The Public Utilities Commission of Ohio FILE TELECOMMUNICATIONS APPLICATION FORM for ROUTINE PROCEEDINGS (Effective: 10/26/2007)

| (Pursuant to C | Case No. 06-1345-TP-ORD) | 100 |
|---|---|--------------------|
| In the Matter of the Application of AT&T Ohio for the Review and Approval of an Agreement Amendment Pursuant to Section 252 of the Telecommunications Act of 1996. | TRF Docket No. 90 Case No. 07 - 1210 -TP NOTE: Unless you have reserved a leave the "Case No" fields BLANK. | |
| Name of Registrant(s) The Ohio Bell Telephone Company DBA(s) of Registrant(s) AT&T Ohio Address of Registrant(s) 150 E. Gay Street., Room 4-C, Colu Company Web Address www.att.com | , | 0 0 |
| Regulatory Contact Person(s) Jon F. Kelly Regulatory Contact Person's Email Address jk2961@att.com | Phone 614-223-7928 | Fax 614-223-5955 |
| Contact Person for Annual Report Michael R. Schaedler Address (if different from above) 45 Erieview Plaza, Room 1 | | Phone 216-822-8307 |
| Consumer Contact Information Kathy Gentile-Klein Address (if different from above) 45 Erieview Plaza, Room 1 Motion for protective order included with filing? Yes Motion for waiver(s) filed affecting this case? Yes No | 600, Cleveland, Ohio 44114 No | Phone 216-822-2395 |
| Section I – Pursuant to Chapter 4901:11-6 OAC – Pasubmitting this form by checking the boxes below. ONOTES: (1) For requirements for various applications, see the iden application form noted. | CMRS providers: Please see the botton | m of Section II. |

(2) Information regarding the number of copies required by the Commission may be obtained from the Commission's web site at www.puco.ohio.gov under the docketing information system section, by calling the docketing division at 614-466-4095, or by visiting the docketing division at the offices of the Commission.

| Carrier Type Other (explain below) | ■ ILEC | CLEC | □стѕ | AOS/IOS |
|---|-----------------------------------|-----------------------------------|-----------------------------------|---------------------------------------|
| Tier 1 Regulatory Treatment | - ILLO | | | |
| Change Rates within approved Range | TRF 1-6-04(B) (0 day Notice) | ☐ TRF 1-6-04(B) (0 day Notice) | | 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 |
| New Service, expanded local calling area, correction of textual error | ZTA 1-6-04(B) (0 day Notice) | ZTA 1-6-04(B) (0 day Notice) | | are fil |
| Change Terms and Conditions, Introduce non-recurring service charges | ATA 1-6-04(B) (Auto 30 days) | ATA 1-6-04(B) (Auto 30 days) | | ring sase |
| Introduce or Increase Late Payment or Returned Check Charge | ATA 1-6-04(B) (Auto 30 days) | ATA 1-6-04(B) (Auto 30 days) | | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 |
| Business Contract | CTR 1-6-17 (0 day Notice) | CTR 1-6-17 (0 day Notice) | | 8 0 0 8 0 0 |
| Withdrawal | ATW 1-6-12(A) (Non-Auto) | ATW 1-6-12(A) (Auto 30 days) | | 12 gg 17 1 gg 17 1 gg |
| Raise the Ceiling of a Rate | Not Applicable | SLF 1-6-04(B) (Auto 30 days) | | e 11 oduc Feg |
| Tier 2 Regulatory Treatment | | | | , 6 22 t |
| Residential - Introduce non-recurring service charges | ☐ TRF 1-6-05(E) (0 day Notice) | ☐ TRF 1-6-05(E) (0 day Notice) | | D B C |
| Residential - Introduce New Tariffed Tier 2 Service(s) | TRF 1-6-05(C) (0 day Notice) | ☐ TRF 1-6-05(C) (0 day Notice) | ☐ TRF 1-6-05(C) (0 day Notice) | ry Sie |
| Residential - Change Rates, Terms and Conditions, Promotions, or Withdrawal | TRF 1-6-05(E) (0 day Notice) | ☐ TRF 1-6-05(E) (0 day Notice) | TRF 1-6-05(E) (0 day Notice) | ertify complianted |
| Residential - Tier 2 Service Contracts | CTR 1-6-17 (0 day Notice) | CTR 1-6-17 (0 day Notice) | CTR 1-6-17 (0 day Notice) | snd del |
| Commercial (Business) Contracts | Not Filed | Not Filed | Not Filed | , t o |
| Business Services (see "Other" below) | Detariffed | Detariffed | Detariffed | - E 6 |
| Residential & Business Toll Services (see "Other" below) | Detariffed | Detariffed | Detariffed | ccur |

