Reasons for Service Refusal, Disconnection, and Suspension (cont'd)
 - E. With prior written notice if there are reasonable grounds to believe there is a violation of or noncompliance with Clear Rate's regulations on file with the Commission, municipal ordinances, or law.
 - F. With prior written notice if the Customer or prospective Customer fails to furnish service equipment, permits, certificates, or rights-of-way specified to be furnished in Clear Rate's regulations filed with the Commission as conditions for obtaining service, or withdraws such equipment or terminates those permissions or rights, or fails to fulfill the contractual obligations imposed upon the Customer as conditions of obtaining service.
 - G. With prior written notice if the Customer fails to permit Clear Rate reasonable access to its equipment.
 - H. With prior written notice if the Customer routinely uses abusive or profane language or makes physical threats in conversations with Clear Rate personnel.
 - 2.11.3 Refusal, Disconnection, and Suspension of Service for Nonpayment of Bill

Except as restricted by Section 2.11.4, service may be refused, disconnected, or suspended for nonpayment of a bill if Clear Rate has made a reasonable attempt to effect collection and:

- A. Clear Rate has provided the Customer with seven (7) days' prior written notice with respect to an unpaid bill or twelve (12) days' written notice with respect to an unpaid new deposit. In no event will disconnection for nonpayment occur earlier than 14 days after the due date.
- B. Reserved for future use.
- C. In the event of a dispute concerning the bill, Clear Rate will require the Customer to pay a sum of money equal to the amount of the undisputed portion of the bill. Following payment of the undisputed amount, efforts to resolve the complaint using the complaint procedures in Section 2.10.2 shall continue, and service shall not be disconnected for nonpayment of the disputed amount.

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- 2.11 Service Refusal, Disconnection, and Suspension (cont'd)
 - 2.11.4 Insufficient Reasons for Refusal, Suspension, or Discontinuance of Service

The following reasons are not sufficient cause for refusal, suspension, or discontinuance of service to a present or prospective Customer:

- A. Delinquency in payment for service by a previous occupant of the premises to be served, unless that occupant is a Customer of the same household as the customer.
- B. Failure to pay for unregulated services or equipment purchases.
- C. Failure to pay the bill of another Customer as guarantor thereof.
- D. Failure to pay for a different type or class of public utility service or 900, 960 or 976 calls disputed by the Customer. However, if a residential customer has requested that Clear Rate remove the free 900 or 976 call blocking service, then that Customer shall be fully responsible for payment of all such calls regardless of who made the call from the Customer's telephone line.
- E. Failure to pay for information service not regulated by the Commission.
- F. Permitting another occupant of the premises access to the telephone utility service when that other occupant owed an uncollectible bill for service rendered at a different location.

2.11.5 Medical Emergency

Notwithstanding any other provision of this tariff, Clear Rate will postpone the disconnection of service to a residential Customer for a reasonable time, not to exceed thirty (30) days, if the Customer produces verification from a physician or a public health or social services official stating that telephone service is essential due to an existing medical emergency of the Customer, a customer of the Customer's family, or any permanent resident of the premises where service is rendered. This written verification shall identify the medical emergency and specify the circumstances. Initial verification may be by telephone if written verification is forwarded to Clear Rate within five (5) days.

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2.12 Cancellations and Deferments of Service

When a Customer cancels or defers an order for service before the service is activated, a charge applies that will allow Clear Rate to recover its unrecovered costs, including but not limited to outside vendor charges, engineering, labor, materials, and equipment. Charges apply as follows:

2.12.1 Cancellation

In a cancellation situation, the charge is equal to the unrecoverable costs incurred prior to the request for cancellation and the costs of removal, restoration, and disposal, if any, to comply with the cancellation. Those costs include, but are not limited to, costs of outside vendors, engineering, labor, nonrecoverable materials, and equipment expense.

2.13 Information Service Access Blocking

Where facilities are available, Clear Rate shall institute call blocking to all "900", "960" and "976" prefix numbers, without charge for the first block subject to applicable law. If a customer chooses to eliminate the free call blocking service for these types of calls, the Customer shall be fully responsible for all such charges regardless of who made such calls from the Customer's telephone line. Clear Rate will comply with all applicable rules of the Commission concerning such blocking.

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2.14 Special Construction and Special Arrangements

Subject to the agreement of Clear Rate and to all of the regulations contained in the tariffs of Clear Rate, special construction and special arrangements may be undertaken on a reasonable efforts basis at the request of the Customer. Special arrangements include any service or facility relating to a regulated telecommunications service not otherwise specified under tariff, or for the provision of service on an expedited basis or in some other manner different from the normal tariff conditions. Special construction is that construction undertaken:

A. where facilities are not presently available, and there is no other requirements for the facilities so constructed;

B. of a type other than that which Clear Rate would normally utilize in the furnishing of its services;

C. over a route other than that which Clear Rate would normally utilize in the furnishing of its services:

- D. in a quantity greater than that which Clear Rate would normally construct;
- E. on an expedited basis;
- F. on a temporary basis until permanent facilities are available;
- G. involving abnormal costs; or
- H. in advance of its normal construction.

2.14.1 Basis for Charges

Where Clear Rate furnishes a facility or service on a special construction basis, or any service for which a rate or charge is not specified in Clear Rate's tariffs, charges will be based on the costs incurred by Clear Rate and may include: (1) non-recurring type charges; (2) recurring type charges; (3) termination liabilities; or (4) combinations thereof. The agreement for special construction will ordinarily include a minimum service commitment based upon the estimated service life of the facilities provided.

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- 2.0 General Rules and Regulations (cont'd)
 - 2.14 Special Construction and Special Arrangements (cont'd)
 - 2.14.2 Basis for Cost Computation

The costs referred to in 2.14.1 preceding may include one or more of the following items to the extent they are applicable:

- A. Installation cost of the facilities to be provided including estimated costs for the rearrangements of existing facilities. Installation cost includes the cost of:
 - 1. equipment and materials provided or used,
 - 2. engineering, labor and supervision,
 - 3. transportation,
 - 4. rights of way, and
 - 5. any other item chargeable to the capital account;
- B. Annual charges including the following:
 - 1. cost of maintenance,
 - 2. depreciation on the estimated cost installed of any facilities provided, based on the anticipated useful service life of the facilities with an appropriate allowance for the estimated net salvage,
 - 3. administration, taxes and uncollectible revenue on the basis of reasonable average costs for these items,
 - 4. any other identifiable costs related to the facilities provided, and
 - 5. an amount for return and contingencies.

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3.0 Description of Services Offered

3.1 Local Service

3.1.1 Nature of Service

Local Service is a service that allows customers to originate non-toll local calls at locations within the service areas in which Clear Rate has been approved for certification for termination within the local calling area (including any applicable EAS areas) of those locations. Subject to service availability and the package selection by the customer, Local Service may include services in addition to those required for completion of non-toll local calls (including services which may not be subject to regulation under this tariff) which are purchased as part of a bundled package.

3.1.2 Availability

Clear Rate offers local service in the areas in which it has been certified by the Ohio Public Utilities Commission and in which Clear Rate has available required network facilities or is able to lease required network facilities to enable the offering of service. Some features may not be available in all areas, or may slightly vary between service areas contingent on network availability or configuration. Clear Rate will provide the most feature rich version of a feature in the bundled Local Service package available in a given market depending on network availability or configuration.

3.1.3 Local Service Packages

The standard elements of local line packages consist of local dial tone and unlimited local calling unless otherwise noted in a Service specific description.

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3.0 Description of Services Offered (cont'd) 3.2 Types of Services Offered Clear Rate provides switched, telephonic-quality enable Users to communicate on a real-time basis the State of Ohio, as well as ancillary services that of switched communications services. Services in platform of services provided by other telephone. The services offered are: Local Exchange Service, consisting of: Business Basic Line Service Business DID Service Business ISDN Local T-1 Service Residential Basic Line Service	voice and data transmission services that between points within local calling areas in facilitate the use or expand the capabilities ay be performed by resale or UNE-P companies.
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By: Thane Namy, Clear Rate Communications, Inc. 24700 Northwestern Hwy., Suite 340, Southfield, MI 48075 (248) 556-4527

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- 3.0 Description of Services Offered (cont'd)
 - 3.3 Basic Local Exchange Service (cont.)
 - 3.3.2 Reserved for future use.

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- 3.0 Description of Services Offered (cont'd)
 - 3.3 Basic Local Exchange Service (cont.)
 - 3.3.3 Residential Basic Line Service

Residential Basic Line Service provides a residential customer with all of the features of basic local exchange service set forth in this Section 3.3, provided over a single, voice-grade telephonic communications channel which can be used to place or receive one call at a time.

Basic line rates may be charged on any of the following optional rate plans. See Section 4 for rates.

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3.3 Basic Local Exchange Service

- 3.3.1 Basic Local Exchange Service provides a Customer with a telephonic connection to, and a unique telephone number on, the Company's switching network which enables the Customer to:
- a) receive calls from other stations on the public switched telephone network;
- b) access the Company's Local Calling Services and other Services as set forth in this tariff:
- c) access interexchange calling services of the Company and of other carriers;
- d) access (at no additional charge) to the Company's operators and business office for service related assistance;
- e) access toll-free telecommunications services such as 800 NPA; and access toll-free emergency services by dialing 0 or 9-1-1 (where available);
- f) access relay services for the hearing and/or speech impaired.

Basic Local Exchange Service can also be used to originate calls to other telephone company's caller-paid information services (e.g. NPA 900, NXX 976, etc.). Calls to those numbers and other numbers used for caller-paid information services will be blocked by the Company's switch at no charge upon customer request. Each Basic Local Exchange Service corresponds to one or more telephonic communications channels that can be used to place or receive one call at a time.

Individual line residence and business service is comprised of exchange access lines defined as follows:

Exchange Access Line - The service central office line equipment and all the Company plant facilities up to the demarcation point. These facilities are Company-provided and maintained and provide access to and from the telecommunications network for message toll service and for local calling appropriate to the tariffed use offering selected by the customer.

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3.3 Basic Local Exchange Service (cont.)

A. Unlimited Local and Long Distance Calling Plan

The monthly rate for the Unlimited Calling Plan entitles the customer to unlimited outgoing calls per month within the local calling area, local-toll and long distance within the contiguous 48 states without additional charge beyond the monthly rate per access line. Directory Assistance calls are not included with this plan. Usage under any optional plans cannot be aggregated with this plan.

B. Unlimited Calling Plan

The monthly rate for the Unlimited Calling Plan entitles the customer to unlimited outgoing calls per month within the local calling area without additional charges beyond the monthly rate per access line. Usage under any optional plans cannot be aggregated with this plan.

3.4 Directory Assistance Service

The Company furnishes Directory Assistance Service (DA) for the purpose of aiding subscribers in obtaining telephone numbers through arrangements with the incumbent local exchange carrier when a party in Ohio requests assistance in obtaining telephone numbers of subscribers who are located within the same numbering plan area as the number the party is calling from.

Charges for DA are not applicable to inquiries received from public and semipublic telephones, nor from telephone service furnished for the use of handicapped persons. For all calls to local directory assistance beyond the monthly allowance of one call per month the charge per call after allowance is \$1.99.

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3.5 IntraLATA Presubscription

3.5.1 General

IntraLATA presubscription is a procedure whereby a subscriber designates to the Company the carrier which the subscriber wishes to be the carrier of choice for intraLATA toll calls. Such calls are automatically directed to the designated carrier, without the need to use carrier access codes or additional dialing to direct the call to the designated carrier. IntraLATA presubscription does not prevent a subscriber who has presubscribed to an intraLATA toll carrier from using carrier access codes or additional dialing to direct calls to an alternative intraLATA toll carrier on a per-call basis.

3.5.2 Options

Option A: Subscriber may select the Company as the presubscribed carrier for intraLATA toll calls subject to presubscription.

Option B: Subscriber may select his/her interLATA toll carrier as the presubscribed carrier for intraLATA toll calls subject to presubscription.

Option C: Subscriber may select a carrier other than the Company or the subscriber's interLATA toll carrier as the presubscribed carrier for intraLATA toll calls subject to presubscription.

Option D: Subscriber may select no presubscribed carrier for intraLATA toll calls subject to presubscription which will require the subscriber to dial a carrier access code to route all intraLATA toll calls to the carrier of choice for each call.

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3.5 IntraLATA Presubscription (Cont'd)

3.5.3 Regulations

Subscribers of record on the effective date of this tariff will retain their current dialing arrangements until they request that their dialing arrangements be changed. Subscribers of record or new subscribers may select either Options A, B, C, or D for intraLATA presubscription.

Subscribers may change their selected option and/or their presubscribed intraLATA toll carrier at any time subject to charges specified in paragraph 4 following.

3.5.4 Customer Notices

The Company will notify subscribers of the availability of intraLATA presubscription. The notice will contain a description of intraLATA toll presubscription, how to make an intraLATA toll presubscription carrier selection, and a description of when and what charges apply related to the selection of an intraLATA toll carrier.

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3.6 Local Service

3.6.1 Description of Features Included In Certain Local Service Packages.

Some features included in certain Local Service Packages may not be available in all areas, or may slightly vary between service areas contingent on network availability or configuration. Clear Rate will provide the most feature rich version of a feature in the bundled Local Service package that is available in a given market depending on network availability or configuration.

Anonymous Call Rejection

Allows customer to automatically reject all calls that have been marked anonymous by the calling party. The call is routed to a denial announcement and subsequently terminated.

Blocking Services.

Blocking Services prevent certain call types from being completed. Blocking service examples include blocking outgoing 10XXX1+ or 900 or 976 calls.

Call Forwarding Busy/Don't Answer/Variable

Call forwarding is the ability to forward an incoming call to a pre-selected station if the called station is unable to receive the call. "Call forwarding busy" will forward the call if the called station is in use; "call forwarding don't answer" will forward the call after a predetermined number of rings; "call forwarding variable" will forward the call regardless of the status of the called station. For Business customers, Call Forwarding Busy/Don't Answer options are only available as optional services to a location at which the customer also currently purchases Voice Mail from Clear Rate.

Call Screening

Allows customer to block incoming calls from up to a maximum of fifteen telephone numbers.

Call Trace

Permits the tracing of the last call received and holds the results for later use by an authorized law enforcement agency. Results of call trace will be provided only to appropriate law enforcement personnel, and not to the customer.

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3.6 Local Service (cont'd)

3.6.1 Description of Features Included In Certain Local Service Packages (cont'd)

Call Transfer

The ability to forward a call in progress to another station.

Call Transfer Disconnect

Call Transfer Disconnect is the ability to transfer of calls to another line, disconnecting that call so that it frees up the original line.

Call Waiting

Call waiting is the ability of the called station to generate a tone when the called station is in use to alert the user that another call is waiting to connect with the called station.

Call Waiting ID

Call waiting ID is the ability to identify the party calling when on another call.

Caller ID Blocking

Provides a permanent indicator on a customer's line. Once the block is established on the customer's line, the private status can be deactivated by the customer by dialing a series of numbers before each call, to change the indicator from private to public. This one call unblock allows the name and number to be sent for that one call only.

Customers who choose per line blocking for the first time will not be charged the nonrecurring charge. New customers to the Caller ID serving area will be provided the same option. A customer requesting per line blocking will pay a nonrecurring charge for re-establishing line blocking.

The standard dialing pattern for per-call Called ID Blocking is *67 (1167 from a rotary telephone). The standard dialing pattern for a per-call unblocking is *82 (1182 from a rotary telephone).

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3.6 Local Service (cont'd)

3.6.1 Description of Features Included In Certain Local Service Packages (cont'd)

Caller Identification

Allows for the automatic delivery of a calling party's name, telephone number (including non-published and non-listed telephone numbers) or both to the called customer. The number is displayed on customer provided equipment. Clear Rate will provide the most feature rich version of caller identification in the bundled Local Service package available in a given market depending on network availability or configuration.

Continuous Redial

Allows a customer to dial a code that will cause the feature to automatically redial the last number the customer dialed. If the called number is busy, the feature will redial the called number for a limited period of time. A distinctive ring alerts the customer when the called number becomes available. This service is available on a usage or subscription basis.

Hunting

Hunting is the ability to forward an incoming call to the next number in a hunting group if the called number is busy.

Circular Hunt is an option of Hunting service that allows for hunting to start at the dialed number and continues in ascending order to the last number in the hunt group. Hunting then proceeds to the first number of the hunt group and continues through the group until an idle line is reached or the number just preceding the dialed number is reached. The rates and charges for Circular Hunt are in addition to the rates and charges for Hunting Service.

