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NEW YORK WASHINGTON, D.C.

March 24, 2008

**By Electronic Filing** 

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

#### RE: In the Matter of the Application of Quality One Technologies, Inc. to Detariff Certain Tier 2 Services and make other changes related to the Implementation of Case No. 06-1345-TP-ORD; PUCO Case No. 08-0285-TP-ATA

Dear Ms. Jenkins:

Quality One Technologies, Inc., d/b/a FairPont Long Distance submits an Application for electronic filing. The TRF Number for Quality One Technologies, Inc., d/b/a FairPoint Long Distance is 90-5897-CT-TRF.

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

Very truly yours,

/s/ Carolyn S. Flahive

Enclosure

Carolyn.Flahive@ThompsonHine.com Fax 614.469.3361 Phone 614.469.3294

tajg 565907.1

# The Public Utilities Commission of Ohio TELECOMMUNICATIONS APPLICATION FORM for

# DETARIFFING AND RELATED ACTIONS

Per the Commission's 09/19/07 "Implementation Order" in Case No. 06-1345-TP-ORD

(Effective: 10/01/2007 through 04/01/2008)

In the Matter of the Application of Quality One Technologies, ) Inc. to Detariff Certain Tier 2 Services and make other ) changes related to the Implementation of Case No. 06-1345- ) TP-ORD )	TRF Docket No. 90-5897-CT-TRF Case No. <u>08</u> - <u>0285</u> - <b>TP - ATA</b> NOTE: Unless you have reserved a Case No. leave the "Case No." fields BLANK.	
Name of Registrant(s) Quality One Technologies, Inc.		
DBA(s) of Registrant(s) FairPoint Long Distance		
Address of Registrant(s) 112 West Sycamore Street, Columbus Grove	e, Ohio 45830	
Company Web Address		
Regulatory Contact Person(s) Carolyn S. Flahive	Phone <u>614-469-3200</u>	Fax <u>614-469-3361</u>
Regulatory Contact Person's Email Address Carolyn.Flahive@Thom	psonHine.com	
Contact Person for Annual Report Eric Doane, Regional Controller		Phone 207-642-7297
Address (if different from above) 155 Gannett Drive, S. Portland, ME	Fax 207-642-7221	
Consumer Contact Information Dottie Nesmith, Manager Regulatory	Compliance	Phone 800-437-6215
Address (if different from above) 908 W. Frontview, Dodge City, KS	67801	Fax <u>620-227-8576</u>

# Part I – Tariffs

## Please indicate the Carrier Type and the reason for submitting this form by checking the boxes below.

NOTE: All cases are ATA process cases, tariffs are effective the day they are filed, and remain in effect unless the Commission acts to suspend.

Carrier Type		🖾 CTS
Business Tier 2 Services		
Residential & Business Toll Services		$\boxtimes$
Other Changes required by Rule (Describe in detail in Exhibit C)		$\boxtimes$

# Part II – Exhibits

Note that the following exhibits are required for all filings using this form.

Included	Identified As:	Description of Required Exhibit:
$\square$	Exhibit A	The existing affected tariff pages.
$\square$	Exhibit B	The proposed revised tariff pages.
$\square$	Exhibit C	Matrix or narrative summarizing all changes proposed in the application, and/or
		other information intended to assist Staff in the review of the Application.
$\square$	Exhibit D	Explanation of how the Applicant intends to comply with Rule 4901:1-6-
		05(G)(3) regarding disclosure of rates, terms, and conditions for detariffed
		services, including:
		<ul> <li>citation to the appropriate Web Page if any, in accordance with rule 4901:1-6-05(G)(4), and/or</li> </ul>
		• copy of other materials and publications to be used to comply with 4901:1-6-05(G)(3).
$\square$	Exhibit E	One-time customer notice of detariffing and related changes consistent with rule
		4901:1-06-16(B), including where customers may find the information
		regarding such services as required by rule 4901:1-6-05(G)(3).
	Exhibit F	Affidavit that the Customer Notice described in Exhibit C has been sent to
		Customers.