Section I - Part II - Certificate Status and Procedural

| Certificate Status | ILEÇ | CLEC | CTS | AOS/IOS |
|--|-----------------------------------|-----------------------------------|--|----------------------------------|
| Certification (See Supplemental ACE form) | | ACE 1-6-10 (Auto 30 days) | ☐ ACE 1-6-10 (Auto 30 days) | ☐ ACE 1-6-10 (Auto 30 days) |
| Add Exchanges to Certificate | ATA 1-6-09(C) (Auto 30 days) | AAC 1-6-10(F) (0 day Notice) | CLECs must attach a c Exchange Listing Form | |
| Abandon all Services - With Customers | ☐ ABN 1-6-11(A) (Non-Auto) | ☐ ABN 1-6-11(A) (Auto 90 day) | ☐ ABN 1-6-11(B) (Auto 14 day) | ☐ ABN 1-6-11(B) (Auto 14 day) |
| Abandon all Services - Without Customers | | ☐ ABN 1-6-11(A) (Auto 30 days) | ABN 1-6-11(B) (Auto 14 day) | ☐ ABN 1-6-11(B) (Auto 14 day) |
| Change of Official Name (See below) | ACN 1-6-14(B) (Auto 30 days) | ACN 1-6-14(B) (Auto 30 days) | CIO 1-5-14(A) (0 day Notice) | CIO 1-6-14(A) (0 day Notice) |
| Change in Ownership (See below) | ☐ ACO 1-6-14(B) (Auto 30 days) | ACO 1-6-14(B) (Auto 30 days) | CIO 1-6-14(A) (0 day Notice) | CIO 1-6-14(A) (0 day Notice) (|
| Merger (See below) | AMT 1-6-14(B) (Auto 30 days) | AMT 1-6-14(B) (Auto 30 days) | CIO 1-6-14(A) (0 day Notice) | CIO 1-6-14(A) (0 day Notice) |
| Transfer a Certificate (See below) | ATC 1-6-14(8) (Auto 30 days) | ATC 1-6-14(B) (Auto 30 days) | CIO 1-6-14(A) (0 day Notice) | CIO 1-6-14(A) (0 day Notice) |
| Transaction for transfer or lease of property, plant or business (See below) | ATR 1-6-14(8) (Auto 30 days) | ATR 1-6-14(B) (Auto 30 days) | CIO 1-6-14(A) (0 day Notice) | CIO 1-6-14(A) (0 day Notice) |
| <u>Procedural</u> | | | | |
| Designation of Process Agent(s) | TRF (0 day Notice) | TRF (0 day Notice) | TRF (0 day Notice) | ☐ TRF (0 day Notice) |

| Carrier to Carrier | ILEC | CLEC | | |
|---|--|-------------------|--|--|
| Interconnection agreement, or | ■ NAG | □NAG | | |
| amendment to an approved agreement | (Auto 90 day) | (Auto 90 day) | | |
| Request for Arbitration | ☐ ARB (Non-Auto) | ARB (Non-Auto) | | |
| Introduce or change c-t-c service tariffs, | | ATA (Auto 30 day) | | |
| Introduce or change access service pursuant to 07-464-TP-COI | ATA (Auto 30 day) | | | |
| Request rural carrier exemption, rural carrier supension or modifiction | UNC (Non-Auto) | UNC (Non-Auto) | | |
| Pole attachment changes in terms and conditions and price changes. | UNC (Non-Auto) | UNC (Non-Auto) | | |
| CMRS Providers See 4901:1-6-15 | RCC [Registration & Change in Operations] (0 day) | | Interconnection Agreement or Amendment] (Auto 90 days) | |
| Other* (explain) | A Common Agencia (Common Agencia) and Agencia | | The second secon | |

All Section I and II applications that result in a change to one or more tariff pages require, at a minimum, the following exhibits. Other exhibits may be required under the applicable rule(s). ACN, ACO, AMT, ATC, ATR and CIO applications see the 4901:1-6-14 Filing Requirements on the

Commission's Web Page for a complete list of exhibits.