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3.6 Local Service (cont'd)

3.6.1 Description of Features Included In Certain Local Service Packages (cont'd)

No Solicitation

Allows a customer to deter sales and telemarketing calls received by the customer. This is accomplished via a recorded massage which informs the caller that the customer does not accept telephone solicitations, and asks solicitors to hang up and to place the called party on the solicitor's "do-not-call" list. No Solicitation automatically screens calls between the hours of 8:00 A.M. until 9:00 P.M. daily. A caller may press one, or stay on the line to complete the call connection.

Priority Call

Provides the end user with a distinctive ring when called from pre-selected telephone numbers. Calls other than from the selected numbers are received with a standard ring pattern. Toll Free, International and 900 numbers are not programmable with Priority Call.

Remote Access to Call Forward

This feature allows a user at a "remote" location to activate/deactivate the call forwarding feature. The user gains remote access to the call forwarding feature from a touch tone phone at a remote location. The RACF feature uses an announcement system to provide interactive voice message prompting, which allows customers to verify the forwarded-to directory number. Changes are accomplished by remotely calling an access number, entering the appropriate line and PIN information when prompted to do so, and making any desired changes.

Speed Calling

Permits placing calls to 8 or 30 telephone numbers dialing an abbreviated code.

Three-Way Calling

The ability to add a third line to an established conversation.

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3.6 Local Service (cont'd)

3.6.1 Description of Features Included In Certain Local Service Packages (cont'd)

Toll Restriction

Toll Restriction provides for exchange access lines to be restricted from dialing billable toll calls. Attempted violation of the restrictions are routed to an announcement.

3.6.2 Intercept Services/Referral Recording

Intercept Services provide new number or explanatory information to callers dialing changed or disconnected numbers. The services include messages delivered either mechanically or by operator. Intercept services apply to temporary and permanently disconnected numbers. Basic Intercept and Referral Recording services are for periods up to 3 months for residential customers.

Basic Intercept Service includes all intercept recordings that do not provide the new number information. New Number Referral Service includes all intercept recordings that provide the new number information.

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3.0 Description of Services Offered (cont'd)

3.6 Local Service (cont'd)

3.6.3 Directories

3.6.3.A. Listing Service

One listing, the Primary Listing, is provided without charge for each customer location. Where two or more exchange lines are served on a hunting service basis, only one Primary Listing for the group will be provided.

3.6.3.B. Directory Distribution

One local exchange directory will be provided to a customer for each customer location at the time directories are distributed by the incumbent local exchange carrier.

3.6.4 Calling Card

This service allows the Customer to make telephone calls from any non-Customer location such as a payphone by dialing an 800 access number and a personal identification number before dialing the telephone number of the called party. The charges resulting from use of the Calling Card are billed to the Customer's Clear Rate account at the rates and charges set forth in the Rate Tables.

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3.0 Description of Services Offered (cont'd)

3.7 Directory Assistance

3.7.1 Nature of Service

Directory Assistance (DA) Service is defined as furnishing aid in obtaining telephone numbers.

3.7.2 Availability

DA is available to all Customers.

3.7.3 Maximum Number of Requests Per Call

Two (2) requests for a telephone number will be accepted per call to the DA operator. A telephone number that is not listed in the DA records will not be available to the Customer.

3.7.4 Operator Limitations

The Directory Assistance operator will not transfer, forward or redial a Customer's call to any other location for any purpose other than provision of DA service.

3.7.5 Persons and Locations Exempt from All DA Charges

Any Customer who is visually, physically or mentally handicapped in a way that makes the Customer unable to utilize a telephone directory shall be exempt from charges for DA. The Customer must provide Clear Rate with certification of this condition. Certification from a doctor, psychologist, psychiatrist, county or state social service agency, or similar person or agency will be acceptable. The exemption is effective prospectively and also retroactively for the month prior to the presentation of the certificate to Clear Rate.

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- 3.0 Description of Services Offered (cont'd)
- 3.8 Traditional Operator Services
 - 3.8.1 General

A The Customer has the option of contacting the incumbent local exchange company operator for general information, such as dialing instructions, country or city code information and Customer Service 800 numbers. The Customer may obtain the assistance of an incumbent local exchange operator to complete local exchange telephone calls in the following manner:

- (i) Third Party Billing. Provides the Customer with the ability to charge a local call to a third number which is different from the called or calling party. The party answering at the third number has the option to refuse acceptance of the charges in advance or when queried by the operator;
- (ii) Collect Calls. Provides the Customer with the capability to charge a call to the called party. On the operator announcement of a collect call, the called party has the option to refuse acceptance of charges in advance or when queried by the operator;
- (iii) Calling Cards. Provides the Customer with the capability of placing a call using a credit card of an interexchange carrier with or without the assistance of an operator;
- (iv) Person to Person. Calls completed with the assistance of an operator to a particular Station and person specified by the caller. The call may be billed to the called party;
- (v) Station to Station. Calls completed with the assistance of an operator to a particular Station. The call may be billed to the called party.

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- 3.0 Description of Services Offered (cont'd)
 - 3.9 Reserved for future use.
 - 3.10 Reserved for future use.
 - 3.11 Reserved for future use.
 - 3.12 Promotional Offerings

Clear Rate may from time to time engage in special promotions of limited duration. These promotions may be in the form of waiver or reduced recurring and nonrecurring fees, lowered usage charges, or other actions designed to attract new Customers or to increase existing Customer awareness of a particular service. All promotions will be offered on a nondiscriminatory basis to eligible Customers.

3.13 Individual Case Basis (ICB) and Term and Volume Discounts

Clear Rate may offer individualized arrangements on a case-by-case basis where necessary to meet prices, terms, or conditions of service offered by competitors. In such cases, the prices offered by Clear Rate shall not exceed the prices for similar services contained in this tariff. In addition, a Customer signing a term service agreement to purchase certain term discount eligible services from Clear Rate are eligible for a Term and Volume Discount. The Term and Volume Discount percentage may change from month to month if the Customer's monthly volume of charges for certain eligible services increases or decreases. Only eligible services purchased under a single service agreement count towards the applicable Term and Volume Discount. Discounts do not apply to any non-recurring charges, federal, state and local use, excise, sales and privilege taxes; applicable surcharges related to universal service programs, emergency telephone service (911/E911), telecommunications relay service for the hearing impaired; payphone surcharges; and other similar surcharges for required programs.

3.14 Reserved for future use.

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3.0 Description of Services Offered (cont'd)

3.15 Private Switch Automatic Location Identification (PS/ALI)

This service is offered subject to the availability of appropriate facilities. It enables the customer to interface with the E911 database to provide address and location information for the stations that operate behind their switch. This information includes the PBX customers' names, addresses, and other location information which are associated with specific PBX station telephone numbers. The PS/ALI customer may be a municipality or other state or local governmental unit, or an authorized agent of one or more municipalities or other state or local governmental units to whom authority has been lawfully delegated, or a PBX owner/operator who has been required or who desires to provide PBX station specific location information to the E911 system. The PS/ALI customer must be authorized by the 911 jurisdiction to subscribe to PS/ALI service, and obtaining such authorization is the responsibility of the customer.

This service is offered as either Standard or Advanced. For Standard PS/ ALI, information is loaded and managed via Clear Rate's existing interface to the database provider. For Advanced PS/ALI, the customer manages 911 information via a direct PC interface to the database provider.

3.16 Group Billing

This service is a unique invoice option for business customers with multiple locations. Group Billing allows customers to establish a tier system in which a main or "parent" account can have multiple sub or "child" accounts and pay the "child" invoices for all locations, some locations or no locations. Summary information is available to the "parent" for all "child" accounts and "child" accounts can receive individual invoice detail regardless of who is remitting payment. Group Billing can be used in partnership with Clear Rate's Toll Free application.

At service set-up, customer must determine the locations responsible for payment remittance. Although "child" accounts may be responsible for payment, "parent" accounts are ultimately responsible for past due balances on "child" accounts. If a "child" account disconnects service, any past due balance will be transferred to the "parent" account. Payment disputes between "parent" and "child" accounts are not the responsibility of Clear Rate.

4.0 Description of Services and Prices

4.1 <u>Service Ordering Charges</u>

Service ordering charges are applied to Customers upon a request for service and when a Customer requests subsequent facility, software or account changes.

4.1.1 New Order Charges

4.1.1.1 Establish Charge

	Residence	Foreign District and Foreign Exchange Servi		<u>D.D.S.</u>
Installation Fee	\$59.00	\$199.00	\$32.60	\$113.65
Add or Change	\$9.95	\$9.95	\$9.95	\$200.00
Record Work	\$9.95	\$9.95	\$9.95	\$9.95

4.1.1.2. Line Connection Charge

Residence Foreign District WATTS and Foreign Exchange Service	D.D.S. 56 Kbps	D.D.S. 126 Kbps
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Establish

See fee schedule above or add/change

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4.0 Services and Prices (cont'd)

4.2 Exchange Access

Basic Exchange Access Service provides a Customer with a voice-grade communications channel and a unique telephone number address on the public-switched telecommunications network. An Exchange Access Service allows a user to:

- a. receive calls from other stations on the public-switched telecommunications network; and
- b. access other services offered by the Company as set forth in this tariff; and
- c. access certain interstate and international calling services provided by the Company; and
- d. access (at no additional charge) the operators contracted for by the Company; and
- e. access (at no additional charge) emergency services by dialing 0- or 9-1-1; and
- f. access services provided by other common carriers which interconnect with the Company pursuant to tariff, agreement or some other Company-approved manner.

Basic exchange access service provides the Customer with a single, voice-grade communications channel connecting the Customer's premises and the Company's designated carrier's central office.

Basic exchange access service customers are entitled to a voice-grade communications channel. Provision of this service does not guarantee a Customer access to any other facility requirement, including a communications path capable of supporting data transmissions.

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- 4.0 Services and Prices (cont'd)
 - 4.3 Usage Service

Customers subscribing to the Company's exchange access service may utilize local usage services to place calls to and receive calls from parties located in the Company's local usage service area.

- 4.3.1 Residence Local Unlimited consists of a fixed monthly rate for all Local calls.
- 4.4 CUSTOM CALLING FEATURES

CALL WAITING - Provides a signal when a second call is coming in on a busy line.

Monthly Price Residence

\$7.50

CALL FORWARDING VARIABLE - Permits the Carrier's customer to automatically transfer all incoming calls to another dialable telephone number.

Monthly Price Residence

\$7.50

THREEWAY CALLING - Adds a third party to an established connection without operator assistance.

Monthly Price Residence \$7.50

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4.0 Services and Prices (cont'd)

4.4 CUSTOM CALLING FEATURES (cont'd)

Advanced Custom Calling Features

AUTOMATIC CALLBACK - Automatically returns the last incoming call whether or not it was answered.

Monthly Price Residence

\$7.50

REPEAT DIALING - The telephone number associated with the last outgoing call placed by the customer (calling party) may be automatically redialed.

Monthly Price Residence

\$7.50

CALL SCREENING - Carrier's customer can designate 10 numbers from which incoming calls will be connected to a prerecorded announcement that calls are not being taken now.

Monthly Price Residence

\$7.50

CALLER ID - For each customer line on which Carrier resells Caller ID, displays incoming number on a Customer provided display device attached to line or telephone or answering machine with a built in screen.

Monthly Price Residence

\$11.95

CALLER ID WITH NAME - For each customer line on which Carrier resells Caller ID with Name, must subscribe to Caller ID. Displays the listed name associated with the number on the Customer provided device.

Monthly Price Residence

\$11.95

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4.0 <u>Services and Prices</u> (cont'd)

customer. Per activation, by customer)

4.4 CUSTOM CALLING FEATURES (cont'd)

The following services may be billed on a per use basis:

	Residence <u>Per Use</u>
Automatic Callback,	
per Carrier's customer's use	\$1.99
Repeat Dialing,	
per Carrier's customer's use	\$1.99
Call Trace (Customer will be charged for each activation of the service. Automatically traces the number for the last call received by the	

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\$20.00

4.0 <u>Services and Prices</u> (cont'd)

4.4 CUSTOM CALLING FEATURES (cont'd)

BUSY LINE TRANSFER - Automatically forwards the incoming call to a predetermined, dialable number served by the same CO switch.

Monthly Price per line

Residence

\$5.00

ALTERNATE ANSWERING - If the number called does not answer, after 3 to 4 rings the call is automatically forwarded to a predetermined number.

Monthly Price per line

Residence

\$5.00

CUSTOMER CONTROL OPTION - Allows the Carrier's customer to activate/deactivate the Busy Line Transfer and Alternate Answering Features.

Monthly Price per line

Residence

Busy Line Transfer

Included

Alternate Answering Included

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4.0 Services and Prices (cont'd)

4.4 CUSTOM CALLING FEATURES (cont'd)

MULTI RING SERVICE - Carrier's Customer has up to 3 telephone numbers associated with 1 line without adding a 2nd or 3rd line. (Distinctive ringing and distinctive call). Distinctive call waiting tone for each will be provided when Carrier subscribes to it for resale on customer line. (Entitled to 1 Directory Listing)

Monthly Price per line

Residence

1st Line 2nd Line \$7.95 \$7.95

REMOTE CALL FORWARDING - Remote Call Forwarding (CO Based): Provides a method to automatically transfer all incoming calls to another dialed number at all times. The dialable number is defined by Carrier for its customer. The dialed number can be either a 7 or 10 digit number (POTS) and can be changed via a service order. No physical telephone is required at the Carrier's customer's dialed number. (Business Service Ordering and Line Connection Charges apply).

Monthly Price per line

Residence

\$19.99

- per additional feature necessary for each additional call to be forwarded simultaneously

\$5.00

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- 4.0 Services and Prices (cont'd)
 - 4.5 PLANS

AT&T Exchanges

Residential Plans

Residential Regional Unlimited (RRU) Includes:

Monthly Charge: \$*

- Unlimited Voice Local Calling
- 3 Calling Features
- Additional Features only \$5.00

Residential National Unlimited (RNU) Includes:

Monthly Charge: \$*

- Unlimited Voice Local Calling
- 5 calling features
- Additional Features only \$5.00
- * These packages are not for sale out of this tariff and are offered on a contract basis only. Please visit www.clearrate.com for further details.

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- 4.0 Services and Prices (cont'd)
 - 4.5 Plans (cont'd)

Verizon Exchanges Residential Plans

Unlimited Local

Monthly Charge: \$*

Includes:

• Unlimited Voice Local Calls

Residential Standard Package Includes:

Monthly Charge: \$*

- Unlimited Voice Local Calling
- 3 Calling Features
- Additional Features only \$5.00

Complete Plus

Monthly Charge: \$*

Includes:

- Unlimited Voice Local Calling
- .
- 6 calling features
- Dial-up Internet Access
- Additional Features only \$5.00
- * These packages are not for sale out of this tariff and are offered on a contract basis only. Please visit www.clearrate.com for further details.

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4.0 <u>Services and Prices</u> (cont'd)

4.6 TRADITIONAL OPERATOR SERVICES

Operator Surcharges

Description		Charge
1.	Automated Calling Card Station-to-Station	\$0.95
2.	Customer Dialed - Operator Assisted - Calling Card Station-to-Station	1.95
3.	Operator Handled - Station-to-Station	1.75
4.	Operator Handled – Person-to-Person	2.75
5.	Operator Handled – Third Number Billed	2.25

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5.0 Serving Areas

Clear Rate offers service in the Ohio exchanges of AT&T Ohio and Verizon.