# <u>AFFIDAVIT</u>

## Compliance with Commission Rules and Service Standards

I am an attorney of the applicant corporation, <u>Quality One Technologies, Inc.</u>, and am authorized to make this statement on its behalf. (Name)

I attest that these tariffs comply with all applicable rules, including the Minimum Telephone Service Standards (MTSS) Pursuant to Chapter 4901:1-5 OAC for the state of Ohio. I understand that tariff notification filings do not imply Commission approval and that the Commission's rules, including the Minimum Telephone Service Standards, as modified and clarified from time to time, supersede any contradictory provisions in our tariff. We will fully comply with the rules of the state of Ohio and understand that noncompliance can result in various penalties, including the suspension of our certificate to operate within the state of Ohio.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on (Date) 3/24/08

at (Location) Columbus, Ohio

\*(Signature and Title) /s/ Carolyn S. Flahive

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

I, <u>Carolyn S. Flahive</u>, verify that I have utilized the Telecommunications Application Form for Detariffing and Related Actions provided by the Commission and that all of the information submitted here, and all additional information submitted in connection with this case, is true and correct to the best of my knowledge.

\*(Signature and Title) /s/ Carolyn S. Flahive

(Date) 3/24/08

(Date) 3/24/08

\*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.

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

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

0r

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

# EXHIBIT A

(Existing Affected Tariff Pages)

(T)

(T)

## Intrastate Long Distance Services Tariff

#### Intrastate Long Distance Services Tariff

Rules, Regulations and Rates applying to the provision of Intrastate long distance service for customers of Quality One Technologies, Inc. d/b/a FairPoint Long Distance.

Quality One Technologies, Inc. d/b/a FairPoint Long Distance

Located in

Columbus Grove, Ohio

Filed under authority of Case No. 07-337-TP-CIO The Public Utilities Commission of Ohio Susan L. Sowell, Vice President Columbus Grove, Ohio

#### Check Sheet

	Number of Revision		Number of Revision
Page	Except as Indicated	Page	Except as Indicated
Title	Second Revised		
Page 1	Seventh Revised*		
Page 2	First Revised		
Page 3	First Revised		
Page 4	First Revised		
Page 5	First Revised		
Page 6	First Revised		
Page 7	Second Revised		
Page 8	Second Revised		
Page 9	First Revised		
Page 10	First Revised		
Page 11	First Revised		
Page 12	First Revised		
Price List Page 1	Fourth Revised		
Price List Page 2	Sixth Revised*		

\* New or Revised Tariff Sheets

Issued: September 25, 2007

Effective: October 1, 2007 In Accordance with Case No. 07-1054-TP-ZTA Issued by the Public Utilities Commission of Ohio Susan Sowell, Vice President Columbus Grove, Ohio

#### **CONCURRING CARRIERS**

None

#### **CONNECTING CARRIERS**

None

#### **OTHER PARTICIPATING CARRIERS**

None

(T)

First Revised Page 3 Replaces Original Page 3

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## Intrastate Long Distance Services Tariff

#### Explanation of Symbols

- X To signify reference to other published tariffs
- I To signify a rate or rate range increase
- R To signify a rate or rate range reduction
- C To signify changed regulation
- T To signify a change in text but no change in rate or regulation
- N To signify new rate or regulation
- D To signify a discounted rate or regulation
- Z To signify a correction
- M To signify text which has been moved but not changed

This Tariff contains the rules, regulations and rates for intrastate long distance services offered to (T) customers of Quality One Technologies d/b/a Columbus Grove Long Distance d/b/a q1 Long Distance (Company).

- 2. Liability of the Company
  - (A) The Company shall be indemnified and held harmless by the Customer against:
    - (1) Claims for libel, slander, infringement of copyright or unauthorized use of any trademark, trade name or service mark arising out of the material transmitted over the Company's facilities; and
    - (2) Claims for patent infringement arising from combining or connecting the Company's facilities with apparatus and systems of the Customer; and
    - (3) All other claims arising out of any act or omission of the Customer in connection with any service provided by the Company.
  - (B) The Company shall be indemnified and held harmless from any and all loss, claims, demands, suits, or other action, whether suffered, made, instituted, or asserted by the Customer or by any other party or persons, for any personal injury to, or death of any person or persons, and for any loss, damage, defacement or destruction of the premises of the Customer or any other property, whether owned by the Customer or others, caused or claimed to have been caused directly or indirectly by the installation, operation, failure to operate, maintenance, removal, presence, condition, location or use that is not the direct result of the Company's negligence. No agents or employees of other carriers shall be deemed to be agent or employees of the Company.
  - (C) The liability of the Company for damages arising out of mistakes, omissions, interruptions, delays, errors or defects in transmission occurring in the course of furnishing service, and not caused by the negligence of the Company, shall in no event exceed an amount equivalent to the proportionate charge to the Customer for the period during which the call was affected. No other liability shall in any case attach to the Company.