| Commiss | ton's web 1 age for a complete list of exhibits. |
|---------|---|
| Exhibit | Description: |
| Α | The tariff pages subject to the proposed change(s) as they exist before the change(s) |
| В | The Tariff pages subject to the proposed change(s), reflecting the change, with the change(s) marked in the right margin. |
| С | A short description of the nature of the change(s), the intent of the change(s), and the customers affected. |
| D | A copy of the notice provided to customers, along with an affidavit that the notice was provided according to the applicable rule(s). |

^{*}NOTE: During the interim period between the effective date of the rules and an Applicant's Detariffing Filing, changes to existing business Tier 2 and all toll services, including the addition of new business Tier 2 and all new toll services, will be processed as 0-day TRF filings, and briefly described in the "Other" section above.

AFFIDAVIT

Compliance with Commission Rules and Service Standards

| I am an officer/agent of the applicant corporation,(Name) | , and am author | rized to make this statement on its behalf. |
|---|--|---|
| I attest that these tariffs comply with all applicable rules, i 4901:1-5 OAC for the state of Ohio. I understand that tariff rules, including the Minimum Telephone Service Standards, a our tariff. We will fully comply with the rules of the state of the suspension of our certificate to operate within the state of | f notification filings do not imply Commiss as modified and clarified from time to time, of Ohio and understand that noncompliance | sion approval and that the Commission's supersede any contradictory provisions in |
| I declare under penalty of perjury that the foregoing is true an | d correct. | |
| Executed on (Date) at (Location) | _ | |
| | *(Signature and Title) | (Date) |
| This affidavit is required for every tariff-affecting filing. applicant. | It may be signed by counsel or an officer of the a | oplicant, or an authorized agent of the |
| | VERIFICATION | |
| I, Jon F. Kelly, verify that I have utilized the Telecommunications Application Form here, and all additional information submitted in connection with this *(Signature and Title) *Verification is required for every filing. It may be signed by counsel | - General Attorney | edge. (Date) November 21, 2007 |

Public Utilities Commission of Ohio Attention: Docketing Division

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

180 East Broad Street, Columbus, OH 43215-3793

Or

Make such filing electronically as directed in Case No 06-900-AU-WVR

BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

|) |
|-------------------------|
| Case No. 07-1210-TP-NAG |
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APPLICATION FOR APPROVAL OF AN AGREEMENT AMENDMENT PURSUANT TO THE TELECOMMUNICATIONS ACT OF 1996

AT&T Ohio¹ hereby files the attached Fifteenth Amendment dated

November 16, 2007 ("the Amendment") to the agreement between AT&T Ohio and XO

Communications Services, Inc., dated August 19, 2001 ("the Agreement") for review and approval by the Commission pursuant to the provisions of Section 252(e) of the

Telecommunications Act of 1996, 47 U.S.C. § 252(e) ("the Act"). The Amendment replaces the performance measures and remedies provisions in the Agreement.

The Agreement was approved by the Commission on February 1, 2002 in Case No. 01-2824-TP-NAG. AT&T Ohio requests that the Commission approve the Amendment.

¹ The Ohio Bell Telephone Company uses the name AT&T Ohio.

Respectfully submitted,

AT&T OHIO

By:

Jon F. Kelly

AT&T

150 E. Gay St., Rm. 4-A Columbus, OH 43215

r Fillly

(614) 223-7928

Its Attorney

AMENDMENT TO INTERCONNECTION AGREEMENT BETWEEN

THE OHIO BELL TELEPHONE COMPANY d/b/a AT&T OHIO AND

XO COMMUNICATIONS SERVICES, INC.

This Amendment amends the Interconnection Agreement by and between The Ohio Bell Telephone Company¹ d/b/a AT&T Ohio ("AT&T Ohio") and XO Communications Services, Inc. ("CLEC"). AT&T and CLEC are hereinafter referred to collectively as the "Parties" and individually as a "Party". This Amendment applies in AT&T's service territory in the State of Ohio.

