

The Public Utilities Commission of Ohio
TELECOMMUNICATIONS FILING FORM
(Revised 03-07-2023)

This form is intended to be used with most types of required filings. It provides check boxes with rule references for the most common types of filings. It does not replace or supersede Commission rules in anyway.

In the Matter of the FCC Authorized Pro Forma Change in)	TRF Docket No. 90-5032-TP-TRF
Ownership of The Ohio Bell Telephone Company and its)	Case No. 24-0247-TP-CIO
Conversion to a Limited Liability Company)	NOTE: Unless you have reserved a Case #, leave
)	the "Case No." field BLANK.

Name of Registrant(s) The Ohio Bell Telephone Company

DBA(s) of Registrant(s) AT&T Ohio

Address of Registrant(s) 208 S. Akard St, 25th Floor, Dallas TX 75202

Company Web Address www.att.com

Regulatory Contact Person(s) Richard T. Howell

Phone (469)657-6722

Fax () -

Regulatory Person's Email Address rh2514@att.com

Contact Person for Annual Report Richard T. Howell

Phone () -

Consumer Contact Information Richard T. Howell

Phone () -

Address (if different from above) [Click here to enter text.](#)

Motion for protective order included with filing? ☐ Yes ☒ No

Motion for waiver(s) filed affecting this case? ☐ Yes ☒ No [Note: Waivers may toll any automatic timeframe.]

Notes:

Sections I and II are pursuant to Ohio Administrative Code (OAC) [4901:1-6](#).

Section III – Part I - Carrier to Carrier is pursuant to OAC [4901:1-7](#) and Pole Attachment to OAC [4901:1-3](#)

Section III – Part II - Wireless is pursuant to OAC [4901:1-6-24](#).

Section IV – Attestation.

(1) Indicate the Carrier Type and the reason for submitting this form by checking the boxes below.

(2) For requirements for various applications, see identified section of the Ohio Administrative Code Chapter 4901 and/or the supplemental application form noted.

(3) Information regarding the number of copies required by the PUCO may be obtained from the PUCO's website at www.PUCO.ohio.gov under the docketing information system section (Procedural filing requirements), by calling the Docketing Division at 614-466-4095 or by visiting the Docketing Division at the offices of the PUCO.

(4) An Incumbent Local Exchange Carrier (ILEC) offering basic local exchange service (BLES) outside its traditional service area should choose CLEC designation when proposing to offer BLES outside its traditional service area or when proposing to make changes to that service.

All filings that result in a change to one or more tariff pages require, at a minimum, the following exhibits:

Exhibit	Description:
A	The tariff pages subject to the proposed change(s) as they exist before the change(s).
B	The tariff pages subject to the proposed change(s), reflecting the change, with the change(s) marked in the right margin.
C	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).

Section I – Part I - Common Filings:

Carrier Type: <input type="checkbox"/> Other (Explain below)	For Profit ILEC	Not for Profit ILEC	CLEC
Change terms & conditions of existing BLES.	<input type="checkbox"/> ATA 1-6-14(I)(2) (Auto 30 days)	<input type="checkbox"/> ATA 1-6-14(I) (Auto 30 days)	<input type="checkbox"/> ATA 1-6-14(I) (Auto 30 days)
Introduce non-recurring charge, surcharge or fee to BLES	<input type="checkbox"/> ATA 1-6-14(I) (Auto 30 days)		<input type="checkbox"/> ATA 1-6-14(I) (Auto 30 days)
Introduce or Increase Late Payment	<input type="checkbox"/> ATA 1-6-14(I) (Auto 30 days)	<input type="checkbox"/> ATA 1-6-14(I) (Auto 30 days)	<input type="checkbox"/> ATA 1-6-14(I) (Auto 30 days)
Revisions to BLES Cap*	<input type="checkbox"/> ZTA 1-6-14(E) (0-day notice)		
Introduce BLES or expand local service area (calling area)	<input type="checkbox"/> ZTA 1-6-14(I) (0-day notice)	<input type="checkbox"/> ZTA 1-6-14(I) (0-day notice)	<input type="checkbox"/> ZTA 1-6-14(JI) (0-day notice)
Change BLES Rates*	<input type="checkbox"/> TRF 1-6-14(E) & (G) (0-day notice)	<input type="checkbox"/> TRF 1-6-14(E) (0-day notice)	<input type="checkbox"/> TRF 1-6-14(H) (0-day notice)
To obtain BLES pricing flexibility	<input type="checkbox"/> BLS 1-6-14(C)(1)(c) (Auto 30 days)		
BLES pricing flexibility exemption	<input type="checkbox"/> BEX 1-6-14(F) (Auto 30 days)		
Notice of no obligation to construct facilities and provide BLES	<input type="checkbox"/> ZTA 1-6-27(C) (0-day notice)	<input type="checkbox"/> ZTA 1-6-27(C) (0-day notice)	
Change in boundary	<input type="checkbox"/> ACB 1-6-32 (Auto 14 days)	<input type="checkbox"/> ACB 1-6-32 (Auto 14 days)	
Expand service operation area			<input type="checkbox"/> TRF 1-6-08(G) (0-day notice)
BLES withdrawal	<input type="checkbox"/> WBL 1-6-21(B) (120-day notice)		<input type="checkbox"/> ZTA 1-6-25(B) (0-day notice)
Other (explain):			

*Other exhibits may be required under the applicable rule, see the [4901:1-6-14\(E\) Filing Requirements](#) on the PUCO's webpage for a complete list of exhibits.

Section I – Part II – Customer Notification Offerings Pursuant to Chapter 4901:1-6-07 OAC

Type of Notice	Direct Mail	Bill Insert	Bill Notation	Electronic Mail
<input type="checkbox"/> 15-day Notice	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<input type="checkbox"/> 30-day Notice	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Date Notice Sent:				

Section I – Part III – Inmate Operator Service Pursuant to Chapter 4901:1-6-22 OAC

Introduce New	Tariff Change	Price Change	Withdraw
<input type="checkbox"/> TRF (0-day notice)	<input type="checkbox"/> ATA (Auto 30-days)	<input type="checkbox"/> TRF (0-day notice)	<input type="checkbox"/> UNC (Non-Auto)

Section II – Part I – Carrier Certification – Pursuant to Chapter 4901:1-6-08 & 10 OAC and Competitive Eligible Telecommunications Carrier Designation (CETC) – Pursuant to Chapter 4901:1-6-09 OAC

ILEC (Out of territory)	CLEC	Telecommunications Service Provider Not Offering Local Service	CESTC	CETC
<input type="checkbox"/> ACE 1-6-08 (Auto 30-day) *	<input type="checkbox"/> ACE 1-6-08 (Auto 30-day) *	<input type="checkbox"/> ACE 1-6-08 (Auto 30-day) *	<input type="checkbox"/> ACE 1-6-10 (Auto 30-day)	<input type="checkbox"/> UNC 1-6-09 (Non-Auto) *

*Supplemental forms can be found on the PUCO webpage – [Telecommunications application forms](#).

Section II – Part II – Change in Operation or Ownership

Change in Operation or Ownership	ILEC	CLEC	Telecommunications Service Provider Not Offering Local Service
Abandon all services		<input type="checkbox"/> ABN 1-6-26 (Auto 30 days)	<input type="checkbox"/> ABN 1-6-26 (Auto 30 days)
Change of official name *	<input type="checkbox"/> ACN 1-6-29(B) (Auto 30 days)	<input type="checkbox"/> ACN 1-6-29(B) (Auto 30 days)	<input type="checkbox"/> CIO 1-6-29(C) (0-day notice)
Change in ownership *	<input type="checkbox"/> ACO 1-6-29(E)(1) (Auto 30 days)	<input type="checkbox"/> ACO 1-6-29(E)(1) (Auto 30 days)	<input type="checkbox"/> CIO 1-6-29(C) (0-day notice)
Merger *	<input type="checkbox"/> AMT 1-6-29(E)(1) (Auto 30 days)	<input type="checkbox"/> AMT 1-6-29(E)(1) (Auto 30 days)	<input type="checkbox"/> CIO 1-6-29(C) (0-day notice)
Transfer certificate *	<input type="checkbox"/> ATC 1-6-29(B) (Auto 30 days)	<input type="checkbox"/> ATC 1-6-29(B) (Auto 30 days)	<input type="checkbox"/> CIO 1-6-29(C) (0-day notice)
Transaction for transfer or lease of property, plant or business *	<input type="checkbox"/> ATR 1-6-29(B) (Auto 30 days)	<input type="checkbox"/> ATC 1-6-29(B) (Auto 30 days)	<input type="checkbox"/> CIO 1-6-29(C) (0-day notice)
FCC Authorized Change in Ownership or Merger	<input checked="" type="checkbox"/> CIO 1-6-29 (E)(2) (0-day notice)	<input type="checkbox"/> CIO 1-6-29 (E)(2) (0-day notice)	<input type="checkbox"/> CIO 1-6-29 (E)(2) (0-day notice)

*Other exhibits may be required under the applicable rule(s). ACN, ACO, AMT, ATC, ATR, and CIO applications see the [4901:1-6-29 Filing Requirements](#) on the PUCO webpage for a complete list of exhibits.

Section III – Part I - Carrier to Carrier (Pursuant to 4901:1-7) & Attachments to Utility Equipment or Rights of Way (Pursuant to 4901:1-3)

Carrier to Carrier	ILEC	CLEC
Interconnection agreement or amendment to an approved agreement	<input type="checkbox"/> NAG 1-7-07 (Auto 90 days)	<input type="checkbox"/> NAG 1-7-07 (Auto 90 days)
Request for arbitration	<input type="checkbox"/> ARB 1-7-09 (Non-Auto)	<input type="checkbox"/> ARB 1-7-09 (Non-Auto)
Introduce or change carrier to carrier tariffs	<input type="checkbox"/> ATA 1-7-14 (Auto 30 days)	<input type="checkbox"/> ATA 1-7-14 (Auto 30 days)
Request rural carrier exemption, rural carrier suspension or modification	<input type="checkbox"/> UNC 1-7-04 or 05 (Auto 30 days)	
Changes in rates, terms & conditions to pole attachments, conduit occupancy and rights of way. (13-579-AU-ORD 11/30/16 Entry)	<input type="checkbox"/> ATA 1-3-04 (Auto 60 days)	

Section III – Part II – Facilities-based Wireless Service Providers (Pursuant to 4901:1-6-24)

Registration and Change in Operations*	<input type="checkbox"/> RCC 1-6-24(B) (0-day notice)
Interconnection Agreement or amendment to an approved Agreement.	<input type="checkbox"/> NAG 1-7-07 (0-day notice)

***Change in Operations filing must be filed in the original RCC case designation code established during the registration process.**

Section IV. – Attestation

Registrant hereby attests to its compliance with the pertinent entries and orders issued by the Commission.

AFFIDAVIT

Compliance with Commission Rules

I am an officer/agent of the applicant corporation, AT&T Ohio, and am authorized to make this statement on its behalf.

Richard T. Howell

(Name)

Please check All that apply:

☒ I attest that these tariffs comply with all applicable rules for the State of Ohio. I understand that tariff notification filings do not imply Commission approval and that the Commission's rules, 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 attest that customer notices accompanying this filing form were sent to affected customers, as specified in Section II, in accordance with Ohio Adm. Code 4901:1-6-7.

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

Executed on March 18, 2024 at Dallas, Texas

/s/ Richard T. Howell

March 18, 2024

*Signature and Title

Date

**This affidavit is required for every tariff-affecting filing. It may be signed by counsel, an officer of the applicant or an authorized agent of the applicant.*

VERIFICATION

I, Richard T. Howell, verify I have utilized the Telecommunications Filing Form for the most proceedings provided by the Commission and that all of the information submitted here and all additional information in connection with this case, is true and correct to the best of my knowledge.

/s/ Richard T. Howell

March 18, 2024

*Signature and Title

Date

**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.*

File document electronically as directed in the [Ohio Administrative Code](#)
or

Send your completed Filing 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**

EXHIBIT A

**The Ohio Bell Telephone Company d/b/a AT&T Ohio
Tariff P.U.C.O. No. 20**

P.U.C.O. No. 20
AT&T Tariff

of

THE OHIO BELL TELEPHONE COMPANY

Cancels

Exchange and Network Services Tariff
P.U.C.O. No. 1

Message Toll Telephone Service Tariff
P.U.C.O. No. 7

Private Line Service Tariff
P.U.C.O. No. 2

Pole and Anchor Attachment and Conduit and Trench Occupancy
P.U.C.O. No. 1

Customer Premises Equipment Tariff
P.U.C.O. No. 1

Access Service Tariff
P.U.C.O. No. 1

Effective as of varying dates

The Ohio Bell Telephone Company offers services under this Tariff. AT&T Ohio is a registered trade name of The Ohio Bell Telephone Company. Services offered pursuant to this Tariff may be offered under those registered trade names or under the brand name AT&T. All regulated and tariffed services offered by The Ohio Bell Telephone Company, whether under that name, the trade name AT&T Ohio, or under the brand name AT&T, are subject to the terms and conditions of this Tariff. (The Ohio Bell Telephone Company is also referred to herein as "the Company" or "Company"). (C)

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Issued: February 26, 2021

Effective: February 28, 2021

In accordance with the Public Utilities Commission of Ohio, Case No. 10-1010-TP-ORD, dated October 27, 2010.

By Brad McLean, President, Columbus, Ohio

ATT TN OT-21-0005

PART 1 - Preface
SECTION 1 - Title Sheet and Symbols

Original Sheet No. 2

1. SYMBOLS USED IN THIS TARIFF

- (C) -- to signify changed regulation
- (D) -- " " discontinued rate or regulation
- (I) -- " " increase
- (N) -- " " new rate or regulation
- (R) -- " " reduction
- (T) -- " " a change in text but no change in rate or regulation

Material formerly appeared in Exchange and Network Services Tariff, Section 1, 1st Revised Sheet No. 11, Message Toll Telephone Service Tariff, Preface, 1st Revised Sheet No. 4, Private Line Service Tariff, 2nd Revised Sheet No. 1, Pole and Anchor Attachment and Conduit and Trench Occupancy, Preface, Original Sheet No. 3, and Customer Premises Equipment Tariff, Preface, 1st Revised Sheet No. 4

Issued: October 2, 1995

Effective: October 2, 1995

In accordance with Case No. 95-815-TP-ATA, issued September 1, 1995.

By J. F. Woods, President, Cleveland, Ohio

(D)
(D)

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(C)

3 *SERVICE CHARGES*

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4 *EXCHANGE ACCESS SERVICES*

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5 *VACANT*

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(D)
(D)

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|
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				(D)
				(D)
				(D)
				(D)

(D)

ALPHABETICAL SUBJECT INDEX (cont'd)

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(D)
(D)

1. DEFINITIONS OF TERMS

Access Area

The total geographical area served from a specific central office. Central offices are grouped into three access areas, for purposes of this tariff, based upon the quantity of network access lines served per square mile.

Audio Response Unit

Mechanized announcement equipment, which uses synthesized speech to quote a telephone number to a customer who has called Directory Assistance Service.

Basic Local Exchange Service (BLES)

Residential-end-user access to and usage of telephone company provided services over a single line or small-business-end-user access to and usage of telephone-company-provided services over the primary access line of service, which in the case of residential and small-business access and usage is not part of a bundle or package of services, that does both of the following:

Enables a customer to originate or receive voice communications within a local service area as that area exists on the effective date of the amendment of this section by S.B. 162 of the 128th general assembly.

Consists of all of the following services:

Local dial tone service;

For residential end users, flat-rate telephone exchange service;

Touch tone dialing service;

Access to and usage of 9-1-1 services, where such services are available;

Access to operator services and directory assistance;

Provision of a telephone directory in any reasonable format for no additional charge and a listing in that directory, with reasonable accommodations made for private listings;

Per call, caller identification blocking services;

Access to telecommunications relay service; and

Access to toll presubscription, interexchange or toll providers or both, and networks of other telephone companies.

(N)

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/1/ Material now appears on Sheet 1.1.

(N)

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By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0028

PART 2 - General Terms and Conditions
SECTION 1 - Definitions and Abbreviations

Original Sheet 1.1

1. DEFINITIONS OF TERMS (cont'd)

Central Office

/1/

A switching unit, in one location of a telecommunications system providing service to the general public, having the necessary equipment and operating arrangements for terminating and interconnecting lines. More than one central office may be located in the same building.

Central Office Area

The specific section of an exchange area served by a particular central office or by a particular group of central offices.

Circuit

The term applied to a channel used for the transmission of electrical energy in the furnishing of telephone service. In the case of battery circuits and generator circuits, each pair of wires or fraction thereof is considered as a separate channel.

Class of Service

The term used in describing exchange service with respect to the character of use to be made of such service. The Company furnishes two classes of service: residence and non-residence.

Common Battery Service

The type of telephone service in connection with which electrical energy for talking and signaling is supplied from a central point.

Connecting Company (Independent Company)

A corporation, association, partnership or individual (other than an Associated Bell Company) owning or operating one or more exchanges and with whom traffic is interchanged.

/1/

/1/ Material formerly appeared on Sheet 1.

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By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0028

1. DEFINITIONS OF TERMS (Cont'd)

Continuous Property

The continuous plot of ground, including any buildings thereon, occupied by a customer and which is not separated by public highways or by property occupied by others, except that where a customer owns or leases properties on both sides of a street, alley, highway, body of water, railroad right of way, etc., which properties otherwise would be continuous, such properties are considered continuous property provided poles or conduit are not required for the placing of wire facilities between the properties or, if required, are provided and maintained by or at the expense of the customer.

Costs Incurred

Wherever rates or charges based upon "costs incurred" are applied in this tariff, such rates or charges consist of an estimate of the following items to the extent that they are applicable:

- a. Cost of maintenance.
- b. Cost of operation.
- c. Depreciation on the estimated cost installed of any facilities provided, based on the anticipated useful service life of the facilities with an appropriate allowance for the estimated net salvage.
- d. Administration, taxes and uncollectible revenue on the basis of reasonable average charges for these items.
- e. Any other specific items of expense associated with the particular situation.
- f. A reasonable amount, computed on the estimated cost installed of any facilities provided, for return and contingencies.

Estimated cost installed, as mentioned in c. and f. above, includes cost of equipment and material specifically provided or used plus the estimated cost of installing, including engineering, labor, supervision, transportation, rights of way and any other items which are chargeable to telephone plant accounts.

Material formerly appeared in Exchange and Network Services Tariff,
Section 2, Original Sheet No. 2

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By J. F. Woods, President, Cleveland, Ohio

1. DEFINITIONS OF TERMS (cont'd)

Customer

The individual, firm, partnership, association, corporation, municipality, cooperative organization, governmental agency, etc., which contracts for telephone service and is responsible for the payment of charges and compliance with the rules and regulations of the Company.

Derived Local Channel

Derived Local Channel is an arrangement that permits multiple and simultaneous use of a single exchange service for voice and/or data communications. The arrangement consists of equipment located in the central office and on the customer premises.

Directory Listing, see Listing

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Exchange

A basic unit for the administration of communication service in a specified area, called the exchange area. It usually consists of one or more central offices together with the associated plant used in furnishing communication service in that area.

Exchange Area

The territory included within the boundaries of an exchange, as shown on maps on file with The Public Utilities Commission of Ohio.

Exchange Service

The furnishing of telecommunications service to individual residence and non-residence customers within a specified geographical area for local calling and access to the message toll network. Exchange Service is comprised of three components - network access line, central office termination and local usage. Exchange service is furnished as follows:

1. DEFINITIONS OF TERMS (cont'd)

Exchange Service (cont'd)

- a. Flat Rate Service: Exchange service in connection with which a stipulated monthly charge is made covering all local message use within a defined area.
- b. Message Rate Service: Exchange service in connection with which local message use is measured in terms of local messages for purposes of charging for the service.
- c. Measured Rate Service: Exchange service in connection with which local messages are measured in terms of four measured elements, i.e., the total number of outgoing completed local messages, the distance and the duration of each local message and the time of day each local message is originated.

Expense Incurred By The Company

Wherever "expense incurred by the Company" is applied in this tariff, such expense consists of an estimate of the expenditure by the Company for labor, material, engineering, supervision, motor vehicles, tool and any other expenditure incident thereto, to the extent that any or all of such items are applicable in the particular situation involved.

Family

A group of persons, related either by blood or by marriage or adoption. In addition, single persons living alone and small groups of unrelated persons sharing the same living accommodations as "partners" shall be considered as families.

Foreign Central Office Service

Exchange service furnished from a central office other than that regularly serving the central office area in which the customer is located.

Foreign Exchange Service

Exchange service furnished from an exchange other than that which regularly serves the exchange area in which the customer is located.

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/1/ Material formerly appeared on Sheet 5.

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1. DEFINITIONS OF TERMS (cont'd)

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Grade of Service

The term used in describing exchange service with respect to the number of customers which may be connected to a line. The Company furnishes the following grades of service: individual and PBX trunks.

Individual

An exchange service connecting one customer's premises with the central office.

Initial Contract Period

The minimum length of time for which a customer is obligated to pay for service and facilities whether or not retained by the customer for such minimum length of time.

Joint User

An individual, partnership, association or corporation sharing a customer's exchange service according to the provisions of this tariff for such shared use.

Listing

A listing consists of a name, address, and telephone number of a listed residential or business customer.

Listing Information System

A database that contains the listed names, addresses, and telephone numbers of AT&T residential and business customers and where available, listings of residential and business customers served by other local providers.

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Loading Coil

A device added to a circuit to improve transmission by reducing attenuation.

/1/ Material now appears on Sheet 4.

(N)

1. DEFINITIONS OF TERMS (cont'd)

Local Access and Transport Area

A geographic area established by the Company for the provision and administration of communications service. A Local Access and Transport Area encompasses designated exchange areas which are grouped to serve common social, economic and other purposes. (T)

Local Message

A communication between a calling station and any other station within the local service area of the calling station.

Local Service Area

The area within which a customer may make calls without payment of message toll charges. A local service area may include one or more exchange areas of the Company or of other telephone companies. In certain exchange areas, customers may select either: (T)

1. basic local service which provides local service with the basic local service area, or
2. an optional local service which provides one-way local service to specified exchange areas in addition to local service within basic local service area.

Miscellaneous Common Carriers

A Miscellaneous Common Carrier, as defined in part 21 of the Rules and Regulations of the Federal Communications Commission, is a person engaged in rendering communications service for hire to the public who is not engaged in the business of providing either a public landline message telephone service or public message telegraph service. For purposes of this and all other Company tariffs, the term "Miscellaneous Common Carrier" shall apply only to such carriers, as defined above, who are duly licensed by the Federal Communications Commission and have tariffs filed with that Commission and The Public Utilities Commission of Ohio. (T)

Network Access Line

The connecting facility between a customer's premises and a serving central office that provides customer access to the public switched network for placing and receiving calls.

1. DEFINITIONS OF TERMS (cont'd)

Network Interface (NI)

The network interface is a unit provided as part of the network access line. The network interface will be installed on the customer's premises at a location determined by the Company which is accessible to the customer. The normal location of the network interface would be in close proximity to the protector or point of minimum penetration where the Company facilities enter the customer's premises. (T) (T)

Network Wiring

Wiring on the network side of the Network Interface at the customer's premises which is used for the termination of network access lines.

