

FILE

KTNT COMMUNICATIONS, INC. RECEIVED-DOCKETING DIV  
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May 28, 2008

Ohio Public Service Commission  
Docketing Department  
13<sup>th</sup> Floor  
180 E. Broad Street  
Columbus, Ohio 43215-3793

Re: Certificate Number: 90-57119  
Case No. 06-1345-TP-ORD

Gentlemen:

The above referenced Case No. requires telecommunications companies to "detariff" certain of their regulated services by July 1, 2008.

KTNT Communications, Inc. is an Alternative Operator Services provider. It appears to us that the requirement to file for "detariffing" does not apply to us. This was confirmed by Ms. Sheryl Williams of the PUC.

Please consider this letter the response required by Case No. 06-1345-TP-ORD.

Please contact me if this needs to be discussed further.

Sincerely yours,



D. M. Simmons,  
Treasurer

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BEFORE

THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Review of Chapter )  
4901:1-6, Ohio Administrative Code. ) [ Case No. 06-1345-TP-ORD ]

ENTRY

The Commission finds:

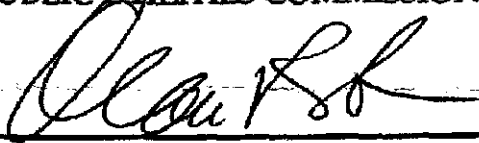
- (1) On September 19, 2007, the Commission issued an entry in this case directing all telephone companies currently providing tariffed Tier 2 nonresidential services and all telephone companies providing regulated toll services to file the applicable detariffing applications between October 1, 2007, and April 2, 2008. In its Entry of September 19, 2007, the Commission also recognized that other tariff changes are necessary as a result of the adoption of the new retail rules. For example, tariff changes not otherwise affected by detariffing include, but are not limited to, Rule 4901:1-6-04(B)(5), O.A.C., competitive local exchange carrier Tier 1 noncore services, and Rule 4901:1-6-05(D), O.A.C., residential packages, for all local exchange carriers. The Commission stated that it expects that such tariff changes, where applicable, will also be included in the detariffing applications.
- (2) Subsequently, an attorney examiner's entry was issued on January 31, 2008, reminding telephone companies that, pursuant to Rule 4901:1-6-05(G), Ohio Administrative Code, the detariffing of all regulated nonresidential Tier 2 services and all regulated toll services is mandatory. The attorney examiner highlighted the fact that the requisite detariffing applications were to be filed by April 2, 2008.
- (3) This entry serves as a final reminder to the telephone companies listed on the appendix to this Entry that they have failed to file their detariffing applications. These telephone companies will be subject to the cancellation of their tariffs and certificates for non-compliance if the Commission does not receive the requisite detariffing applications by July 1, 2008. Any provisioning of telephone service subsequent to the cancellation of the applicable certificate will result in the company being subject to forfeitures and penalties as provided for pursuant to Ohio law.

It is, therefore,

ORDERED, That, consistent with the findings above, each telephone company set forth on the appendix to this Entry shall file their detariffing applications with the Commission, no later than July 1, 2008. It is, further,

ORDERED, That a copy of this Entry be served upon those telephone companies in the attached appendix, the Office of the Ohio Consumers' Counsel, the Ohio Telecom Association, and other interested persons of record in this matter.

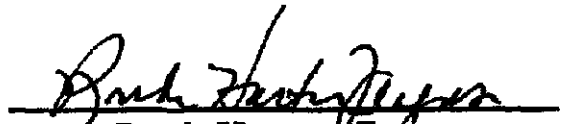
THE PUBLIC UTILITIES COMMISSION OF OHIO



Alan R. Schriber, Chairman



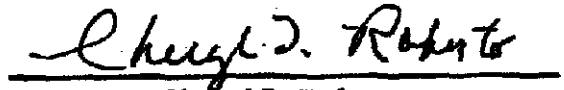
Paul A. Centolella



Ronda Hartman Fergus



Valerie A. Lemmie



Cheryl L. Roberto

JSA:geb

Entered in the Journal

MAY 14 2008



Renee J. Jenkins  
Secretary