5.1 AT&T Exchange Service Areas

Exchange Services are provided in limited geographic areas. Exchange Services are provided at the following locations and in the following areas:

EXCHANGE AREA

EXCHANGE AREAS IN LOCAL SERVICE AREA

Aberdeen

Aberdeen

Ripley

Akron

Akron Atwater

Greensburg Hartville Kent

Manchester Mogadore North Canton Uniontown Ravenna Rootstown

Alliance

Alliance

Atwater Canton Marlboro Sebring

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EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Alton

Columbus Met. Area

London

Arabia

Arabia Guyan Ironton Walnut Akron

Atwater

Atwater Alliance Kent Marlboro Ravenna Rootstown

Barnesville

Barnesville Beallsville Bethesda Somerton

Beallsville

Barnesville Bethesda Clarington Somerton Woodsfield

Beallsville

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EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Beavercreek

Dayton Met. Area

Donnelsville

Enon

Jamestown Medway New Carlisle Spring Valley

Xenia

Bedford

Cleveland Met. Area

Chesterland

Belfast

Belfast Hillsboro

Marshall

Sugar Tree Ridge

Bellaire

Bellbrook

Dayton Met. Area

Donnelsville

Enon Medway New Carlisle Spring Valley

Xenia

Belpre

Belpre Marietta

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EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Berea

Cleveland Met. Area

Chesterland

Bethesda

Bethesda Barnesville Beallsville Somerton

Bloomingburg

Bloomingburg Jeffersonville New Holland Sedalia

Washington Ct. House

Bloomingville

Bloomingville Castalia Sandusky

Bowersville

Bowersville Jamestown Milledgeville Xenia

Brecksville

Cleveland Met. Chesterland

Burton

Burton

Chagrin Fails Cleveland Terrace

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Canal Fulton Canal Fulton

Akron Canton Manchester Massillon North Canton

Canal Winchester

Columbia Met. Area

Carroll Lancaster

Canfield Canfield

North Jackson North Lima Salem

Youngstown

Canton Canton

Alliance
Canal Fulton
Hartville
Louisville
Magnolia
Waynesburg
Marlboro
Massillon
Navarre
North Canton

As Approved in Case No. 07-__ -TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Carroll

Carroll

Bloomingville Sandusky

Cedarville

Cedarville
Jamestown
Pitchin
South Solon
South Charleston

Yellow Springs - Clifton

Xenia

Centerville

Dayton Met. Area

Donnelsville

Enon Medway Franklin New Carlisle Spring Valley

Chagrin Falls

Burton

Cleveland Met. Area

Chesterland

Chesire

Cheshire Gallipolis Vinton

As Approved in Case No. 07- -TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Chesterland

Chesterland

Cleveland Met. Area

Kirtland

Carroll

Carroll

Bloomingville

Sandusky

Castalia

Castalia

Bloomingville

Sandusky

Cedarville

Cedarville

Jamestown Pitchin South Solon

South Charleston

Yellow Springs - Clifton

Xenia

Centerville

Dayton Met. Area

Donnelsville

Enon Medway Franklin New Carlisle Spring Valley

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Chagrin Falls

Burton

Cleveland Met. Area

Chesterland

Chesire

Cheshire Gallipolis Vinton

Chesterland

Chesterland

Cleveland Met. Area

Kirtland

Conesville

Conesville Coshocton Dresden

West LaFayette

Coming

Coming

New Lexington

Shawnee

Coshocton

Coshocton Conesville West LaFayette

Dalton

Dalton Massillon

Danville

Danville

Hillsboro

Sugar Tree Ridge

As Approved in Case No. 07-__-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Dayton

Dayton Met. Area

Donnelsville

Enon
Franklin
Jamestown
Medway
Middletown
New Carlisle
Spring Valley

Dayton

Yellow Springs-Clifton

Xenia

Donnelsville

Donnelsville

Dayton Met. Area

Enon Medway New Carlisle North Hampton Springfield

Dresden

Dresden Conesville

Zanesville

Dublin

Columbus Met. Area

Duffy

Duffy

Clarington Graysville

New Matamoras Woodsfield

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

East Liverpool

East Liverpool

Lisbon Rogers Salineville Wellsville

East Palestine

East Palestine

Columbiana

Lisbon

New Waterford

Rogers Salem

Youngstown

Enon

Enon

Dayton Met. Area Donnelsville Springfield

Yellow Springs-Clifton

Fairborn

Dayton Met. Area

Donnelsville

Enon Medway New Carlisle Spring Valley

Yellow Springs-Clifton

Findlay

Findlay

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Fletcher - Lena

Fletcher - Lena

Christiansburg

Piqua

Fostoria

Fostoria

New Riegal

Franklin

Dayton

Franklin

Miamisburg-West

Carrollton Middletown

Fremont

Fremont

Lindsey

Fultonham

Fultonham

New Lexington

Roseville Somerset Zanesville

Gahanna

Columbus Met. Area

Gallapolis

Gallipolis Cheshire

Guyan Rio Grande

Vinton Walnut

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Gates Mills

Cleveland Met. Area

Chesterland Kirtland Mentor

Girard

Girard Hubbard Niles

Youngstown

Glenford

Glenford

New Lexington

Somerset Thornville

Gnadenhutten

Gnadenhutten Newcomerstown

Uhrichsville

Graysville

Graysville

Duffy Lewisville

New Matamoras Woodsfield

Greensburg

Greensburg

Akron Manchester North Canton Uniontown

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Grove City

Columbus Met. Area

Grove Port

Columbus Met.

Guyan

Guyan Arabia Gallipolis Walnut

Harrisburg

Columbus Met. Area

London

Hartville

Hartville
Akron
Canton
Louisville
Marlboro
North Canton
Uniontown

Hillcrest

Cleveland Met. Area

Chesterland Kirtland

Hilliard

Columbus Met. Area

Hillsboro

Hillsboro Belfast Danville Marshall Rainsboro

Sugar Tree Ridge

As Approved in Case No. 07-___-TP-ACE

Issued Date:

Effective Date:____

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Holland

Toledo Met. Area

Hubbard

Hubbard
Girard
Lowellville
Youngstown
Sharon

Independence

Cleveland Met. Area

Chesterland

Ironton

Cleveland Met. Area

Chesterland

Jamestown

Jamestown Beavercreek Bowersville Cedarville Dayton

Jeffersonville Milledgeville South Solon

Xenia

Jeffersonville

Jeffersonville Bloomingburg Jamestown Milledgeville Sedalia South Solon

Washington Ct. House

As Approved in Case No. 07-__-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Kent

Kent Akron Atwater Mantua Mogadore Ravenna Rootstown

Kirtland

Kirtland

Chesterland Gates Mills Hillcrest Mentor Painesville Terrace Wickliffe Willoughby

Lancaster

Lancaster

Canal Winchester

Carroll Rushville Sugar Grove

Leetonia

Leetonia Lisbon Columbiana Salem

Youngstown

As Approved in Case No. 07- -TP-ACE

Issued Date:

Effective Date:____

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Leroy

Leroy

Cleveland Mentor Painesville Willoughby

Lewisville

Lewisville

Graysville Woodsfield

Lindsey

Lindsey

Fremont

Lisbon

Lisbon

Columbiana
East Liverpool
East Palestine
Leetonia
Rogers
Salem
Salineville
Wellsville

New Waterford

Lockboume

Columbus Met. Area

As Approved in Case No. 07-___-TP-ACE

Issued Date:

Effective Date:_____

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

London London

Alton Columbus Harrisburg Sedalia

South Charleston South Solon South Vienna West Jefferson

Louisville

Louisville Canton Hartville North Canton

Lowellville

Lowellville Hubbard North Lima Youngstown

Magnolia-Waynesburg Magnolia-Waynesburg

Canton

Manchester

Manchester

Akron

Canal Fulton Greensburg

Mantua

Mantua

Kent

Ravenna

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Marietta

Marietta

Newport Belpre

New Matamoras

Marlboro

Marlboro Alliance Atwater Canton Hartville Rootstown

Marshall

Marshall Belfast Hillsboro Rainsboro

Martins Ferry- Bridgeport

Massillon

Massillon

Canal Fulton

Canton Dalton Navarre

North Canton

Maumee

Toledo Met. Area

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Medway

Medway

Dayton Met. Area Donnelsville New Carlisle Springfield

Mentor

Mentor
Gates Mills
Kirtland
Leroy
Painesville
Wickliffe
Willoughby

Miamisburg-West

Dayton Met. Area

Donnelsville

Enon Franklin Medway New Carlisle Spring Valley

Middletown

Middletown

Dayton Franklin Monroe Trenton

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Milledgeville

Milledgeville Bowersville

Jamestown Jeffersonville

Washington Ct. House

Mingo Junction

Mingo Junction

Steubenville

Mogadore

Mogadore

Akron

Kent

Uniontown

Monroe

Monroe

Middletown

Trenton

Montrose

Cleveland Met. Area

Murray City

Murray City

Nelsonville Shawnee

Navarre

Navarre

Canton

Massillon

Nelsonville

Nelsonville

Murray City

Shawnee

New Albany

Columbus Met.

As Approved in Case No. 07-___-TP-ACE

Issued Date:

Effective Date:____

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

New Carlisle

New Carlisle

Christiansburg
Dayton Met. Area

Donnelsville Medway

North Hampton Springfield

Newcomerstown

Newcomerstown Gnadenhutten

West LaFayette

New Holland

New Holland

Bloomingburg

Washington Ct. House

New Lexington

New Lexington

Coming
Fultonham
Glenford
Roseville
Shawnee
Somerset
Thornville
Zanesville

New Matamoras

New Matamoras

Duffy

Graysville Marietta Newport

As Approved in Case No. 07- __-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Newport

Newport

Marietta

New Matamoras

New Matamoras

New Riegel Fostoria Tiffin

New Waterford

New Waterford

Columbiana East Palestine

Rogers Lisbon North Lima Youngstown

Niles

Niles

Girard

North Jackson Youngstown

North Canton

North Canton

Akron

Canal Fulton

Canton Greensburg Hartville Louisville Massillon Uniontown

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

North Hampton North Hampton

Christiansburg Donnelsville New Carlisle Springfield Tremont City

North Jackson

North Jackson

Canfield Niles

Youngstown

North Lima

North Lima Canfield Columbiana Lowellville Youngstown New Waterford

North Royalton

Cleveland Met. Area

Chesterland

Norwich

Norwich Philo Zanesville

Olmsted Falls

Cleveland Met, Area

Chesterland

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Painesville

Painesville Kirtland

Leroy Mentor Willoughby

Perrysburg

Toledo Met. Area

Philo

Philo Norwich Roseville

Zanesville

Piqua

Piqua

Fletcher-Lena

Pitchin Cedarville

South Charleston

Springfield

Yellow Springs-Clifton

Pitchin

Pitchin

Cedarville

South Charleston

Springfield

Yellow Springs-Clifton

As Approved in Case No. 07- -TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Rainsboro

Rainsboro

Hillsboro Marshall

Ravenna

Akron Atwater Ravenna Kent

Mantua Rootstown

Reynoldsburg

Columbus Met. Area

Rio Grande

Rio Grande Gallipolis

Vinton Walnut

Ripley

Ripley

Aberdeen

Rogers

Rogers

Columbiana East Liverpool East Palestine

Lisbon

New Waterford

As Approved in Case No. 07-___-TP-ACE

Issued Date:

Effective Date:____

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Rootstown

Rootstown Atwater Kent Marlboro Ravenna

Akron

Roseville

Roseville Fultonham New Lexington

Philo Zanesville

Rushville

Rushville Lancaster Somerset Thornville

St. Clairsville

Bethesda

Salem

Canfield
East Palestine

Casi Faicsunc

Salem

Columbiana Leetonia Lisbon

Youngstown

Salineville

Salineville

East Liverpool

Lisbon Wellsville

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Sandusky

Sandusky

Bloomingville

Castalia

Sebring

Sebring

Alliance

Sedalia

Sedalia

Bloomingburg
Jeffersonville
London
South Solon

Sharon

Sharon Hubbard Youngstown

Shawnee

Shawnee Coming Murray City Nelsonville New Lexington

Somerset

Somerset Fultonham Glenford

New Lexington

Rushville Thornville

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Somerton

Somerton Barnesville Beallsville Bethesda Woodsfield

South Charleston

South Charleston

Cedarville
London
Pitchin
South Solon
South Vienna
Springfield

South Solon

South Solon Cedarville Jamestown Jeffersonville London Sedalia

South Charleston

South Vienna

South Vienna

London

South Charleston Springfield

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Springfield

Springfield

Donnelsville

Enon Medway New Carlisle North Hampton

Pitchin

South Charleston South Vienna Tremont City

Yellow Springs-Clifton

Spring Valley

Spring Valley

Dayton Met. Area

Xenia

Steubenville

Steubenville

Mingo Junction

Toronto

Strongsville

Cleveland Met. Area

Chesterland

Sugar Grove

Sugar Grove

Lancaster

Sugar Tree Ridge

Sugar Tree Ridge

Belfast Danville Hillsboro Winchester

As Approved in Case No. 07-_ -TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Теттасе

Cleveland Met. Area

Burton Chesterland Kirtland

Thornville

Thornville Glenford

New Lexington

Rushville Somerset

Tiffin

Tiffin

New Riegel

Toledo

Toledo Met. Area

Toronto

Toronto

Steubenville Wellsville

Tremont City

Tremont City

North Hampton Springfield

Trenton

Trenton

Middletown Monroe

As Approved in Case No. 07- -TP-ACE

Issued Date:

Effective Date:____

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Trinity

Cleveland Met. Area

Chesterland

Uhrichsville

Uhrichsville Gnadenhutten

Uniontown

Uniontown

Akron

Greensburg Mogadore Hartville North Canton

Upper Sandusky

Upper Sandusky

Vandalia

Dayton Met. Area

Donnelsville

Enon Medway New Carlisle Spring Valley

Victory

Cleveland Met. Area

Chesterland

Vinton

Vinton Cheshire Gallipolis Rio Grande

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Walnut

Walnut Arabia

Gallipolis Guyan

Rio Grande

Washington Ct. House Washington Ct. House

Bloomingburg Jeffersonville Milledgeville New Holland

Wellsville

Wellsville

East Liverpool

Lisbon Salineville Toronto

Westerville

Columbus Met. Area

West Jefferson

Columbus Met.

London

West LaFayette

West LaFayette

Conesville Coshocton

Newcomerstown

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Whitehouse

Toledo Met.

Wickliffe

Cleveland Met. Area

Chesterland Kirtland Mentor

Willoughby

Cleveland Met. Area

Chesterland Kirtland Leroy Mentor Painesville

Winchester

Winchester

Woodsfield

Sugar Tree Ridge

Woodsfield

Beallsville Clarington Duffy Graysville Lewisville Somerton

As Approved in Case No. 07-___-TP-ACE

Issued Date:

Effective Date:_____

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Worthington

Columbus Met. Area

Xenia

Xenia

Beavercreek Bellbrook Bowersville Cedarville Jamestown Spring Valley

Yellow Spring-Clifton

Dayton

Yellow Springs

Yellow Springs-Clifton

Clifton

Cedarville Enon

Fairborn
Pitchin
Xenia
Springfield
Dayton

Zanesville

Zanesville Dresden

Fultonham Norwich Philo Roseville

New Lexington

As Approved in Case No. 07- -TP-ACE

Issued Date:

5.2 Verizon Exchange Service Areas

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Bloomville

Bloomville, Republic and Tiffin

Bolivar

Beach City, Bolivar, Canton, Mineral City, New

Philadelphia and Strasburg

Bowerston

Bowerston, Scio, Uhrichsville and New Philadelphia

Bowling Green

Bowling Green, Cygnet, Haskins-Tontogany,

Pemberville, Portage, Wayne-Bradner and Weston

Bremen

Bremen, Lancaster and Rushville

Brewster

Beach City, Brewster, Massillon, Navarre and Wilmot

Brilliant

Brilliant, Mingo Junction, Smithfield and Steubenville

Brookville

Brookville, Lewisburg, New Lebanon, Phillipsburg,

Trotwood and Dayton

Brunswick

Brunswick, Hinckley, Valley City and the exchanges of the Cleveland Metropolitan Area, such are consisting of Cleveland, Bedford, Berea, Brecksville, Chagrin Falls, Gates Mills, Hillcrest, Independence, Montrose, North Royalton, Olmstead Falls, Strongsville, Terrace, Trinity, Victory,

Wickliffe and Willoughby

Bryan

Bryan, Edgerton, Edon, Evansport, Montpelier, Ney

and West Unity.

As Approved in Case No. 07-___-TP-ACE

Issued Date:

Effective Date:_____

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Burbank

Burbank, Congress, Creston, Lodi, West Salem and

Wooster

Byesville

Byesville and Cambridge

Cadiz

Cadiz, Adena, Flushing, Freeport, Hopedale, Jewett

and Scio

Caldwell

Caldwell, Dexter City and Summerfield

Cambridge

Byesville, Cambridge, New Concord and Old

Washington

Carey

Carey, Findlay and Upper Sandusky

Carrollton

Carrollton, Dellroy, Harlem Springs, Malvern,

Mechanicstown and Pattersonville

Catawba

Catawba, Mechanicsburg and Springfield

Celina

Celina, Coldwater, Maria Stein, Mendon, Rockford, St. Marys and Wabash

Chatham

Chatham, Medina and Spencer

Chesapeake

Chesapeake, Ohio and Huntington, West Virginia

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Cheshire Center

Cheshire Center, Delaware, Kilbourne, Rathbone, Sunbury and the

exchanges of the Columbus Metropolitan Area, such area consisting of the exchanges of Columbus, Worthington, Westerville, Gahanna, Reynoldsburg,

Lockbourne, Grove City, New Albany, Canal Winchester, Groveport,

Harrisburg, Alton, West Jefferson, Hilliard and Dublin

Circleville

Ashville, Circleville, Laurelville and Williamsport

Clarksville

Blanchester, Clarksville and Wilmington.