Normal Exchange

The exchange which normally serves the exchange area in which the customer is located.

Normal Working Days

All days except Sundays and except Christmas Day, Memorial Day, Independence Day, Labor Day, New Year's Day, Thanksgiving Day, day after Thanksgiving, Washington-Lincoln Day, and Good Friday.

Other Common Carrier

Specialized Common Carriers, Domestic and International Record Carriers and Domestic Satellite Carriers engaged in providing such private line voice, data, or video services or other services as such carriers may be authorized by the Federal Communications Commission to provide.

PBX Trunk

A class of exchange service used when connecting switching equipment located at the customer's premises to the central office.

Premises

1. The building, or portion or portions of a building, occupied at one time by a customer either as a residence or for non-residence use.
2. Two or more entire buildings which are used and occupied by the same customer are also considered to be the same premises if such buildings meet the conditions in either a, b or c following:

1. DEFINITIONS OF TERMS (cont'd)

Premises (cont'd)

2. (Cont'd)

- a. The buildings are connected by enclosed, lighted and heated passage- ways (overhead bridges, subways, or at ground level), or by common basements, permitting access from one building to the other, and such passageways or common basements are suitable for the routing and proper protection of inside cable or wire type facilities.
- b. There is full access between adjoining buildings by means of doorways or open archways and such doorways and archways are suitable for the routing and proper protection of inside cable or wire type facilities.
- c. The buildings have not been made continuous as described in a. and b. preceding however the airline distance between the building in which the main station, attendant position or switching equipment is located and each of the other buildings is not in excess of 150 feet, and the customer furnishes a pathway connecting the buildings which is suitable for the routing, placing, and proper protection of inside cable and wire type facilities, or buried cable or wire.

Where the pathway is underground, it may be a tunnel, conduit, or a closed trench for buried cable or wire. Where the pathway is overhead, it must be a continuous rigid support, such as to make electrical and mechanical protection of the cable or wire unnecessary.

3. Portions of two or more buildings which are used and occupied by the same customer are also considered to be the same premises if these portions of the buildings meet the conditions in either a. or b. following:
 - a. The portions of the buildings are made continuous between the areas used and occupied by the customer by means of enclosed, lighted and heated passageways (overhead bridges, subways, or at ground level), or by a common basement used and occupied solely by the customer, and such passageways or common basements are suitable for the routing and proper protection of inside cable or wire type facilities.
 - b. There is full access by means of doorways or open archways between the areas used and occupied by the customer in adjoining buildings, and such doorways or archways are suitable for the routing and proper protection of inside cable or wire type facilities.
4. If a customer refuses to allow the Company to install inside cable and wire type facilities in the passageways, pathways, basements, doorways, or archways, referred to in 2 or 3 preceding, the buildings or portions of buildings involved shall be considered as separate premises. (T)

Issued: December 19, 2007

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In accordance with an Order issued by the Public Utilities Commission of Ohio, dated January 6, 2003, Case No. 02-3069-TP-ALT.

By Connie Browning, President, Cleveland, Ohio

TFA No. OH-07-17839

1. DEFINITIONS OF TERMS (cont'd)

Premises Wiring

Interior wiring on the customer's side of the Network Interface at the customer's premises which is used for the connection of terminal equipment. The installation and maintenance of premises wiring is provided on a non-regulated basis.

Private Property

The continuous plot of ground owned or leased and occupied by a customer and not separated by public highways or by property occupied by others.

Public Highway

A road, street, highway, way, lane or alley under the control of and kept by the public.

Rate Center

A centralized point within a central office area or exchange area which is established for the purpose of measuring airline mileage between central office areas or exchange areas. Each rate center is assigned a unique pair of vertical and horizontal coordinates as described in Part 9, Section 2 of the AT&T Ohio Guidebook. (C)
(C)

Relay Circuit

An arrangement of circuits to provide for electrical separation, but at the same time allow for the transfer or passage of operations from one circuit to one or more circuits, and also to provide where necessary, additional sources of energy.

1. DEFINITIONS OF TERMS (cont'd)

/1/

Repeater

A combination of one or more amplifiers together with their associated equipment, so arranged as to provide for two-way transmission in a telephone circuit.

Residence Location

A place in which a person actually lives continuously and which is considered to be the person's home is a residence location.

/1/

/1/ Material formerly appeared on Original Sheet No. 9 in this Section.

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In accordance with Commission Entry in Case No. 96-1310-TP-COI, issued by The Public Utilities Commission of Ohio, September 25, 1997.

By J. F. Woods, President, Cleveland, Ohio

1. DEFINITIONS OF TERMS (cont'd)

Right Of Way

The right which the Company obtains to use the land of another for the purpose of installing, constructing, operating and maintaining its facilities. The phrase "right of way" also means a strip of land which the Company has acquired the right to use for its facilities. (T)
Private right of way is right of way on private property, not a part of a public highway. (T)

Rotary Service

An arrangement under which two or more exchange services of the same class and grade, or PBX trunks of the same class, served from the same central office and furnished to the same customer, are grouped so that calls to the first number of the group are automatically routed to the first non-busy number of the group, and a busy signal or busy report is not given unless all the grouped numbers are busy.

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By Connie Browning, President, Cleveland, Ohio

TFA No. OH-07-17839

1. DEFINITIONS OF TERMS (cont'd)

Service Area Function - See Part 15, Section 1 of the AT&T Ohio Guidebook.

Shared Tenant Service

The resale or sharing of local exchange service in a multi-tenant single building, or a contiguous complex of buildings under common ownership or management, on non-residence individual and PBX trunks, and Centrex stations.

The Company

The Ohio Bell Telephone Company d/b/a/ AT&T Ohio

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Terminal

The designation given the equipment with which a circuit is connected or the equipment on which a circuit terminates.

1. DEFINITIONS OF TERMS (cont'd)

Termination Charge

A charge applied when a contract for service is terminated before the expiration of the initial contract period.

Termination Liability

A specific charge associated with an item of service from which the applicable termination charge is computed.

Toll Message

A communication between a calling station and a station located in a different local service area.

Toll Office

A central office used primarily for completing and supervising toll calls.

Two-Wire - See Part 15, Section 1 of the AT&T Ohio Guidebook.

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Type Of Service

The term used in describing exchange service with respect to each of the following:

1. The use to be made of such service, i.e., by the customer, his family, employees, etc.
2. The comparative limitation which the Company places on the number of times customer service may be used for the stipulated monthly charge. With respect to this use of the term, the Company furnishes three types of service: flat rate (or unlimited) service, message rate service and measured rate service.
3. The physical characteristics of the services, with respect to this use of the term, the Company furnishes only common battery dial service.
4. The scope of the service, i.e., the area throughout which service is rendered to a calling station without the application of toll charges. With respect to this use of the term, the Company furnishes two types of service: basic local area service and optional local area service.

1. DEFINITIONS OF TERMS (cont'd)

Usual Working Hours

The hours between 8:00 A.M. and 5:00 P.M. on all normal working days, together with, in the case of maintenance and repair forces, all other regularly scheduled work hours on normal working days.

2. ABBREVIATIONS USED IN THIS TARIFF

BLES	-- Basic Local Exchange Service	(N)
CCSA	-- Common Control Switching Arrangement	
C/I	-- Concentrator-Identifier	
CO	-- Central Office	
COC	-- Central Office Code	
DA	-- Directory Assistance	
DID	-- Direct Inward Dialing	
FCO	-- Foreign Central Office	
FX	-- Foreign Exchange	
FXE	-- Foreign Exchange Extension	
HNPA	-- Home Numbering Plan Area	
LATA	-- Local Access and Transport Area	
LSA	-- Local Service Area	
MCC	-- Miscellaneous Common Carrier	
MTS	-- Message Telecommunication Service	
NEC	-- National Electric Code	
NESC	-- National Electrical Safety Code	
NPA	-- Numbering Plan Area	
NRC	-- Nonrecurring Charge	
PBX	-- Private Branch Exchange	
USOC	-- Universal Service Order Code (See Note)	
V and H	-- Vertical and Horizontal	
WATS	-- Wide Area Telecommunications Service	

Note: The Company does not use the Universal Service Order Codes for Centrex Services (Part 5 of the AT&T Ohio Guidebook). The local codes used for these services are available in departmental practices.

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1. ESTABLISHING AND FURNISHING SERVICE

The following general regulations are applicable in addition to regulations, rates and charges specified in other sections of this tariff. Where reference is made in this tariff to regulations, rates and charges specified in other tariffs of the Company or in the AT&T Ohio Guidebook, such tariffs or Guidebook as they now exist, or as they may be revised, added to or supplemented, are hereby adopted and made a part of this tariff.

Any change in rates or regulations authorized by legally constituted authorities effects a modification of all contracts for service to that extent, without further notice.

Establishment of local and message toll telephone service shall take precedence over all other services, except as the public interest shall otherwise require.

1.1 Applications For Service

The Company will generally accept applications for service verbally during usual working hours on normal working days, however the Company reserves the right to require applications for service in writing on forms supplied by the Company.

The Company will accept orders from a customer's duly authorized agent upon demonstration of such agent's authority in a form satisfactory to the Company.

A. Refusal to Provide Local Service

Local Service may be refused under the following conditions:

1. Where an applicant owes an unpaid bill for previous service with the Company, the Company may reject application for local service until the amount due shall have been paid in full. (C)
2. In the event an applicant refuses to pay an advance payment or deposit for local service requested by the Company.
3. Upon objection to the furnishing of service made by or on behalf of any governmental authority.

(D)

(D)

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By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-09-0024

(D)

/D/

1. ESTABLISHING AND FURNISHING SERVICE (cont'd)

1.1 Applications For Service (cont'd)

B. Cancellation of Applications for Service (T)

When an application for new service or a request for additions, rearrangements, relocations, or modifications of service is cancelled before service is established or before the work involved has been completed, the applicant or customer may be required to reimburse the Company for all expense incurred in connection with the handling of the application or request before notice of cancellation is received. However, such charge shall not exceed all charges which would apply if the work involved in complying with the application or the request had been completed, i.e., all applicable nonrecurring and termination charges.

C. Use of Service (T)

1. Ownership and Use of Facilities

Facilities furnished by the Company on the premises of a customer are the property of the Company, whose agents and employees shall have the right to lawfully enter said premises at any reasonable hour for the purpose of installing, inspecting, maintaining or repairing the facilities, for the purpose of making collections from coin boxes, or upon termination of the service, for the purpose of removing such facilities or equipment.

1. ESTABLISHING AND FURNISHING SERVICE (Cont'd)

1.1 Applications For Service (cont'd)

C. Use of Service (cont'd) (T)

2. Use of Customer Service

- a. Customer service is furnished for use by the customer, the customer's family, employees or representatives, persons residing in the customer's household, or guests of the customer. Subject to the provisions of C-3 following, use of the customer's service may also be extended to the following:
 - (1) Joint users
 - (2) Guests and tenants of hotels, motels, hospitals, apartment houses and apartment hotels
 - (3) Members of club
 - (4) Persons temporarily subleasing a customer's residential premises
 - (5) Patrons of the customer and the public in connection with exchange access lines terminating in customer-provided equipment which restricts calls to telephone numbers preset by the customer
 - (6) The public in connection with municipal emergency fire and police reporting station lines
 - (7) Patrons of non-residence customers who resell or share their service or equipment

1. ESTABLISHING AND FURNISHING SERVICE (cont'd)

1.1 Applications For Service (cont'd)

C. Use of Service (cont'd)

(T)

2. Use of Customer Service (cont'd)

- b. Subject to the provisions of C-3 following, non-residence service of a customer may also be furnished for use in connection with composite data service and overseas telecommunications services (other than voice).

1. ESTABLISHING AND FURNISHING SERVICE (cont'd)

1.1 Applications For Service (cont'd)

C. Use of Service (cont'd)

(T)

3. Resale and Sharing

a. General Regulations

The Company will permit the resale or sharing of all services (excluding residence services resold as non-residence services) by a customer of record to or with end user clients subject to the terms and regulations contained in this paragraph 3 and the restrictions specified elsewhere in this tariff.

- (1) "Resale" occurs when the customer of record subscribes to a telecommunications service at one price for the purpose of selling such service to end user clients at a different price.
- (2) "Sharing" occurs when the customer of record subscribes to a telecommunications service for the purpose of sharing such service with or among end user clients on a cost-sharing (non-profit) basis. A cost-sharing arrangement could include a fee assessed by the customer of record for functions it performs, including management of the sharing arrangement.
- (3) "Customer of record" as used within this section shall mean the party of a resale or sharing arrangement which contracts directly with the Company for the telecommunications services to be resold to or shared among end user clients.
- (4) "End user clients" as used within this section shall mean the party of a resale or sharing arrangement which contracts with a customer of record for the telecommunications services resold or shared pursuant to the provisions of this section.

1. ESTABLISHING AND FURNISHING SERVICE (cont'd)

1.1 Applications For Service (cont'd)

C. Use of Service (cont'd)

3. Resale and Sharing (cont'd)

a. General Regulations (cont'd)

- (5) Resale or sharing will be permitted on all basic exchange services provided for in this tariff, except residence services resold for use as non-residence services.
- (6) Listings for the end user clients of customers of record who resell or share service will be provided at the rates for non-residence additional listings as set forth in Part 12, Section 1 of the AT&T Ohio Guidebook. When notified by the customer of record, the Company will place listings of residential end user clients of customers of record in the residential section of its alphabetical directory, where available, otherwise its Listing Information System. (T) (N)
- (7) Direct interconnection of resale or sharing systems or a combination of Shared Tenant Service and Centrex systems serving different resale/sharing systems is prohibited, except as otherwise specified in this tariff or the AT&T Ohio Guidebook.
- (8) The end user clients of customers of record who resell or share service may obtain local exchange service directly from the Company.

(D)

(D)

1. ESTABLISHING AND FURNISHING SERVICE (cont'd)

1.1 Applications For Service (cont'd)

D. Assignment or Transfer of Service

(T)

Except as otherwise specifically provided in this tariff, the service of a customer may, upon the consent of the customer and provided there is no interruption or relocation of the service, be assigned or transferred as follows:

1. Non-Residence Service

- a. To another individual, partnership, association or corporation, provided 1) there is no outstanding indebtedness related to contracted-for services, including advertising in classified directories, or 2) if any such outstanding indebtedness exists the individual, partnership, association or corporation assumes all such outstanding indebtedness and the unexpired portion of the contract.
- b. To a receiver, trustee or other person appointed by a court or acting pursuant to law in bankruptcy, receivership, reorganization, insolvency, liquidation or other similar proceedings, provided 1) there is no outstanding indebtedness related to contracted-for services, including advertising in classified directories or 2) if any such outstanding indebtedness exists the receiver, trustee or other person appointed by a court or acting pursuant to law in bankruptcy, receivership, reorganization, insolvency, liquidation or other similar proceedings assumes all such outstanding indebtedness and the unexpired portion of the contract.

1. ESTABLISHING AND FURNISHING SERVICE (cont'd)

1.1 Applications For Service (cont'd)

D. Assignment or Transfer of Service (cont'd)

2. Residence Service

- a. If the customer no longer resides at the premises to be served, to another individual.
 - b. If the customer continues to reside at the premises to be served, to another individual provided the transferee assumes all outstanding indebtedness for such service and the unexpired portion of the initial contract period applicable to such service, if any.
3. The regulations and conditions contained in this tariff concerning the establishment of service for and the furnishing of service to applicants and customers shall apply to such assignee or transferee.

1.2 Obligation to Furnish Service

The Company's obligation to furnish service is dependent upon its ability to secure and retain without unreasonable expense suitable facilities and rights for the construction, installation, testing and maintenance of the necessary pole lines, circuits and equipment.

1.3 Identity of Customers

Use of Company facilities for public announcements is subject to the following conditions:

- A. For purposes of identification, customers to telephone service who transmit recorded public announcements over facilities provided by the Company must include in the recorded message the name of the organization or individual responsible for the service and the address at which the service is provided. Such address may be omitted from the recorded message provided that it is included in a published listing in the name of the organization or individual, responsible for the service, as such name is included in the message. (T)
- B. Customers transmitting factual public announcements, such as time, time-temperature, weather, stock market quotations, airline schedules, and similar information, are excluded from the preceding condition.
- C. Failure to comply with the provisions of this paragraph shall be cause for termination of the service.
- D. The Company will reveal, to the extent the information is available from its records, on request, the name of the customer responsible for the service with which the recorded public announcements are associated, and the address at which the service is provided.

1. ESTABLISHING AND FURNISHING SERVICE (cont'd)

1.4 Telephone Numbers

The customer has no property right in the telephone number which is assigned by the Company nor any right to continuance of service through any particular central office, and the Company reserves the right to change the telephone number or the central office designation, or both, of a customer whenever it deems it necessary to do so in the conduct of its business.

1.5 Denial or Termination of Service

- A. The Company may deny or terminate any or all local service at one or more or all of the same customer's premises for the following reasons:

1. Abandonment of the service;
2. Nonpayment of any past due charges in accordance with OAC 4901:1-6-12. (C)

(a) Temporary Access To 9-1-1 Service

The Company will continue to follow its existing procedures for disconnection of local exchange service. However, for a period of 14 days following any disconnection for non-payment of a customer's telephone exchange service, a residential customer will have outgoing access to 9-1-1 service provided on the disconnected access line. If, however, the customer has another active local exchange service line at the same service address, the 14 day outgoing access to 9-1-1 service will not be placed on the disconnected line. Where 14-day outgoing access to 9-1-1 service is provided on a disconnected line, all other incoming and outgoing calls on the disconnected line will be blocked. Once the 14-day period ends, complete disconnection will occur, and access to 9-1-1 service will no longer be available from the disconnected line. (C)

3. Nonpayment of any sum on any final account. (C)
4. Abuse or fraudulent use of service as set forth in C. following; (C)
5. Any other violation of the regulations of the Company; or
6. Upon objection to the continuance of service made by or on behalf of any governmental authority.

Subsequent to the completion of an order to discontinue local service, it will be re-established only upon the basis of a new service application.

(D)

(D)

Issued: May 19, 2011

Effective: May 19, 2011

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated October 27, 2010,
Case No. 10-1010-TP-ORD.

By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0015

1. ESTABLISHING AND FURNISHING SERVICE (cont'd)

1.5 Denial or Termination of Service (cont'd)

- B. When service is restored after temporary denial, the Company will make a pro rata allowance at the schedule rate for the service denied, beginning with the day following the denial. However, when the service is restored on the same day as the denial, no credit will be given.
- C. Abuse or fraudulent use includes, but is not limited to:
1. The use of service or facilities of the Company for a call or calls anonymous or otherwise, if in a manner reasonably to be expected to frighten, abuse, torment or harass another;
 2. The use of profane or obscene language;
 3. The impersonation of another with fraudulent intent;
 4. The use of the service in such a manner as to interfere with the service of others or to prevent others from making or receiving calls over their telephone service;
 5. The use of the service for any purpose other than as a means of communication;
 6. The use of service or facilities of the Company to transmit a message or to locate a person or otherwise to give or obtain information, without the payment of the applicable local message charge or message toll charge; and
 7. The obtaining, or attempting to obtain, or assisting another to obtain or attempt to obtain, local or message toll telephone service, by rearranging, tampering with, or making connection with any facilities of the Company, or by any trick, scheme, false representation, or false credit device, or by or through any other fraudulent means or device whatsoever, with intent to avoid the payment, in whole or part, of the regular charge for such service.

(D)
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(D)

1. ESTABLISHING AND FURNISHING SERVICE (cont'd)

1.6 Overtime

The service connection, move, change, installation and nonrecurring charges specified in this tariff contemplate work being performed by the Company during the usual working hours on normal working days. When, at the specific request of a customer or applicant for service, work is performed at other times, either for the convenience of the customer or applicant for service or for other reasons not under the control of the Company, the expense incurred by the Company in excess of the normal expense of such work, when performed during usual working hours on normal working days, may be billed to the customer or applicant for service, in addition to the charges otherwise applicable.

2. PAYMENT FOR SERVICE

2.1 Customer Responsibility

The customer is required to pay all charges for service and facilities in accordance with the Company's billing and collection practices. The customer will be held responsible for all charges for telephone service rendered in connection with local or toll messages placed from his station and in connection with toll messages received at his station on which the charges have been reversed with the consent of the person called.^{/1/}

(T)

2.2 Thirty Day Month

For the purpose of computing charges for facilities and service, and allowances for interruptions in service, every month shall be considered to have thirty days.

2.3 Advance Payments and Deposits

A. Advance Payments

The Company reserves the right to require applicants to make such advance payments as may be necessary for the protection of the Company's exchange and toll service revenues, as well as toll service revenues of an IXC for whom the Company is an authorized agent. The amount of the advance payment is credited to the customer's account as applying to any indebtedness under the contract.

^{/1/} Effective March 19, 2016, Collect, Person to Person and Bill to Third Number call types are discontinued.

(N)
(N)

2. PAYMENT FOR SERVICE (cont'd)

2.3 Advance Payments and Deposits (cont'd)

B. Deposits

The Company may, in order to safeguard its interests or those of an IXC for whom the Company is an authorized agent, require an applicant or a customer to make suitable deposit to be held by the Company or IXC. In addition, the Company may require customers who file for bankruptcy to furnish adequate assurance of payment in the form of a deposit or other security in accordance with the U.S. Bankruptcy Code, Section 366. Deposits for residential BLES service shall be in accordance with O.A.C 4901:1-6-12(C)(10). Further, the Company may require toll caps in lieu of, or in combination with, a deposit or advance payment to establish creditworthiness. (C)
(C)

The fact that a deposit has been made in no way relieves the applicant or customer from complying with the Company's regulations as to advance payments and the prompt payment of bills. At such time as the contract is terminated, such amount of the deposit as is necessary will be applied to any indebtedness to the Company for telephone service charges. A deposit may be refunded or credited to the customer's account at any time prior to the termination of the contract in accordance with the Company's policies.

(D)

2. PAYMENT FOR SERVICE (cont'd)

2.4 Customer Billing Adjustments

The Company will issue applicable billing credits for Basic Local Exchange Service (BLES) outages as prescribed by O.A.C. 4901:1-6-12(C).

(N)
(N)

(D)

(D)

(D)

PART 2 - General Terms and Conditions
SECTION 2 - Regulations

6th Revised Sheet 14
Cancels 5th Revised Sheet 14
and 1st Revised Sheet 14.1 (N)

2. PAYMENT FOR SERVICE (cont'd)

/1/
/2/

2.5 Effect of Charge Increases on Pending Orders

A customer who orders service or equipment installations, moves or changes prior to the effective date of any increase in the one time charge applicable to such work will be subject to the one time charge in effect at the time such customer's order was received by the Company provided such work is completed within the Company's normal installation interval in effect at the time such order was placed. The Company's normal installation interval is the interval between the date an order is taken and the earliest date the order can be completed in accordance with the standard work schedules on the date the order is taken. However, if subsequent to the effective date of the increase in the one time charge, the completion of such work is delayed beyond the Company's normal installation interval and the delay is not caused by the Company, such customer will then be subject to the one time charge in effect at the time the work is completed by the Company. A part of an order which is completed prior to the effective date of any increase in the one time charge and which is subject to billing prior to the completion of the entire order in accordance with the Company's billing practices shall be subject to the one time charge in effect on the date said part is completed although the total work is not completed, due to customer-caused delay, by the effective date of the increase. One time charges as used in this paragraph include Service and Equipment charges, move and change charges, installation charges, nonrecurring charges and nonrecurring charge options.