#### 2. Liability of the Company (Continued)

- (D) The Company and/or Customer shall not be liable to the other for any failure of performance due to causes beyond its control including fire, flood, epidemic, earthquake, other acts of God, explosion, strike or other labor disputes, riot or civil disturbance, war (whether declared or undeclared) or armed conflict, failure of common carrier or "carrier's carrier" or municipal ordinance, any state or federal law, governmental order or regulation or order of any court, or any other occurrence not within the control of Carrier or Customer, as the case may be.
- (E) Approval of limitation of liability language by the PUBLIC UTILITIES COMMISSION OF OHIO 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 court's responsibility to adjudicate negligence and consequent damage claims, it is also the court's responsibility to determine the validity of the exculpatory clause.

#### 3. Use of Service

Intrastate Long Distance Message Telecommunications Service (LDMTS) may only be used to transmit communications of the customer and authorized users in a manner consistent with the terms of this tariff and the policies and regulations of the Federal Communications Commission (FCC) and local authorities having jurisdiction over the service. It is the responsibility of the Customer to guard and protect against any unauthorized use of any Company issued codes to which billing may be charged.

#### 4. Payment Arrangements

#### (A) Payment for Service

The Customer is responsible for the payment of all charges for services furnished to the Customer.

(B) Taxes and Other Surcharges

Customer shall pay all sales, use, gross receipts, excise, access, or other Local, State and Federal taxes, charges or surcharges, however designated, imposed on or based upon the provision, sale or use of the Services (excluding taxes on Company's net income). Such taxes shall be separately stated on the applicable invoice.

## 4. Payment Arrangements (Continued)

(C) Billing and Payment of Charges

The Customer is responsible for payment of all charges incurred by the Customer or users for services furnished to the Customer by Company.

Recurring charges shall be billed in advance after the Service Date is determined and will be due no later than thirty (30) days after the date of the invoice. Usage charges and other charges shall be billed as incurred, and will be due no later than thirty (30) days after the date of the invoice. State and Federal Government agencies may be billed in arrears.

In the event that Company's computerized usage recording system fails or is otherwise unavailable for all or part of any billing period, Company shall be entitled to make a reasonable estimate of Customer's usage of Services in the period in question for billing purposes.

(D) Billing Disputes

In the event of a dispute between a Customer and Company regarding charges billed by Company, Company will investigate the particular case and report the results thereof to the Customer. During the period that the disputed amount is under investigation, Company will not pursue any collection procedures or assess late fees with regard to the disputed amount. The Customer shall be required to pay the undisputed part of the bill, and if not paid, Company may discontinue service.

(E) Deposits

To safeguard its interests, before a service is furnished, Company may require a Customer to make a deposit to 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. The Company will comply with applicable portions of Rules 4901:1-5-14 and 4901:1-17 of the Ohio Administrative Code concerning deposits.

## 4. Payment Arrangements (Continued)

(E) Deposits (Continued)

A Customer may be required to post a deposit as a condition of continued service if the Customer (T) account meets one of the following criteria:

- 1) The Customer has not made full payment or payment arrangements by the due date for two consecutive bills during the preceding twelve (12) months.
- 2) The Customer has been issued a disconnection notice for nonpayment on two or more occasions during the preceding twelve (12) months.

The Company may require a deposit if the applicant for service was a customer of that utility during the preceeding twelve (12) months, and had service disconnected for nonpayment, a fraudulent practice, tampering, or unauthorized reconnection.

If a deposit is requested, the Company will comply with applicable portions of Rules 4901:1-5-13 (T) and 4901:1-17 of the Ohio Administrative Code.