Clyde

Clyde

Coldwater

Celina, Coldwater, Fort Recovery, Maria Stein, and Wabash

Congress

Burbank, Congress, Red Haw, West Salem and Wooster

Convoy

Convoy, Scott, Van Wert and Willshire-Wren

Cooperdale

Cooperdale, Coshocton, Dresden, Frazeysburg and Warsaw

Crestline

Crestline

Creston

Burbank, Creston, Seville, Westfield Center and Wooster

Curtice-Oregon

Curtice-Oregon, Genoa and Toledo

Decatur

Decatur, Ripley and Russellville

Delaware

Delaware, Ashley, Cheshire Center, Kilbourne, Ostrander, Radnor and

Rathbone

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Dellroy

Carrollton and Dellroy

Dexter City

Caldwell, Dexter City, Lower Salem and Summerfield

Dillonvale-Mt. Pleasant

Dillonvale-Mt. Pleasant, Adena, Smithfield, Tiltonville, and

Martins Ferry-Bridgeport

East Rochester

East Rochester, Hanoverton, Minerva and North Georgetown

Edgerton

Bryan, Edgerton and Edon

Edon

Bryan, Edgerton and Edon

Elmore

Elmore and Toledo

Englewood

Dayton Metropolitan Area, such area consisting of Dayton, Beaver Creek, Bellbrook, Centerville, Fairborn, Miamisburg-West Carrollton and Vandalia;

Englewood; Phillipsburg; Trotwood and West Milton

Evansport

Bryan, Defiance, Evansport, Jewell and Ridgeville

Farmersville

Dayton, Farmersville, Germantown, Gratis, Liberty, Miamisburg-West

Carrollton, New Lebanon and West Alexandria

Fayette

Archbold, Fayette and Wauseon

Felicity

Felicity, Hamersville, Higginsport, Cincinnati, Clermont and Bethel

Flushing

Flushing, Cadiz, Freeport, and St. Clairsville

As Approved in Case No. 07-___ -TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Forest

Forest, Mt. Blanchard and Wharton

Fort Recovery

Coldwater, Fort Recovery and Wabash

Freeport

Freeport, Cadiz, Flushing and Uhrichsville

Gallon

Gallon

Garrettsville

Garrettsville, Hiram, Parkman, Ravenna and Windham

Genoa

Curtice-Oregon, Genoa, Toledo and Woodville

Georgetown

Georgetown, Hamersville, Higginsport, Mt. Orab,

Ripley, Russellville and Sardinia

Gibsonburg

Gibsonburg, Helena and Fremont

Grafton

Elyria, Grafton and North Eaton

Grand Rapids

Grand Rapids, Haskins-Tontogany, Maumee, Toledo, Waterville, Weston

and Whitehouse

Gratis

Camden, Farmersville, Germantown, Gratis,

Middletown and West Alexandria

Green Camp

Green Camp and Marion

Greenfield

Greenfield and Leesburg

Greenwich

Greenwich and Norwalk

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Guysville

Athens, Coolville and Guysville

Hamersville

Bethel, Cincinnati, Clermont, Felicity, Georgetown,

Hamersville, Higginsport and Mt. Orab

Hanoverton

East Rochester, Hanoverton, Lisbon, North

Georgetown, Salem and Winona

Harlem Springs

Amsterdam, Bergholz, Carrollton, Harlem Springs and Mechanicstown

Harpster

Harpster, Marion and Upper Sandusky

Haskins-Tontogany

Bowling Green, Grand Rapids, and Haskins-Tontogany, and Toledo

Hayesville

Ashland and Hayesville

Helena

Bettsville, Gibsonburg, Helena and Fremont

Hicksville

Hicksville

Higginsport

Cincinnati, Clermont, Felicity, Georgetown,

Hamersville and Higginsport

Homerville

Homerville, Lodi, Medina, Spencer and West Salem

Huron

Huron, Berlin Heights and Sandusky

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Idaho

Idaho, Piketon and Waverly

Jackson

Jackson, Oak Hill and Wellston

Jenera

Arlington, Findlay, Jenera and Rawson

Jewett

Cadiz, Jewett and Scio

Kelleys Island

Kelleys Island and Sandusky

Kilbourne

Ashley, Cheshire Center, Columbus, Delaware,

Kilbourne and Sunbury

Knoxville

Knoxville, Steubenville and Toronto

Lakeville

Big Prairie, Lakeville, Loudonville and Nashville

LaRue

LaRue and Marion

Laura

Laura, Phillipsburg and West Milton

Laurelville

Circleville, Hallsville and Laurelville

Leesburg

Greenfield and Leesburg

As Approved in Case No. 07- -TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Letart Falls

Letart Falls, Pomeroy and Portland

Lewisburg

Brookville, Lewisburg and West Manchester

Liberty

Farmersville, Liberty, New Lebanon, Trotwood and Dayton Metropolitan Area, such area consisting of Dayton, Beaver Creek, Bellbrook, Centerville,

Fairborn, Miamisburg-West Carrollton and Vandalia

Lodi

Burbank, Homerville, Lodi, Medina, Westfield Center and West Salem

Logan

Logan

Loudonville

Lakeville, Loudonville and Perrysville

Lowell

Beverly, Lowell, Lower Salem, Marietta and

Watertown

Lower Salem

Dexter City, Lowell, Lower Salem and Marietta

Lynchburg

Danville, Hillsboro and Lynchburg

As Approved in Case No. 07- -TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Malvern

Canton, Carrollton, Malvern and Minerva

Manchester

Manchester and West Union

Marblehead

Marblehead and Port Clinton

Maria Stein

Celina, Coldwater, Maria Stein, Minster and Yorkshire

Marion

Caledonia, Green Camp, Harpster, LaRue, Marion,

Morral, Prospect and Waldo

Martinsville

Blanchester, Martinsville, New Vienna, and

Wilmington.

McArthur

McArthur and Wilkesville

McComb

Findlay and McComb

Mechanicsburg

Catawba, Mechanicsburg, Resaca, Urbana and

Woodstock

Mechanicstown

Carrollton, Harlem Springs and Mechanicstown

Medina

Chatham, Homerville, Lodi, Medina, Seville, Sharon Center, Spencer,

Valley City and Westfield Center

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Mendon

Celina and Mendon

Milan

Milan and Norwalk

Millersport

Baltimore, Hebron, Lancaster, Millersport, Pleasantville and Thornville

Mineral City

Bolivar, Mineral City and New Philadelphia

Minerva

Canton, East Rochester, Malvern, Minerva, Paris and Pattersonville

Minster

Minster, Maria Stein and New Bremen

Monroeville

Monroeville and Norwalk

Montpelier

Bryan, Montpelier, Pioneer and West Unity

Montrose

Akron and Montrose

Morning Sun

Camden, Eaton, Hamilton, Morning Sun, Oxford and West College Comer,

Indiana

Morral

Marion and Morral

Mt. Blanchard

Arlington, Findlay, Forest, Mt. Blanchard, Vanlue and Wharton

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Mt. Orab Cincinnati, Clermont, Fayetteville, Georgetown,

Hamersville, Mt. Orab, Sardinia and Williamsburg

Mowrystown Danville, Mowrystown, Sardinia, Sugar Tree Ridge and Hillsboro

Nevada Bucyrus, Nevada and Upper Sandusky

New Bremen Minster, New Bremen and St. Marys

New Burlington Dayton, New Burlington, Wilmington and Xenia

New Concord Cambridge, New Concord and Norwich

New London New London and Norwalk

New Marshfield Athens and New Marshfield

New Philadelphia Baltic, Bolivar, Mineral City, Newcomerstown, New Philadelphia,

Strasburg, Sugarcreek, Bowerston, Gnadenhutten and Urichsville

New Vienna Martinsville, New Vienna, Sabina and Wilmington

New Washington New Washington

Ney Bryan, Ney and Defiance

As Approved in Case No. 07- -TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

North Baltimore Bloomda

Bloomdale, Cygnet, North Baltimore and Van Buren

North Eaton

Columbia Station, Elyria, Grafton and North Eaton

North Georgetown

Alliance, Damascus, East Rochester, Hanoverton, North Georgetown,

Sebring and Winona

North Star

North Star, Rossburg and Yorkshire

Norwalk

Berlin Heights, Greenwich, Milan, Monroeville, New London. Norwalk and

Wakeman

Oak Harbor

Oak Harbor

Oak Hill

Jackson and Oak Hill

Oberlin

Elyria and Oberlin

Ohio City

Ohio City, Rockford, Van Wert and Willshire-Wren

Ostrander

Delaware, Radnor, Rathbone and Ostrander

Oxford

Cincinnati, Hamilton, Morning Sun and Oxford, Ohio and West College

Comer, Indiana

Paris

Alliance, Canton, Minerva and Paris

Payne

Payne and Paulding

Peebles

Peebles, Seaman, Sinking Spring and West Union

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Pemberville

Bowling Green and Pemberville

Perrysville

Loudonville and Perrysville

Phillipsburg

Brookville, Dayton, Englewood, Laura, Phillipsburg

and West Milton

Piketon

Beaver, Idaho, Piketon and Waverly

Pioneer

Montpelier, Pioneer and West Unity, Ohio and Ransom, Michigan

Plain City

Dublin, Hilliard, Plain City, Resaca and West Jefferson and all calls to stations bearing the designations of Columbus, Alton, Canal Winchester, Gahanna, Grove City, Groveport, Harrisburg, Lockburne, New Albany,

Reynoldsburg, Westerville and Worthington

Pleasantville

Baltimore, Lancaster, Millersport, Pleasantville,

Rushville and Thornville

Plymouth

Plymouth and Willard

As Approved in Case No. 07-___-TP-ACE

Issued Date:

Effective Date:____

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Polk Ashland, Polk, Red Haw, Savannah, Sullivan and West Salem

Pomeroy Chester, Letart Falls, Pomeroy and Portland, Ohio and Mason and New

Haven, West Virginia

Port Clinton Marblehead and Port Clinton

Portland Letart Falls, Pomeroy and Portland

Portsmouth Minford-Stockdale and Portsmouth, Ohio and South

Shore, Kentucky

Port William Port William, Sabina and Wilmington

Prospect Marion, Prospect, Radnor and Richwood

PUT-IN-BAY PUT-IN-BAY

Radnor Delaware, Ostrander, Prospect and Radnor

Rathbone Cheshire Center, Delaware, Ostrander, Rathbone and the Columbus

Metropolitan area, such area consisting of Columbus, Alton, Canal

Winchester, Dublin, Gahanna, Grove City, Groveport, Harrisburg, Hilliard, Lockbourne, New Albany, Reynoldsburg, Westerville, West Jefferson and

Worthington

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Rawson

Findlay, Jenera and Rawson

Red Haw

Ashland, Congress, Polk, Red Haw and West Salem

Republic

Bloomville, Green Springs, Republic and Tiffin

Resaca

Alton, Columbus, Hilliard, London, Mechanicsburg, Milford Center, Plain City, Resaca and West Jefferson

Richmond

Amsterdam, Richmond and Steubenville

Richwood

Magnetic Springs, Prospect and Richwood

Russellville

Decatur, Georgetown, Ripley and Russellville

Sabina

New Vienna, Port William, Sabina and Wilmington

Sardinia

Georgetown, Mt. Orab, Mowrystown and Sardinia

Savannah

Ashland, Polk and Savannah

Scio

Bowerston, Cadiz, Jewett and Scio

Scott

Convoy, Grover Hill, Scott and Van Wert

Seaman

Peebles, Seaman, West Union and Winchester

Seville

Creston, Medina, Seville and Westfield Center

As Approved in Case No. 07-___-TP-ACE

Issued Date:

Effective Date:_____

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Shade

Athens and Shade

Sharon Center

Medina, Sharon Center, Akron and Wadsworth

Sinking Spring

Peebles and Sinking Spring

Smithfield

Brilliant, Dillonvale, Smithfield and Steubenville

Spencer

Chatham, Homerville, Medina and Spencer

Spencerville

Spencerville, Venedocia and Lima

St. Marys

Celina, St. Marys and New Bremen

Strasburg

Beach City, Bolivar, New Philadelphia and Strasburg

Sugarcreek

Baltic, Berlin, New Philadelphia and Sugarcreek

Summerfield

Caldwell, Dexter City and Summerfield

Sylvania

Lost Peninsula, Michigan; Sylvania and Toledo

The Plains

Metropolitan Area, such area consisting of Toledo,

Holland, Maumee, Perrysburg and Whitehouse

Athens and The Plains

Tiltonsville

Dillonvale, Martins Ferry-Bridgeport and Tiltonsville

Tipp City

Christiansburg, New Carlisle, Tipp City, Troy and

Dayton

As Approved in Case No. 07-___-TP-ACE

Issued Date:

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Trotwood

Brookville, Englewood, Liberty, New Lebanon,

Trotwood and the Dayton Metropolitan Area, such area consisting of Dayton, Beaver Creek, Bellbrook, Centerville, Fairborn, Miamisburg-West

Carrollton and Vandalia

Troy

Christiansburg, Covington, New Carlisle, Pleasant Hill, Tipp City, West

Milton, and Troy

Valley City

Brunswick, Medina and Valley City

Van Buren

Arcadia, Findlay, North Baltimore and Van Buren

Wadsworth

Akron, Rittman, Sharon Center and Wadsworth

Wakeman

Norwalk and Wakeman

Waldo

Marion and Waldo

Warsaw

Cooperdale, Coshocton and Warsaw

Watertown

Barlow, Bartlett, Beverly, Lowell, Marietta, Stockport and Watertown

Waverly

Beaver, Idaho, Piketon and Waverly

Wayne-Bradner

Wayne-Bradner and Bowling Green

Wellington

Elyria and Wellington

As Approved in Case No. 07-__ -TP-ACE

Issued Date:

Effective Date:_____

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Wellston

Jackson and Wellston

West Alexandria

Eaton, Farmersville, Gratis, New Lebanon and West

Alexandria

Westfield Center

Creston, Lodi, Medina, Seville and Westfield Center

West Milton

Dayton, Englewood, Laura, Phillipsburg, Troy and

West Milton

Weston

Bowling Green, Deshler, Grand Rapids and Weston

West Salem

Burbank, Congress, Homerville, Lodi, Polk, Red Haw and West Salem

West Union

Manchester, Peebles, Seaman and West Union

West Unity

Bryan, Monpelier, Pioneer and West Unity

Wharton

Forest, Mt. Blanchard, Upper Sandusky, Vanlue and

Wharton

Wilkesville

Albany, McArthur and Wilkesville

As Approved in Case No. 07- -TP-ACE

Issued Date:

Effective Date: ___

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Willard

Willard, Attica and Plymouth

Williamsport

Circleville and Williamsport

Willshire-Wren

Convoy, Ohio City, Rockford, Van Wert and Willshire- Wren

Wilmington

Blanchester, Clarksville, Martinsville, New Burlington, New Vienna, Port

William, Sabina and Wilmington

Wilmot

Beach City, Berlin, Brewster, Massillon, Millersburg, Wilmot and Wooster

Winona

Damascus, Hanoverton, Lisbon, North Georgetown,

Salem and Winona

Woodstock

Marysville, Mechanicsburg, Milford Center, North

Lewisburg, Urbana and Woodstock

Yorkshire

Maria Stein, North Star, Versailles and Yorkshire

As Approved in Case No. 07-__-TP-ACE

Issued Date:

Section 5. 3 Calling Areas

- 5.3.1 Metropolitan Areas
- 1. The exchange areas included in the Cleveland Metropolitan Area are as follows:

Cleveland North Royalton Bedford Olmstead Falls Berea Strongsville Brecksville Тептасе Chagrin Falls Trinity Gates Mills Victory Hillcrest Wickliffe Independence Willoughby Montrose

2. The exchange areas included in the Columbus Metropolitan Area are as follows:

Columbus Hilliard
Alton Lockbourne
Canal Winchester New Albany
Dublin Reynoldsburg
Gahanna Westerville
Grove City West Jefferson
Groveport Worthington
Harrisburg

As Approved in Case No. 07-___-TP-ACE

Issued Date:

Section 5	5.3	Calling Areas	(cont'd	I)
		CATTURE & TO AMO !		• 1

- 5.3.1 Metropolitan Areas (cont'd)
- 3. The exchange areas included in the Dayton Metropolitan Area are as follows:

Dayton

Fairborn

Beavercreek

Miamisburg-West Carrollton

Bellbrook

Vandalia

Centersville

4. The exchange areas included in the Toledo Metropolitan Area are as follows:

Toledo

Holland

Maumee Perrysburg

Whitehouse

As Approved in Case No. 07- -TP-ACE

Issued Date:

Effective Date:____

Section 5.3.2 - Verizon Exchanges

Customer Exchange

Called Exchange

Guysville

Athens Coolville

Hamersville

Bethel Cincinnati Clermont Felicity Georgetown Higginsport Mt. Orab

Hanoverton

East Rochester

Lisbon

North Georgetown

Winona

Harlem Springs

Amsterdam Bergholz Carrollton Mechanicstown

Harpster

Marion

Upper Sandusky

Haskins-Tontogany

Bowling Green

Grand Rapids

As Approved in Case No. 07-___-TP-ACE

Issued Date:

Section 5.3.2 (cont'd)

<u>Customer Exchange</u> <u>Called Exchange</u>

Hayesville Ashland

Helena Bettsville

Fremont Gibsonburg

Hicksville None

Higginsport Cincinnati

Clermont Felicity Georgetown Hamersville

Homerville Lodi

Spencer West Salem

Huron Berlin Heights

Sandusky

Idaho Piketon

Waverly

Section 5.4 Service Area Maps

Clear Rate offers service in the footprints of AT&T Ohio and Verizon, as noted in the following service area maps:

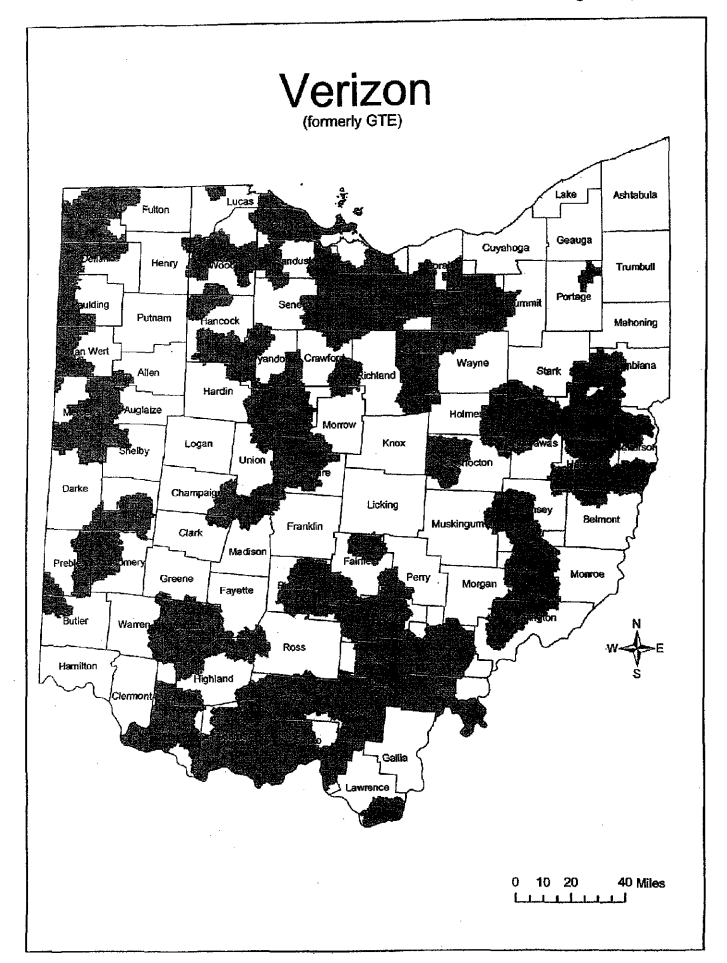
As Approved in Case No. 07-___-TP-ACE

Issued Date:

Effective Date:____

Service Territory of AT&T Ohio





Statement affirming that the registrant has notified the Ohio Department of Taxation of its intent to conduct operations as a telephone utility in the State of Ohio

Applicant has notified the Ohio Department of Taxation of its intent to conduct operations as a telephone utility in the State of Ohio.

March ___, 2007

Ohio Department of Taxation c/o Public Utility Section 21st Floor, 30 East Broad Street Columbus, Ohio 43215-3793

Re: Clear Rate Communications, Inc.

Dear Sir/Madam:

Please be advised that the above referenced corporation intends to provide telecommunications service in the State of Ohio upon receiving approval of its application filed with the Public Utilities Commission of Ohio.

Sincerely,

Thane Namy CEO/President, Clear Rate Communications, Inc.

Brief description of service(s) proposed

The nature of service to be provided is Local calling service, Local Toll Calling, Long Distance, Calling Card, prepaid local service, Dedicated Long Distance, Toll Free, and such further services that may become available upon proper notice and approval by the Commission.

Explanation of whether applicant intends to provide resold services, facilities-based services, or both resold and facilities-based services

The Applicant does not currently utilize its own equipment or facilities, but intends on deploying such facilities after the Applicant establishes a market presence and an established end user customer base. The Applicant intends to initially resell local exchange and interexchange services of Verizon and AT&T Ohio, and to provide local exchange services by purchasing unbundled network elements (UNEs) obtained from and utilizing facilities provided by facilities-based carriers.

To the extent Applicant utilizes facilities, the equipment used would be a Nortel DMS 100/200 or other comparable switching equipment, collocated with a fiber based CLEC partner. Slicks would be collocated within each serving central office and routed to the nearest partnered fiber based CLEC's Point of Presence (POP). Calls would then be backhauled via the CLEC's SONET ring to the Applicant's switch and handed off to the appropriate IXC or LEC. As the Applicant's customer base grows the Applicant would collocate switching equipment within each CO that warranted such investment.

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

Applicant obtained a CTS (IXC) license from the Public Utilities Commission of Ohio in Case No. 02-2034-CT-ACE. Applicant does not have a separate affiliate and is complying with the Commission's detariffing requirements.

Explanation of how the proposed services in the proposed market area are in the public interest

Granting this Application will promote the public interest by increasing competition in the provision of telecommunications services in Ohio. Applicant will provide high quality, cost effective local exchange and long distance telecommunications service, with reliable customer service. Increased competition will provide more choices to the consumer, lower prices and will promote the development of new services.

Description of the proposed market area

The Applicant proposes to provide interexchange service statewide and local service in all areas in the State of Ohio serviced by AT&T Ohio and Verizon.

Description of the class of customers (e.g., residence, business)_that the applicant intends to serve

Applicant intends to serve business and residential customers.

Documentation attesting to the applicant's financial viability, including, at a minimum, a proforma income statement and a balance sheet. If the proforma income statement is based upon a certain geographical area(s) or information in other jurisdictions, please indicate

See attached. Clear Rate filed a Motion for Protective Order contemporaneously with this filing. Exhibit I was submitted in a separate, sealed, envelope, marked "CONFIDENTIAL AND PROPRIETARY".

Exhibit J

Documentation attesting to the applicant's technical and managerial expertise relative to the proposed service offering(s) and proposed service area

Applicant is currently authorized to provide competitive local exchange and interexchange services in Illinois and Michigan. Additionally, Applicant was authorized by the Public Utilities Commission of Ohio as an CTS (IXC) in Case No. 02-2034-CT-ACE.

Applicant possesses the managerial qualifications to provide its proposed local exchange telecommunications services. The senior management of Applicant has extensive experience in the telecommunications and technology service provision. Applicant's technical staff is highly qualified and will ensure that Applicant's operations will meet the most demanding standards for service, quality and reliability. Additionally, as stated above, Applicant currently provides services in Illinois and Michigan.

Applicant intends to provide all forms of facilities based and resold local exchange services to business and residential customers in Ohio. These services include two way local lines, CENTREX, ISDN and switched access services. Applicant also proposes to provide associated local calling (usage) for these access lines, including message rate service for business customers and the required calling options for residential customers, and free 900 prefix call blocking. It will offer, on resold basis, residential services, operator assistance service, lifeline, hearing impaired service, directory assistance and directories. It will also offer intraLATA and interLATA toll services on a 1+ and 0+ basis. Additionally Applicant will implement the procedures necessary to prevent unfair marketing practices, and will comply with the applicable Commission service and billing standards. Applicant will comply with the applicable intraLATA access requirements of incumbent local exchange companies, and with all other applicable Commissions rules, regulations and standards.

The following is biographical information for Applicant's management personnel:

Thane J. Namy Biographical Information

- 1993-1997 Attended Oakland State University
- 1997-1998 Worked for EDS/Cadillac Customer Support
- 1998-1999 Worked for Global Crossing Communications as a Technical Support Agent and provided first level support for Toll-Free, Long Distance, Calling Card, and Local Service Issues for Dedicated Business end-users.
- 1999-2000 Worked for Global Crossing Communications as an Internal Network Provisioning/Transmission Planning Specialist. Responsibilities included planning and implementing DS-O to OC-12 circuits for various telecommunications requirements which covered the Bell Atlantic, New York, Washington DC and Philadelphia regions.

- 2000-2001 Worked for Global Crossing Communications as a Carrier Services Account Manager, responsible for support, tracking, and ensuring implementation of Carrier level circuits, dispute resolutions, and overall wholesale account management.
- 2001-present Occupied the position of President/Chief Executive Officer of Clear Rate Communications, Inc. Responsibilities include the development and execution of business objectives, as well as facilitating relationships with facilities-based providers in order to enhance the company's suite of telecommunications products and services.

Documentation indicating the applicant's corporate structure and ownership

Applicant is a Michigan corporation formed on April 1, 2001. Applicant's ownership is as follows:

<u>Title</u>
CEO
CFO
Shareholder
Shareholder
Shareholder
Shareholder

Information regarding any similar operations in other states. Also, if this company has been previously certified in the State of Ohio, include that certification number

Applicant was authorized by the Public Utilities Commission of Ohio as a CTS (IXC) in Case No. 02-2034-CT-ACE.

Applicant currently provides competitive local exchange and interexchange services in Illinois and Michigan.

Verification that the applicant will maintain local telephony records separate and apart from any other accounting records in accordance with the GAAP

See attached. Applicant will maintain local telephony records separate and apart from any other accounting records in accordance with GAAP.



June 26, 2007

Re: GAAP Accounting

To Whom It May Concern:

This letter is verifying that Clear Rate Communications, Inc. maintains local telephony records separate and apart from any other accounting records in accordance with GAAP.

Sincerely.

Sam H. Namy

Clear Rate Communications, Inc.

Chief Financial Officer

STATE OF MICHIGAN) COUNTY OF OAKLAND)

Verification - GAAP Accounting

I, Sam Namy, being first duly sworn, depose and state that I am the CFO of Clear Rate Communications, Inc. and that I have read the foregoing letter and know the contents thereof and the statements therein contained are true, to the best of my knowledge, information and belief.

Sam Namy

Clear Rate Communications, Inc.

Subscribed and Sworn to before me this _do day of June __, 2007.

PADMA TEJWANI

Notary Public, Oakland County, Michigan
Acting in County
My Commission Expires September 14, 2013

Verification of compliance with any affiliate transaction requirements

Applicant has no affiliates providing telecommunications services in Ohio.

Explanation as to whether rates are derived through (check all applicable): interconnection agreement, retail tariffs, or resale tariffs

Rates will be derived through a combination of interconnection agreements, retail tariffs and resale tariffs.

Explanation as to which service areas company currently has an approved interconnection or resale agreement

Applicant has requested interconnection negotiations with Verizon and AT&T Ohio.

Explanation of whether applicant intends to provide Local Services which require payment in advance of Customer receiving dial tone

Applicant does not intend to provide local services which require payment in advance of the customer's receipt of dial tone.

Tariff sheet(s) listing the services and associated charges that must be paid prior to customer receiving dial tone (if applicable)

Not applicable.

Letters requesting negotiation pursuant to Sections 251 and 252 of the Telecommunications Act of 1996 and a proposed timeline for construction, interconnection, and offering of services to end users

See attached.

TO: Contract Management 311 S Akard Four AT&T Plaza, 9th floor Dallas, TX 75202 Fax: 1-800-404-4548

July 31, 2007

KE:	Request to	initiate	Negotiatio	SNC

Director - Contract Management:

Pursuant to Sections 251 & 252 of the Telecommunications Act of 1996, Clear Rate Communications, Inc.
("Carrier") desires to begin the negotiations process to reach a mutually acceptable
Local Interconnection (includes Resale provisions) Agreement
Resale (only) Agreement
Cellular/PCS (Wireless) Agreement
☐ Paging Interconnection Agreement
Paging Facilities Agreement
☐ ILEC/OE-LEC Agreement Type:
Other
with AT&T in the state(s) of (check all that apply)
☐ Florida ☐ Georgia ☒ Illinois ☐ Indiana ☐ Kansas ☐ Kentucky ☐ Louisiana ☒ Michigan
☐ Mississippi ☐ Missouri ☐ Nevada ☐ North Carolina ☒ Ohio ☐ Oklahoma ☐ South Carolina
☐ Tennessee ☐ Texas and/or ☐ Wisconsin.
Fill in the <u>required</u> information below. *

Carrier's information:

	CARRIER NOTICE CONTACT INFO*
NAME	Thane Namy
TITLE	CEO
STREET ADDRESS	24700 Northwestern Hwy.
ROOM OR SUITE	Suite 340
CITY, STATE, ZIP CODE	Southfield, MI 48075
E-MAIL ADDRESS	tnamy@clearrate.com
TELEPHONE NUMBER	(248) 556-4527
FACSIMILE NUMBER	(248) 556-4534

STATE OF INCORPORATION	Michigan
Attorney's information: (if applical	ble)
	CARRIER NOTICE CONTACT INFO*
ATTORNEY NAME	N/A
NAME OF FIRM	N/A
STREET ADDRESS	N/A
ROOM OR SUITE	N/A
CITY, STATE, ZIP CODE	N/A
E-MAIL ADDRESS	N/A
TELEPHONE NUMBER	N/A
FACSIMILE NUMBER	N/A
ISP-bound Traffic only. If no opti	State region, request MUST include ISP option – All Traffic or ion is indicated, the Agreement will default to the ISP-bound 13-St Interconnection Agreement may be viewed at section=115.)
If 13-State: ISP option: All Traff	ic SP-bound Traffic only
Enclose proof of certification for e	ach state requested.
Enclose documentation from Telc	ordia as confirmation of ACNA.
Enclose documentation from NEC	<u>A</u> as confirmation of OCN(s).
Enclose <u>verification</u> of type of entity	y and registration with Secretary of State.
Form completed and submitted by:	Thane Namy
Contact number:	(248) 556-4527

AT&T will formally reply in writing to this request.

^{*} NOTE: All requested information is required. Be aware that the failure to provide accurate and complete information may result in return of this form to you and a delay in processing your request.

----Original Message----

From: Thane Namy [mailto:tnamy@clearrate.com]

Sent: Wednesday, April 18, 2007 2:55 PM

To: miller.michelle@verizon.com; Contract.Management@verizon.com

Cc: Thane Namy; Tom Rowland

Subject: Clear Rate Request for Negotiations - OHIO Verizon North

Importance: High

Contract Management,

Pursuant to Sections 251 and 252 of the telecommunications act of 1996 Clear Rate Communications would like initiate negotiation of an Interconnect agreement with Verizon for the state of Ohio.

Please confirm & respond.

Thanks!

========

Thane Namy Clear Rate Communications, Inc. 24700 Northwestern Hwy Suite 340 Southfield, MI 48075 Telephone: 248-556-4527

Direct Fax: 248-556-4534

www.ClearRate.com

Certifications from Ohio Secretary of State

See attached.

United States of America State of Ohio Office of the Secretary of State

I, Jennifer Brunner, do hereby certify that I am the duly elected, qualified and present acting Secretary of State for the State of Ohio, and as such have custody of the records of Ohio and Foreign business entities; that said records show CLEAR RATE COMMUNICATIONS, INC., a Michigan corporation, having qualified to do business within the State of Ohio on June 12, 2002 under License No. 1324308 is currently in GOOD STANDING upon the records of this office.



Witness my hand and the seal of the Secretary of State at Columbus, Ohio this 22nd day of June, A.D. 2007

Ohio Secretary of State

Validation Number: V2007173JDCE9C

Exhibit U

List of names, addresses and phone numbers of officers and directors or partners

<u>Name</u>	<u>Title</u>	Address	Tel. Number
Thane Namy	CEO	1907 Brookwood, Royal Oak, MI 48237	248-414-9521
Rob Fantin	Shareholder	2887 Berkshire Drive, Troy, MI 48083	248-457-4876
Joe Morelli	Shareholder	155 Millstone Drive, Troy MI 48084	248-740-7661
Ken Morelli	Shareholder	7359 Colchester Lane, W. Bloomfield, MI 48322	248-788-7428
Joe Kallabat	Shareholder	7566 Acorn Hill Ct., W. Bloomfield, MI 48323	248-669-9662
Sam Namy	CFO 27281	Hystone, Forrest Hills, MI 48332	248-426-6642

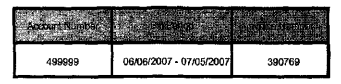
A sample copy of the customer bill and disconnection notice the applicant plans to utilize.

See attached.

Questions?