/2/

/1/ Material now appears on 3rd Revised Sheet 13 in this Section.

/2/ Material formerly appeared on 1st Revised Sheet 14.1 in this Section.

Issued: April 1, 2008

Effective: April 1, 2008

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated June 6, 2007,
Case No. 06-1345-TP-ORD.

By Connie Browning, President, Cleveland, Ohio

TFA No. OH-08-18005

2. PAYMENT FOR SERVICE (cont'd)

2.6 Rates and Charges

(C)

Basic Local Exchange Service (BLES) is subject to the rates and charges specified in this tariff.

(C)

2. PAYMENT FOR SERVICE (cont'd)

2.7 Returned Check Charge

(C)

When a customer's check is not honored by their bank and the check is returned to the Company due to "insufficient funds" in the customer's account or similar reasons, a "Return Check Charge" will apply at the rates set forth in the AT&T Ohio Guidebook, unless the customer can establish that the charge should not be assessed.

(C)

(C)

2.8 Individual Customer Contracts

The Company may offer services to individual customers for terms and for rates and charges that differ from those stated in this tariff. Individual contracts will specify these terms, length of service, conditions and rate levels applicable to those specific customers.

(C)

(D)

(D)

2.9 Late Payment Charges for Non-Residence BLES Service

(C)

A late payment charge will be applied to non-residential customer bills which remain unpaid after the due date. This charge will be the greater of either \$11.00, or an amount that equals 1.5% of all unpaid charges which are past due; except that the charge is not applicable as specified below. This late payment charge will not be placed on the customer's account until the past due, unpaid balance on that customer's account exceeds \$10.00.

A. The late payment charge does not apply to:

- Amounts which are in dispute at the time the late payment charge would otherwise be applied.
- Federal excise tax or any other taxes levied by law directly on the customer.
- Accounts of the federal, state county or local government.
- Amounts billed by the Company for other entities for which the charge is not authorized by those entities' appropriate tariffs or contracts, other than Interexchange Carrier Services for which the Company, acting as the principal Billing and Collection Agent, purchases the accounts receivable in advance of subscriber billing.

B. Credit, deposit and collection procedures outlined elsewhere in this tariff are not waived or foreclosed by the application of a late payment charge.

(D)

2. PAYMENT FOR SERVICE (cont'd)

2.10 Late Payment Charges for Residence BLES Services

A late payment charge of \$7.50 will be applied to residential customer bills greater than \$5.00 which remain unpaid after the due date, except that the charge is not applicable as specified below. This late payment charge will not be placed on the customer's account until the past due, unpaid balance on that customer's account is at least nineteen calendar days from the postmark on the bill. (l)

A. The late payment charge does not apply to:

- Amounts which are in dispute at the time the late payment charge would otherwise be applied.
- Any previous late payment fees included in the amount due.
- Service establishment charges for Lifeline.
- Federal excise tax or any other taxes levied by law directly on the customer.
- Amounts billed by the Company for other entities for which the charge is not authorized by those entities' appropriate tariffs or contracts, other than Interexchange Carrier Services for which the Company, acting as the principal Billing and Collection Agent, purchases the accounts receivable in advance of subscriber billing.
- Amounts upon which an Interexchange Carrier has already assessed a Late Payment Charge.

2. PAYMENT FOR SERVICE (cont'd)

2.10 Late Payment Charges for Residence BLES Services (cont'd)

(C)

- B. Each customer account shall be permitted a one-time waiver of a monthly late payment charge upon request by the customer provided the customer has paid the monthly bill to which the late payment charge was to apply.
- C. Credit, deposit and collection procedures outlined elsewhere in this tariff are not waived or foreclosed by the application of a late payment charge.

2.11 Convenience Fee for Payment Made with a Company Representative

(C)

A fee, as set forth in the AT&T Ohio Guidebook may apply for each instance of payment of charges made with a Company Representative, when authorized by the subscriber, for one-time electronic payments by check, credit card, or by any other discretionary method that may be accepted by the Company. The subscriber would be informed by the Company Representative of any applicable charges prior to processing the subscriber's payment and given the opportunity to be transferred to the automated payment system to avoid this charge.

(C)

This fee would not apply when automated payment systems are unavailable due to system outages. This fee would also not apply for payments taken directly by subscribers to authorized Company payment locations, payments mailed in, payments made using self service payment options, or automatic funds transfer.

Customers who are physically unable to use other payment alternatives, including the automated system, and who inform the Company Representative of such limitations on each call, would not be subject to the fee. The Company reserves the right to require medical certification.

(D)

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(D)

2.12 Telecommunication Relay Services (TRS)

Customers may be assessed a monthly charge per line to fund the Telecommunication Relay Services for the State of Ohio in accordance with section 4905.84 of the Revised Code. This charge shall in no event exceed the per end user line (or equivalent) assessment of the Public Utilities Commission of Ohio levied upon the Company.

(D)

3. OBLIGATION AND LIABILITY OF THE COMPANY

3.1 Liability of The Company

In view of the fact that the customer has exclusive control of his communications over the facilities furnished him by the Company, and of the other uses for which facilities may be furnished him by the Company, and because of unavailability of errors incident to the services and to the use of such facilities of the Company, the services and facilities furnished by the Company are subject to the terms, conditions and limitations herein specified.

- A. The Company's liability, if any, for its willful misconduct is not limited by this tariff. With respect to any other claim or suit by a customer or by any others for damages associated with the installation, provision, termination, maintenance, repair or restoration of service, and subject to the provisions of 2., following, the Company's liability, if any, shall not exceed an amount equal to the proportionate charge for the service for the period during which the service was affected. This liability for damages shall be in addition to any amounts that may otherwise be due the customer under this tariff as a Credit Allowance for a Service Interruption.

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(D)

3. OBLIGATION AND LIABILITY OF THE COMPANY (cont'd)

3.1 Liability of The Company (cont'd)

- B. The customer indemnifies and saves the Company harmless against claims for libel, slander, or infringement of copyright from the material transmitted over its facilities; against claims for infringement of patents arising from combining with, or using in connection with, facilities of the Company, apparatus and systems of the customer; against all other claims arising out of any act or omission of the customer in connection with facilities provided by the Company; and against any and all claims for damage caused by the customer's facilities or equipment attached or connected to facilities furnished by the Company. (T)

3.2 Installation, Maintenance and Repairs

- A. Unless otherwise specified in the Company's tariffs, a customer is not permitted to install, rearrange, disconnect, remove or repair, or permit others to install, rearrange, disconnect, remove or repair any apparatus or wiring of the Company on the network side of the network interface. (T)
- B. Unless otherwise specified in the Company's tariffs and B.1. and B.2 below, all ordinary expense of installation, maintenance and repair, in connection with facilities and service provided by the Company, on the network side of the network interface, is borne by the Company. (T)
1. In situations where maintenance and repairs would have been performed by the Company during the usual working hours on normal working days, but at the specific request of the customer such work is performed at other times for the customer's convenience or for other reasons not under the control of the Company, the expense incurred by the Company in excess of the normal expense of such maintenance and repairs, when performed during usual working hours on normal working days, may be billed to the customer. This provision, however, shall not apply to emergencies, that is, situations that affect public health or safety, or result from critical illness, unavoidable casualties, or acts of God. (T)
2. In situations such as sporting events, one-time entertainment events, etc., where the customer requests that "standby" workmen be provided to safeguard the continuity of service, irrespective of when such "standby" workmen are provided, the entire cost of providing such "standby" workmen may be billed to the customer. (T)

3. OBLIGATION AND LIABILITY OF THE COMPANY (cont'd)

3.3 Listing Errors and Omissions

(T)

The Company's liability arising from errors or omissions in its listings or in accepting listings presented by customers or prospective customers shall be limited to resulting impairment of the customer's service and the Company may discharge such liability by an abatement or refund of an amount not exceeding the charge for the service during the period in which the error or omission occurs. The Company will not be a party to controversies arising between customers or others as a result of published listings.

(T)

(T)

(T)

3.4 Service in Hazardous Locations

Except as otherwise specifically provided in this tariff, the Company will require the customer to install and maintain service at locations which are or may be hazardous or dangerous to its employees or property and then only upon the written consent of the Company.

3.5 Service at Outdoor Locations

The Company will refuse to provide, maintain or restore service at outdoor locations unless the customer agrees in writing to indemnify and save harmless the Company from and against any and all loss or damage that may result to facilities furnished by the Company at such locations.

3.6 Use of Connecting Company Lines

When the lines of another telephone company are used in establishing connections to points not reached by the Company's lines, the Company shall not be held liable for any act or omission of the other company.

3.7 Defacement of Premises

The Company is not liable for any defacement of or damage to the premises of a customer resulting from the attachment of the Company's apparatus and associated wiring on such premises or by the installation or removal thereof, when such defacement or damage is not the result of negligence of the Company.

3.8 Transmitting Messages

Except as otherwise specifically provided in this tariff, the Company does not transmit messages but offers the use of its facilities for communications between customers or others.

(D)

(D)

4. RESPONSIBILITIES OF THE CUSTOMER

4.1 Lost or Damaged Equipment

In case of damage, loss or destruction of any of the Company's property due to the negligence or willful act of the customer or other persons authorized to use the service, and not due to ordinary wear and tear or causes beyond the control of the customer, the customer shall be required to pay the expense incurred by the Company in connection with the replacement of the property damaged, lost or destroyed or the expense incurred in restoring it to its original condition.

4.2 Floor Space, Power Supply and Other Arrangements at Customer Premises

The customer shall provide, maintain and bear the expense of the following:

1. Space and floor arrangements for installation of Company facilities.
2. Housing, light, heat and ventilation needed for the operation and maintenance of Company facilities.
3. Electric power, outlets and wiring at convenient locations.

5. INITIAL CONTRACT PERIODS AND TERMINATION CHARGES

5.1 Initial Contract Periods

- A. An initial contract period applies to all services and facilities provided for a customer. Initial contract periods date from the day following the completion of the installation of the service or facilities involved.
- B. Application of Initial Contract Periods

Except as hereinafter provided, the initial contract period for all services and facilities is one month on the same continuous property:

1. Additional Listings and Joint User Service (T)

The initial contract period for additional listings and joint user service where the listing appears in the directory, where available, is the directory period, otherwise, for listings appearing in the Company's Listing Information System, the initial contract period is one month. The regulation set forth in the preceding sentence also applies to listings which are ordered discontinued by the subscriber after the established closing date of the alphabetical directory in which they are to appear. Contracts for additional listings and joint user service in a directory, where available, are self-renewing for a period of one directory issue until cancelled, except as provided hereinafter under "Termination Charges". (T)

(D)

(D)

5. INITIAL CONTRACT PERIODS AND TERMINATION CHARGES (cont'd)

5.1 Initial Contract Periods (cont'd)

B. Application of Initial Contract Periods (cont'd)

2. Nonrecurring Charge Items

The initial contract period for facilities and equipment furnished at a nonrecurring charge only, is the period for which the service is rendered.

(D)

(D)

5. INITIAL CONTRACT PERIODS AND TERMINATION CHARGES (cont'd)

5.2 Termination Charges

A. Application of Termination Charges

When service is terminated by the customer, or by the Company for any reason for which it may terminate such service under the provisions of this tariff, prior to the expiration of the initial contract period, the following termination charges apply in addition to all charges due for the service which has been furnished:

1. Additional Listings and Joint User Service (T)

In the case of joint user service and additional listings for which the initial contract period is the directory period, the termination charges will be the charges due to the end of the directory period, except that the termination charges will be the charges due for the period service has been rendered as follows; (T)

- a. In case the contract for the main service is terminated;
- b. In case the listed party or joint user becomes a customer to the same class of service as is furnished to the customer who contracted for such additional listing or joint user service;
- c. In case the customer, the listed party or the joint user moves to different premises as a result of which the service of the customer is not available to the listed party or joint user; or
- d. In the case of death of the listed party or joint user.

2. Contract Periods of Two Years or Less

In the case of services for which the initial contract period is two years or less, the termination charges will be the charges due for the unexpired portion of such initial contract period, except for those items for which a termination liability is set forth in this tariff.

3. Contract Periods in Excess of Two Years

In the case of services for which the initial contract period is in excess of two years, the termination charges will be an amount equal to fifty per cent of the charges for the unexpired portion of such initial contract period, at the rate in effect at the time the service is discontinued, except for those items for which a termination liability is set forth in this tariff.

5. INITIAL CONTRACT PERIODS AND TERMINATION CHARGES (cont'd)

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5.2 Termination Charges (cont'd)

A. Application of Termination Charges (cont'd)

4. Termination Liability Items

In the case of items of service for which a termination liability is included with the rates and charges for such items in various sections of this tariff, the termination charges will be an amount equal to such termination liability, reduced by a proportionate amount for each month within the applicable contract period that the monthly rate has been collected.

5. Special Equipment

In the case of special equipment and other equipment or facilities furnished at rates or charges based upon costs incurred, termination charges apply as follows:

- a. Where the initial contract period is one year or less, the termination charges will be the charges due for the unexpired portion of the initial contract period applicable to such special equipment or such other equipment or facilities.
- b. Where the initial contract period is in excess of one year, the termination charges will be such portion of the expense incurred by the Company for the equipment and for its installation and removal, less the salvage value of the equipment removed, as the unexpired portion of the initial contract period bears to the full initial contract period.

6. Change in Type of Service

In the case of the following changes in type of service prior to the expiration of the one month initial contract period, the termination charges will be the charges due for the unexpired portion of such initial contract period:

- a. from flat rate service to message rate service, or vice versa; and
- b. from basic local service to optional local service, or vice versa.

/2/

/1/ Material now appears on 5th Revised Sheet 27 in this Section.

/2/ Material formerly appeared on 1st Revised Sheet 23 in this Section.

Issued: April 1, 2008

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Case No. 06-1345-TP-ORD.

By Connie Browning, President, Cleveland, Ohio

TFA No. OH-08-18005

5. INITIAL CONTRACT PERIODS AND TERMINATION CHARGES (cont'd)

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5.2 Termination Charges (cont'd)

A. Application of Termination Charges (cont'd)

7. Discontinuance of a Portion of a Service

Where only a portion of a service is discontinued, the termination charges will be as set forth in 2 through 6 preceding. In addition, for those items of service and equipment covered in 2, 3 and 4 preceding for which the initial contract period is six months or more, where rearrangements of the equipment left in service are required as a result of the partial discontinuance, the expense incurred by the Company for such rearrangements will be billed to the customer in addition to the termination charges specified or, at the option of the customer, termination charges on the entire installation will be billed to the customer and a new initial contract period for the equipment as rearranged will commence.

8. Message Allowance

When message rate service is terminated prior to the expiration of the initial contract period of one month, the message allowance for the period of service subsequent to the previous billing date, if any, will be the difference between the monthly allowance for the grade of service furnished and the number of messages allowed at such previous billing date.

B. Conditions Under Which Termination Charges Do Not Apply

1. Assignment or Transfer of Service

Termination charges do not apply

- a. when the service of a customer (including any outstanding indebtedness to the Company and the unexpired portion of the initial contract period, if any) is transferred to a new customer without interruption of the service; or
- b. when the service of a customer (including the unexpired portion of the initial contract period, if any) is transferred, without interruption of the service, to a receiver, trustee or other person appointed by a court or acting pursuant to law in bankruptcy, receivership, reorganization, insolvency, liquidation or other similar proceedings.

/2/

/1/ Material now appears on 2nd Revised Sheet 28 in this Section.

/2/ Material formerly appeared on 1st Revised Sheet 24 in this Section.

Issued: April 1, 2008

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In accordance with an Order issued by the Public Utilities Commission of Ohio, dated June 6, 2007,
Case No. 06-1345-TP-ORD.

By Connie Browning, President, Cleveland, Ohio

TFA No. OH-08-18005

5. INITIAL CONTRACT PERIODS AND TERMINATION CHARGES (cont'd)

5.2 Termination Charges (cont'd)

B. Conditions Under Which Termination Charges Do Not Apply (cont'd)

(D)

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2. Termination of Service In Disaster Cases

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Termination charges do not apply to service which is terminated due to fire, flood or other like disaster.

(D)

(D)

5. INITIAL CONTRACT PERIODS AND TERMINATION CHARGES (cont'd)

5.2 Termination Charges (cont'd)

B. Conditions Under Which Termination Charges Do Not Apply (cont'd)

3. Withdrawal of Experimental Offerings

Termination charges do not apply to service which is terminated due to withdrawal by the Company of an experimental offering of such service.

C. Service Terminated After Expiration of Initial Contract Period

When service is terminated after the expiration of the initial contract period, the charges applicable are those due through the last day of service whether this be a full day or a part of a day. However, in the case of additional listings and joint user service, after listings have appeared in the directory, where available, each directory period is considered as a separate initial contract period (i.e., listings are automatically included in each directory issue unless notice to the contrary is received from the listed party or customer) and termination may be arranged for only under the conditions specified in A-1 preceding.

(T)
(T)

6. INFORMATIONAL NOTICE

6.1 Landline Direct-Dialed Calls

Landline direct-dialed calls made by the customer to certain cellular or paging telephone numbers may incur an additional charge. This charge is assessed by the wireless provider, not by AT&T Ohio.

7. DISASTER PLANS

7.1 Disaster Relief Plan

(C)

When a business or residence customer's premise is destroyed or partially destroyed by means beyond the control of the customer, i.e., natural disaster or fire, the following emergency plan will go into effect, except as provided pursuant to the Major Disaster Relief Plan below:

- The Service Connection Charge to re-establish the local exchange access line after the disaster will be waived. (C)
- The monthly rate and associated Service Connection Charge will be waived for thirty days for the following services:
 - Call Forwarding
 - Call Forward Busy Line
 - Call Forward Don't Answer
 - Remote Call Forward
 - Message Waiting Indicator

7.2 Major Disaster Relief Plan

To assist in cases of state and/or federally recognized disasters, AT&T Ohio may provide special offerings of its products and services to residence and business customers. Such disasters include, but are not limited to, natural disasters, terrorism, military action or war.

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(D)

The offering(s) will be limited in duration.

(D)
(D)
(D)

8. MEET POINT BILLING ARRANGEMENTS

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When facilities are provided jointly by the Company and one or more other telephone companies, and a Commission approved multiple bill, multiple tariff (MBMT) arrangement is in place between the Company and the other telephone company or companies, the regulations and prices of such other telephone companies apply for the equipment and facilities furnished by them for use in connection with the service provided by the Company.

When the Company and one or more other telephone companies involved in provisioning services operate under a meet point multiple billing arrangement, and a Commission approved MBMT arrangement is in place between the Company and the other telephone company or companies, the portion of the circuit(s) located in that telephone company's area will be billed by that company. Under this arrangement, AT&T Ohio will bill the customer for their portion of the circuit(s) located in its territory at its tariffed rates, while the other telephone company or companies involved will bill the customer at their tariffed rates for the portion of the circuits located in their company territory.

9. REWARDS AND INCENTIVES

From time to time, AT&T may offer an incentive or reward card when customers purchase or subscribe to AT&T products or services. Customers may use these incentive or reward cards to pay for AT&T services.

/1/

/1/ Material formerly appeared on 2nd Revised Sheet 34.

(N)

Issued: May 19, 2011

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By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0015

/D/

/D/

Issued: July 30, 2009

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In accordance with an Order issued by the Public Utilities Commission of Ohio, dated July 11, 2007, Case No. 05-1102-TP-ORD.

By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-09-0024

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(D)

/1/ Material now appears on 4th Revised Sheet 30.

(N)

Issued: May 19, 2011

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In accordance with an Order issued by the Public Utilities Commission of Ohio, dated October 27, 2010,
Case No. 10-1010-TP-ORD.

By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0015

PART 2 - General Terms and Conditions
SECTION 5 - Construction Charges

Original Sheet A

Material formerly located on sheets 1 through 5 now also located in the AT&T Ohio Guidebook, Part 2, (N)
Section 5, for non-residential tier 2 service. (N)

Issued: April 1, 2008

Effective: April 1, 2008

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated June 6, 2007,
Case No. 06-1345-TP-ORD.

By Connie Browning, President, Cleveland, Ohio

TFA No. OH-08-18005

1. SPECIAL SERVICES

A. Construction Charges

1. General Regulations

- a. All rates and charges specified in this tariff contemplate the establishment of service without abnormal or excessive expense to the Company. Under certain conditions, as outlined in this paragraph A, nonrecurring charges, hereinafter referred to as construction charges, will be applied to cover all or a part of the abnormal or excessive expense incurred by the Company in the establishment of service. Payment of construction charges will be required prior to the commencement of the work with which such construction charges are associated.

- b. A one-time *Engineering Work Preparation Fee* of \$500 will apply for the preparation of a quotation for custom work which may require construction charges. This fee is applicable prior to preparation of an estimate for custom work requiring construction charges and will be applied regardless of whether or not the work is ultimately performed for the customer. The Engineering Work Preparation Fee is nonrefundable; however, should the customer proceed with the custom work the fee will be applied against the special construction charges. If work is determined not to be a custom work order after the field visit by the engineer, the fee will be refunded to the customer.

(N)

The Engineering Work Preparation Fee provides for the development and preparation of a detailed estimate of cost including any appropriate engineering costs incurred in the preparation of this quotation. The customer will be advised of this charge and must agree to pay it before development of the quotation will commence. Preparation of the quotation will begin after the Engineering Work Preparation Fee is received by the Company.

Payment of the Engineering Work Preparation Fee does not assign, confer, or transfer title or ownership rights to proposals or equipment, designed or furnished by the Company. Title and ownership rights for any item developed at the customer's request remains with the Company except as specifically provided by an agreement between all parties.

The Company has the right to apply more applicable engineering preparation fees for any large, complex and/or unique projects that will require excessive engineering hours to develop a detailed cost quote.

(N)

- c. Where construction has been started in order to furnish service to an applicant and the application for service is cancelled prior to the establishment of service, the applicant shall be required to reimburse the Company for the estimated loss resulting from such construction.

(T)

- d. Where facilities constructed on private right of way are used as a part of the Company's general distributing plant, the regulations and construction charges to be applied shall be those specified for the construction of facilities on public highways, but when not so used, the regulations and construction charges to be applied shall be those specified for the construction of entrance facilities.

(T)

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/1/ Material now appears on Sheet 1.1.

Issued: May 1, 2014

Effective: June 1, 2014

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated October 27, 2010,
Case No. 10-1010-TP-ORD.