(F) Discontinuance of Service

If Customer fails to pay timely any amount required and such failure continues for ten (10) days after written notice to Customer, Company at its sole option may discontinue existing services, suspend existing services, or refuse to accept orders for additional services, and/or pursue any other remedies as may be provided at law or in equity. Company shall incur no liability for such discontinuance, suspension or refusal to accept orders. The Company will abide by orders of the Public Utilities Commission of Ohio in Case No. 95-790-TP-COI as respects application of payments and discontinuation of service.

#### 5. Application of Rates

(A) Long Distance Message Telecommunications Service (LDMTS)

Long Distance Message Telecommunications Service (LDMTS) is offered on a Direct Distance Dialed basis or an Operator Assisted basis. The rates are specified in Sections 8 and 10 following.

The measured usage rate for Intrastate LDMTS will depend on whether the call terminates within the Toledo LATA (an "intraLATA" call) or terminates elsewhere within the State of Ohio (an "interLATA" call).

The measured usage rates for Intrastate LDMTS will depend on the time periods in which the call occurs. The rates are charged in increments of an initial rate period and additional minute rate period. The initial rate period is for connections of one minute or any fraction thereof. Each additional minute is billed on a per minute of use or any fraction thereof that the connection continues beyond the initial rate period. If a call is initiated in one rate period, and continues into another rate period, the per minute charges will change accordingly for any full minutes occurring in the next rate period. The rate schedules in Sections 7(A) and 7(B) following are time-of-day sensitive. The rates are divided among day, evening, and night rate periods. Volume discounts may apply depending on usage.

The unit of measure used for timing of messages is one minute increments.

Fractional rates will be rounded to the nearest penny using the conventional rounding method.

(B) Promotional Rates

The Company may offer discounted promotional rates for one or more of its services to increase customer awareness and/or customer usage of these services. Promotions are limited to (1) reductions in the monthly recurring charges and/or non-recurring charges for these services or, (2) waiver of monthly recurring charges and/or non-recurring charges for these services.

The discounted usage rates would be no lower than the LDMTS Night Rate that would be in effect at that time. Promotional rates will be effective for one or more days not to exceed one billing period in a calendar year.

6. Measured Usage Charges

See Price List

## 7. Rate Periods

(A) Day Rate

8:00 am to 5:00 pm(\*) Monday through Friday except for holidays which are billed at the holiday rate specified in Section 8(D) following.

(B) Evening Rate

5:00 pm to 11:00 pm(\*) Sunday through Friday, except holidays.

(C) <u>Night/Weekend Rate</u>

11:00 pm to 8:00 am(\*) all days, including holidays. 8:00 am to 11:00 pm(\*) Saturdays. 8:00 am to 5:00 pm(\*) Sundays.

(D) Holiday Rate

The Holiday Rate is applicable for New Year's Day, Martin Luther King Day, President's Day, Memorial Day, Independence Day, Labor Day, Columbus Day, Veteran's Day, Thanksgiving Day, and Christmas Day. If the holiday falls on a Saturday, the Holiday Rate will be effective on the preceding Friday. If the holiday falls on a Sunday, the Holiday Rate will be effective on the following Monday. The applicable rates from 8:00 am to 11:00 pm(\*) will be the evening rate schedule and from 11:00 pm to 8:00 am(\*) the night rate schedule is applicable.

(\*) Denotes up to but not including

8. Operator Assisted Calls

The rates and charges for operator assisted intrastate calls handled by the Company include an operator surcharge applicable on each billed intrastate message and the measured usage charges.

The Directory Assistance charge applies per each intrastate listing provided, other than local numbers within the local-exchange service area of the Company.

Current Rates for Directory Assistance

See Price List

9. Calling Card

Calls may be placed using number based calling cards issued by the company.

It is the responsibility of the Customer to guard and protect against any unauthorized use of any Company issued codes to which billing may be charged.

Calls made using the Calling Card will be assessed a per call surcharge and per minute usage rates, as described below.

1. Calling Card Surcharge - A surcharge applies to each Intrastate Calling Card call.

See price list for current surcharge.

2. Per Minute Usage rates - the maximum per minute usage rate applied to Intrastate Calling Card calls is set forth below.

The unit of measure used for timing of messages is whole minutes.

See price list for current per minute of use rate.