By Phone: 877-877-4799 (toll free)
By Email: support@ClearRate.com
By Internet: www.ClearRate.com

Joseph Customer 9999 Acorn Ct West Bloomfield, MI 48323



Previous Balance	Receives		Territoria	nga pada nga sa nga sa Sa alipak a Patrasa Agasana	
\$33.61	\$0.00	\$21. 9 9	\$13.15	\$ 68.75	07/25/2007

Account Summary

Previous Balance	\$33.61
Payments	\$0.00
Balance Forward	\$33.61
Usage Charges	
Local	\$0.00
Long Distance	\$0.50
International	\$0.00
Toll-Free Service	\$0.00
Calling Card	\$0.00
Directory Assistance	\$0.00
Monthly Recurring	
Partial Month Pro-rated Charge	\$0.00
Monthly Charge(s)	\$20.99
One Time Charges	\$0.00
Lale Payment Charges	\$0.50
Regulatory Taxes and Surcharges	\$13.1 <u>5</u>
Total Current Charges (Including Taxes and Surcharges)	\$35.14
Total Amount Due	\$68.75

Please return this portion with your payment and write your account number on your check. Thank you.

Che	sck Number:		Amount Enclosed:	
49999	390769	07/05/2007	07/25/2007	\$68,75
Account Number	(nuosse) (limpe)			

Check here for change of address, complete back of remittance

Please send payment to:

Joseph Customer 9999 Acorn Ct West Bloomfield, MI 48323

Clear Rate Communications, Inc. PO Box 27308 Lansing, MI 48909-7308

Important Messages:

YOU ARE ON OUR PRE-AUTHORIZED PAYMENT PLAN, 68.75 WILL BE DRAWN FROM CREDIT CARD xxxxxxxxxxxx9999 BY 07/25/2007.

Recurring Charges: (248) 669-9999

Description				
		. 25 7 6 7 6 7 6 7 6 7 7 7 7 7 7 7 7 7 7 7		
Residential Line	w/100 Local Calls		to 08/05/2007	10.99
4.9 LD Flat Rate			to 08/05/2007	0.00
Call Waiting			to 08/05/2007	5.00
	Dispaly Unlimited		to 08/05/2007	5.00
Free - Call Wait:	ing ID	07/06/2007	to 08/05/2007	0.00
Total Recurring	Charges			20.99
One Time Charges				
	Description	Period		
	Late Fee (FOR PAYME)	######################################	通信性 自然 2 2 2 3 2 2 3 2 2 2 3 2 2 2	0.50
(240) 005-5555	Dace For (14% Lating)	41 DOS 00/45/-00//		
Total Recurring	Charges			0.50
Long Distance: (248)	669-9999			
Call Number	Call Time	Destination	Duration	
1 (2.0) 261 0000		POVAL ON MT	0.5	0.03
	06/12/2007 09:48:48 06/12/2007 09:50:27		0.5	0.03
	06/12/2007 03:50:27		0.5	0.03
	06/15/2007 11:19:33	TAMPA, FL	1.5	0.08
	06/17/2007 12:06:54		1.1	0.06
	06/17/2007 12:05:32		1.0	0.05
	06/17/2007 13:30:39		0.4	0.02
	06/18/2007 09:12:24		0.4	0.02
	06/21/2007 08:30:51		0.4	0.02
	06/21/2007 08:31:24		3.2	0.16
Total Long Dista			9.6	0.50

Description	
구근도 작용한 중 강력을 포크로 차진 구를 받는 작품 학교로 중 한 교육 발문구를 발표하는 물론 양환 등록 표현 한 고 교육 제 고 교육에 독표 목부 등록 등을 모두 될 뿐 보는 국 당한	
Carrier Access Fee	3.21
E911 Operational Surcharge County Commission	0.28
FCC Regulatory Fee (Wireline)	0.02
Fed Universal Service Fund	1.01
Federal Access Charge	5.35
Federal Excise Tax	0.94
Local Number Portability Fee	0.28
Sales Tax	1.88
Telecommunications Relay Service Surcharge	0.18
Total Regulatory Taxes and Surcharges	13.15

If you have a complaint in regard to this bill that can not be resolved after you have called Clear Rate, or for general information, residential and business customers may call the Public Utilities Commission of Ohio (PUCO), toll free at 1-800-686-7826 or for TDD/TYY toll free at 1-800-686-1570 from 8:00 a.m. to 5:30 p.m. weekdays, or visit www.puco.ohio.gov. Additionally, the Ohio Consumers' Counsel (OCC) represents residential utility customers in matters before the PUCO. The OCC can be contacted toll free at 1-877-742-5622 from 8:00 a.m. to 5:00 p.m. weekdays, or visit www.pickocc.org.

Joseph Customer 06/06/2007 - 07/05/2007 Invoice Number: 390769 Page 2 of 2

dd/mm/yyyy

«Name» «Address_1» «Address 2»

«Address_2» Local Service Past Due: «Address_3» Toll Services Past Due: ####

Non-Regulated Charges Past Due:

####

Account No: «Account»

Past Due Amount: «Past Due Balance »

Dear Customer:

Your local service is scheduled for disconnection due to NON-PAYMENT. According to our records, your telephone invoice has not been paid and your account is past due. Please contact our customer service department, or arrange for payment immediately. Failure to take action will result in disconnection of your local telephone service on or after «Suspend_Date». There will be no additional notices before further action is taken. Your local service will not be disconnected for non-payment of any charges for long distance (toll) or unregulated telecommunications services that may be included in the "Past Due Amount" shown above. However, if the "Toll Services Past Due" amount or the "Nonregulated Charges Past Due" amount is not received in our office no later than Month/Day/Year, then the related portion of your service will be disconnected.

If there is a dispute regarding service or charges you must contact our office to advise Clear Rate Communications of the dispute. If you have a complaint in regard to this disconnection notice that can not be resolved after you have called Clear Rate, or for general information, residential and business customers may call the Public Utilities Commission of Ohio (PUCO), toll free at 1-800-686-7826 or for TDD/TYY toll free at 1-800-686-1570 from 8:00 a.m. to 5:30 p.m. weekdays, or visit www.puco.ohio.gov. Additionally, the Ohio Consumers' Counsel (OCC) represents residential utility customers in matters before the PUCO. The OCC can be contacted toll free at 1-877-742-5622 from 8:00 a.m. to 5:00 p.m. weekdays, or visit www.pickocc.org. You are still responsible for any amounts that are not in dispute and must pay for those services. You have the right to file a formal complaint with the PUCO if your dispute cannot be resolved with Clear Rate Communications. You will be required to pay any undisputed amount of the invoice within 3 days of filing a formal complaint with the Ohio Public Utilities Commission.

You may call in a credit card payment using Discover, American Express, MasterCard or Visa, or you may make a payment via any authorized MoneyGram agent such as Wal-Mart. You must provide them with your account number and the code 3610. If mailing a check, please ensure the check is received prior to the disconnection date so we can prevent any disruption in your local telephone service. If payment cannot be made please contact us to discuss your account and make alternative payment arrangements. If we do not receive payment or contact from you within the time allotted your account will be turned over to collections. In addition, upon reactivation you will be subject to a \$59 reconnect fee. If payment has already been made, thank you and please disregard this notice. Again, Failure to take action will result in disconnection of your local telephone service!

Sincerely, Clear Rate Customer Service (+1 (877) 877-4799)

Please contact us directly or tear off and return with payment

Send Payment To:
Clear Rate Communications
PO Box 27308
Lansing, MI 48909-7308

Account No: «Account»

Past Due Amount: «Past Due Balance »

Payment Enclosed:

Provide a copy of any customer application form required in order to establish residential service, if applicable.

Not applicable.

List of Ohio exchanges the applicant intends to serve.

Applicant intends to provide interexchange service on a statewide basis and local service in the Ohio exchanges of AT&T Ohio and Verizon (see attached list of local exchanges):

]	HO TBTA
Company Name:		Select All AT&T Ohio	
	;		EmburgSprin
dba:		Select All United Telephone dba Embarq	
			Verizon
Certificate Number:		Select All Verizon North	
			Cincl Bell

Select All Cincinnati Bell

Designate Proposed Market Area (PMA) by putting an "X" in appropriate boxes as inadvertently omitted from the exchange name which was updated on 9-6-06.

Hanover was inadverted	ently omitted from the exchange name	which was updated on 9-6-06.	
Arcadia	HANCOCK	Arcadia	
Arthur Mutual	PAULDING	Arthur	WINE ACCOUNTS OF THE PARTY OF T
AT&T Ohio	ADAMS	Winchester	
AT&T Ohio	ATHENS	Nelsonville	
AT&T Ohio	 conservation of professional and account to the profession of the profession and account. 	AND ADD TO THE PROPERTY OF THE PARTY OF THE	
AT&T Offic	BELMONT	Barnesville	MITTER IS NOT LEGIS TO A SECURITY OF THE SECUR
}	BELMONT	Bellaire	X
AT&T Ohio AT&T Ohio	BELMONT	Bethesda	· MNN gardetic series compare series before a
AT&T Onio	BELMONT	Martins Ferry-Bridgeport	
Proposition of the second of the second	BELMONT	Somerton	The harmonic business of
AT&T Ohio	BELMONT	St. Clairsville	- ···
AT&T Ohio	BROWN	Aberdeen	X
AT&T Ohio	BROWN	Ripley	X
AT&T Ohio	BUTLER	Middletown	X
AT&T Ohio	BUTLER	Monroe	X
AT&T Ohio	BUTLER	Trenton	X
AT&T Ohio	CHAMPAIGN	Christiansburg	X
AT&T Ohio	CLARK	Donnelsville	X
AT&T Ohio	CLARK	Enon	X
AT&T Ohio	CLARK	Medway	X
AT&T Ohio	CLARK	New Carlisle	X
AT&T Ohio	CLARK	North Hampton	X
AT&T Ohio	CLARK	Pitchin	X
AT&T Ohio	CLARK	South Charleston	x
AT&T Ohio	CLARK	South Vienna	X
AT&T Ohio	CLARK	Springfield	×
AT&T Ohio	CLARK	Tremont City	×
AT&T Ohio	COLUMBIANA	Columbiana	x
AT&T Ohio	COLUMBIANA	East Liverpool	x
AT&T Ohio	COLUMBIANA	East Palestine	X
AT&T Ohio	COLUMBIANA	Leetonia	X
AT&T Ohio	COLUMBIANA	Lisbon	X
AT&T Ohio	COLUMBIANA	New Waterford	X
AT&T Ohio	COLUMBIANA	Rogers	X
AT&T Ohio	COLUMBIANA	Salem	X
AT&T Ohio	COLUMBIANA	Salineville	C
AT&T Ohio	COLUMBIANA	Wellsville	X
AT&T Ohio	COSHOCTON	Conesville	
AT&T Ohio	COSHOCTON	Coshocton	X
AT&T Ohio	COSHOCTON	West Lafayette	
AT&T Ohio	CUYAHOGA	Bedford	TOTAL P. CO. T. CO. SECURIO CONTRACTOR CONTR
AT&T Ohio	CUYAHOGA	Berea	X
The TANKS OF STREET BY STREET, A CONTROL OF STREET		DCI CO	X

AT&T Ohio	CUYAHOGA	Brecksville	×
AT&T Ohio	CUYAHOGA	Chagrin Falls	×
AT&T Ohio	CUYAHOGA	Cleveland	x
AT&T Ohio	CUYAHOGA	Gates Mills	×
AT&T Ohio	CUYAHOGA	Hillcrest	×
AT&T Ohio	CUYAHOGA	Independence	x
AT&T Ohio	CUYAHOGA	Montrose [CUY]	x
AT&T Ohio	CUYAHOGA	North Royalton	x
AT&T Ohio	CUYAHOGA	Olmsted Falls	×
AT&T Ohio	CUYAHOGA	Strongsville ·	×
AT&T Ohio	CUYAHOGA	Terrace	×
AT&T Ohio	CUYAHOGA	Trinity	x
AT&T Ohio	CUYAHOGA	Victory	×
AT&T Ohio	ERIE	Bloomingville	x
AT&T Ohio	ERIE	Castalia	
AT&T Ohio	ERIE	Sandusky	X
AT&T Ohio	FAIRFIELD	Carroll	X
	FAIRFIELD	and the state of t	· · · · · · · · · · · · · · · · · · ·
AT&T Ohio		Lancaster Rushville	X
AT&T Ohio	FAIRFIELD	/ Inches properties and the second se	X
AT&T Ohio	FAIRFIELD	Sugar Grove	X
AT&T Ohio	FAYETTE	Bloomingburg	x
AT&T Ohio	FAYETTE	Jeffersonville	×
AT&T Ohio	FAYETTE	Milledgeville	x
AT&T Ohio	FAYETTE	Washington Court House	X
AT&T Ohio	FRANKLIN	Alton	x
AT&T Ohio	FRANKLIN	Canal Winchester	X
AT&T Ohio	FRANKLIN	Columbus	X .
AT&T Ohio	FRANKLIN	Dublin	x
AT&T Ohio	FRANKLIN	Gahanna	x
AT&T Ohio	FRANKLIN	Grove City	x
AT&T Ohio	FRANKLIN	Groveport	X
AT&T Ohio	FRANKLIN	Harrisburg	хх
AT&T Ohio	FRANKLIN	Hilliard	×
AT&T Ohio	FRANKLIN	Lockbourne	X
AT&T Ohio	FRANKLIN	New Albany	х
AT&T Ohio	FRANKLIN	Reynoldsburg	X
AT&T Ohio	FRANKLIN	Westerville	x
AT&T Ohio	FRANKLIN	Worthington	X
AT&T Ohio	GALLIA	Cheshire	X
AT&T Ohio	GALLIA	Gallipolis	X
AT&T Ohio	GALLIA	Guyan	x
AT&T Ohio	GALLIA	Rio Grande	X
AT&T Ohio	GALLIA	Vinton	x
AT&T Ohio	GALLIA	Walnut	x
AT&T Ohio	GEAUGA	Burton	x
AT&T Ohio	GEAUGA	Chesterland	x
AT&T Ohio	GREENE	Beavercreek	x
AT&T Ohio	GREENE	Bellbrook	X
AT&T Ohio	GREENE	Bowersville	x
AT&T Ohio	GREENE	Cedarville	x
AT&T Ohio	GREENE	Fairborn	×
AT&T Ohio	GREENE	Jamestown	×
AT&T Ohio	GREENE	Spring Valley	X
AT&T Ohio	GREENE	Xenia	

AT&T Ohio	GREENE	Yellow Springs-Clifton	
AT&T Ohio	HANCOCK	Findlay	
AT&T Ohio	HIGHLAND	Belfast	
AT&T Ohio	HIGHLAND	Danville [HIG]	
AT&T Ohio	HIGHLAND	Hillsboro	
AT&T Ohio	HIGHLAND	Marshall	
AT&T Ohio	HIGHLAND	Rainsboro	
AT&T Ohio	HIGHLAND	Sugar Tree Ridge	pro the management of the September of t
AT&T Ohio	HOCKING	Murray City	
AT&T Ohio	JEFFERSON	Mingo Junction	
AT&T Ohio	JEFFERSON	Steubenville	
AT&T Ohio	JEFFERSON	Toronto	
AT&T Ohio	LAKE	Leroy	
AT&T Ohio	LAKE	Mentor	ACTION
AT&T Ohio	LAKE	Painesville	And the second s
AT&T Ohio	LAKE	Wickliffe	
AT&T Ohio	LAKE	Willoughby	
AT&T Ohio	LAWRENCE	Arabia	gar y gangan nasa amat i tima si sossai
AT&T Ohio	LAWRENCE	Ironton	
AT&T Ohio	LUCAS	Holland	
AT&T Ohio	LUCAS	Maumee	
AT&T Ohio	LUCAS	Toledo	
AT&T Ohio	LUCAS	Whitehouse	
AT&T Ohio	MADISON	London	
AT&T Ohio	A COURT AND A STATE OF THE PROPERTY OF THE PRO	Sedalia	·····
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the contract of the second	MAHONING	Canfield	
AT&T Ohio	MAHONING	Lowellville	
AT&T Ohio	MAHONING	North Jackson	
AT&T Ohio	MAHONING	North Lima	
AT&T Ohio	MAHONING	Sebring	
AT&T Ohio	MAHONING	Youngstown	and administration of the second of the seco
AT&T Ohio	MIAMI	Fletcher-Lena	
AT&T Ohio	MIAMI	Piqua	
AT&T Ohio	MONROE	Beallsville	
AT&T Ohio	MONROE	Clarington	
AT&T Ohio	MONROE	Duffy	
AT&T Ohio	MONROE	Graysville	
AT&T Ohio	MONROE	Lewisville	·····
AT&T Ohio	MONROE	Woodsfield	
AT&T Ohio	MONTGOMERY	Centerville [MOT]	
AT&T Ohio	MONTGOMERY	Dayton	
AT&T Ohio	MONTGOMERY	Miamisburg-W.Carroliton	
AT&T Ohio	MONTGOMERY	Vandalia	
AT&T Ohio	MUSKINGUM	Dresden	
AT&T Ohio	MUSKINGUM	Fultonham	
AT&T Ohio	MUSKINGUM	Norwich	
AT&T Ohio	MUSKINGUM	Philo	
AT&T Ohio	MUSKINGUM	Zanesville	
AT&T Ohio	PERRY	Corning	
AT&T Ohio	PERRY	Glenford	
AT&T Ohio	PERRY	New Lexington	
AT&T Ohio	PERRY	Roseville	