By Adam Grzybicki, President, Cleveland, Ohio

ATT TN OT-14-0005

1. SPECIAL SERVICES (cont'd)

A. Construction Charges (cont'd)

1. General Regulations (cont'd)

- | | | |
|----|--|------------|
| e. | Such facilities and construction work as may be provided by an applicant, as hereinafter set forth, shall be subject to the approval of the Company. | /1/ (T) |
| f. | The customer does not obtain any rights of ownership or otherwise in facilities provided by the Company, whether or not construction charges are applied. All facilities provided by the Company shall be under its exclusive control and, except as hereinafter specifically provided, shall be maintained and replaced by and at the expense of the Company. | (T) |
| g. | All facilities provided by the customer shall be owned by the customer, but shall be under the exclusive control of the Company while used for the furnishing of service by the Company. Maintenance and replacement of such facilities shall be at the expense of the customer. | (T) |
| h. | Permanent facilities on public highways will be provided by the Company without the application of construction charges. | (T)
/1/ |
| i. | A buried wire or buried cable type of facilities will not be provided where, in the judgment of the Company, conditions are unsuitable and the use of such type of facilities may interfere with the furnishing of efficient telephone service. | /2/ (T) |
| j. | When an applicant is so located that it is necessary for the Company to obtain right of way to furnish service, the applicant may be required to pay the cost (including rental) of securing and retaining such right of way. | (T) |
| k. | Where rearrangement of any facilities provided by the Company on private property is made at the request of or to meet conditions imposed by the customer, the expense incurred by the Company for such rearrangement shall be borne by the customer. | (T)
/2/ |

/1/ Material formerly appeared on Sheet 1.

/2/ Material formerly appeared on Sheet 2.

1. SPECIAL SERVICES (cont'd)

A. Construction Charges (cont'd)

/1/

2. Temporary Facilities

Where the Company constructs temporary facilities, the applicant will be required to pay the expense incurred by the Company for such construction, plus the estimated cost of removal of such facilities, less the estimated salvage value of the material recovered upon removal of such facilities. Temporary facilities are:

- a. facilities constructed in advance of construction of permanent facilities and removed upon completion of the construction of permanent facilities, and
- b. facilities which will probably be used only for a short term and with respect to which there is no immediate prospect of reuse in place for another applicant.

3. Permanent Entrance Facilities

Entrance facilities are those facilities which extend from the point of entrance on private property to the premises in which service is located. The Company will construct permanent entrance facilities subject to a. through c. following.

/1/ Material now appears on Sheet 1.1.

Issued: May 1, 2014

Effective: June 1, 2014

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated October 27, 2010,
Case No. 10-1010-TP-ORD.

By Adam Grzybicki, President, Cleveland, Ohio

ATT TN OT-14-0005

1. SPECIAL SERVICES (cont'd)

A. Construction Charges (cont'd)

3. Permanent Entrance Facilities (cont'd)

a. Pole Lines

(1) When the Company constructs permanent entrance facilities of a pole line type, the applicant shall be required to pay the expense incurred by the Company for that portion of the pole line as is in excess of 1,000 feet, measured along the proposed path of construction. (T)

(2) When the Company attaches its entrance facilities to poles of others located on private property, the charges to be applied, where expense is incurred by the Company either for purchase of an interest in or rental of contacts on such poles, are the same as those which would be applicable if a pole line were constructed by the Company. When such poles are used by the Company for attaching its entrance facilities without expense, no construction charges shall apply. All other regulations and requirements of both the owner of such pole lines and the Company with respect to such joint use shall apply. (T)

The decision as to whether poles of others are suitable for the attachment of the Company's facilities rests with the Company. (T)

b. Buried Facilities

(1) When the Company constructs permanent entrance facilities of a buried wire or buried cable type, the applicant shall be required to pay the expense incurred by the Company for excavation and fill-in for that part of the entrance facilities so constructed as is in excess of 1,000 feet in length, measured along the proposed path of construction, provided that the applicant is located in territory where such type of facilities is used for the Company's general distributing plant, and such type of entrance facilities would normally be provided. (T)

(2) Except as otherwise provided in (1) preceding, the furnishing of buried entrance facilities is not considered normal, and when buried entrance facilities are provided, the applicant shall be required to pay charges as specified in (1) preceding, plus the additional expense incurred by the Company as described in 5. following. (T)

Where a buried wire or buried cable type of entrance facilities is provided by the Company in cases where such type of facilities is not considered normal, the customer shall be required to pay for all excavation and fill-in in connection with maintenance and replacement of such buried wire or buried cable type of entrance facilities. (T)

Issued: November 30, 2007

Effective: November 30, 2007

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated January 6, 2003, Case No. 02-3069-TP-ALT.

By Connie Browning, President, Cleveland, Ohio

TFA No. OH-07-17820

1. SPECIAL SERVICES (cont'd)

A. Construction Charges (cont'd)

3. Permanent Entrance Facilities (cont'd)

c. Conduit

Where a conduit type of entrance facilities is required, construction charges do not apply; however, the applicant is required to provide, in place, suitable conduit from the point of entrance on his private property to the premises in which service is to be furnished, except where the Company, in its sole discretion, initiates the installation or maintenance of such conduit as part of modernizing the network.

4. Facilities (Other Than Entrance Facilities) Confined to the Same Continuous Property

- a. Except where the Company, in its sole discretion, initiates the installation or maintenance of such conduit as part of modernizing the network, the applicant or customer will be required to provide: (1) poles and fixtures in place where a pole line type of facilities is used; (2) conduit in place where a conduit type of facilities is used; and (3) excavation and fill-in where a buried wire or buried cable type of facilities is used.
- b. The Company will provide wire or cable on such poles, cable in such conduit and buried wire or buried cable in such excavations, in accordance with the regulations and at the rates and charges specified for non-regulated Premises Work and Materials. (T)
- c. Where a buried wire or buried cable type of facilities is provided by the Company on private property, other than for entrance facilities, the customer shall be required to pay for all excavation and fill-in in connection with maintenance and replacement of such buried wire or buried cable type of facilities. (T)

Issued: November 30, 2007

Effective: November 30, 2007

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated January 6, 2003, Case No. 02-3069-TP-ALT.

By Connie Browning, President, Cleveland, Ohio

TFA No. OH-07-17820

1. SPECIAL SERVICES (cont'd)

A. Construction Charges (cont'd)

5. Special Types of Construction or Facilities

a. Outside Construction or Facilities

When an applicant requires a special type of construction or a type of facilities not normally provided, or where the conditions imposed by the applicant, such as the time and place involved, make the installation abnormally or excessively expensive, the applicant shall be required to pay the additional expense incurred by the Company; i.e., the difference between the expense incurred by the Company for such construction, facilities or installation and the expense which would otherwise be incurred for a normal type of construction or facilities or a normal installation. (T)
(T)

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS

A. Description

The Company will make available, to the extent it may lawfully do so, access to poles, ducts, conduits and rights-of-way (individually and collectively, "Structure") owned or controlled by the Company for the placement of the Attaching Party's Attachments. This tariff applies to all Attaching Parties obtaining access to Structure other than telecommunications carriers obtaining access to Structure pursuant to a negotiated interconnection or stand-alone structure access agreement pursuant to which the Company is obligated to negotiate guidelines for implementation of the terms and conditions of access. (N)

The availability of Company Structure for the Attaching Party's attachments is subject to and dependent upon all rights, privileges, franchises or authorities granted by governmental entities with jurisdiction, existing and future agreements with others, all interests in property granted by persons or entities public and private, and all statutes, laws, codes, regulations, rules and common law, and all terms, conditions and limitations of any or all of the foregoing, by which the Company owns and controls Structure or interests therein.

If the Attaching Party is a provider of telecommunications services, "Poles, Ducts and Conduits" include entrance facilities and conduit and riser space; controlled environmental vaults; manholes; telephone equipment closets; remote terminals; cross-connect cabinets, panels or boxes; equipment cabinets, pedestals, or terminals; and any other infrastructure used by the Company to place telecommunications distribution facilities. "Rights-of-Way" are easements, licenses or any other right, whether based upon grant, reservation, contract law or otherwise, to use property suitable for distribution facilities but does not include property owned or leased by the Company which is not used or suitable for distribution facilities such as business offices or corporate offices.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

A. Description (cont'd)

If the Attaching Party is a party other than a telecommunications service provider, "Poles" means poles owned by the Company, or poles owned by others or owned in part by the Company or which the Company has a contractual right to permit the use by attaching parties, but in either event, which are used to support attachments. "Ducts and Conduits" means enclosed reinforced passages capable of supporting communication cables, ducts or conduits including single ducts, innerducts and lateral ducts into buildings owned by third parties, and the manholes, handholes, and pull-boxes associated with the ducts or conduit. Duct or Conduit does not include ducts or conduits within buildings owned by third parties.

If the Attaching Party is a party other than a provider of telecommunications services, Rights-of-Way are legal interests of the Company in property of others, such as easements, or licenses, which are suitable for use for attachments for communications distribution networks. Rights-of-Way include ducts or conduit controlled by the Company that are located within buildings owned by third parties and not leased by the Company. Poles, ducts, conduit or rights-of-way do not generally include:

1. controlled environmental vaults, remote equipment buildings, huts or enclosures, cross-connect cabinets, panels and boxes, equipment closets or enclosures in buildings, or any like or similar equipment enclosures or locations, or the ducts or conduit connecting any of the foregoing to manholes or conduit runs between manholes; or
2. access to Company owned or leased property for placement of distribution facilities other than in Company poles, ducts or conduits.

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(D)

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

B. Definitions

Act

The Act means the Telecommunications Act of 1996

Application

An application refers to a written request filed by an Attaching Party for permission to utilize specific poles or conduit to place its own facilities. A complete application is an application that provides the Company with the information reasonably necessary under its procedures to begin to survey the poles. For the purpose of determining order size, multiple applications filed by an Attaching Party will be aggregated and treated as one request when the requests are filed within a rolling thirty (30) day period of one another.

- Large Orders- number of poles on application(s) greater than three hundred but less than three thousand poles
- Normal Orders- numbers of poles on application(s) does not exceed three hundred poles
- Sizable Orders- number of poles on application(s) exceeds three thousand

Attaching Entity

"Attaching entity" means cable operators, telecommunications carriers, incumbent and other local exchange carriers, public utilities, governmental entities and other entities with either a physical attachment or a request for attachment to the pole, duct, conduit, or right-of-way and that is authorized to attach pursuant to sections 4905.51 or 4905.71 of the Revised Code. It does not include governmental entities with only seasonal attachments to the pole.

Attaching Party

See Attaching Entity

Attachment(s)

Any attachment by an attaching party to a pole, duct, conduit, or right-of-way owned or controlled by a public utility.

Capacity

Refers to space available on or in structure for an Attaching Party's Attachment.

Conduit Occupancy

Occupancy of a conduit system by any Attachment of an Attaching Party.

Field Survey

All work in the field performed to verify the availability of Company Structure for the Attachments of the Attaching Party and to determine the extent and cost of any Make Ready Work.

(N)

(N)

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(C)

(N)

(C)

(C)

(D)

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/1/ Material now appears on Sheet 3.1

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

B. Definitions (*cont'd*)

Innerduct

A single enclosed raceway for conductors or cables, sometimes placed within ducts.

/1/

Make Ready Work

Make Ready Work includes all activities necessary to prepare the Company's Structure for the attachments of Attaching Party, including engineering, field surveys, permits, construction, rearrangement, replacements, inspection, administration and supervision.

Pole Attachment

Any of Attaching Party's Attachments affixed to a pole.

/1/

/1/ Material formerly appeared on Sheet 3.

Issued: May 25, 2016

Effective: June 24, 2016

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated May 18, 2016, Case No. 15-920-TP-ATA.

By Adam Grzybicki, President, Cleveland, Ohio

ATT TN OT-15-0004

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. Terms and Conditions

1. Structure Availability

The Company will not make Structure available: (a) where, after taking all reasonable steps to accommodate such request, there is insufficient Capacity to accommodate the requested Attachment, or (b) where an Attachment cannot be accommodated based upon nondiscriminatorily applied considerations of safety, reliability or engineering principles.

Insufficient Capacity for purposes of this tariff means the lack of existing available space on or in Structure and the inability to create the necessary space after taking all reasonable steps to do so, including modification of existing attachments or replacement of poles, where such modifications and/or replacements are not precluded on the basis of safety, reliability or engineering concerns.

Upon receipt of an Application, the Company shall, at Attaching Party's expense, review information from maps and records or, if necessary, perform a Field Survey. Based on the information from maps and records, or the Field Survey, if completed, the Company will determine if access to the Company's Structure to accommodate the requested Attachment can be provided to the Attaching Party. If the Company proposes to deny an Attaching Party access to its Structure due to Insufficient Capacity, the Company will first offer to meet with the Attaching Party to explore potential accommodations in good faith. If the Attaching Party declines to meet with the Company or after such meeting the Company still proposes to deny access, the Company will provide a detailed, written reason for denial within forty-five (45) days for Normal Orders; within sixty (60) days for Large Orders; and within a timeframe negotiated by Attaching Party and Company for Sizable Orders. Notification of approval of applications shall be subject to these timeframes as well. The absence of a denial within the applicable timeframe is deemed to be an implicit approval.

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(N)
(C)

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(N)

If the Company is unable to obtain the required permits to perform a Field Survey or any Make Ready Work or if additional information is discovered while performing the Field Survey or Make Ready Work, which would require the Company to deny an Attaching Party access to its Structure due to Insufficient Capacity, the Company will provide a detailed, written reason for denial within five (5) business days of discovery.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. Terms and Conditions (cont'd)

1. Structure Availability (cont'd)

If denial of access is proposed to be made for any reason, the Company will meet with the Attaching Party, at Attaching Party's request and expense, to explore in good faith reasonable alternatives to accommodate the proposed attachment. The notice of proposed denial will include a statement that the Attaching Party has ten (10) business days to request a meeting. The Company will schedule the meeting within ten (10) business days of receipt of the Attaching Party's written request for a meeting. (N)

Approvals shall be followed, within fourteen (14) days, by an estimate detailing the estimated Make Ready Charges for all activities required to prepare the Structure for Attaching Party's proposed attachment(s). Attaching Party shall have twenty-one (21) days to send notification to Company of its acceptance of the estimate. Company may withdraw the estimate any time after the twenty-first day in the absence of notification of acceptance by the Attaching Party. (N)

2. Franchises, Permits and Consents

Attaching Party shall secure any franchises, permits or consents from federal, state, county or municipal authorities and any property interests or consents from the owners of private property, necessary to construct and operate its Attachments at the location of the Structure it uses. Attaching Party shall indemnify the Company against loss directly resulting from any actual lack of lawful authority to occupy the Structure and Rights-of-Way of the Company.

3. Access and Modifications

Where necessary to accommodate a request for access by Attaching Party, and provided the Company has not denied access for Insufficient Capacity or safety, reliability or engineering reasons, or because the Company may not lawfully make the structure available, the Company will modify its Structure in order to accommodate the Attachments of Attaching Party. The Company may permit the Attaching Party to conduct the Field Survey and Make Ready Work. Modified Structure includes Structure constructed or modified after the effective date of this tariff.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. Terms and Conditions (cont'd)

3. Access and Modifications (cont'd)

Before commencing the work necessary to provide such additional capacity, the Company will provide notice to all other parties having Attachments on or in the Structure proposed to be modified. The notice shall provide such other parties with Attachments sixty (60) days within which to decide to participate in the modification by expanding the party's Attachment. A modification made to accommodate an Attaching Party, including the Company, will include any additional modifications required to accommodate other parties with Attachments desiring to modify their attachments.

Following Attaching Party's submission of payment of the estimated costs, Company shall initiate the required Make Ready Work. (N)

Following receipt of payment for attachments in the communications space, the Company shall make every reasonable effort to complete Make Ready Work within sixty (60) days for Normal Orders; within one hundred five (105) days for Large Orders; and within the negotiated interval for Sizable Orders.

Following receipt of payment for wireless attachments above the communications space, the Company shall make every reasonable effort to complete Make Ready Work within ninety (90) days for Normal Orders; within one hundred thirty-five (135) days for Large Orders; and within the negotiated interval for Sizable Orders.

The completion dates of Make Ready Work for Sizable Orders, regardless of location, shall be negotiated by Attaching Party and Company.

Provided Company cannot demonstrate good and sufficient cause for exceeding the timeline for Make Ready, Attaching Party may hire a contractor authorized by Company for Make Ready Work for attachments in the communications space. (N)

If an Attaching Party requests access to a Company right-of-way where the Company has no existing Structure, the Company shall not be required to construct new poles, conduit or ducts, or to bury cable for an Attaching Party but the Company will make its Right-of-way available to an Attaching Party to construct the Attaching Party's own poles, conduit or ducts or to bury its own cable; provided, however, if the Company desires to extend its own attachments, the Company will construct the Structure to accommodate the Attaching Party's Attachment.

PART 2 - General Terms and Conditions
SECTION 6 - Pole Attachment and Conduit
Occupancy Accommodations

1st Revised Sheet No. 7
Cancels
Original Sheet No. 7

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

(C)

C. TERMS AND CONDITIONS (cont'd)

3. Access and Modifications (cont'd)

The costs of modifying a Structure to accommodate Attaching Party's Attachment or the needs of the Company shall be borne by the party requesting such modification, except that if other parties obtain access to the Structure as a result of the modification such parties shall share in the cost of modification proportionately with the party initiating the modification. A party, including the Company, with a pre-existing Attachment to the Structure to be modified to accommodate another Attaching Party shall be deemed to directly benefit from the modification if, after receiving notification of the modification, it adds to or modifies its Attachment. In the event a party, including the Company, uses the modification to bring its Structure or Attachments into compliance with applicable safety or other requirements, it shall be considered as sharing in the modification and shall share the costs of the modification attributable to its upgrade. Notwithstanding the foregoing, a party or the Company with a pre-existing Attachment to the Structure, shall not be required to bear any of the costs of rearranging or replacing its Attachment if such rearrangement or replacement is necessitated solely as a result of an additional Attachment or the modification of an existing Attachment sought by another Attaching Party. If a party, including the Company, makes an Attachment to the modified structure after the completion of the modification, such party shall share proportionately in the cost of the modification if such modification rendered the added Attachment possible.

All modifications to the Company's Structure will be owned by the Company. Attaching Parties, including the Company, who contributed to the cost of a modification, may recover their proportionate share of the depreciated value of such modifications from parties subsequently seeking access to the modified structure.

(C)

Material formerly appeared on Original Sheets 1 - 20 in Part 2, Section 6 of this Tariff.

Issued: May 9, 2003

Effective: May 9, 2003

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated May 8, 2003, Case No. 97-1658-TP-ATA.

By Connie Browning, President, Cleveland, Ohio

PART 2 - General Terms and Conditions
SECTION 6 - Pole Attachment and Conduit
Occupancy Accommodations

1st Revised Sheet No. 8
Cancels
Original Sheet No. 8

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

(C)

C. TERMS AND CONDITIONS (cont'd)

3. Access and Modifications (cont'd)

After acceptance of responsibility to pay by the Attaching Party, the Company will schedule a Field Survey. Where required by the Company's joint use or ownership of Structure agreements with the electric company providing services in the area of the Attachments, the Field Survey shall be conducted jointly with the electric company. The Attaching Party may accompany the Company on the Field Survey. If the Attaching Party supplies a representative, the Company will notify the Attaching Party within 48 hours of beginning the Field Survey.

A representative of the Company may be on the job site when an Attaching Party is placing or removing its Attachments. The Company must be given notice five (5) business days prior to the Attaching Party's construction start date.

(C)

Material formerly appeared on Original Sheets 1 - 20 in Part 2, Section 6 of this Tariff.

Issued: May 9, 2003

Effective: May 9, 2003

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated May 8, 2003, Case No. 97-1658-TP-ATA.

By Connie Browning, President, Cleveland, Ohio

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. Terms and Conditions (cont'd)

4. Structure Access Implementation Guidelines^{/1/}

The Company may issue procedures and guidelines for the implementation of this tariff section and efficient administration of access to the Company's Structure. Copies of the current Structure Access Guidelines may be obtained from the AT&T Structure Access Coordinator, 220 Wisconsin Avenue; Waukesha, WI 53186. No change in such Guidelines shall be effective until sixty (60) days after written notice is sent to Attaching Parties and the Commission Staff specifying any proposed changes and seeking Staff's comment. Any notices will be sent to the current billing addresses for Attaching Parties.

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(T)
(T)

/1/ The Structure Access Guidelines are being incorporated by reference to comply with the Opinion and Order of the Public Utilities Commission of Ohio in Case No. 96-1027-TP-CSS, issued on April 17, 1997. By filing this tariff, Ameritech Ohio expressly reserves, and does not waive, any legal rights or recourse it may have to challenge or contest the validity of the Commission's Order and/or the subject tariff, including the right to seek judicial determination that the tariff is void *ab initio* as being contrary to federal law.

PART 2 - General Terms and Conditions
SECTION 6 - Pole Attachment and Conduit
Occupancy Accommodations

1st Revised Sheet No. 10
Cancels
Original Sheet No. 10

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

(C)

C. TERMS AND CONDITIONS (cont'd)

5. Installation and Maintenance Responsibility

Attaching Party shall, at its own expense, install and maintain its Attachments in a safe condition and in thorough repair so as not to conflict with the use of the Structure by the Company or by other Attaching Parties. Work performed by Attaching Party on, in or about the Company's Structures shall be performed by properly trained, competent workmen skilled in the trade with qualifications and training at least equivalent to that of the workers and contractors of the Company.

The Company with input of the Attaching Party, will assign in a nondiscriminatory fashion, location of the Attachment on or in the Structure or right-of-way.

Attaching Party shall construct each Attachment in conformance with the Occupancy Permit issued for such attachment. Other than routine maintenance and service wire attachments, Attaching Party shall not modify, supplement or rearrange any Attachment without first obtaining a revised Occupancy Permit therefore.

Attaching Party shall provide the Company with notice five (5) business days before entering any manhole, handhole or pull box for construction or maintenance purposes.

6. Installation and Maintenance Standards

Attaching Party's Attachments shall be installed and maintained in accordance with the valid and lawful rules, requirements and specifications of the National Electrical Code, National Electrical Safety Code, Bellcore Construction Practices and other standards and practices promulgated by the Company, the FCC, the Commission, the Occupational Safety & Health Act and of any other governing authority having jurisdiction over the subject matter. The Attaching Party shall defend, indemnify and hold harmless the Company from and against any claim, demand, cause of action, cost, judgments, damages or expenses, including reasonable attorney's fees, arising directly or indirectly out of the Attaching Party's failure to do so.

(C)

Material formerly appeared on Original Sheets 1 - 20 in Part 2, Section 6 of this Tariff.

Issued: May 9, 2003

Effective: May 9, 2003

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated May 8, 2003, Case No. 97-1658-TP-ATA.

By Connie Browning, President, Cleveland, Ohio

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. Terms and Conditions (cont'd)

7. Access Requests

Any request by Attaching Party for access to the Company's Structure shall be in writing and submitted to the Company's Structure Access Coordinator. Access requests will be handled in accordance with the criteria set forth in O.A.C. 4901:1-3-03 and are subject to negotiation or waiver as permitted in O.A.C. 4901:1-3-03. The Company may not limit the number and scope of requests from Attaching Party being processed at any time, but may prescribe a process for orderly administration of such requests.