WITNESSETH:

WHEREAS, AT&T and CLEC are Parties to an Interconnection Agreement under Sections 251 and 252 of the Communications Act of 1934, as amended (the "Act"), dated October 31, 2001 (the "Agreement"); and

WHEREAS, AT&T, members of the CLEC community and representatives of the state Commissions staffs for Illinois, Indiana, Michigan, Ohio and Wisconsin recently participated in collaborative Six Month Review sessions over a period of fourteen months for the purpose of agreeing to modifications to the current Commission-approved/ordered Performance Measures and Remedies Plan for the States of Illinois, Indiana, Michigan, Ohio and Wisconsin ("Six Month Review"); and

WHEREAS, that Six Month Review resulted in an agreed upon Plan, subsequently approved by the state Commission; and

WHEREAS, pursuant to Section 252(a)(1) of the Act, the Parties wish to amend the Agreement to implement that Six Month Review Plan by updating the existing performance measures and remedies provisions of the Agreement as set forth herein;

NOW, THEREFORE, in consideration of the promises and mutual agreements set forth herein, the Parties agree to amend the Agreement as follows:

- The Parties agree that the Agreement should be amended by replacing the existing performance measures and remedies provisions of the underlying Agreement with the new Appendix Performance Measures attached hereto.
- 2. Conflict between this Amendment and the Agreement. This Amendment shall be deemed to revise the terms and provisions of the Agreement only to the extent necessary to give effect to the terms and provisions of this Amendment. In the event of a conflict between the terms and provisions of this Amendment and the terms and provisions of the Agreement this Amendment shall govern, provided, however, that the fact that a term or provision appears in this Amendment but not in the Agreement, or in the Agreement but not in this Amendment, shall not be interpreted as, or deemed grounds for finding, a conflict for purposes of this paragraph 2.
- 3. Scope of Amendment. This Amendment shall amend, modify and revise the Agreement only to the extent set forth expressly in paragraph 1 of this Amendment. Nothing in this Amendment shall be deemed to amend or extend the term of the Agreement, or to affect the right of a Party to exercise any right of termination it may have under the Agreement. Nothing in this Amendment shall affect the general application and effectiveness of the Agreement's "change of law." "intervening law." "successor rates" and/or any similarly purposed provisions.

¹ The Ohio Bell Telephone Company (previously referred to as "Ohio Bell" or "SBC Ohio") now operates under the name "AT&T Ohio."

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ATRY OHIO/XO COMMUNICATIONS SERVICES, INC.

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- 4. This Amendment may require that certain sections of the Agreement shall be replaced and/or modified by the provisions set forth in this Amendment. The Parties agree that such replacement and/or modification shall be accomplished without the necessity of physically removing and replacing or modifying such language throughout the Agreement.
- 5. The Parties acknowledge and agree that this Amendment shall be filed with, and is subject to approval by the Public Utilities Commission of Ohio and shall be effective upon filing and will be deemed approved by operation of law on the 31st day after filing (the "Amendment Effective Date"). Provided however, the revised performance measures and remedies of the new Appendix Performance Measures shall be implemented as of December 1, 2007 for performance beginning with December 2007 results.
- 6. Reservation of Rights. In entering into this Amendment, neither Party waives, and each Party expressly reserves, any rights, remedies or arguments it may have at law or under the intervening law or regulatory change provisions in the underlying Agreement (including intervening law rights asserted by either Party via written notice predating this Amendment) with respect to any orders, decisions, legislation or proceedings and any remands thereof, which the Parties have not yet fully incorporated into this Agreement or which may be the subject of further review.

AMENDMENTAT&T PERFORMANCE MEASUREMENTS-AT&T/THE OHIO BELL TELEPHONE COMPANY

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ATAT CHIO/XO COMMUNICATIONS SERVICES, INC.

XO Communications Services, Inc.

Printed: _

Heather B. Gold

Title:

SVP-External Affairs

(Print or Type)

Eddie Reed, Jr.

Title:

Printed: ___

Director-Contract Management

The Ohio Bell Telephone Company d/b/a AT&T Ohio by AT&T Operations, inc., its authorized agent

11-16-07 Date: ____

Resale AECN # 2796

UNE AECN # 7520

Facilities Based AECN # 7520

ACNA TOW

AT&T ILLINOIS, AT&T INDIANA, AT&T MICHIGAN, AT&T OHIO AND AT&T WISCONSIN/XO COMMUNICATIONS SERVICES, INC.