	PERRY	Shawnee	X
AT&T Ohio	PERRY	Somerset	x
AT&T Ohio	PERRY	Thornville	x
AT&T Ohio	PICKAWAY	New Holland	x
AT&T Ohio	PORTAGE	Atwater	x
AT&T Ohio	PORTAGE	Kent	x
AT&T Ohio	PORTAGE	Mantua	х
AT&T Ohio	PORTAGE	Mogadore	x
AT&T Ohio	PORTAGE	Ravenna	×
AT&T Ohio	PORTAGE	Rootstown	×
AT&T Ohio	SANDUSKY	Fremont	х
AT&T Ohio	SANDUSKY	Lindsey	x
AT&T Ohio	SENECA	Fostoria	x
AT&T Ohio	SENECA	New Riegel	×
AT&T Ohio	SENECA	Tiffin	x
AT&T Ohio	STARK	Alliance	х
AT&T Ohio	STARK	Canal Fulton	x
AT&T Ohio	STARK	Canton	x
AT&T Ohio	STARK	Hartville	^x
AT&T Ohio	STARK	Louisville	
AT&T Ohio	STARK	Magnolia-Waynesburg	X X
AT&T Ohio	STARK	Marlboro Marlboro	an in all and the core and
AT&T Ohio	STARK	Massillon	X x
AT&T Ohio	STARK	Navarre	
AT&T Ohio	STARK	201 - 101 -	×
AT&T Ohio	STARK	North Canton	X
AT&T Ohio	SUMMIT	Uniontown	X
	ASSESSMENT OF THE PROPERTY OF	Akron	X
AT&T Ohio	SUMMIT	Greensburg	X
AT&T Ohio	SUMMIT	Manchester [SUM]	X
AT&T Ohio	TRUMBULL	Girard	X
AT&T Ohio	TRUMBULL	Hubbard	X
AT&T Ohio	TRUMBULL	Kirtland	X
AT&T Ohio	TRUMBULL	Niles	X
AT&T Ohio	TRUMBULL	Sharon	×
AT&T Ohio	TUSCARAWAS	Gnadenhutten	X
AT&T Ohio	TUSCARAWAS	Newcomerstown	X
AT&T Ohio	TUSCARAWAS	Uhrichsville	X
AT&T Ohio	WARREN	Franklin	X
AT&T Ohio	WASHINGTON	Belpre	×
AT&T Ohio	WASHINGTON	Marietta	X
AT&T Ohio	WASHINGTON	New Matamoras	x
AT&T Ohio	WASHINGTON	Newport	x
AT&T Ohio	WAYNE	Dalton	X
AT&T Ohio	WOOD	Perrysburg	X
AT&T Ohio	WYANDOT	Upper Sandusky	x
Ayersville	DEFIANCE	Ayersville	
Bascom Mutual	SENECA	Bascom	
Benton Ridge	HANCOCK	Benton Ridge	
Benton Ridge	HENRY	New Bavaria	
Benton Ridge	PUTNAM	North Creek	1
Buckland	AUGLAIZE	Buckland	
CC&S Telco	WILLIAMS	Cooney	
Century	ERIE	Birmingham	
Century	ERIE	Vermilion	

Century	LORAIN	Amherst
Century	LORAIN	Avon
Century	LORAIN	Avon Lake
Century	LORAIN	Lorain
Champaign	CHAMPAIGN	Terre Haute
Champaign	CHAMPAIGN	Urbana
Chillicothe	ROSS	Bainbridge [ROS]
Chillicothe	ROSS	Bourneville
Chillicothe	ROSS	Chillicothe
Chillicothe	ROSS	Clarksburg
	ROSS	Frankfort
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Chillicothe	ROSS	Kingston
Chillicothe	ROSS	Londonderry
Chillicothe	ROSS	Massieville
Chillicothe	ROSS	Richmondale
Cincinnati Bell	BUTLER	Bethany-West Chester
Cincinnati Bell	BUTLER	Hamilton
Cincinnati Bell	BUTLER	Reily
Cincinnati Bell	BUTLER	Seven Mile
Cincinnati Bell	BUTLER	Shandon
Cincinnati Bell	CLERMONT	Bethel
Cincinnati Bell	CLERMONT	Clermont
Cincinnati Bell	CLERMONT	Little Miami
Cincinnati Bell	CLERMONT	Newtonsville
Cincinnati Bell	CLERMONT	Williamsburg
Cincinnati Bell	HAMILTON	Cincinnati
Cincinnati Bell	HAMILTON	Harrison
Columbus Grove	PUTNAM	Columbus Grove
Conneaut	ASHTABULA	Conneaut
Continental	PAULDING	Grover Hill
Continental	PUTNAM	Continental
Continental	PUTNAM	Miller City
Doylestown	WAYNE	Doylestown
Farmers Mutual	HENRY	Okolona
Fort Jennings	PUTNAM	Fort Jennings
Germantown	MONTGOMERY	Germantown
Glandorf	PUTNAM	Glandorf
Kalida	PUTNAM	Kalida
Little Miami	BROWN	
Little Miami	WARREN	Fayetteville
McClure		Butterville
	HENRY	McClure
Middle Point Home	VAN WERT	Middle Point
Minford	SCIOTO	Minford
New Knoxville	AUGLAIZE	New Knoxville
Nova	ASHLAND	Nova
Nova	ASHLAND	Sullivan
Oakwood	PAULDING	Oakwood
Orwell	ASHTABULA	Colebrook
Orwell	ASHTABULA	Orwell
Orwell	ASHTABULA	Windsor
Orweil	HANCOCK	Mount Cory
Orwell	PUTNAM	Belmore
Orwell	PUTNAM	Gilboa

Orwell	PUTNAM	Leipsic
Orwell	PUTNAM	Pandora
Orwell	TRUMBULL	North Bloomfield
Ottoville Mutual	PUTNAM	Cloverdale
Ottoville Mutual	PUTNAM	Ottoville
Pattersonville	CARROLL	Pattersonville
Ridgeville	HENRY	Ridgeville Corners
Sherwood Mutual	DEFIANCE	Sherwood
Sycamore	SENECA	McCutcheonville
Sycamore	SENECA	Melmore
Sycamore	WYANDOT	Sycamore
Telephone Service Co	AUGLAIZE	Cridersville
Telephone Service Co	AUGLAIZE	Wapakoneta
United of Indiana	DARKE	Union City
United Telephone dba Embarg		Beaverdam
United Telephone dba Embarg	the state of the s	Bluffton
United Telephone dba Embarg	CONTRACTOR OF THE CONTRACTOR O	Cairo
United Telephone dba Embaro	The state of the s	Delphos
United Telephone dba Embarq	Part	Elida
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United Telephone dba Embarq		Jefferson
United Telephone dba Embarg		New Lyme
United Telephone dba Embarq	- 4	Glouster
United Telephone dba Embarg		Waynesfield
United Telephone dba Embarq		North Lewisburg
United Telephone dba Embaro	·	Rosewood
United Telephone dba Embard	THE STATE OF THE S	Bucyrus
United Telephone dba Embaro		Chatfield
United Telephone dba Embaro	Open Married Activity Married Control	Lykens
United Telephone dba Embaro		New Winchester
United Telephone dba Embarq	DARKE	Ansonia
United Telephone dba Embarq	DARKE	Arcanum
United Telephone dba Embarq	DARKE	Bradford
United Telephone dba Embaro	DARKE	Gettysburg
United Telephone dba Embarg	DARKE	Greenville
United Telephone dba Embarq	DARKE	Hollansburg
United Telephone dba Embarq	DARKE	New Madison
United Telephone dba Embarg	DARKE	Rossburg
United Telephone dba Embarq	DARKE	Versailles
United Telephone dba Embard		Defiance
United Telephone dba Embaro		Jewell
United Telephone dba Embaro		Sunbury
United Telephone dba Embarg		Archbold
United Telephone dba Embaro		Lyons
United Telephone dba Embaro	N	Metamora
United Telephone dba Embard	indian menungkan pengana managanan menungkan menungkan di matawa penganan menungkan menungkan penganan penganan	Swanton
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United Telephone dba Embarq HARDIN	Mount Victory	
United Telephone dba Embarg HARDIN	Ridgeway	
United Telephone dba Embarq HENRY	Deshler	
United Telephone dba Embarg HENRY	Florida	
United Telephone dba Embarg HENRY	Gerald	
United Telephone dba Embarg HENRY	Grelton-Malinta	
United Telephone dba Embarq HENRY	Hamler	
United Telephone dba Embarq HENRY	Holgate	
United Telephone dba Embarg HENRY	Liberty Center	
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United Telephone dba Embarq HOLMES	Big Prairie	
United Telephone dba Embarg HOLMES	Glenmont	
United Telephone dba Embarq HOLMES	Holmesville	
United Telephone dba Embarq HOLMES	Killbuck	
United Telephone dba Embarq HOLMES	Millersburg	
United Telephone dba Embarg HOLMES	Nashville	
United Telephone dba Embarq KNOX	Centerburg	
United Telephone dba Embarg KNOX	Danville [KNO]	
United Telephone dba Embarq KNOX	Fredericktown	•
United Telephone dba Embarq KNOX	Gambier	
United Telephone dba Embarq KNOX	Martinsburg	
United Telephone dba Embard KNOX	Mount Vernon	
United Telephone dba Embarq LICKING	Alexandria	
United Telephone dba Embard LICKING	Croton	
United Telephone dba Embard LICKING	Hebron	
United Telephone dba Embarg LICKING	Johnstown	
United Telephone dba Embarq LICKING	Pataskala	
United Telephone dba Embarq LICKING	Utica-Homer	
United Telephone dba Embarq LOGAN	Belle Center	
United Telephone dba Embarq LOGAN	Bellefontaine	
United Telephone dba Embarq LOGAN	De Graff	
United Telephone dba Embarq LOGAN	East Liberty	,
United Telephone dba Embarq LOGAN	Huntsville	
United Telephone dba Embarg LOGAN	Rushsylvania	
United Telephone dba Embarq LOGAN	Russells Point	
United Telephone dba Embarq LOGAN	West Liberty	
United Telephone dba Embarq LOGAN	West Mansfield	
United Telephone dba Embarq LUCAS	Richfield Center-Berkey	
United Telephone dba Embarg LUCAS	Waterville	
United Telephone dba Embarq MAHONII	NG Berlin Center	
United Telephone dba Embarq MAHONII	NG Damascus	
United Telephone dba Embarq MAHONII	NG North Benton	
United Telephone dba Embarq MARION	Caledonia	
United Telephone dba Embarq MERCER	Rockford	
United Telephone dba Embarq MORGAN	Chesterhill	
United Telephone dba Embarg MORGAN	McConnelsville	
United Telephone dba Embarq MORGAN	Pennsville	
United Telephone dba Embarg MORGAN	The second of th	
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United Telephone dba Embarq MUSKINGUM	Adamsville
United Telephone dba Embarq MUSKINGUM	Frazeysburg
United Telephone dba Embarg PERRY	Crooksville
United Telephone dba Embarq PERRY	Junction City
United Telephone dba Embarq PICKAWAY	Mount Sterling
United Telephone dba Embarg PORTAGE	Lake Milton
United Telephone dba Embarq PORTAGE	Wayland
United Telephone dba Embarg PORTAGE	Windham
United Telephone dba Embarq PREBLE	Camden
United Telephone dba Embarq PREBLE	Eaton
United Telephone dba Embarq PREBLE	Eldorado
United Telephone dba Embarq PREBLE	New Paris
United Telephone dba Embarq PREBLE	West Manchester
United Telephone dba Embarq PUTNAM	Ottawa
United Telephone dba Embarg RICHLAND	Adario
United Telephone dba Embarg RICHLAND	Bellville
United Telephone dba Embarq RICHLAND	Butler
United Telephone dba Embarq RICHLAND	Lexington
United Telephone dba Embarq RICHLAND	Lucas
United Telephone dba Embarq RICHLAND	Mansfield
United Telephone dba Embarq RICHLAND	Shelby
United Telephone dba Embarq RICHLAND	Shiloh
United Telephone dba Embarq SANDUSKY	Woodville
United Telephone dba Embarq SENECA	Green Springs
United Telephone dba Embarq SENECA	Old Fort
United Telephone dba Embarq SHELBY	Алпа
United Telephone dba Embarq SHELBY	Botkins
United Telephone dba Embarq SHELBY	Fort Loramie
United Telephone dba Embarq SHELBY	Jackson Center
United Telephone dba Embarq SHELBY	Sidney
United Telephone dba Embarg TRUMBULL	Bristolville
United Telephone dba Embarg TRUMBULL	Cortland
United Telephone dba Embarg TRUMBULL	Greene
United Telephone dba Embarg TRUMBULL	Hartford
United Telephone dba Embarq TRUMBULL	Johnston
United Telephone dba Embarq TRUMBULL	Kinsman
United Telephone dba Embarq TRUMBULL	Newton Falls
United Telephone dba Embarq TRUMBULL	Warren
United Telephone dba Embarq UNION	Byhalia
United Telephone dba Embarg UNION	Magnetic Springs
United Telephone dba Embarq UNION	Marysville
United Telephone dba Embarg UNION	Milford Center
United Telephone dba Embarg UNION	Raymond
United Telephone dba Embarg UNION	York Center
United Telephone dba Embarg VAN WERT	Van Wert
United Telephone dba Embarq VAN WERT	Venedocia
United Telephone dba Embarq WARREN	Lebanon
United Telephone dba Embarg WARREN	Mason
United Telephone dba Embarq WARREN	Morrow
United Telephone dba Embarq WARREN	South Lebanon
United Telephone dba Embarq WARREN	Waynesville
United Telephone dba Embarg WASHINGTON	Bartlett
United Telephone dba Embarq WAYNE	Apple Creek
United Telephone dba Embarg WAYNE	Fredericksburg
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United Telephone dba Embarq	WAYNE	Kidron	
United Telephone dba Embarq	A CONTRACT OF THE PROPERTY OF THE PARTY OF T	Marshallville	
United Telephone dba Embarq		Orrville	-
United Telephone dba Embarq		Rittman	:
United Telephone dba Embarg	A CONTRACTOR OF THE PARTY OF TH	Shreve	
United Telephone dba Embarg		Smithville	1
United Telephone dba Embarg	THE PROPERTY AND ASSESSMENT OF THE PROPERTY OF	Sterling	1
United Telephone dba Embarg		Wooster	The same
United Telephone dba Embarq	the control of the co	Stryker	
United Telephone dba Embarg		Bloomdale	1
United Telephone dba Embarq	the residence of the contract	Cygnet	1
United Telephone dba Embarq		Luckey	-
United Telephone dba Embarq	The state of the s	Moline)
United Telephone dba Embarg	(C. 4) (F	Portage	1
United Telephone dba Embarq		Risingsun	1
United Telephone dba Embarq	trail transcription of the contract of the con	Stony Ridge	# 10 m
Vanlue	HANCOCK	Vanlue	
Vaughnsville	PUTNAM	Vaughnsville	-
Verizon North	ADAMS	The second secon	X
Verizon North	ADAMS	Peebles	4
Verizon North	ADAMS	Seaman	X
Verizon North	ADAMS	West Union	X
Verizon North	THE VALUE OF THE PARTY AND THE PROPERTY OF THE PARTY OF T	The Conference of the Conferen	X
Verizon North	ALLEN	Spencerville	X
Martin Co. Co. Section of the section of the contract of the c	ASHLAND	Ashland	X
Verizon North	ASHLAND	Hayesville	X
Verizon North	ASHLAND	Loudonville	X
Verizon North	ASHLAND	Perrysville	X
Verizon North	ASHLAND	Polk	X
Verizon North	ASHLAND	Redhaw	X
Verizon North	ASHLAND	Savannah	X
Verizon North	ATHENS	Albany	X
Verizon North	ATHENS	Amesville	X
Verizon North	ATHENS	Athens	X
Verizon North	ATHENS	Guysville	X
Verizon North	ATHENS	New Marshfield	X
Verizon North	ATHENS	Shade	X
Verizon North	ATHENS	The Plains	X
Verizon North	AUGLAIZE	Minster	X
Verizon North	AUGLAIZE	New Bremen	X
Verizon North	AUGLAIZE	St. Marys	X
Verizon North	BELMONT	Flushing	X
Verizon North	BROWN	Decatur	X
Verizon North	BROWN	Georgetown	X
Verizon North	BROWN	Hamersville	X
Verizon North	BROWN	Higginsport	X
Verizon North	BROWN	Mount Orab	X
Verizon North	BROWN	Russellville	X
Verizon North	BROWN	Sardinia	X
Verizon North	BUTLER	Morning Sun	X
Verizon North	BUTLER	Oxford	X
Verizon North	CARROLL	Carroliton	×
Verizon North	CARROLL	Dellroy	X
Verizon North	CARROLL	Harlem Springs	X
Verizon North	CARROLL	Malvern	X