(N)
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(N)

(D)
(D)

The priority for right of access to existing capacity in the Company's Structure will be determined by the actual time that the written request of the Attaching Party for access to the Company Structure is received by the Structure Access Coordinator. The Attaching Party will have the priority right (the position in the queue) for access to the Company Structure entered on the written request for access, as long as the Attaching Party continues normal processing of the request for access, including Field Survey, Make Ready Work and construction of Attachments. The Attaching Party can contact the Structure Access Coordinator for the status of the request.

(D)
(D)

Attaching Party's attachment to the Company's Structure shall be pursuant to a written permit (an "Occupancy Permit") issued by the Company for each request for access.

The Company's Structure Access Coordinator shall be responsible for processing requests for access to Company Structure, administration of the process of delivery of access to Company Structure, for all matters relating to access to Company Structure.

PART 2 - General Terms and Conditions
SECTION 6 - Pole Attachment and Conduit
Occupancy Accommodations

1st Revised Sheet No. 12
Cancels
Original Sheet No. 12

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

(C)

C. TERMS AND CONDITIONS (cont'd)

8. Unused Space

Excepting maintenance ducts and ducts required to be reserved for use by municipalities, all usable but unused space on Structure owned or controlled by the Company shall be available for the Attachments of Attaching Parties, or the Company.

An Attaching Party may not reserve space on Company Structure for its future needs. The Company shall not reserve space on Company Structure for the future need of the Company nor permit any other person to reserve such space. Notwithstanding the foregoing, Attaching Party may provide the Company with a two (2) year forecast of its growth requirements for Structure that will be reviewed jointly on an annual basis.

An Attaching Party's Attachments to Company Poles may be placed in overbuild space or underbuild space. The Attaching Party may request the Company to place brackets on the Company's poles to attach the Attaching Party's Attachments. "Overbuild space" is the location on the pole or portion of the pole controlled by the Company that is available for Attachments and is a minimum of 12 inches above the highest existing telecommunications or cable television cable Attachment but below the neutral space. "Underbuild space" is the location on the pole or portion of the pole controlled by the Company that is available for Attachments and is a minimum of 12 inches below the lowest existing telecommunications or cable television cable Attachment but adhering to the minimum NESC or state of local clearance to ground requirements. A bracket is used to attach an additional Attachment on an existing pole Attachment. Any brackets placed are owned by the Company.

An Attaching Party may select the location on the pole, in the conduit or within the rights-of-way for its attachment, subject to approval by the Company. Assuming available capacity, approval will be denied only for safety, reliability or general engineering principles.

(C)

Material formerly appeared on Original Sheets 1 - 20 in Part 2, Section 6 of this Tariff.

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In accordance with an Order issued by the Public Utilities Commission of Ohio, dated May 8, 2003, Case No. 97-1658-TP-ATA.

By Connie Browning, President, Cleveland, Ohio

PART 2 - General Terms and Conditions
SECTION 6 - Pole Attachment and Conduit
Occupancy Accommodations

1st Revised Sheet No. 13
Cancels
Original Sheet No. 13

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

(C)

C. TERMS AND CONDITIONS (cont'd)

9. Maintenance Ducts

One duct and one inner-duct in each conduit section shall be kept vacant as maintenance ducts. The maintenance ducts shall be available to any party with an Attachment in the conduit section for maintenance purposes.

10. Cost of Certain Modifications

If, at the request of a governmental entity, court or Commission or property owner (provided such property owner has authority to require such modification or Attaching Party agrees to such modification), the Company moves, replaces or changes the location, alignment or grade of its conduits or poles, each party having an Attachment to such Structure shall bear its own expenses of relocating its own Attachments.

(C)

Material formerly appeared on Original Sheets 1 - 20 in Part 2, Section 6 of this Tariff.

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In accordance with an Order issued by the Public Utilities Commission of Ohio, dated May 8, 2003, Case No. 97-1658-TP-ATA.

By Connie Browning, President, Cleveland, Ohio

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. Terms and Conditions (cont'd)

11. Maps and Records

The Company will provide, at the request and expense of Attaching Party, access to redacted maps, records and additional information relating to the location, capacity and utilization of the Company's Structure. Upon request, the Company will clarify matters relating to maps, records or additional information. The Company does not warrant the accuracy or completeness of information on any maps or records. (N)
(D)
(D)

Maps, records or information are and remain the proprietary property of the Company, are provided to the Attaching Party solely for the purpose of enabling the Attaching Party to obtain access to the Company's Structure, and may not be resold, reproduced or disseminated by the Attaching Party.

The Company will provide information currently available on the Company's maps and/or records regarding:

1. the location of Structure and street addresses for manholes and poles as shown on Company maps
2. the footage between manholes or lateral ducts lengths, as shown on Company maps
3. the footage between poles, if shown on Company maps
4. the total capacity of the Structure and
5. the apparent available capacity of the Structure.

The Company will not create additional information or provide information in formats other than that in which it currently exists and is maintained by the Company.

The Company will expunge any confidential or proprietary information from its maps and records prior to providing access to the Attaching Party.

12. Occupancy Permit

The Attaching Party's access to Company's Structure shall be pursuant to a written Occupancy Permit issued by the Company for each requested attachment.

PART 2 - General Terms and Conditions
SECTION 6 - Pole Attachment and Conduit
Occupancy Accommodations

1st Revised Sheet No. 15
Cancels
Original Sheet No. 15

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

(C)

C. TERMS AND CONDITIONS (cont'd)

12. Occupancy Permit (cont'd)

An Occupancy Permit shall automatically terminate if (a) the Attaching Party's franchise, consent or other authorization from federal, state, county or municipal entities or private property owners necessary for the Attaching Party to lawfully maintain the attachment is terminated, via a final non-appealable determination (b) the Attaching Party has not placed and put into service its Attachments to the Company's Structure within one year from the date the Company has notified Attaching Party that such Structure is available for Attaching Party's Attachments, (c) the Attaching Party ceases to use its attachment to provide services for any period of one year, (d) the Attaching Party fails to comply with a material term or condition of this tariff and does not correct such noncompliance within sixty (60) days after receipt of notice thereof from the Company, or (e) the Company ceases to have the right or authority to maintain its Structure, or any part thereof to which Attaching Party has Attachments.

If the Company ceases to have the right or authority to maintain its Structure, or any part thereof, to which Attaching Party has Attachments, the Company shall provide Attaching Party notice within ten (10) business days after the Company has knowledge of such fact and will not require Attaching Party to remove its Attachments from such Structure prior to the Company's removal of its own Attachments.

If Attaching Party surrenders its Occupancy Permit for any reason (including forfeiture under the terms of this tariff) but fails to remove its Attachments from the Structure within one hundred eighty (180) days after the event requiring Attaching Party to so surrender such Occupancy Permit, the Company shall remove the Attaching Party's Attachments at the Attaching Party's expense.

The Company will provide the Attaching Party at least sixty (60) days written notice prior to (a) terminating an Occupancy Permit for an Attachment or service to an Attaching Party or removal thereof for a breach of the provisions of this tariff, (b) any increase in the rates for Attachments to the Company's Structure, or (c) any modification to the Company's Structure to which the Attaching Party has an Attachment, other than a modification associated with routine maintenance or as a result of an emergency.

(C)

Material formerly appeared on Original Sheets 1 - 20 in Part 2, Section 6 of this Tariff.

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By Connie Browning, President, Cleveland, Ohio

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. Terms and Conditions (cont'd)

13. Inspections

The Company may make inspections of all or any part of the Attachments of Attaching Party on Company Structures. Inspections shall be made to (a) ensure that the Attaching Party's Attachments have been constructed in accordance with the applicable permit and do not violate any other Attaching Party's rights on the Structure and (b) ensure that the Attaching Party's Attachments are subject to a valid permit and conform to all applicable installation and maintenance standards.

(D)

Such inspections performed during the post-construction process for an attachment shall be conducted at the expense of the Attaching Party. The Attaching Party shall bear all expenses associated with rectifying any deviation(s) from installation and maintenance standards as attributable to Attaching Party's attachment(s) and/or construction efforts.

(D)

(N)

Spot inspections conducted spontaneously in the course of Company business shall be performed at the expense of the Company, unless the Company identifies any violation of installation and maintenance standards identified in this tariff. In the event such a violation is identified, the Attaching Party at fault shall bear the cost of the applicable spot inspection, as well as all costs associated with remediation of such violation.

(N)

The costs of periodic inspections (surveys verifying all attachments on each individual pole) will be shared proportionately by the parties attached to the associated poles, in accordance with the survey contract negotiated by Company with the related electric company pole owner. These inspections shall not be made more often than once every five (5) years. Where reasonably practicable to do so, the Company shall provide prior written notice to Attaching Party of such inspections.

(N)

(C)

(C)

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14. Damage to Attachments

Both Attaching Party and the Company will exercise all reasonable care to avoid damaging the Attachments of either or of others or the Company Structure to which Attaching Party obtains access hereunder. The party damaging the Attachments or Structure of others shall be responsible therefore.

15. No Subletting or Assignment

Access to the Company's Structure is personal to the Attaching Party. The Attaching Party shall not let, assign, license, permit or suffer any other party to exercise any of the rights or privileges of the Attaching Party in obtaining access to the Company's Structure.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. Terms and Conditions (cont'd)

16. Interconnection

The preferred entrances and exits to the Company's conduit system is at established openings including building entrances, points at which cable enters the Company's underground conduit facilities, stubbed-off ducts and preformed manhole lateral knockouts.

If the preferred entrances or exits are not available, upon Attaching Party's request, the Company will permit the interconnection of ducts or conduits owned by Attaching Party to Company manholes. Interconnection will not be permitted where modification of Company structure to accommodate the Attaching Party's request for access is not practical or consistent with generally applicable engineering standards. Attaching Party will be responsible for any costs required to accommodate the interconnection. (C)
(C)

Except where required herein, requests by Attaching Party for interconnection of Attaching Party's attachments in or on Company Structure with the Attachments of other Attaching Parties in or on Company Structure will be considered on a case-by-case basis and permitted or denied based on the applicable standards set forth in this tariff and for reasons of capacity, safety, reliability, and engineering. The Company will provide a written response to Attaching Party's request within forty-five (45) days of the Company's receipt of such request. (T)

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. Terms and Conditions (cont'd)

17. Abandonments, Sales or Dispositions

The Company shall notify the Attaching Party at least sixty (60) days prior to the proposed abandonment, sale, or other intended disposition of any structure. In the event of a sale or disposition of the conduit system or pole, the Company shall condition the sale or other disposition to the rights granted Attaching Party.

18. Unauthorized Attachments

If unauthorized attachments on or in the Company Structure are discovered, the Company will provide notice of an unauthorized attachment by location, with the pole number, where available, to the owner of the attachments and the owner will: (C)

- if the owner does not desire to maintain the attachments, remove the attachments within ninety (90) days of the notice and failing such removal, the Company shall remove the attachments at the sole cost of, but without any liability to, the owner; (T)

- if the owner desires to maintain the attachments, the owner must request access to the Company's Structure for the attachments under the terms of this tariff within ten (10) business days of the notification and correct any violations of installation and maintenance standards within thirty (30) days of the notice; (C)

- in either event, the owner will pay an Unauthorized Attachment Fee of: (C)
(a) \$500 per pole for attachments made without an executed pole attachment agreement with Company; and either
(b) \$100 if the violation is discovered during a periodic inspection; or
(c) five (5) times the current Annual License Fee per Attachment if self-reported. (C)

In addition to the applicable Unauthorized Attachment Fee, Attaching Party shall pay for all of the costs and expenses of the Company and any other Attaching Parties incurred, as a result of the unauthorized attachment(s), within thirty (30) days of an invoice therefore. Cost and expenses attributable to unauthorized attachments include but are not limited to costs for inspection, notification, Structure changes, billing, administration, records updates and removal of the attachments. (T)

19. Taxes

The Attaching Party shall be solely responsible for any or all taxes levied on its Attachments on the Company's Structure.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. Terms and Conditions (cont'd)

20. Work Safety

Each party will be solely responsible for safety and supervision of its own employees, agents, and contractors working in and around the Company's Structure and shall comply with all applicable laws, codes or rules relating thereto including the Occupational Health and Safety Act.

21. Insurance

At all times, each Attaching Party shall keep and maintain in force all insurance required by any applicable law, including the following:

- a policy of commercial general liability insurance with minimum limits of: \$2,000,000 General Aggregate limit; \$1,000,000 each occurrence sub-limit for all bodily injury or property damage incurred in any one occurrence; \$1,000,000 each occurrence sub-limit for Personal Injury and Advertising; \$2,000,000 Products/Completed Operations Aggregate limit, with a \$1,000,000 each occurrence sub-limit for Products/Completed Operations; and a minimum of \$1,000,000 Fire Legal Liability sub-limit. The Company, its affiliates, officers, agents and employees shall be listed as additional insured on the Commercial General Liability policy. A waiver of subrogation shall be in favor of Company. The liability policies shall be primary and non-contributory from any insurance that is maintained by Company.
- Workers' Compensation insurance with benefits afforded under the laws of Ohio and Employers Liability insurance with minimum limits of \$1,000,000 for Bodily Injury-each accident, \$1,000,000 for Bodily Injury by disease-policy and \$1,000,000 for Bodily Injury by disease-each employee. To the fullest extent allowable by law, the policy must include a waiver of subrogation in favor of Company, its affiliates, and their directors, officers and employees.
- Umbrella/Excess Liability insurance with limits of at least \$5,000,000 each occurrence with terms and conditions at least as broad as the underlying Commercial General Liability, Business, Automobile, Liability and Employers Liability policies. Umbrella/Excess Liability limits will be primary and non-contributory with respect to any insurance or self-insurance that is maintained by Company.
- Automobile Liability insurance with minimum limits of \$1,000,000 combined single limits per occurrence for bodily injury and property damage, with coverage extending to all owned, hired and non-owned vehicles.

(C)

(C)

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/1/ Material now appears on Sheet 19.1.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. Terms and Conditions (cont'd)

21. Insurance (cont'd)

Upon request of Company, the Attaching Party shall provide to the Company evidence of such insurance. The Company agrees to accept the Attaching Party's program of self-insurance in lieu of insurance coverage if certain requirements are met. These requirements are as follows:

- Workers' Compensation and Employers Liability: Attaching Party submit to Company its Certificate of Authority to Self-Insure its Workers' Compensation obligations issued by Ohio or the employer's state of hire; and
- Automobile liability: Attaching Party shall submit to Company a copy of the state-issued letter approving self-insurance for automobile liability issued by Ohio; and
- General liability: Attaching Party must provide evidence acceptable to Company that it maintains at least an investment grade (e.g., B+ or higher) debt or credit rating as determined by a nationally recognized debt or credit rating agency such as Moody's, Standard and Poor's or Duff and Phelps.

All insurance required in accordance with this section must be in effect before Company will issue pole attachment or conduit occupancy permits under this Agreement. Attaching Party agrees to provide Company with at least thirty (30) calendar days' advance written notice of cancellation, material reduction or non-renewal of any of the insurance policies required herein. The Attaching Party shall comply with and qualify under the Worker's Compensation laws of the State of Ohio and shall cause each of its contractors and subcontractors to so comply and qualify.

22. Warranty Disclaimer

Except as expressly provided under this tariff, the Company makes no warranty, express, implied or statutory, with respect to the services, functions, products or facilities it provides or is contemplated to provide under this tariff section and expressly disclaims the implied warranties of merchantability and/or of fitness for a particular purpose.

/1/ Material formerly appeared on Sheet 19.

Issued: May 25, 2016

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In accordance with an Order issued by the Public Utilities Commission of Ohio, dated May 18, 2016, Case No. 15-920-TP-ATA.

By Adam Grzybicki, President, Cleveland, Ohio

ATT TN OT-15-0004

PART 2 - General Terms and Conditions
SECTION 6 - Pole Attachment and Conduit
Occupancy Accommodations

1st Revised Sheet No. 20
Cancels
Original Sheet No. 20

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

(C)

C. TERMS AND CONDITIONS (cont'd)

23. Limitation of Liability and Indemnity

The Company's liability, if any, for its willful or intentional misconduct is not limited by this tariff. With respect to any other claim or suit, by an Attaching Party, or by any others, for damages associated with the provision of access to the Company's Structure hereunder, and subject to the following provisions of C.14 preceding, the Company's liability, if any, shall not exceed an amount equal to the proportionate charges or fees for the Attaching Party's Attachments for the period during which the access to the Company's Structure was affected.

(C)

Material formerly appeared on Original Sheets 1 - 20 in Part 2, Section 6 of this Tariff.

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PART 2 - General Terms and Conditions
SECTION 6 - Pole Attachment and Conduit
Occupancy Accommodations

Original Sheet No. 21

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

(N)

C. TERMS AND CONDITIONS (cont'd)

23. Limitation of Liability and Indemnity (cont'd)

The Attaching Party shall indemnify and hold harmless the Company against any and all claims, demands, causes of action, damages, judgments, costs or liabilities of every kind and nature whatsoever, including reasonable attorneys' fees, which may arise out of, be caused by, or be alleged to have been caused by (1) the erection, maintenance, presence, use or removal of the Attaching Party's Attachments on the Company's structure, (2) any act of Attaching Party in connection with or in the vicinity of the Company's structure, or (3) any interruption, discontinuance, or interference with Attaching Party's service to any of its customers occasioned or claimed to have been occasioned by any action of the Company pursuant to or consistent with this tariff. Attaching Party shall, upon demand and at its sole risk and expense, defend any and all suits, actions or other legal proceedings brought or instituted against the Company on any such claim, demand or cause of action, and shall pay and satisfy any settlement thereof or judgment or decree rendered against the Company therein, and Attaching Party shall reimburse the Company for any and all legal expense incurred by the Company in connection therewith. Attaching Party shall also indemnify, protect and save harmless the Company from any and all claims, demands, causes of action, damages, judgments, costs or liabilities of every kind and nature whatsoever, including reasonable attorneys' fees, which arise or are alleged to have arisen directly or indirectly from the operation of Attaching Party's Attachments and facilities including without limitation taxes, special charges by others, and damages or loss for libel and slander, for unauthorized use of television broadcast programs, for unauthorized use of other program material, for infringement of patents, copyright, trademark or trade secret with respect to the manufacture, use of operation of Attaching Party's Attachments and facilities whether arising from the use of Attaching Party's Attachment in combination with the Company's structure or otherwise.

(N)

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By Connie Browning, President, Cleveland, Ohio

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

D. Features

1. Standard Features

Administrative Fees

Administrative Fees cover the cost of establishing records, databases and systems, and similar administrative procedures to accommodate an Attaching Party's requests for access to the Company's Structure. Administrative Fees are payable with Attaching Party's initial request for access. Administrative Fees are not refundable.

Maps, Records and Information Charges (Information Access)

Information access charges cover the full cost of administration and preparation required to provide viewing of maps, records, drawing and information and researching, preparing, redacting maps and/or records, drawing and information and the explanation of maps, records, drawings and information.

(C)

Prior to initiating access to information, the Attaching Party shall pay in advance the estimated amount of charges associated with the Information Access request. After the work is completed, the Attaching Party shall pay the amount by which the costs of the request exceed the estimate; or, the Company will reimburse the Attaching Party the amount by which the deposit exceeds the actual cost of the request, whichever is applicable.

(N)

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(N)

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

D. Features (cont'd)

1. Standard Features (cont'd)

Make Ready Work Charges

Make Ready Work charges include all of Company's costs to complete a survey of Structure for the proposed attachment(s), prepare an estimate of Make Ready charges, prepare Structure for the attachments of Attaching Party, and complete a post-construction inspection of the attachment(s). Components of these costs include engineering, permits, construction, rearrangement, replacements, inspections, administration and supervision.

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(C)

- a. The charges for Make Ready Work are the full cost to the Company to perform the required work.
- b. Prior to commencing any Make Ready Work by Company, Attaching Party shall pay in advance the estimated amount of the Make Ready Work charges. After the work is completed, the Attaching Party shall pay the amount by which the Make Ready Work charges exceed the deposit; or the Company will refund to the Attaching Party the amount by which the deposit exceeds the actual cost of the Make Ready Work charges, whichever is applicable.
- c. The Attaching Party shall make separate advance payments for field survey Make Ready Work to determine the actual availability of space apparently available based on Company's records and for the Make Ready Work to prepare the Structure for Attaching Party's attachment.
- d. In the event other Attaching Parties share in the responsibility for the modification to the Company's Structure, the advance payments required by this section shall be Attaching Party's proportionate share of the Make Ready Work Charges.
- e. The Company will not be responsible for any modification and/or Make Ready Work delays due to pull tapes breaking and/or innerduct couplers failing, local conditions, inability to obtain permits, acts of governmental agencies, strikes and labor actions, earthquakes, fire, floods, tornadoes, blizzards or other acts of God, or any other condition beyond the reasonable control of the Company. In the event any such delaying event should occur, the Company will meet with the Attaching Party to discuss appropriate means, if possible, to remove or avoid the delaying event.

(N)
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(N)

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

D. Features (cont'd)

1. Standard Features (cont'd)

Attachment Fees

Attachment Fees are the recurring charges to Attaching Party to place its Attachments in or on Company Structure.

- a. Attachment Fees are due and payable annually, in advance. On January 1 of each year, Attaching Party will be billed for its Attachments to Company Structure in place and for which Make Ready Work has been completed as of December 1 of the previous year. (C)
(D)

Any Attachments made within the billing period will be billed at the time of the attachment for the entire billing period. (C)

- b. The Attachment Fee for poles applies to each pole on which Attaching Party has placed its attachments or for which Make Ready Work pursuant to a request for access has been complete. The Attachment Fee applies per pole, per year for each one foot of space occupied by Attaching Party's Attachments within the usable space of the pole, as defined in paragraph (U) of rule 4901:1-3-01 of the Ohio Administrative Code. (C)
(C)

- c. The Attachment Fee for duct or conduit applies to the total number of feet of Company conduit system or ducts in which Attaching Party has placed Attachments or for which Make Ready Work pursuant to a request for access has been completed.

The length of the duct or conduit occupied is measured from wall to wall of the manholes, or from the wall of the manhole to the end of the Company's conduit system or duct occupied by the Attaching Party's attachment, plus the cable racking and maintenance loop space measured by the length of the Attaching Party's cable within each manhole.

If Attaching Party's partial occupancy of a continuous conduit system or duct renders the remainder or any portion thereof unusable, the Attachment Fee applies to both the portion occupied and the portion rendered unusable.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

D. Features (cont'd)

1. Standard Features (cont'd)

Attachment Fees (cont'd)

c. (cont'd)

If Attaching Party occupies an entire duct, the Attachment Fee shall be two times the rate per innerduct foot for the Attachment.

- d. The Attachment Fee for linear rights-of-way applies to the total linear footage of strips of land suitable for direct buried or trench placement of cable facilities of Company right-of-way in which Attaching Party has placed attachments or for which Make Ready Work pursuant to a request for access has been completed.

- e. If Attaching Party's partial occupancy of a continuous linear right-of-way renders the remainder or any portion thereof unusable, the Attachment Fee applies to both the portion occupied and the portion rendered unusable.