APPENDIX PERFORMANCE MEASUREMENTS

APPENDIX PERFORMANCE MEASUREMENTS/<u>AT&T MIDWEST</u>
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<u>AT&T ILLINOIS</u>, <u>AT&T INDIANA</u>, <u>AT&T MICHIGAN</u>, <u>AT&T OHIO</u> AND <u>AT&T WISCONSIN</u>/XO COMMUNICATIONS SERVICES, INC.
2007

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| INTRODUCTION | ' |

APPENDIX PERFORMANCE MEASUREMENTS

1. INTRODUCTION

- 1.1 AT&T Midwest means the AT&T ILECs as identified in the General Terms and Conditions operating in the States of Illinois, Indiana, Michigan, Ohio and Wisconsin. The performance measurements and remedy plan referenced herein, notwithstanding any provisions in any other appendix in this Agreement, are not intended to create, modify or otherwise affect parties' rights and obligations. The existence of any particular performance measure, or the language describing that measure, is not evidence that CLEC is entitled to any particular manner of access, nor is it evidence that AT&T Midwest is limited to providing any particular manner of access. The parties' rights and obligations to such access are defined elsewhere, including the relevant laws, FCC and state Commission decisions/regulations, tariffs, and within this interconnection agreement.
- 1.2 Performance Measurements means the set of performance measurements approved by the specific State Commission in the state-specific proceeding(s) listed in Section 1.8 below. The first set of measurements effective under this agreement is that first submitted in the proceeding listed in Section 1.8 below after October 15, 2007. For purposes of implementation, such measures shall be effective as of December 1, 2007 for performance beginning with December 2007 results.
- 1.3 AT&T Midwest Remedy Plan means the first remedy plan filed for State Commission review and approval in the state-specific proceeding listed in Section 1.9 below on or after October 15, 2007. For purposes of implementation, that remedy plan shall be effective as of December 1, 2007 for performance beginning with December 2007 results.
- 1.4 Any subsequent Commission-approved additions, modifications and/or deletions to the Performance Measurements shall be automatically incorporated into this Agreement by reference in the first full month following the effective date of the Commission's order, or as otherwise agreed-to by the parties.
- 1.5 Any future Commission-ordered additions, modifications and/or deletions to the AT&T Midwest Remedy Plan (and its supporting documents) in the proceedings or under the Rule as listed in Section 1.8 below, or any successor proceeding or Rule, shall be incorporated into this Interconnection Agreement by amendment subject to the terms and conditions of this Interconnection Agreement only if the Parties agree to such amendment in writing. This requirement for agreement of the parties does not extend to any Commission-ordered changes to a remedy obligation specifically contemplated by the Plan, including, but not limited to waiver of liability due to force majeure or CLEC-caused misses. Such changes to the remedy obligations shall apply upon Commission decision, regardless whether a CLEC participates in the Commission proceeding resulting in such remedy obligation change or specifically agrees to such change.
- 1.6 AT&T Midwest's agreement to implement this Performance Measurements Plan will not be considered as an admission against interest or an admission of liability in any legal, regulatory, or other proceeding relating to the same performance. AT&T Midwest and CLEC agree that CLEC may not use the existence of this Plan as evidence that AT&T Midwest has discriminated in the provision of any facilities or services under Sections 251 or 252, or has violated any state or federal law or regulation. AT&T Midwest conduct underlying its performance measures, and the performance data provided under the performance measures, however, are not made inadmissible by these terms. Any CLEC accepting this performance measurements plan agrees that AT&T Midwest's performance with respect to this plan may not be used as an admission of liability or culpability for a violation of any state or federal law or regulation.
- 1.7 Nothing herein shall be interpreted to be a waiver of <u>AT&T Midwest's right</u> to argue and contend in any forum, in the future, that sections 251 and 252 of the Telecommunications Act of 1996 impose no duty or legal obligation to negotiate and/or mediate or arbitrate a self-executing liquidated damages and remedy plan.

APPENDIX PERFORMANCE MEASUREMENTS/AT&T MIDWEST

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AT&T ILLINOIS, AT&T INDIANA, AT&T MICHIGAN, AT&T OHIO AND AT&T WISCONSIN/XO COMMUNICATIONS SERVICES, INC.

- 1.8 Sources of Commission authority over Performance Measures and/or the AT&T Midwest Remedy Plan:
 - Illinois 83 IL. Administrative Code Part 731
 - Indiana Cause No. 41657
 - Michigan Case No. U-11830
 - Ohio Case No. 00-942-TP-COI
 - Wisconsin 6720-TI-198
- 2.0 Provisions of this Performance Measurements Appendix will terminate in accordance with Section 6.5 of the AT&T Midwest Remedy Plan.