Verizon North	CARROLL	Mechanicstown	x
Verizon North	CHAMPAIGN	Mechanicsburg	x
Verizon North	CHAMPAIGN	Woodstock	x
Verizon North	CLARK	Catawba	x
Verizon North	CLERMONT	Felicity	×
Verizon North	CLINTON	Blanchester	×
Verizon North	CLINTON	Clarksville	X
Verizon North	CLINTON	Martinsville	x
Verizon North	CLINTON	New Burlington	X
Verizon North	CLINTON	New Vienna	x
Verizon North	CLINTON	Port William	x
Verizon North	CLINTON	Sabina	x
Verizon North	CLINTON .	Wilmington	X
Verizon North	COLUMBIANA	East Rochester	x
Verizon North	COLUMBIANA	Hanoverton	×
Verizon North	COLUMBIANA	North Georgetown	x
Verizon North	COLUMBIANA	Winona	x
Verizon North	COSHOCTON	Cooperdale	
Verizon North	COSHOCTON	Warsaw	×
Verizon North	CRAWFORD	Crestline	x
Verizon North	CRAWFORD	Galion	×
Verizon North	CRAWFORD	New Washington	
Verizon North	DARKE	North Star	
Verizon North	DARKE	Yorkshire	×
Verizon North	DEFIANCE	Hicksville	
Verizon North	DEFIANCE	Ney	
Verizon North	DELAWARE	Ashley	
Verizon North	DELAWARE	Cheshire Center	X
Verizon North	DELAWARE	Delaware	×
Verizon North	DELAWARE	Kilbourne	The same of the party of the same of the s
Verizon North	DELAWARE	Ostrander	X
Verizon North	DELAWARE	Radnor	X
Verizon North	DELAWARE	Rathbone	
Verizon North	The state of the second		X
The formal management and experience of the contract of the co	ERIE	Berlin Heights Huron	X
Verizon North Verizon North	ERIE	THE RESERVE OF THE PROPERTY OF	X
Commence of the second	ERIE	Kelleys Island	X
Verizon North	ERIE	Milan	X
Verizon North Verizon North	FAIRFIELD	Amanda	X
"habitanina jamaanan was in haran and an	FAIRFIELD	Baltimore	X
Verizon North	FAIRFIELD	Bremen	X
Verizon North	FAIRFIELD	Millersport	X
Verizon North	FAIRFIELD	Pleasantville	X
Verizon North	FULTON	Fayette	X
Verizon North	GUERNSEY	Byesville	X
Verizon North	GUERNSEY	Cambridge	X
Verizon North	HANCOCK	Arlington	X
Verizon North	HANCOCK	Jenera	X
Verizon North	HANCOCK	McComb	X
Verizon North	HANCOCK	Mount Blanchard	X
Verizon North	HANCOCK	Rawson	x
Verizon North	HANCOCK	Van Buren	X
Verizon North	HARDIN	Forest	x
Verizon North	HARRISON	Bowerston	х
Verizon North	HARRISON	Cadiz	x

Verizon North HARRISON	Freeport	
	ricepoit	
Verizon North HARRISON	Jewett	
Verizon North HARRISON	Scio	
Verizon North HIGHLAND	Greenfield	
Verizon North HIGHLAND	Leesburg	
Verizon North HIGHLAND	Lynchburg x	
Verizon North HIGHLAND	Mowrystown x	
Verizon North HIGHLAND	Sinking Spring x	
Verizon North HOCKING	Laurelville	
Verizon North HOCKING	Logan x	
Verizon North HOLMES	Berlin x	
Verizon North HOLMES	Lakeville	
Verizon North HURON	Bellevue x	
Verizon North HURON	Greenwich x	
Verizon North HURON	Monroeville	
Verizon North HURON	New London x	
Verizon North HURON	Norwalk	
Verizon North HURON	` Wakeman x	
Verizon North HURON	Willard	
Verizon North JACKSON	Jackson x	
Verizon North JACKSON	0.1.194	
Verizon North JACKSON Verizon North JACKSON	Wellston x	
Verizon North JACKSON Verizon North JEFFERSON		
Verizon North JEFFERSON Verizon North JEFFERSON	Amsterdam x	
The state of the s		
the state of the s	Bergholz x	
Verizon North JEFFERSON	Brilliant x	
Verizon North JEFFERSON	Dillonvale-Mt. Pleasant x	
Verizon North JEFFERSON	Knoxville	
Verizon North JEFFERSON	Richmond	
Verizon North JEFFERSON	Smithfield x	
Verizon North JEFFERSON	Tiltonsville	
Verizon North LAWRENCE	Chesapeake x	
Verizon North LORAIN	Grafton x	
Verizon North LORAIN	North Eaton x	
Verizon North LORAIN	Oberlin x	
Verizon North LORAIN	Wellington	
Verizon North LUCAS	Curtice-Oregon x	
Verizon North LUCAS	Sylvania x	
Verizon North MADISON	Resaca	
Verizon North MARION	Green Camp x	
Verizon North MARION	Larue	
Verizon North MARION	Marion x	
Verizon North MARION	Morral	
Verizon North MARION	Prospect	
Verizon North MARION	Waldo	
Verizon North MEDINA	Brunswick	
Verizon North MEDINA	Chatham	
Verizon North MEDINA	Homerville	
Verizon North MEDINA	Lodi	
Verizon North MEDINA	Medina	
Verizon North MEDINA	Seville	
Verizon North MEDINA	Sharon Center x	
Verizon North MEDINA	Spencer x	
The state of the s	The state of the s	
Verizon North MEDINA	Valley City	

Verizon North	MEDINA	Wadsworth	X
erizon North	MEDINA	Westfield Center	X
erizon North	MEIGS	Letart Falls	×
erizon North	MEIGS	Pomeroy	x
/erizon North	MEIGS	Portland	x
/erizon North	MERCER	Celina	×
/erizon North	MERCER	Coldwater	×
/erizon North	MERCER	Fort Recovery	×
Verizon North	MERCER	Maria Stein	×
√erizon North	MERCER	Mendon	x
/erizon North	MIAMI	Laura	9 x
/erizon North	MIAMI	Tipp City	X
/erizon North	MIAMI	Troy	x
/erizon North	MIAMI	West Milton	x
/erizon North	MONTGOMERY	Brookville	^
/erizon North	MONTGOMERY	Englewood	
The transfer of the second sec		Farmersville	X
/erizon North	MONTGOMERY	W.)	X
/erizon North	MONTGOMERY	Liberty	X
/erizon North	MONTGOMERY	New Lebanon	X
/erizon North	MONTGOMERY	Phillipsburg	X
/erizon North	MONTGOMERY	Trotwood	X
/erizon North	MUSKINGUM	New Concord	X
/erizon North	NOBLE	Caldwell	X
/erizon North	NOBLE	Dexter City	×
/erizon North	NOBLE	Summerfield	×
/erizon North	OTTAWA	Elmore	x
/erizon North	OTTAWA	Genoa	<u> </u>
/erizon North	OTTAWA	Marblehead	x
/erizon North	OTTAWA	Oak Harbor	×
/erizon North	OTTAWA	Port Clinton	x
/erizon North	OTTAWA	Put-In-Bay	x
Verizon North	PAULDING	Antwerp	×
√erizon North	PAULDING	Payne	x
Verizon North	PICKAWAY	Ashville	X
/erizon North	PICKAWAY	Circleville	×
Verizon North	PICKAWAY	Williamsport	x
∕erizon North	PIKE	Beaver	×
Verizon North	PIKE	Idaho	· X
√erizon North	PIKE	Piketon	X
Verizon North	PIKE	Waverly	X
√erizon North	PORTAGE	Garrettsville	x
Verizon North	PREBLE	Gratis	X
Verizon North	PREBLE	Lewisburg	×
Verizon North	PREBLE	West Alexandria	<u> </u>
Verizon North	RICHLAND	Plymouth	
Verizon North			
***************************************	SANDUSKY	Clyde	X
Verizon North	SANDUSKY	Gibsonburg	X
Verizon North	SANDUSKY	Helena	X
Verizon North	SCIOTO	Portsmouth	x
Verizon North	SENECA	Attica	X
Verizon North	SENECA	Bettsville	x
Verizon Narth	SENECA	Bloomville	×
Verizon North	SENECA	Republic	Х
Verizon North	STARK	Beach City	Y

A faultana Allanda		Brewster	eur urrerent.
Verizon North	STARK	Minerva	x
Verizon North	STARK	Paris	×
Verizon North	STARK	Wilmot	×
Verizon North	SUMMIT	Montrose [SUM]	×
Verizon North	TUSCARAWAS	Baltic	x
Verizon North	TUSCARAWAS	Bolivar	x
Verizon North	TUSCARAWAS	Mineral City	X
Verizon North	TUSCARAWAS	New Philadelphia	×
Verizon North	TUSCARAWAS	Strasburg	x
Verizon North	TUSCARAWAS	Sugarcreek	X
Verizon North	UNION	Plain City	X
Verizon North	UNION	Richwood	X
Verizon North	VAN WERT	Convoy	an attended of the state of the
Verizon North	VAN WERT	Ohio City	X
Verizon North	VAN WERT	Scott	
Verizon North	VAN WERT	Willshire-Wren	·
Verizon North	VINTON	McArthur	· · · · · · · · · · · · · · · · · · ·
Verizon North	VINTON	Wilkesville	
Verizon North	WASHINGTON	Barlow	,
Verizon North	WASHINGTON	Beverly	`
Verizon North	WASHINGTON	Lowell	
The second of th	WASHINGTON	The state of the s	
Verizon North		Lower Salem	S (1) the section of
Verizon North	WASHINGTON	Watertown	X
Verizon North	WAYNE	Burbank	
Verizon North	WAYNE	Congress	X
Verizon North	WAYNE	Creston	
Verizon North	WAYNE	West Salem	X
Verizon North	WILLIAMS	Bryan	
Verizon North	WILLIAMS	Edgerton	A CANADA
Verizon North	WILLIAMS.	Edon	garanthona shahara
Verizon North	WILLIAMS	Evansport	X
Verizon North	WILLIAMS	Montpelier	
Verizon North	WILLIAMS	Pioneer	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Verizon North	WILLIAMS	West Unity	
Verizon North	WOOD	Bowling Green	X
Verizon North	WOOD	Grand Rapids	x
Verizon North	WOOD	Haskins-Tontogany	x
Verizon North	WOOD	North Baltimore	x
Verizon North	WOOD	Pemberville	x
Verizon North	WOOD	Wayne-Bradner	
Verizon North	WOOD	Weston	x
Verizon North	WYANDOT	Сагеу	X
Verizon North	WYANDOT	Harpster	×
Verizon North	WYANDOT	Nevada	<u>x</u>
Verizon North	WYANDOT	Wharton	×
Wabash Mutual	MERCER	Wabash	
Windstream Ohio	CHAMPAIGN	St. Paris	
Windstream Ohio	FULTON	Chesterfield	
Windstream Ohio	FULTON	Delta	
Windstream Ohio	FULTON	Neapolis	to the same transfer
Windstream Ohio	HARDIN	Kenton	
Windstream Ohio	LICKING	Granville	and a second sec
Windstream Ohio	LICKING	Gratiot	

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Windstream Ohio	LICKING	Hanover-Marne*	· · · · · · · · · · · · · · · · · · ·
Windstream Ohio	LICKING	Newark	į
Windstream Ohio	LICKING	St. Louisville	· ·
Windstream Ohio	LORAIN	Columbia Station	
Windstream Ohio	LORAIN		1
Windstream Ohio	MIAMI	Elyria	1
Windstream Ohio	A CONTRACTOR OF THE PROPERTY O	Covington	1
	MIAMI	Pleasant Hill	
Windstream Ohio	PAULDING	Paulding	tara and and and are
Windstream Western Reserve	The state of the s	Ashtabula	:
Windstream Western Reserve		Austinburg	·
Windstream Western Reserve	The state of the s	Dorset	: Appearance and the contract and the co
Windstream Western Reserve		Geneva	
Windstream Western Reserve	The state of the s	Kingsville	
Windstream Western Reserve	<u> </u>	Pierpont	
Windstream Western Reserve	AND STATE OF THE PROPERTY OF T	Rock Creek	TO THE PERSON NAMED OF THE PERSON OF T
Windstream Western Reserve	The second secon	Trumbull	
Windstream Western Reserve	a de la companya del la companya de la companya del la companya de	Coolville	and the second s
Windstream Western Reserve		Centerville [BEL]	
Windstream Western Reserve	A	Morristown	
Windstream Western Reserve	<u> </u>	Powhatan Point	
Windstream Western Reserve		Bainbridge [GEA]	
Windstream Western Reserve		Chardon	AND AND ADDRESS OF THE AREA OF
Windstream Western Reserve	GEAUGA	East Claridon	
Windstream Western Reserve	GEAUGA	Huntsburg	
Windstream Western Reserve	GEAUGA	Middlefield	
Windstream Western Reserve		Montville	
Windstream Western Reserve		Newbury	
Windstream Western Reserve		Parkman	
Windstream Western Reserve	(10 t) 10 t)	Russell	
Windstream Western Reserve		Thompson	
Windstream Western Reserve		Cumberland	E E Special control or the control of the control o
Windstream Western Reserve		Fairview	
Windstream Western Reserve	AND DESCRIPTION OF THE PROPERTY OF THE PROPERT	Old Washington	lander of the second se
Windstream Western Reserve		Quaker City	
Windstream Western Reserve		Hopedale	i
Windstream Western Reserve	JEFFERSON	Bloomingdale	
Windstream Western Reserve	LAKE	Madison	Specification of the contraction
Windstream Western Reserve		Perry	
Windstream Western Reserve		Hinckley	
Windstream Western Reserve	MEIGS	Chester	The state of the s
Windstream Western Reserve	PORTAGE	Aurora	
Windstream Western Reserve	PORTAGE	Hiram	F P P P P P P P P P
Windstream Western Reserve	SUMMIT	Hudson	
Windstream Western Reserve	SUMMIT	Northfield	i
Windstream Western Reserve	SUMMIT	Peninsula	
Windstream Western Reserve	SUMMIT	Richfield	1
Windstream Western Reserve	SUMMIT	Twinsburg	
Windstream Western Reserve	TRUMBULL	Mesopotamia	Name of the Control o
Windstream Western Reserve	WASHINGTON	Little Hocking	Language and the second

Maps depicting the proposed serving and calling areas of the applicant

See attached maps and Section 5 of Applicant's proposed tariff.

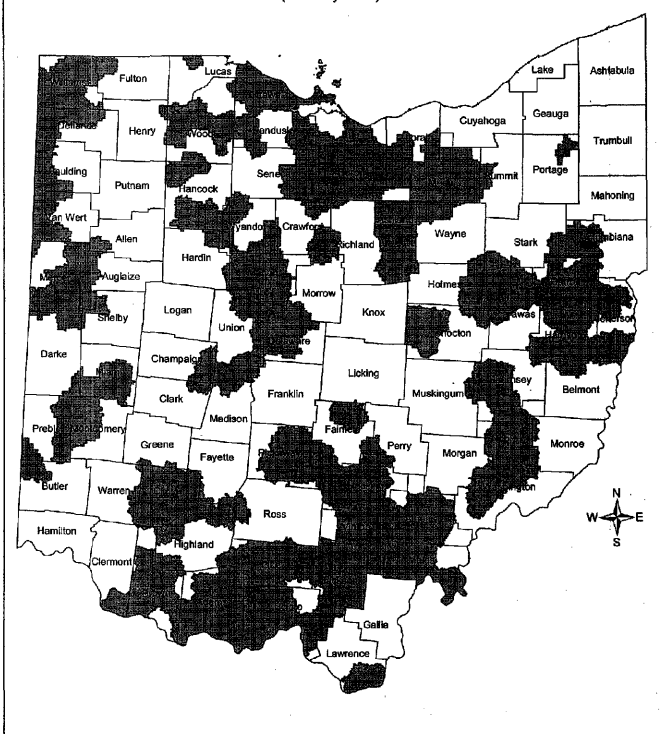
Service Territory of AT&T Ohio



Public Utilities Commission of Ohio http://www.PUCO.ohio.gov

Verizon

(formerly GTE)



0 10 20 40 Miles