The Attachment Fee for Attaching Party's equipment cabinets or enclosures placed on Company rights-of-way will be priced on a case-by-case basis, depending upon the proposed attachment and the characteristics of the rights-of-way in question including the consumption of usable space of the right-of-way by the attachment and its usability for the attachment of others after the attachment.

The Attachment Fees for Attaching Party's Attachments to Company rights-of-way within buildings or on campuses owned by third parties will be priced on a case-by-case basis, depending upon the proposed attachment and the characteristics of the right-of-way in question including the consumption of usable space of the right-of-way by the attachment and its usability for the attachment of others after the attachment, and the cost to the Company of the right-of-way in question.

/1/

/1/ Material now appears on Sheet 26.

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By Adam Grzybicki, President, Cleveland, Ohio

ATT TN OT-15-0004

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

D. Features (cont'd)

1. Standard Features (cont'd)

Attachment Fees (cont'd)

- f. The Company reserves the right to price on a case-by-case basis any extraordinary Attachment to its Structure. An extraordinary attachment is any attachment to Company Structure which is not typical of attachments commonly made to poles, ducts, conduits or rights-of-way, as the case may be, and which impacts the usability of the pole, duct, conduit or right-of-way in excess of a typical attachment or which presents greater than typical engineering, reliability, or safety concerns to other users of the duct, pole, conduit or right-of-way. (C)

Inspection Fees (N)

Inspection Fees include the costs to the Company to make spot and periodic inspections of its Structure with respect to the Attachments of all Attaching Parties. These costs are attributable to attaching parties as described in paragraph C.13 of this tariff. /1/(C)
| |
/1/(C)

/1/ Material formerly appeared on Sheet 25.

Issued: May 25, 2016

Effective: June 24, 2016

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated May 18, 2016,
Case No. 15-920-TP-ATA.

By Adam Grzybicki, President, Cleveland, Ohio

ATT TN OT-15-0004

PART 2 - General Terms and Conditions
SECTION 6 - Pole Attachment and Conduit Occupancy
Accommodations

1st Revised Sheet 27
Cancels Original Sheet 27

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

(D)

(D)

Issued: August 8, 2008

Effective: September 7, 2008

In accordance with Case No. 08-875-TP-ATA issued by the Public Utilities Commission of Ohio, dated August 8, 2008.

By Thomas C. Pelto, President, Cleveland, Ohio

TFA No. OH-08-18709

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

E. Prices

1. Service Elements

<u>Description</u>	<u>Nonrecurring Charge</u>	<u>Per Year</u>	
<i>Administrative Fee</i>			
- per request or assignment	\$200.00	-	
<i>Pole Attachment Fee</i>			
- per pole, per year for each one foot of usable space occupied	-	\$2.94	(l)
<i>Conduit Attachment Fee</i>	-		
- per foot of innerduct occupied per year	-	0.53	(l)
- per foot where no innerduct is installed per year		0.81	(l)

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Issued: June 21, 2023

Effective: June 21, 2023

In accordance with the Public Utilities Commission of Ohio, Case No. 23-0244-TP-BEX, dated March 21, 2023.

By Molly Kocour Boyle, President, Columbus, Ohio

ATT TN OT-23-0004

(D)

(D)

Issued: June 21, 2023

Effective: June 21, 2023

In accordance with the Public Utilities Commission of Ohio, Case No. 23-0244-TP-BEX, dated March 21, 2023.

By Molly Kocour Boyle, President, Columbus, Ohio

ATT TN OT-23-0004

(D)

Issued: June 21, 2023

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ATT TN OT-23-0004

(D)

Issued: June 21, 2023

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ATT TN OT-23-0004

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(D)

Issued: June 21, 2023

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ATT TN OT-23-0004

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Issued: June 21, 2023

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Issued: June 21, 2023

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By Molly Kocour Boyle, President, Columbus, Ohio

ATT TN OT-23-0004

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Issued: June 21, 2023

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Issued: June 21, 2023

Effective: June 21, 2023

In accordance with the Public Utilities Commission of Ohio, Case No. 23-0244-TP-BEX, dated March 21, 2023.

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ATT TN OT-23-0004

(D)

Issued: June 21, 2023

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In accordance with the Public Utilities Commission of Ohio, Case No. 23-0244-TP-BEX, dated March 21, 2023.

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(D)

Issued: June 21, 2023

Effective: June 21, 2023

In accordance with the Public Utilities Commission of Ohio, Case No. 23-0244-TP-BEX, dated March 21, 2023.

By Molly Kocour Boyle, President, Columbus, Ohio

ATT TN OT-23-0004

PART 3 - Service Charges
SECTION 1 - Service Charges

1st Revised Sheet A
Cancels Original Sheet A

(D)
(D)

Issued: May 19, 2011

Effective: May 19, 2011

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated October 27, 2010,
Case No. 10-1010-TP-ORD.

By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0014

PART 3 - Service Charges
SECTION 1 - Service Charges

1st Revised Sheet 1
Cancels Original Sheet 1

1. SERVICE ESTABLISHMENT AND CHANGE CHARGES

1.1 Definitions of Terms used in this Section

Billable Network Wiring

Work performed on a customer's premises by a Company employee or representative at the customer's request and not covered by other charges. Any work required to establish or reestablish network access to the Company-provided network interface is excluded.

(T)

Changes in Service

Includes changes in telephone service or equipment subsequent to the establishment of such service or equipment, and rearrangements of network wiring (including house cable) which do not involve moves.

Complex Service

Includes all other exchange service and their associated facilities and equipment excluded from simple service.

Establishment of Service

The initial establishment of telephone service or equipment for a customer, and transfers of telephone service and equipment from one premises to another on non-continuous property subsequent to the establishment of such service or equipment for a customer.

Moves of Service

Includes relocations of telephone service or equipment on the same continuous property subsequent to the establishment of such service or equipment for a customer.

Network Wiring

Network wiring work includes travel, preparation, wiring on the network side of the network interface.

Point of Minimum Penetration (POMP)

First point on a customer's premises that the network facilities wiring is accessible.

Issued: December 19, 2007

Effective: December 19, 2007

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated January 6, 2003, Case No. 02-3069-TP-ALT.

By Connie Browning, President, Cleveland, Ohio

TFA No. OH-07-17839

1. SERVICE ESTABLISHMENT AND CHANGE CHARGES

(C)

1.1 Definitions of Terms used in this Section (cont'd)

Simple Service

Simple residence and non-residence exchange service includes network exchange access lines and their associated facilities and equipment which met all of the following conditions: (C)

1. The network access lines are served from their normal serving central office.
2. All terminations of the network access lines are confined to a single continuous property.
3. Customer premises equipment connected to such network access lines is limited to non-key telephones with associated miscellaneous or supplemental equipment.

Where more than one exchange service is billed on a single account, the multi-line account is considered simple only when all the network access lines meet the criteria as outlined in 1. through 3 preceding.

1.2 General Regulations

A. Nonrecurring charges (NRC) are applicable for the following work functions required to establish exchange service:

1. Service Ordering Charge - A nonrecurring charge which covers receiving, recording and processing information necessary to execute a customer's request for service.
2. Central Office Connection Charge - A nonrecurring charge for establishing or changing central office connections which may include, but are not limited to, circuit design work and establishing or changing central office connections.
3. Line Connection Charge - A nonrecurring charge for performing any of the operations associated with the connection of the network access line and a network interface.
4. Network Wiring Charge

A one time charge consisting of a time sensitive network wiring charge required to perform customer requested work on the customer's premises, except work required to establish or reestablish network access.

(D)
(D)

1. SERVICE ESTABLISHMENT AND CHANGE CHARGES (cont'd)

1.2 General Regulations (cont'd)

- B. Service Establishment and Change Charges apply in addition to all other rates and charges for services provided by the Company.
- C. The charges specified in this section contemplate work being performed by the Company during the usual working hours on normal working days. When, at the specific request of the customer or applicant for service, work is performed at other times, either for the convenience of the customer or applicant for service or for other reasons not under the control of the Company, the expense incurred by the Company in excess of the normal expense of such work, when performed during usual working hours on normal working days, may be billed to the customer or applicant for service, in addition to the charges otherwise applicable.

1.3 Nonrecurring Charges

- A. Application of NRCs to Establish Services

Except where otherwise specified in this paragraph 1.3, the same nonrecurring charges apply to residence and non-residence. (C)

The Central Office Connection and Line Connection Charges do not apply to the transfer of an existing central office line serving a reseller's end user when there is no interruption of service.

(D)
(D)

1. SERVICE ESTABLISHMENT AND CHANGE CHARGES (cont'd)

1.3 Nonrecurring Charges (cont'd)

A. Application of NRCs to Establish Services (cont'd)

1. Exchange Service

The following charges are applicable to each individual exchange service being established:

<u>Description</u>	<u>Complex</u>		<u>Simple</u>	
	<u>Residence</u>	<u>Non-Residence</u>	<u>Residence</u>	<u>Non-Residence</u>
<i>Basic Local Exchange Service (BLES)</i>				
Service Ordering Charge, per location, per occasion.	\$29.00 (I)	\$15.85	\$29.00 (I)	\$25.50
Central Office Connection Charge, per termination.	5.50	17.00	5.50	13.00
Line Connection Charge, per termination.	14.50 (I)	16.50	14.50 (I)	24.35

PART 3 - Service Charges
SECTION 1 - Service Charges

1st Revised Sheet 3.1.1
Cancels Original Sheet 3.1.1

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/1/ Material now appears on Sheet 3.1

(C)

Issued: May 19, 2011

Effective: May 19, 2011

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated October 27, 2010,
Case No. 10-1010-TP-ORD.

By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0014

PART 3 - Service Charges
SECTION 1 - Service Charges

1st Revised Sheet 3.1.1.P
Cancels Original Sheet 3.1.1.P

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/1/ Material now appears on Sheet 3.1-P

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Issued: May 19, 2011

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By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0014

PART 3 - Service Charges
SECTION 1 - Service Charges

4th Revised Sheet 3.1.P
Cancels 3rd Revised Sheet 3.1.P

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Issued: July 2, 2018

Effective: August 1, 2018

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated November 30, 2016, and amended on April 5, 2017, Case No. 14-1554-TP-ORD.

By Adam Grzybicki, President, Cleveland, Ohio

ATT TN OT-18-0003

PART 3 - Service Charges
SECTION 1 - Service Charges

2nd Revised Sheet 3.2
Cancels 1st Revised Sheet 3.2

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/1/ Material now appears on Sheet 3.1.

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Issued: May 19, 2011

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By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0014

PART 3 - Service Charges
SECTION 1 - Service Charges

3rd Revised Sheet 3.2.P
Cancels 2nd Revised Sheet 3.2.P

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/1/ Material now appears on Sheet 3.1-P

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Issued: May 19, 2011

Effective: May 19, 2011

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated October 27, 2010,
Case No. 10-1010-TP-ORD.

By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0014

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Issued: May 19, 2011

Effective: May 19, 2011

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated October 27, 2010,
Case No. 10-1010-TP-ORD.

By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0014

The Ohio Bell
Telephone Company

AT&T Tariff

P.U.C.O. NO. 20
Part 3 Section 1

PART 3 - Service Charges
SECTION 1 - Service Charges

4th Revised Sheet 5
Cancels 3rd Revised Sheet 5

Issued: May 19, 2011

Effective: May 19, 2011

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated October 27, 2010,
Case No. 10-1010-TP-ORD.

By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0014

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Case No. 10-1010-TP-ORD.

By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0014

PART 3 - Service Charges
SECTION 1 - Service Charges

4th Revised Sheet 6.1
Cancels 3rd Revised Sheet 6.1

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Case No. 10-1010-TP-ORD.

By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0014

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Issued: May 19, 2011

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Case No. 10-1010-TP-ORD.

By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0014

PART 3 - Service Charges
SECTION 1 - Service Charges

3rd Revised Sheet 8
Cancels 2nd Revised Sheet 8

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ATT TN OT-11-0014

PART 3 - Service Charges
SECTION 1 - Service Charges

2nd Revised Sheet 8.1
Cancels 1st Revised Sheet 8.1

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By Thomas C. Pelto, President, Cleveland, Ohio

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Case No. 10-1010-TP-ORD.

By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0014

PART 3 - Service Charges
SECTION 1 - Service Charges

3rd Revised Sheet 9.1
Cancels 2nd Revised Sheet 9.1

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By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0014

PART 3 - Service Charges
SECTION 1 - Service Charges

2nd Revised Sheet 10
Cancels 1st Revised Sheet 10

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PART 3 - Service Charges
SECTION 1 - Service Charges

7th Revised Sheet 11
Cancels 6th Revised Sheet 11

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By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0014

PART 3 - Service Charges
SECTION 1 - Service Charges

7th Revised Sheet 12
Cancels 6th Revised Sheet 12

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By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0014

PART 3 - Service Charges
SECTION 1 - Service Charges

3rd Revised Sheet 13
Cancels 2nd Revised Sheet 13

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ATT TN OT-11-0014

PART 3 - Service Charges
SECTION 1 - Service Charges

4th Revised Sheet 14
Cancels 3rd Revised Sheet 14

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PART 3 - Service Charges
SECTION 1 - Service Charges

4th Revised Sheet 15
Cancels 3rd Revised Sheet 15

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PART 3 - Service Charges
SECTION 1 - Service Charges

4th Revised Sheet 16
Cancels 3rd Revised Sheet 16

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PART 3 - Service Charges
SECTION 1 - Service Charges

3rd Revised Sheet 16.1
Cancels 2nd Revised Sheet 16.1

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PART 3 - Service Charges
SECTION 1 - Service Charges

4th Revised Sheet 17
Cancels 3rd Revised Sheet 17

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ATT TN OT-11-0014

PART 3 - Service Charges
SECTION 1 - Service Charges

3rd Revised Sheet 18
Cancels 2nd Revised Sheet 18

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ATT TN OT-11-0014

PART 3 - Service Charges
SECTION 1 - Service Charges

3rd Revised Sheet 19
Cancels 2nd Revised Sheet 19

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2. RESTORAL OF SERVICE CHARGES

(C)

A. Application of Nonrecurring Charges for Restoral of Basic Local Exchange Service (BLES).

(C)

Description	Complex Charge		Simple Charge		(C)
	Residence	Non-Residence	Residence	Non-Residence	
1. Service restored after temporary denial but prior to completion of order to discontinue service, per service or system					
Restoral Charge	\$26.55	\$26.55	\$32.30	\$32.30	
2. Service restored after temporary suspension					
Restoral Charge	62.30	75.85	33.55	33.55	
3. Service restored after temporary interception					
Restoral Charge	62.50	87.70	33.55	33.55	

(D)

(D)

Issued: May 19, 2011

Effective: May 19, 2011

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated October 27, 2010, Case No. 10-1010-TP-ORD.

By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0014

1. EXCHANGE AREAS

1.1 List of Exchange Areas and Local Service Areas

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Aberdeen	Aberdeen Ripley	Maysville, Ky - S. Central Bell
Akron	Akron Atwater ^{/1/} Greensburg Hartville Kent Manchester Mogadore North Canton ^{/1/} Uniontown Ravenna ^{/1/} Rootstown ^{/1/}	Doylestown - Doylestown Hudson (342, 650 and 655 central offices only) - Western Reserve (T) Montrose - GTE Peninsula - Western Reserve Richfield - Western Reserve ^{/1/} (T) Wadsworth - GTE Sharon Center - GTE (T) Rittman - Sprint (T)
Alliance	Alliance Atwater Canton ^{/1/} Marlboro Sebring	Damascus - Sprint ^{/1/} (T) N. Benton - Sprint N. Georgetown - GTE (T) Paris - GTE
Alton	Columbus Met. Area London	Cheshire Center - GTE Pataskala - Sprint (T) Rathbone - GTE Sunbury - Sprint (T) Resaca - GTE
Arabia	Arabia Guyan Ironton Walnut	Chesapeake - GTE ^{/1/} (N)
Atwater	Akron ^{/1/} Atwater Alliance Kent ^{/1/} Marlboro Ravenna ^{/1/} Rootstown	(None) (T) (T) (T)

^{/1/} Local Calling Plus (Measured Rate Service)

Issued: September 24, 1997

Effective: September 25, 1997

In accordance with Finding and Order No. 95-596-TP-PEX, issued by The Public Utilities Commission of Ohio, October 17, 1996.

By J. F. Woods, President, Cleveland, Ohio

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Barnesville	Barnesville Beallsville ^{/1/} Bethesda Somerton	Fairview - Western Reserve Morristown - Western Reserve Quaker City - Western Reserve
		(T)
Beallsville	Beallsville Barnesville ^{/1/} Bethesda Clarington Somerton Woodsfield	(None)
		(T)
Beavercreek	Dayton Met. Area Donnelsville Enon Jamestown ^{/1/} Medway New Carlisle Spring Valley Xenia Yellow Springs - Clifton Cedarville ^{/1/}	Englewood - GTE Liberty - GTE Trotwood - GTE
		(T)
		(N)
		/2/

/1/ Local Calling Plus (Measured Rate Service) (T)

/2/ Material now appears on Original Sheet No. 2.1 in this Section.

Issued: July 16, 1998

Effective: July 20, 1998

In accordance with Finding and Order No. 97-553-TP-PEX, issued by The Public Utilities Commission of Ohio, November 20, 1997.

By J. F. Woods, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet No. 2.1

1. EXCHANGE AREAS (cont'd)

/1/

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Bedford	Cleveland Met. Area	Aurora - Western Reserve
	Chesterland	Bainbridge - Western Reserve
		Brunswick - GTE
		Columbia Sta. - Alltel, Ohio
		Hinckley - Western Reserve
		Northfield - Western Reserve
		Richfield - Western Reserve
		Russell - Western Reserve
		Twinsburg - Western Reserve
Belfast	Belfast	(None)
	Hillsboro	
	Marshall	
	Sugar Tree	
	Ridge	

/1/

/1/ Material formerly appeared on 3rd Revised Sheet No. 2 in this Section.

Issued: July 16, 1998

Effective: July 20, 1998

In accordance with Finding and Order No. 97-553-TP-PEX, issued by The Public Utilities Commission of Ohio, November 20, 1997.

By J. F. Woods, President, Cleveland, Ohio

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Bellaire (Wheeling Zone VI)	Wheeling Zone VI	Centerville - Western Reserve
	Wheeling Zone VII	Powhattan Point - Western Reserve
	Wheeling Zone VIII	Wheeling Zone I - C&P of W. Va
		Wheeling Zone II - C&P of W. Va
Bellbrook	Dayton Met. Area	Wheeling Zone III - C&P of W. Va
	Donnelsville	Wheeling Zone V - C&P of W. Va
	Enon	
	Medway	
Belpre	New Carlisle	
	Spring Valley	
	Xenia	
Berea	Cleveland Met. Area	
	Chesterland	
Bethesda	Bethesda	
	Barnesville	
	Beallsville	
	Somerton	
	Wheeling Zone VIII	

(N)

*Local Calling Plus (Measured Rate Service)

Issued: May 29, 1997

Effective: June 5, 1997

In accordance with Finding and Order No. 95-958-TP-PEX, issued by The Public Utilities Commission of Ohio, May 2, 1996.

By J. F. Woods, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Sheet No. 4 Revision No. 2
Cancels
Sheet No. 4 Revision No. 1

1. EXCHANGE AREAS (Cont'd)

1.1 List of Exchange Areas and Local Service Areas (Cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Bloomingsburg	Bloomingsburg Jeffersonville New Holland Sedalia Washington Ct. Hse.	Mt. Sterling - United*
Bloomingsville	Bloomingsville Castalia Sandusky	(None)
Bowersville	Bowersville Jamestown Milledgeville Xenia	(None)
Brecksville	Cleveland Met. Area Chesterland	Aurora - Western Reserve Bainbridge - Western Reserve Brunswick - GTE Columbia Sta. - Alltel, Ohio Hinckley - Western Reserve Northfield - Western Reserve Richfield - Western Reserve Russell - Western Reserve Twinsburg - Western Reserve
Burton	Burton Chagrin Falls* Cleveland* Terrace*	Bainbridge - Western Reserve Chardon - Western Reserve* E. Claridon - Western Reserve Huntsburg - Western Reserve Middlefield - Western Reserve Newbury - Western Reserve Parkman - Western Reserve Russell - Western Reserve
Canal Fulton	Canal Fulton Akron* Canton* Manchester Massillon North Canton	(None)

* Local Calling Plus (Measured Rate Service)

Issued: January 17, 1996

Effective: February 2, 1996

In accordance with Order No. 71-48-T, issued by The Public Utilities
Commission of Ohio, April 13, 1971.

By J. F. Woods, President, Cleveland, Ohio

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Canal Winchester	Columbus Met. Area Carroll Lancaster	Amanda - GTE Baltimore - GTE Cheshire Center - GTE Pataskala - Sprint Rathbone - GTE Sunbury - Sprint
Canfield	Canfield North Jackson North Lima Salem* Youngstown	Berlin Center - Sprint
Canton	Canton Alliance* Canal Fulton* Hartville Louisville Magnolia-Waynesburg Marlboro* Massillon Navarre North Canton	Beach City - GTE* Bolivar - GTE Carrollton - GTE* Dellroy - GTE* Malvern - GTE Mineral City - GTE* Minerva - GTE Paris - GTE Brewster - GTE*
Carroll	Carroll Canal Winchester Columbus* Lancaster	Baltimore - GTE
Castalia	Castalia Bloomingville Sandusky	(None)

*Local Calling Plus (Measured Rate Service)

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Effective: June 29, 1997

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By J. F. Woods, President, Cleveland, Ohio

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Cedarville	Cedarville	(None)
	Jamestown	
	Pitchin	
	South Solon	
	South Charleston	
	Yellow Springs-	
	Clifton	
	Xenia	
	Dayton ^{/1/}	
	Beavercreek ^{/1/}	
	Springfield ^{/1/}	
Centerville	Dayton Met. Area	Englewood - GTE
	Donnelsville	Liberty - GTE
	Enon	Trotwood - GTE
	Medway	
	Franklin	
	New Carlisle	
	Spring Valley	
Chagrin Falls	Burton ^{/1/}	Aurora - Western Reserve
	Cleveland Met.	Bainbridge - Western Reserve
	Area	Brunswick - GTE
	Chesterland	Columbia Sta. - Alltel, Ohio
		Hinckley - Western Reserve
		Newbury - Western Reserve
		Northfield - Western Reserve
		Richfield - Western Reserve
		Russell - Western Reserve
		Twinsburg - Western Reserve

(T)
|
(T)

/2/

/1/ Local Calling Plus (Measured Rate Service)

/2/ Material now appears on Original Sheet No. 6.1 in this Section.

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By J. F. Woods, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet No. 6.1

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

<u>EXCHANGE AREA</u>	<u>EXCHANGE AREAS IN LOCAL SERVICE AREA</u>	
	<u>OBT CO</u>	<u>OTHER TEL COS</u>
Cheshire	Cheshire Gallipolis Vinton	Pomeroy - GTE ^{/1/}
Chesterland	Chesterland Cleveland Met. Area Kirtland	East Claridon - Western Reserve ^{/1/} Newbury - Western Reserve Russell - Western Reserve
Christiansburg	Christiansburg Fletcher - Lena New Carlisle North Hampton	St. Paris - W. Ohio Tipp City - GTE Troy - GTE
Clarington	Clarington Beallsville Duffy Woodsfield	Powhatan Point - Western Reserve ^{/1/}

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/2/

/1/ Local Calling Plus (Measured Rate Service)

/2/ Material formerly appeared on 4th Revised Sheet No. 6 in this Section.

