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May 15, 2013

Barcy F. McNeal, Secretary Public Utilities Commission of Ohio 180 East Broad Street, 11th Floor Columbus, Ohio 43215-3793

> Re: <u>AT&T Ohio – Middletown and Monroe Exchanges Boundary Change</u>

Case No. 13-1107-TP-ACB

Dear Ms. McNeal:

Following discussions with the Commission Staff concerning the exchange boundary change proposed in the referenced application, AT&T Ohio has agreed that adjustments to the proposal are in order. Therefore, the attached Revised Exhibit C and map should be substituted for the Exhibit C and map included in the application filed on May 1, 2013.

Thank you for your courtesy and assistance in this matter. Please contact me if you have any questions.

Very truly yours,

/s/ Jon F. Kelly

Attachments

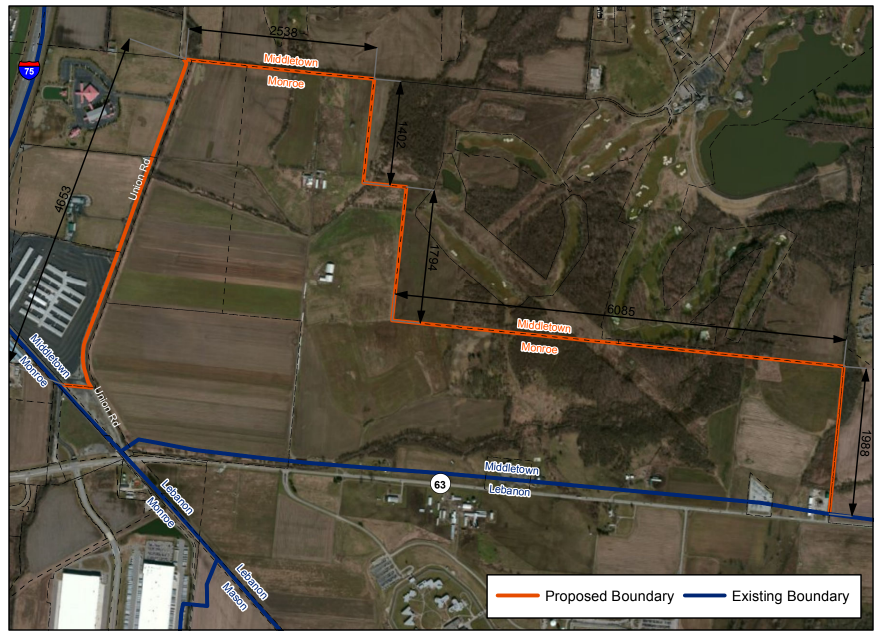
## REVISED EXHIBIT C

This application is filed pursuant to section 4901:1-6-32 of the Commission's rules. AT&T Ohio proposes to change the boundary between two of its exchanges, namely the Middletown Exchange and the Monroe Exchange. No other ILEC is involved in this proposed boundary change. The boundary change will move the Monroe Exchange roughly 4,000 feet along Union Rd. into the Middletown Exchange, while extending west roughly 9,300 feet in order to provision service to an undeveloped tract of land. The boundary change will not affect an existing tract of land that is currently in the Middletown Exchange that is occupied by a golf course.

Presently, there are no customers being served in this tract. Thus, the proposed change does not adversely affect the service being furnished to any existing BLES subscriber. See the attached diagram for a more complete depiction of the proposed boundary change, as revised. Further, the Company will continue to work with Staff to ensure the Commission's maps are accurate and accurately reflect this boundary change.

The Company proposes this boundary change to initially accommodate a large commercial customer that will be locating in the tract of land with service from its Monroe Exchange, which presently has sufficient nearby facilities in place to readily provision the required service. To provision service from the Middletown Exchange would require a costly and time consuming build-out and placement of facilities from the Middletown Central Office. Thus, the public interest would be served by the proposed change.

## **Proposed Change to Monroe/Middletown Telephone Exchange Area Boundary**







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Summary: Amended Application including revised Exhibit C and map electronically filed by Jon F Kelly on behalf of AT&T Ohio