#### Intrastate Long Distance Services Tariff

#### 12. 800 Service

(A) Description of Service

Quality One Technologies d/b/a Columbus Grove Long Distance d/b/a q1 Long Distance 800 Service is a common-line inward telecommunications service allowing a station to receive long distance calls without charge to the caller.

(B) Rates and Charges

There is a monthly subscription charge, as well as per-minute usage charges for all calls received. For an additional charge, customers can receive a monthly message detail listing all telephone calls received.

- (1) Recurring Subscription Charge \$5.00 per month
- (2) Usage Charges \$0.22 per minute

#### Intrastate Long Distance Services Tariff

## PRICE LIST

#### EFFECTIVE JUNE 1, 2007

Long Distance Message Telecommunications Service (LDMTS)

Monthly Fee:

\$3.95

(I)

Measured Usage Charges

InterLATA Distance Dialed Calls - Residence and Business

<u>PERIOD</u>	RATE
Day	\$.15
Evening	\$.15
Night	\$.15

IntraLATA Residence and Business

PERIOD	RATE
Day	\$.15
Evening	\$.15
Night	\$.15

Calls are billed in six (6) second increments.

Calling Card (InterLATA and IntraLATA) \$.22 All calls are billed thirty (30) second initial and in six (6) second increments thereafter.

Directory Assistance Service Charges

Directory Assistance Service Charge	
Direct Dialed	\$0.95
Operator Dialed	2.80
Credit Card	2.80
Calling Card Service Charge	
Operator Dialed	2.15

#### Price List - Sixth Revised Page 2 Replaces Price List – Fifth Revised Page 2

Intrastate Long Distance Services Tariff

## PRICE LIST

<u>q1 Long Distance 10 Cents Per Minute Plan:</u>

Residence and Business:

Monthly Fee	\$3	8.95
Per Minute Rate	\$	.10

Rates apply to all direct dialed intrastate and interstate calls, and are not applicable to international and/or inbound toll-free number service, unless otherwise indicated.

Business Premier IntraLATA Long Dista	ance Plan*:	(N)
Monthly Fee:	\$4.95 per account**	
Per Minute Direct Dial Rate:	\$0.06	
Per Minute Calling Card Rate:	\$0.15	
Per Minute 800 Service Rate:	\$0.06	
Rates apply to all direct dialed intra	LATA calls, and are not applicable to international service.	
*Available to business customers o	nly.	
**The monthly fee will be waived year.	upon Customer's commitment to subscribe to the Plan for one	(N)

Issued: September 25, 2007

(T)

# EXHIBIT B

(Proposed Revised Tariff Pages)

Intrastate Long Distance Services Tariff

(D)

Quality One Technologies, Inc. d/b/a FairPoint Long Distance

Located in

Columbus Grove, Ohio

Filed under authority of Case No. 08-0285-TP-ATA The Public Utilities Commission of Ohio Susan L. Sowell, Vice President Columbus Grove, Ohio

(N)

Intrastate Long Distance Services Tariff

Customers have certain rights and responsibilities under the Minimum Telephone Service Standards (Ohio Adm.Code 4901:1-5) (the "MTSS"). These safeguards can be found in the Appendix to Ohio Adm. Code 4901:1-5-03, which is entitled "Telephone Customer Rights and Responsibilities." These rights and responsibilities include complaint handling, ordering or changing service, service repair, payment of bills, and disconnection and reconnection of service.

As of the Effective Date below, the rates, service descriptions, and the terms and conditions for (N) all residential and business long distance services will no longer be included in this tariff, which is on file with the Public Utilities Commission of Ohio. You may view or receive a paper copy of such information for those services by calling the Company toll free at 800-400-5568.

# EXHIBIT C

## **Intrastate Long Distance Services Tariff**

Quality One Technologies, Inc. d/b/a FairPoint Long Distance ("FairPoint") has deleted all of the provisions from its Intrastate Long Distance Services Tariff (the "LD Tariff") and added a) the general MTSS reference pursuant to the September 26, 2007 Entry in Case No. 05-1102-TP-ORD and b) an explanation that residential and business long distance services have been detariffed, with direction to call the Applicant if the Customer wishes to view or receive a paper copy of such information.