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By J. F. Woods, President, Cleveland, Ohio

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Cleveland	Burton ^{/1/}	Aurora - Western Reserve (T)
	Cleveland Met	Bainbridge - Western Reserve
	Area	Brunswick - GTE
	Chesterland	Columbua Sta. - Alltel, Ohio
	Leroy ^{/1/}	East Claridon - Western Reserve ^{/1/} (T)
		Elyria - Alltel, Ohio ^{/1/}
		Grafton - GTE ^{/1/} (T)
		Hinckley - Western Reserve
		Montville - Western Reserve ^{/1/} (T)
		Newbury - Western Reserve ^{/1/}
		North Eaton - GTE ^{/1/} (T)
		Northfield - Western Reserve
		Perry - Western Reserve ^{/1/} (T)
		Richfield - Western Reserve
		Russell - Western Reserve
		Twinsburg - Western Reserve
		Valley City - GTE ^{/1/} (T)
		Avon Lake - Century ^{/1/} (T)
Columbiana	Columbiana	(None)
	East Palestine ^{/1/}	(T)
	Lisbon	
	Leetonia	
	New Waterford	
	North Lima	
	Rogers	
	Salem ^{/1/}	(T)
	Youngstown	
		/2/

/1/ Local Calling Plus (Measured Rate Service) (T)

/2/ Material now appears on Original Sheet No. 7.1 in this Section.

Issued: November 18, 1998

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By J. F. Woods, President, Cleveland, Ohio

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Columbus	Carroll ^{/1/}	Ashville - GTE (T) /2/
	Columbus Met	Baltimore - GTE ^{/1/} (T)
	Area	Cheshire Center - GTE
	London ^{/1/}	Delaware - GTE ^{/1/} (T)
		Johnstown - Sprint ^{/1/} (T)
		Kilbourne - GTE
		Mt. Sterling - Sprint ^{/1/} (T)
		Pataskala - Sprint
		Rathbone - GTE
		Sunbury - Sprint
		Granville - Alltel ^{/1/} (T)
		Resaca - GTE
		Alexandria - Sprint ^{/1/} (T)
		Plain City - GTE (N) /2/

(T)

/1/ Local Calling Plus (Measured Rate Service)

/2/ Material formerly appeared on 6th Revised Sheet No. 7 in this Section.

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By J. F. Woods, President, Cleveland, Ohio

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Conesville	Conesville	(None)
	Coshocton	
	Dresden	
	West Lafayette	
Corning	Corning	(None)
	New Lexington	
	Shawnee	
Coshocton	Coshocton	Cooperdale - GTE
	Conesville	Warsaw - GTE
	West Lafayette	
Dalton	Dalton	Kidron - Sprint (N)
	Massillon	Orrville - Sprint
		Wooster - Sprint (N)
Danville	Danville	Lynchburg - GTE
	Hillsboro	Mowrystown - GTE
	Sugar Tree Ridge	

Issued: March 15, 1999

Effective: March 17, 1999

In accordance with Finding and Order No. 97-1306-TP-PEX, issued by The Public Utilities Commission of Ohio, April 9, 1998.

By J. F. Woods, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

3rd Revised Sheet No. 8.1
Cancels
2nd Revised Sheet No. 8.1

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

<u>EXCHANGE AREA</u>	<u>EXCHANGE AREAS IN LOCAL SERVICE AREA</u>	
	<u>OBT CO</u>	<u>OTHER TEL COS</u>
Dayton	Dayton Met. Area	Brookville - GTE
	Donnelsville	Englewood - GTE
	Enon	Farmersville - GTE
	Franklin	Germantown - Germantown
	Jamestown ^{/1/}	Gratis - GTE ^{/1/}
	Medway	Laura - GTE ^{/1/}
	Middletown ^{/1/}	Liberty - GTE
	New Carlisle	New Lebanon - GTE
	Spring Valley	Phillipsburg - GTE
	Yellow Springs -	Tipp City - GTE
	Clifton	Troy - GTE ^{/1/}
	Xenia	Trotwood - GTE
	Cedarville ^{/1/}	Waynesville - Sprint
	Trenton ^{/1/}	West Alexandra - GTE ^{/1/}
		West Milton - GTE
Donnelsville		Lewisburg - GTE ^{/1/}
		New Burlington - GTE (N)
	Donnelsville	(None)
	Dayton Met. Area	
	Enon	
	Medway	
	New Carlisle	
	North Hampton	
	Springfield	

/1/ Local Calling Plus (Measured Rate Service)

Issued: June 23, 2003

Effective: June 23, 2003

In accordance with Finding and Order No. 01-2565-TP-PEX, issued by the
Public Utilities Commission of Ohio, dated January 9, 2003.

By Connie Browning, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

2nd Revised Sheet No. 9
Cancels
1st Revised Sheet No. 9

1. EXCHANGE AREAS (cont'd)

(T)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

(T)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Dresden	Dresden Conesville Zanesville	Cooperdale - GTE Frazeysburg - United
Dublin	Columbus Met Area	Cheshire Center - GTE Delaware - GTE ^{/1/} Pataskala - United Plain City - GTE Rathbone - GTE Sunbury - United
Duffy	Duffy Clarrington Graysville New Matamoras Woodsfield	New Martinsville, W. Va - Bell Atlantic
East Liverpool	East Liverpool Lisbon Rogers Salineville ^{/1/} Wellsville	Chester, W. Va. - C&P of W. Va Hookstown, Pa. - Pa. Bell Smiths Ferry, Pa. - Pa. Bell
East Palestine	East Palestine Columbiana ^{/1/} Lisbon ^{/1/} New Waterford Rogers Salem ^{/1/} Youngstown ^{/1/}	E. Palestine, Pa. - Pa. Bell
Enon	Enon Dayton Met. Area Donnelsville Springfield Yellow Springs- Clifton	(None)

/1/ Local Calling Plus (Measured Rate Service)

(T)

Issued: April 14, 1998

Effective: November 19, 1997

In accordance with Opinion and Order No. 95-983-TP-PEX, issued by The Public Utilities Commission of Ohio, August 22, 1996.

By J. F. Woods, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

3rd Revised Sheet No. 10
Cancels
2nd Revised Sheet No. 10

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Fairborn	Dayton Met.	Englewood - GTE
	Area	Liberty - GTE
	Donnelsville	Trotwood - GTE
	Enon	
	Medway	
	New Carlisle	
	Spring Valley	
	Yellow Springs - Clifton	
Findlay	Findlay	Arcadia - Arcadia
		Arlington - GTE
		Benton Ridge - Benton Ridge
		Bloomdale - Sprint ^{/1/}
		Carey - GTE
		Jenera - GTE
		McComb - GTE
		Mount Blanchard - GTE
		Mount Cory - Orwell
		North Baltimore - GTE ^{/1/}
		Rawson - GTE
Fletcher - Lena	Fletcher - Lena Christiansburg Piqua	St. Paris - W. Ohio
		Troy - GTE ^{/1/}
Fostoria	Fostoria New Riegel	Arcadia - Arcadia
		Bascom - Bascom
		Bloomdale - Sprint ^{/1/}
		Risingsun - Sprint

/2/

/1/ Local Calling Plus (Measured Rate Service)

/2/ Material now appears on 3rd Revised Sheet No. 11 in this Section.

Issued: May 24, 2000

Effective: May 31, 2000

In accordance with Supplemental Finding and Order in Case No.
98-1050-TP-PEX, issued by The Public Utilities Commission of Ohio, dated
October 28, 1999.

By J. F. Woods, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

3rd Revised Sheet No. 11
Cancels
2nd Revised Sheet No. 11

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Franklin	Dayton Centerville Franklin Miamisburg-West Carrollton ^{/1/} Middletown	Germantown - Germantown ^{/1/}
Fremont	Fremont Lindsey	Bettsville - GTE Clyde - GTE ^{/1/} Gibsonburg - GTE Green Springs - Sprint Helena - GTE Old Fort - Sprint Woodville - Sprint
Fultonham	Fultonham New Lexington Roseville Somerset Zanesville	(None)
Gahanna	Columbus Met. Area	Cheshire Center - GTE Johnstown - Sprint ^{/1/} Pataskala - Sprint Plain City - GTE Rathbone - GTE Sunbury - Sprint
Gallipolis	Gallipolis Cheshire Guyan Rio Grande Vinton Walnut	Point Pleasant - C&P of W. Va.

/1/ Local Calling Plus (Measured Rate Service)

/2/ Material formerly appeared on 2nd Revised Sheet No. 10 in this Section.

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By J. F. Woods, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet No. 11.1

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA		
	OBT CO	OTHER TEL COS	
Gates Mills	Cleveland Met.	Aurora - Western Reserve	/2/
	Area	Bainbridge - Western Reserve	
	Chesterland	Brunswick - GTE	
	Kirtland	Columbia Sta. - Elyria	
	Mentor	East Claridon - Western Reserve ^{/1/}	
		Hinckley - Western Reserve	
		Northfield - Western Reserve	
		Richfield - Western Reserve	
		Russell - Western Reserve	
		Twinsburg - Western Reserve	
Girard	Girard	Warren - Sprint ^{/1/}	(T)
	Hubbard		
	Niles		
	Youngstown		
Glenford	Glenford	Newark - Alltel ^{/1/}	(T)
	New Lexington		
	Somerset		
	Thornville		

/1/ Local Calling Plus (Measured Rate Service)

(T)

/2/ Material formerly appeared on 1st Revised Sheet No. 11 in this Section.

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By J. F. Woods, President, Cleveland, Ohio

1. EXCHANGE AREAS (Cont'd)

1.1 List of Exchange Areas and Local Service Areas (Cont'd)

<u>EXCHANGE AREA</u>	<u>EXCHANGE AREAS IN LOCAL SERVICE AREA</u>		
	<u>OBT CO</u>	<u>OTHER TEL COS</u>	
Gnadenhutten	Gnadenhutten Newcomerstown Uhrichsville	New Philadelphia - GTE	
Graysville	Graysville Duffy Lewisville New Matamoras Woodsfield	(None)	
Greensburg	Greensburg Akron Manchester North Canton ^{/1/} Uniontown	(None)	(T)
Grove City	Columbus Met. Area	Cheshire Center - GTE Mt. Sterling - Sprint ^{/1/} Pataskala - Sprint Rathbone - GTE Sunbury - Sprint	(T) (T) (T)
Groveport	Columbus Met. Area	Cheshire Center - GTE Pataskala - Sprint Rathbone - GTE Sunbury - Sprint	(T) (T)
Guyan	Guyan Arabia Gallipolis Walnut	Chesapeake - GTE ^{/1/}	(N)
Harrisburg	Columbus Met. Area London	Cheshire Center - GTE Mt. Sterling - Sprint ^{/1/} Pataskala - Sprint Rathbone - GTE Sunbury - Sprint	(T) (T) (T)
^{/1/} Local Calling Plus (Measured Rate Service)			(T)

Issued: June 6, 2000

Effective: April 5, 2000

In accordance with Finding and Order No. 99-551-TP-PEX, issued by The Public Utilities Commission of Ohio, July 7, 1999.

By J. F. Woods, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

2nd Revised Sheet No. 13
Cancels
1st Revised Sheet No. 13

1. EXCHANGE AREAS (Cont'd)

1.1 List of Exchange Areas and Local Service Areas (Cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Hartville	Hartville	(None)
	Akron	
	Canton	
	Louisville	
	Marlboro*	
	North Canton	
	Uniontown*	
Hillcrest	Cleveland Met.	Aurora - Western Reserve
	Area	Bainbridge - Western Reserve
	Chesterland	Brunswick - GTE
	Kirtland	Columbia Sta. - Elyria
		East Claridon - Western Reserve*
		Hinckley - Western Reserve
		Northfield - Western Reserve
		Richfield - Western Reserve
		Russell - Western Reserve
		Twinsburg - Western Reserve
Hilliard	Columbus Met.	Cheshire Center - GTE
	Area	Pataskala - United
		Plain City - GTE
		Rathbone - GTE
		Sunbury - United
		Resaca - GTE (N)
Hillsboro	Hillsboro	Lynchburg - GTE
	Belfast	Mowrystown - GTE
	Danville	Sinking Spring - GTE*
	Marshall	Leesburg - GTE*
	Rainsboro	
	Sugar Tree	
	Ridge	
Holland	Toledo Met.	Delta - Alltel*
		Lost Peninsula, Mich. -
		General of Mich.
		N. Sylvania, Mich - GTE
		Richfield Center-Berkey - United
		Swanton - United
		Sylvania - GTE
		Waterville - United

* Local Calling Plus (Measured Rate Service)

Issued: October 21, 1996

Effective: November 1, 1996

In accordance with Opinion and Order No. 95-408-TP-PEX, issued by The Public Utilities Commission of Ohio, January 25, 1996.

By J. F. Woods, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet No. 14

1. EXCHANGE AREAS (Cont'd)

1.1 List of Exchange Areas and Local Service Areas (Cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Hubbard	Hubbard Girard Lowellville Youngstown Sharon*	Lowellville, Pa. - Pa. Bell Warren - United*
Independence	Cleveland Met. Area Chesterland	Aurora - Western Reserve Bainbridge - Western Reserve Brunswick - GTE Columbia Sta. - Elyria Hinckley - Western Reserve Northfield - Western Reserve Richfield - Western Reserve Russell - Western Reserve Twinsburg - Western Reserve
Ironton	Ironton Arabia	Chesapeake - GTE*
Jamestown	Jamestown Beavercreek* Bowersville Cedarville Dayton* Jeffersonville Milledgeville South Solon Xenia	(None)
Jeffersonville	Jeffersonville Bloomington Jamestown Milledgeville Sedalia South Solon Washington Ct. Hse.	(None)

* Local Calling Plus (Measured Rate Service)

Material formerly appeared in Exchange and Network Services Tariff,
Section 5, 3rd Revised Sheet Nos. 15, 16

Issued: October 2, 1995

Effective: October 2, 1995

In accordance with Case No. 95-815-TP-ATA, issued September 1, 1995.

By J. F. Woods, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

2nd Revised Sheet No. 15
Cancels
1st Revised Sheet No. 15

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Kent	Kent Akron Atwater* Mantua Mogadore Ravenna Rootstown	Aurora - Western Reserve Hudson - Western Reserve Hiram - Western Reserve*
Kirtland	Kirtland Chesterland Gates Mills Hillcrest Mentor Painesville Terrace Wickliffe Willoughby	(None)
Lancaster	Lancaster Canal Winchester Carroll Rushville Sugar Grove	Amanda - GTE Baltimore - GTE Bremen - GTE Millersport - GTE Pleasantville - GTE Junction City - Sprint
Leetonia	Leetonia Lisbon Columbiana Salem Youngstown*	(None)
Leroy	Leroy Cleveland* Mentor* Painesville Willoughby*	(None)
Lewisville	Lewisville Graysville Woodsfield	(None)

Issued: April 1, 2003

Effective: April 2, 2003

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated July 18, 2002, Case No. 00-1019-TP-PEX.

By Connie Browning, President, Cleveland, Ohio

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Lindsey	Lindsey Fremont	Woodville - Sprint
		(N)
Lisbon	Lisbon Columbiana East Liverpool East Palestine ^{/1/} Leetonia Rogers Salem Salineville Wellsville New Waterford ^{/1/}	Hanoverton - GTE Winona - GTE
		(T)
		(T)
Lockbourne	Columbus Met. Area	Ashville - GTE Cheshire Center - GTE Pataskala - Sprint Rathbone - GTE Sunbury - Sprint

/2/

/1/ Local Calling Plus (Measured Rate Service) (T)

/2/ Material now appears on Original Sheet No. 16.1 in this Section.

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October 28, 1999.

By J. F. Woods, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet No. 16.1

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA		
	OBT CO	OTHER TEL COS	
London	London	Resaca - GTE	/2/
	Alton		(T)
	Columbus ^{1/}		
	Harrisburg		
	Sedalia		
	South		
	Charleston		
	South Solon		
	South Vienna		
	West Jefferson		
Louisville	Louisville	(None)	
	Canton		
	Hartville		
	North Canton		
Lowellville	Lowellville	Lowellville, Pa. - Pa. Bell	
	Hubbard		
	North Lima		
	Youngstown		/2/

/1/ Local Calling Plus (Measured Rate Service)

(T)

/2/ Material formerly appeared on 2nd Revised Sheet No. 16 in this Section.

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By J. F. Woods, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

2nd Revised Sheet No. 17
Cancels
1st Revised Sheet No. 17

1. EXCHANGE AREAS (Cont'd)

1.1 List of Exchange Areas and Local Service Areas (Cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Magnolia - Waynesburg	Magnolia - Waynesburg Canton North Canton*	Mineral City - GTE* Dell Roy - Verizon* Malvern - Verizon* (T) (T)
Manchester	Manchester Akron Canal Fulton Greensburg	(None)
Mantua	Mantua Kent Ravenna	Aurora - Western Reserve Hiram - Western Reserve
Marietta	Marietta Newport Belpre* New Matamoras*	Barlow - GTE Bartlett - United* Beverly - GTE Dexter City - GTE* Lowell - GTE Lower Salem - GTE Watertown - GTE Williamstown, W. Va. - C&P of W. Va.
Marlboro	Marlboro Alliance Atwater Canton* Hartville* Rootstown	(None)
Marshall	Marshall Belfast Hillsboro Rainsboro	(None)
Martins Ferry Bridgeport (Wheeling Zone VII)	Wheeling Zone VII Wheeling Zone VI Wheeling Zone VIII	Adena - GTE Dillonvale - Mt. Pleasant-GTE Tiltonsville - GTE Wheeling Zone I - C&P of W. Va. Wheeling Zone II - C&P of W. Va. Wheeling Zone III - C&P of W. Va. Wheeling Zone V - C&P of W. Va.

* Local Calling Plus (Measured Rate Service)

Issued: April 22, 2002

Effective: May 1, 2002

In accordance with Order No. 00-581-TP-PEX, issued by The Public Utilities Commission of Ohio, June 21, 2001.

By James C. Smith, President, Cleveland, Ohio

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Sheet No. 18 Revision No. 2
Cancels
Sheet No. 18 Revision No. 1

1. EXCHANGE AREAS (Cont'd)

1.1 List of Exchange Areas and Local Service Areas (Cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Massillon	Massillon Canal Fulton Canton Dalton Navarre North Canton	Beach City - GTE Brewster - GTE Wilmot - GTE
Maumee	Toledo Met. Area	Grand Rapids - GTE Lost Peninsula, Mich - General of Mich. N. Sylvania, Mich - GTE Richfield Center - Berkey - United Swanton - United (T) Sylvania - GTE Waterville - United
Medway	Medway Dayton Met. Area Donnelsville New Carlisle Springfield	(None)
Mentor	Mentor Gates Mills Kirtland Leroy* Painesville Wickliffe Willoughby	Perry - Western Reserve*
Miamisburg - West Carrollton	Dayton Met. Area Donnelsville Enon Franklin* Medway New Carlisle Spring Valley	Englewood - GTE Farmersville - GTE Germantown - Germantown Gratis - GTE* Liberty - GTE Trotwood - GTE

* Local Calling Plus (Measured Rate Service)

Issued: January 17, 1996

Effective: February 2, 1996

In accordance with Order No. 71-48-T, issued by The Public Utilities
Commission of Ohio, April 13, 1971.

By J. F. Woods, President, Cleveland, Ohio

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Middletown	Middletown Dayton ^{/1/} Franklin Monroe Trenton	Germantown - Germantown Gratis - GTE Seven Mile - Cincinnati Bell
Milledgeville	Milledgeville Bowersville Jamestown Jeffersonville Washington Ct. Hse.	(None)
Mingo Junction	Mingo Junction Steubenville	Brilliant - GTE
Mogadore	Mogadore Akron Kent Uniontown	(None)

/1/ Local Calling Plus (Measured Rate Service)

Issued: May 28, 1999

Effective: June 3, 1999

In accordance with Finding and Order No. 97-136-TP-PEX, issued by The Public Utilities Commission of Ohio, April 9, 1998.

By J. F. Woods, President, Cleveland, Ohio

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA		
	OBT CO	OTHER TEL COS	
Monroe	Monroe	Cincinnati - Cincinnati Bell	(N) /2/
	Middletown	Hamilton - Cincinnati Bell	(N)
	Trenton		
Montrose	Cleveland Met.	Aurora - Western Reserve	
	Area	Bainbridge - Western Reserve	
	Chesterland	Brunswick - GTE	
		Columbia Sta. - Alltel, Ohio	
		Hinckley - Western Reserve	
		Northfield - Western Reserve	
		Richfield - Western Reserve	
		Russell - Western Reserve	
Murray City		Twinsburg - Western Reserve	
	Murray City	Glouster - Sprint ^{/1/}	(T)
	Nelsonville		
	Shawnee		/2/

/1/ Local Calling Plus (Measured Rate Service)

(T)

/2/ Material formerly appeared on 2nd Revised Sheet No. 19 in this Section.

Issued: December 2, 1998

Effective: December 3, 1998

In accordance with Finding and Order No. 94-1242-TP-PEX, issued by The Public Utilities Commission of Ohio, October 19, 1995.

By J. F. Woods, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

4th Revised Sheet No. 20
Cancels
3rd Revised Sheet No. 20

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

<u>EXCHANGE AREA</u>	<u>EXCHANGE AREAS IN LOCAL SERVICE AREA</u>	
	<u>OBT CO</u>	<u>OTHER TEL COS</u>
Navarre	Navarre Canton Massillon	Beach City - GTE Brewster - GTE
Nelsonville	Nelsonville Murray City Shawnee	Athens - GTE ^{/1/} Logan - GTE ^{/1/} New Marshfield - GTE ^{/1/} The Plains - GTE ^{/1/}
New Albany	Columbus Met. Area	Cheshire Center - GTE Johnstown - Sprint ^{/1/} Pataskala - Sprint Sunbury - Sprint Rathbone - GTE Plain City - GTE
New Carlisle	New Carlisle Christiansburg Dayton Met. Area Donnelsville Medway North Hampton Springfield	Tipp City - GTE Troy - GTE
Newcomerstown	Newcomerstown Gnadenhutten West Lafayette	New Philadelphia - GTE Cambridge - Verizon

(N)

/1/ Local Calling Plus (Measured Rate Service)

Issued: July 24, 2002

Effective: July 31, 2002

In accordance with Finding and Order in Case No. 01-833-TP-PEX, issued by the Public Utilities Commission of Ohio, dated October 24, 2001.

By James C. Smith, President, Columbus, Ohio

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA		
	OBT CO	OTHER TEL COS	
New Holland	New Holland Bloomingburg Washington Ct. Hse.	(None)	/2/
New Lexington	New Lexington Corning Fultonham Glenford Roseville Shawnee Somerset Thornville Zanesville ^{/1/}	Junction City - Sprint	(T) (T) /2/

/1/ Local Calling Plus (Measured Rate Service)

(T)

/2/ Material formerly appeared on 1st Revised Sheet No. 20 in this Section.

