BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of AT&T)	Case No.18-1028-TP-ATA
Ohio to restructure certain non-recurring)	90-5032-TP-TRF
charges to establish service)	
)	

REVIEW AND RECOMMENDATION

SUBMITTED ON BEHALF OF THE STAFF OF THE PUBLIC UTILITIES COMMISSION OF OHIO

On June 28, 2019, the Applicant filed this ATA seeking to revise its P.U.C.O. Tariff No. 20. In this filing, the Applicant is proposing to remove the inclusion of churches in the explanation of residence/non-residence rates.

Pursuant to rule 14(H) of the Retail Telecommunication Services rules, any material change in terms and conditions of an existing basic local exchange service must be filed as a thirty-day application for tariff amendment (ATA) and requires a customer notice be filed in accordance with rule 4901;1-6-07. In this application, the Applicant is proposing to make a textual change to specifically remove the inclusion of church from the explanation of residential rates. Upon review of other incumbent local exchange carrier (ILEC) tariffs, Staff find that the majority of the ILECs do not offer residential rates to churches. As such, Staff does not find this proposal unreasonable. The Applicant states there are no customers to notice. As such no customer notice was provided. In conclusion, Staff finds that the application meets all the requirements set forth in the rule.

The Staff reviewed all documents and exhibits filed on June 28, 2019 and in conclusion, the Staff review found that the application is reasonable. Therefore, Staff recommends that the Applicant's application for tariff amendment (ATA) be approved

This foregoing document was electronically filed with the Public Utilities

Commission of Ohio Docketing Information System on

7/30/2019 2:04:59 PM

in

Case No(s). 19-1420-TP-ATA

Summary: Staff Review and Recommendation electronically filed by Jason Well on behalf of PUCO Staff