The previous version of the LD Tariff did not include any of the following provisions: primary interexchange carrier (PIC) change charges, Alternative Operator and Inmate Operator Services (AOS/IOS), late payment or bad check charges, per call or per line blocking, intrastate special or switched access services provided to carriers, N-1-1 services, pole attachments or conduit occupancy, pay telephone service, or telecommunications relay service. Therefore, such services are not included in FairPoint's revised LD Tariff.

All tariff sheets not filed herein within Exhibit B are deleted.

# EXHIBIT D

The Applicant intends to comply with Ohio Adm. Code 4901:1-6-05(G)(3) by providing its customers with a paper copy of the rates, service descriptions, and terms and conditions of the detariffed services upon request.

# EXHIBIT E

# (Customer Notice)

The following notices were mailed to customers on March 1, 2008 as a bill message.

In addition, on February 28, 2008 the Applicant forwarded the customer notice to the following Commission-provided electronic mailbox: Telecomm-Rule16@puc.state.oh.us in accordance with the Entry issued September 19, 2007 in Case No. 06-1345-TP-ORD.



Bill Date: Account Number: Phone Number:



#### Save \$75 on high-speed Internet

Tired of waiting on line? Maybe it's time to check out FairPoint's high-speed Internet, now with 100MB email storage, a new, user-friendlier interface and exciting videomail! Sign up now and save \$25/mo. over your first three months. Call 800-400-5568 or visit fairpoint.com for details.

#### Coming soon: digital cable TV with HD

We are upgrading our cable TV service to digital to create a better-thanever TV experience for you. Soon you'll be able to watch your favorite shows in high definition, lease a DVR and access over 200 digital channels. Watch for restructured packages and pricing as well.

#### **RESIDENTIAL AND BUSINESS CUSTOMER NOTICE**

Beginning on March 24, 2008, the prices, service descriptions, and the terms and conditions for long distance services that you are provided by Quality One Technologies, Inc. d/b/a FairPoint Long Distance ("FairPoint") will no longer be on file at the Public Utilities Commission of Ohio (PUCO). This modification does not automatically result in a change in the prices, terms, or conditions of those services to which you currently subscribe. FairPoint must still provide a customer notice at least fifteen days in advance of rate increases, changes in terms and conditions and discontinuance of existing services. Additionally, you will be able to view the company's future service offerings in a guidebook a copy of which you can request by contacting FairPoint by calling 800-400-5568. Since long distance services will no longer be on file with the Commission, this means that the agreement reached between the customer and the company, instead of the document on file at the PUCO, will now control new services or changes in service. This agreement, whether it is verbal or written, will still be subject to consumer protections required and enforced by the PUCO. For any new services or changes in service, it will be important that you carefully review and confirm the price, terms and conditions. If you have any questions about this matter, please call FairPoint at the toll free number 800-400-5568. You may also visit the consumer information page on the PUCO's website at puco.ohio.gov for further information.

Sincerely, FairPoint Long Distance EXHIBIT F

(Affidavit)

#### CUSTOMER NOTICE AFFIDAVIT

STATE OF NEW YORK :

COUNTY OF COLUMBIA :

#### AFFIDAVIT

I, John W. Sutphen, am an authorized agent of the applicant corporation, Quality One Technologies, Inc. d/b/a FairPoint Long Distance, and am authorized to make this statement on its behalf. I attest that customer notices accompanying this affidavit were sent to affected customers through a bill message on March 1, 2008, in accordance with Rule 4901:1-6-16, Ohio Administrative Code. I declare under penalty of perjury that the foregoing is true and correct.

Executed on 3 Chitle (Location)

SS:

(Date) (Signature and Title) 3 Subscribed and sworn to before me this March 2008 (Date) nsolo Notary Public My Commission Expires: FY GANSOWSKI State of New York STAN Notar hia County Comm. Log

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# This foregoing document was electronically filed with the Public Utilities

Commission of Ohio Docketing Information System on

3/24/2008 9:09:41 AM

in

# Case No(s). 90-5897-CT-TRF, 08-0285-TP-ATA

Summary: Application In the Matter of the Application of Quality One Technologies, Inc. to Detariff Certain Tier 2 Services and make other changes related to the Implementation of Case No. 06-1345-TP-ORD electronically filed by Carolyn S Flahive on behalf of Quality One Technologies, Inc.