Issued: November 18, 1998

Effective: November 18, 1998

In accordance with Finding and Order No. 97-607-TP-PEX, issued by The Public Utilities Commission of Ohio, April 23, 1998.

By J. F. Woods, President, Cleveland, Ohio

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
New Matamoras	New Matamoras Duffy Graysville Marietta ^{/1/} Newport	(None)
		(T)
Newport	Newport Marietta New Matamoras	(None)
New Riegel	New Riegel Fostoria Tiffin	Bascom - Bascom Vanlue - Vanlue
New Waterford	New Waterford Columbiana East Palestine Rogers Lisbon ^{/1/} North Lima ^{/1/} Salem ^{/1/} Youngstown ^{/1/}	E. Palestine, Pa. - Pa. Bell
		(T) (T) (N) (T)
		/2/

/1/ Local Calling Plus (Measured Rate Service) (T)

/2/ Material now appears on Original Sheet No. 21.1 in this Section.

Issued: May 5, 1999

Effective: May 12, 1999

In accordance with Finding and Order No. 96-571-TP-PEX, issued by The Public Utilities Commission of Ohio, July 16, 1998.

By J. F. Woods, President, Cleveland, Ohio

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

<u>EXCHANGE AREA</u>	<u>EXCHANGE AREAS IN LOCAL SERVICE AREA</u>	
	<u>OBT CO</u>	<u>OTHER TEL COS</u>
Niles	Niles Girard North Jackson ^{/1/} Youngstown ^{/1/}	Cortland - Sprint ^{/1/} Warren - Sprint
North Canton	North Canton Akron ^{/1/} Canal Fulton Canton Greensburg ^{/1/} Hartville Louisville Massillon Uniontown ^{/1/} Magnolia - Waynesburg ^{/1/}	(None)

(T)

/1/ Local Calling Plus (Measured Rate Service)

Issued: July 8, 2002

Effective: May 1, 2002

In accordance with Finding and Order in Case No. 00-581-TP-PEX, issued by the Public Utilities Commission of Ohio, dated July 8, 2002.

By James C. Smith, President, Columbus, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

3rd Revised Sheet No. 22
Cancels
2nd Revised Sheet No. 22

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREAS IN LOCAL SERVICE AREA		
EXCHANGE AREA	OBT CO	OTHER TEL COS
North Hampton	North Hampton Christiansburg Donnelsville New Carlisle Springfield Tremont City	(None)
North Jackson	North Jackson Canfield Niles ^{/1/} Youngstown	Berlin Center - Sprint Lake Milton - Sprint ^{/1/} Warren - Sprint
North Lima	North Lima Canfield Columbiana Lowellville Youngstown New Waterford ^{/1/}	Lowellville, Pa. - Pa. Bell
North Royalton	Cleveland Met. Area Chesterland	Aurora - Western Reserve Bainbridge - Western Reserve Brunswick - GTE Columbia Sta. - Elyria Elyria - Alltel ^{/1/} Hinckley - Western Reserve North Eaton - GTE ^{/1/} Northfield - Western Reserve Richfield - Western Reserve Russell - Western Reserve Twinsburg - Western Reserve

/2/

/1/ Local Calling Plus (Measured Rate Service)

/2/ Material now appears on Original Sheet No. 22.1 in this Section.

Issued: November 29, 2000

Effective: December 6, 2000

In accordance with Case No. 97-718-TP-PEX, issued June 22, 2000.

By James C. Smith, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet No. 22.1

1. EXCHANGE AREAS (cont'd)

/2/

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREAS IN LOCAL SERVICE AREA		
EXCHANGE AREA	OBT CO	OTHER TEL COS
Norwich	Norwich Philo Zanesville	New Concord - GTE
Olmsted Falls	Cleveland Met. Area Chesterland	Aurora - Western Reserve Bainbridge - Western Reserve Brunswick - GTE Columbia Sta. - Elyria Elyria - Elyria ^{/1/} Hinckley - Western Reserve North Eaton - GTE ^{/1/} Northfield - Western Reserve Richfield - Western Reserve Russell - Western Reserve Twinsburg - Western Reserve

/2/

/1/ Local Calling Plus (Measured Rate Service)

/2/ Material formerly appeared on 2nd Revised Sheet No. 22 in this Section.

Issued: November 29, 2000

Effective: December 6, 2000

In accordance with Case No. 97-718-TP-PEX, issued June 22, 2000.

By James C. Smith, President, Cleveland, Ohio

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Painesville	Painesville Kirtland Leroy Mentor Willoughby	Perry - Western Reserve Madison - Western Reserve ^{/1/} Montville - Western Reserve ^{/1/} Chardon - Western Reserve ^{/1/}
Perrysburg	Toledo Met. Area	Haskins - Tontogany - GTE ^{/1/} Lost Peninsula. Mich - General of Mich. North Sylvania, Mich. - GTE Sylvania - GTE Richfield Center - Berkey - Sprint Swanton - Sprint Waterville - Sprint Woodville - Sprint ^{/1/}
Philo	Philo Norwich Roseville Zanesville	(None)
Piqua	Piqua Fletcher - Lena	Bradford - Sprint ^{/1/} Covington - Alltel Troy - GTE ^{/1/}
Pitchin	Pitchin Cedarville South Charleston Springfield Yellow Springs Clifton	(None)
Rainsboro	Rainsboro Hillsboro Marshall	Greenfield - GTE ^{/1/}

/1/ Local Calling Plus (Measured Rate Service)

Issued: May 3, 2001

Effective: May 9, 2001

In accordance with Supplemental Finding and Order in Case No. 99-1147-TP-PEX, issued by The Public Utilities Commission of Ohio, dated October 18, 2000.

By James C. Smith, President, Columbus, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

2nd Revised Sheet No. 24
Cancels
1st Revised Sheet No. 24

1. EXCHANGE AREAS (Cont'd)

1.1 List of Exchange Areas and Local Service Areas (Cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Ravenna	Akron*	Garrettsville - GTE
	Atwater*	Wayland - Sprint (T)
	Ravenna	Windham - Sprint (T)
	Kent	Hiram - Western Reserve*
	Mantua	
	Rootstown	
Reynoldsburg	Columbus Met. Area	Baltimore - GTE*
		Cheshire Center - GTE
		Pataskala - Sprint (T)
		Rathbone - GTE
		Sunbury - Sprint (T)
		Alexandria - Sprint* (N)
Rio Grande	Rio Grande	(None)
	Gallipolis	
	Vinton	
	Walnut	
Ripley	Ripley	Decatur - GTE
	Aberdeen	Georgetown - GTE
		Russellville - GTE
		Higginsport - GTE*
Rogers	Rogers	East Palestine, Pa. - Pa. Bell
	Columbiana	
	East Liverpool	
	East Palestine	
	Lisbon	
	New Waterford	
Rootstown	Rootstown	(None)
	Atwater	
	Kent	
	Marlboro	
	Ravenna	
	Akron*	
Roseville	Roseville	Crooksville - Sprint* (T)
	Fultonham	
	New Lexington	
	Philo	
	Zanesville	

* Local Calling Plus (Measured Rate Service)

Issued: January 27, 1997

Effective: February 1, 1997

In accordance with Finding and Order No. 95-1071-TP-PEX, issued by The Public Utilities Commission of Ohio, May 8, 1996.

By J. F. Woods, President, Cleveland, Ohio

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Rushville	Rushville Lancaster Somerset Thornville	Bremen - GTE Pleasantville - GTE
St. Clairsville (Wheeling Zone VIII)	Bethesda Wheeling Zone VIII Wheeling Zone VI Wheeling Zone VII	Adena - GTE Centerville - Western Reserve Flushing - GTE Morristown - Western Reserve Wheeling Zone I - C&P of W. Va. Wheeling Zone II - C&P of W. Va. Wheeling Zone III - C&P of W. Va. Wheeling Zone V - C&P of W. Va.
Salem	Canfield ^{/1/} East Palestine ^{/1/} Salem Columbiana ^{/1/} Leetonia Lisbon New Waterford ^{/1/} Youngstown ^{/1/}	Damascus - Sprint Winona - GTE Hanoverton - GTE
Salineville	Salineville East Liverpool ^{/1/} Lisbon Wellsville	(None)

(N)

/1/ Local Calling Plus (Measured Rate Service)

Issued: September 27, 2000

Effective: October 4, 2000

In accordance with Finding and Order No. 98-979-TP-PEX, issued by The Public Utilities Commission of Ohio, December 9, 1999.

By J.F. Woods, President, Cleveland, Ohio

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA		
	OBT CO	OTHER TEL COS	
Sandusky	Sandusky	Huron - GTE	(N)
	Bloomington	Kelley's Island - GTE	
	Castalia	Milan - GTE ^{/1/}	
Sebring	Sebring	Damascus - Sprint	
	Alliance	North Benton - Sprint	
		North Georgetown - GTE	
Sedalia	Sedalia	(None)	
	Bloomington		
	Jeffersonville		
	London		
	South Solon		

/1/ Local Calling Plus (Measured Rate Service)

Issued: May 19, 1999

Effective: May 26, 1999

In accordance with Supplemental Opinion and Order No. 98-980-TP-PEX, issued by The Public Utilities Commission of Ohio, May 5, 1999.

By J. F. Woods, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

1st Revised Sheet No. 26
Cancels
Original Sheet No. 26

1. EXCHANGE AREAS (Cont'd)

1.1 List of Exchange Areas and Local Service Areas (Cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Sharon	Sharon Hubbard* Youngstown*	Sharon, Pa. - Pa. Bell Sharpsville, Pa. - Pa. Bell West Middlesex, Pa. - Pa. Bell Warren - United* Hartford - United* (N)
Shawnee	Shawnee Corning Murray City Nelsonville New Lexington	Logan - GTE*
Somerset	Somerset Fultonham Glenford New Lexington Rushville Thornville	Junction City - United
Somerton	Somerton Barnesville Beallsville Bethesda Woodsfield	(None)
South Charleston	South Charleston Cedarville London Pitchin South Solon South Vienna Springfield	(None)
South Solon	South Solon Cedarville Jamestown Jeffersonville London Sedalia South Charleston	(None)

* Local Calling Plus (Measured Rate Service)

Issued: August 7, 1996

Effective: August 18, 1996

In accordance with Finding and Order No. 95-487-TP-PEX, issued by The Public Utilities Commission of Ohio, November 2, 1995.

By J. F. Woods, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

6th Revised Sheet No. 27
Cancels
5th Revised Sheet No. 27

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA		
	OBT CO	OTHER TEL COS	
South Vienna	South Vienna London South Charleston Springfield	Catawba - GTE ^{/1/}	(T)
Springfield	Springfield Donnelsville Enon Medway New Carlisle North Hampton Pitchin South Charleston South Vienna Tremont City Yellow Springs - Clifton ^{/1/} Cedarville ^{/1/}	Catawba - GTE Urbana - Champaign ^{/1/}	(T) (T) (N)
Spring Valley	Spring Valley Dayton Met. Area Xenia	(None)	
Steubenville	Steubenville Mingo Junction Toronto	Amsterdam - GTE Bergholz - GTE ^{/1/} Bloomington - Western Reserve Brilliant - GTE Dillonvale-Mt. Pleasant - GTE ^{/1/} Follansbee, W. Va. - C&P of W. Va. Hopedale - Western Reserve ^{/1/} Knoxville - GTE Richmond - GTE Smithfield - GTE Weirton, W. Va. - C&P of W. Va. Tiltonsville - GTE ^{/1/}	(T) (T) (T) (T)
/1/ Local Calling Plus (Measured Rate Service)			(T)

Issued: July 16, 1998

Effective: July 20, 1998

In accordance with Finding and Order No. 97-553-TP-PEX, issued by The Public Utilities Commission of Ohio, November 20, 1997.

By J. F. Woods, President, Cleveland, Ohio

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Strongsville	Cleveland Met. Area Chesterland	Aurora - Western Reserve Bainbridge - Western Reserve Brunswick - GTE Columbia Sta. - Elyria Elyria - Alltel ^{/1/} (N) Hinckley - Western Reserve North Eaton - GTE ^{/1/} (N) Northfield - Western Reserve Richfield - Western Reserve Russell - Western Reserve Twinsburg - Western Reserve
Sugar Grove	Sugar Grove Lancaster	(None)
Sugar Tree Ridge	Sugar Tree Ridge Belfast Danville Hillsboro Winchester	Mowrystown - GTE
Terrace	Cleveland Met. Area Burton ^{/1/} Chesterland Kirtland	Aurora - Western Reserve Bainbridge - Western Reserve Brunswick - GTE (T) Columbia Sta. - Elyria Hinckley - Western Reserve Northfield - Western Reserve Richfield - Western Reserve Russell - Western Reserve Twinsburg - Western Reserve
Thornville	Thornville Glenford New Lexington Rushville Somerset	Hebron - Sprint (T) Millersport - GTE Pleasantville - GTE Newark - Alltel ^{/1/} (T)
/1/ Local Calling Plus (Measured Rate Service)		(T)

Issued: September 2, 1997

Effective: September 3, 1997

In accordance with Entry On Rehearing in Case Nos. 94-1567-TP-PEX and 95-63-TP-PEX, Entry in Case Nos. 94-1567-TP-PEX and 95-63-TP-PEX, and Entry in Case No. 95-63-TP-PEX, issued by The Public Utilities Commission of Ohio, dated March 6, 1997, May 8, 1997, and July 31, 1997, respectively.

By J. F. Woods, President, Cleveland, Ohio

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Tiffin	Tiffin	Attica - GTE ^{/1/}
	New Riegel	Bascom - Bascom
		Bloomville - GTE
		McCutchenville - Sycamore ^{/1/}
		Melmore - Sycamore
		Old Fort - Sprint
		Republic - GTE
		Sycamore - Sycamore ^{/1/}
		Bettsville - GTE
Toledo	Toledo Met. Area	Curtice-Oregon - GTE
		Delta - Alltel ^{/1/}
		Elmore - GTE
		Erie, Mich. - General of Mich.
		Genoa - GTE
		Grand Rapids - GTE
		Haskins-Tontogany
		Lambertville, Mich. -
		Whiteford (Mich) - Alltel, Mich.
		Lost Peninsula, Mich. - General of Mich.
		Luckey - Sprint ^{/1/}
		Moline - Sprint
		N. Sylvania, Mich. - GTE
		Richfield Center-Berkey - Sprint
		Stony Ridge - Sprint
		Swanton - Sprint
		Sylvania - GTE
		Temperance, Mich. - General of Mich.
		Waterville - Sprint
		Metamora - Sprint
		Woodville - Sprint

/1/ Local Calling Plus (Measured Rate Service)

Issued: May 3, 2001

Effective: May 9, 2001

In accordance with Supplemental Finding and Order in Case No.
99-1147-TP-PEX, issued by The Public Utilities Commission of Ohio, dated
October 18, 2000.

By James C. Smith, President, Columbus, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet No. 29.1

1. EXCHANGE AREAS (Cont'd)

1.1 List of Exchange Areas and Local Service Areas (Cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Toronto	Toronto Steubenville Wellsville	Knoxville - GTE
Tremont City	Tremont City North Hampton Springfield	(None)

/1/

/1/

/1/ Material formerly appeared in Part 4, Section 1, 2nd Revised Sheet No. 29.

* Local Calling Plus (Measured Rate Service)

Issued: July 23, 1996

Effective: August 1, 1996

In accordance with Finding and Order No. 94-1000-TP-PEX, issued by The Public Utilities Commission of Ohio, December 21, 1995.

By J. F. Woods, President, Cleveland, Ohio

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Trenton	Trenton Dayton ^{/1/} Middletown Monroe	Seven Mile - Cincinnati Bell Hamilton - Cincinnati Bell Cincinnati - Cincinnati Bell
		(N) (N)
Trinity	Cleveland Met. Area Chesterland	Aurora - Western Reserve Bainbridge - Western Reserve Brunswick - GTE Columbia Sta. - Alltel, Ohio Elyria - Alltel, Ohio ^{/1/} Hinckley - Western Reserve North Eaton - GTE ^{/1/} Northfield - Western Reserve Richfield - Western Reserve Russell - Western Reserve Twinsburg - Western Reserve Avon Lake - Century ^{/1/}
Uhrichsville	Uhrichsville Gnadenhutten	Bowerston - GTE Freeport - GTE New Philadelphia - GTE
Uniontown	Uniontown Akron Greensburg Mogadore Hartville ^{/1/} North Canton ^{/1/}	(None)
Upper Sandusky	Upper Sandusky	Carey - GTE Harpster - GTE McCutchenville - Sycamore ^{/1/} Nevada - GTE Sycamore - Sycamore ^{/1/} Wharton - GTE

/1/ Local Calling Plus (Measured Rate Service)

Issued: May 16, 2000

Effective: May 23, 2000

In accordance with Opinion and Order in Case No. 97-1545-TP-PEX, issued by The Public Utilities Commission of Ohio, dated March 25, 1999.

By J. F. Woods, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

1st Revised Sheet No. 30.1
Cancels
Original Sheet No. 30.1

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Vandalia	Dayton Met. Area	Englewood - GTE Liberty - GTE Tipp City - GTE* Trotwood - GTE Troy - GTE* West Milton - Verizon*
	Donnelsville Enon Medway New Carlisle Spring Valley	(N)

* Local Calling Plus/ (Measured Rate Service)

Issued: January 10, 2002

Effective: January 16, 2002

In accordance with Finding and Order No. 99-655-TP-PEX, issued by The Public Utilities Commission of Ohio, August 16, 2001.

By James C. Smith, President, Columbus, Ohio

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Victory	Cleveland Met. Area Chesterland	Aurora - Western Reserve
		Bainbridge - Western Reserve
		Brunswick - GTE
		Columbia Sta. - Alltel, Ohio
		Elyria - Alltel ^{/1/} (N)
		Hinckley - Western Reserve
		North Eaton - GTE ^{/1/} (N)
		Northfield - Western Reserve
		Richfield - Western Reserve
		Russell - Western Reserve
Vinton	Vinton Cheshire Gallipolis Rio Grande	Twinsburg - Western Reserve
		(None)
Walnut	Walnut Arabia Gallipolis Guyan Rio Grande	(None)
Washington Court House	Washington Ct. Hse. Bloomington Jeffersonville Milledgeville New Holland	(None)

/2/

/1/ Local Calling Plus (Measured Rate Service)

(T)

/2/ Material now appears on Original Sheet No. 31.1 in this Section.

Issued: September 2, 1997

Effective: September 3, 1997

In accordance with Entry On Rehearing in Case Nos. 94-1567-TP-PEX and 95-63-TP-PEX, Entry in Case Nos. 94-1567-TP-PEX and 95-63-TP-PEX, and Entry in Case No. 95-63-TP-PEX, issued by The Public Utilities Commission of Ohio, dated March 6, 1997, May 8, 1997, and July 31, 1997, respectively.

By J. F. Woods, President, Cleveland, Ohio

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Wellsville	Wellsville East Liverpool Lisbon Salineville Toronto	Chester, W. Va. - C&P of W. Va.
Westerville	Columbus Met. Area	Cheshire Center - GTE Delaware - GTE ^{/1/} Johnstown - Sprint ^{/1/} Kilbourne - GTE ^{/1/} Pataskala - Sprint Plain City - GTE Rathbone - GTE Sunbury - Sprint

(N)

/1/ Local Calling Plus (Measured Rate Service)

Issued: November 18, 1998

Effective: November 18, 1998

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By J. F. Woods, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

3rd Revised Sheet No. 32
Cancels
2nd Revised Sheet No. 32

1. EXCHANGE AREAS (Cont'd)

1.1 List of Exchange Areas and Local Service Areas (Cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
West Jefferson	Columbus Met. Area London	Cheshire Center - GTE Pataskala - United Plain City - GTE Rathbone - GTE Sunbury - United Resaca - GTE (N)
West Lafayette	West Lafayette Conesville Coshocton Newcomerstown	(None)
Whitehouse	Toledo Met Area	Grand Rapids - GTE Lost Peninsula, Mich. General of Mich. Neapolis - Alltel, Ohio North Sylvania, Mich. - GTE Richfield Center - Berkey - United Swanton - United Sylvania - GTE Waterville - United
Wickliffe	Cleveland Met. Area Chesterland Kirtland Mentor	Aurora - Western Reserve Bainbridge - Western Reserve Brunswick - GTE Columbia Sta. - Alltel, Ohio Hinckley - Western Reserve Northfield - Western Reserve Richfield - Western Reserve Russell - Western Reserve Twinsburg - Western Reserve

* Local Calling Plus (Measured Rate Service)

Issued: October 21, 1996

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By J. F. Woods, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

5th Revised Sheet No. 33
Cancels
4th Revised Sheet No. 33

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Willoughby	Cleveland Met.	Aurora - Western Reserve
	Area	Bainbridge - Western Reserve
	Chesterland	Brunswick - GTE
	Kirtland	Columbia Sta. - Alltel, Ohio
	Leroy ^{/1/}	Hinckley - Western Reserve (T)
	Mentor	Northfield - Western Reserve
	Painesville	Perry - Western Reserve ^{/1/} (T)
		Richfield - Western Reserve
Winchester	Winchester	Russell - Western Reserve
	Sugar Tree	Twinsburg - Western Reserve
	Ridge	Sardinia - GTE ^{/1/} (T)
		Seaman - GTE
Woodsfield		West Union - GTE ^{/1/} (T)
	Woodsfield	(None)
	Beallsville	
	Clarington	
	Duffy	
	Graysville	
	Lewisville	
Worthington	Somerton	
	Columbus Met.	Cheshire Center - GTE
	Area	Delaware - GTE ^{/1/} (T)
		Kilbourne - GTE ^{/1/} (T)
		Pataskala - Sprint
		Plain City - GTE (N)
		Rathbone - GTE
		Sunbury - Sprint

/2/

/1/ Local Calling Plus (Measured Rate Service) (T)

/2/ Material now appears on Original Sheet No. 33.1 in this Section.

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Effective: November 18, 1998

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By J. F. Woods, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet No. 33.1

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA		
	OBT CO	OTHER TEL COS	
Xenia	Xenia	New Burlington - GTE	(T) /2/
	Beavercreek	Port William - GTE ^{/1/}	
	Bellbrook		
	Bowersville		
	Cedarville		
	Jamestown		
	Spring Valley		
	Yellow Springs -		
	Clifton		
	Dayton		

/1/ Local Calling Plus (Measured Rate Service)

(T)

/2/ Material formerly appeared on 4th Revised Sheet No. 33 in this Section.

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By J. F. Woods, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

2nd Revised Sheet No. 34
Cancels
1st Revised Sheet No. 34

1. EXCHANGE AREAS (Cont'd)

1.1 List of Exchange Areas and Local Service Areas (Cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Yellow Springs - Clifton	Yellow Springs - Clifton	(None)
	Beavercreek	(N)
	Cedarville	
	Dayton	(N)
	Enon	
	Fairborn	
	Pitchin	
	Xenia	
	Springfield*	
Youngstown	Youngstown	Lowellville, Pa. - Pa. Bell
	Canfield	Berlin Center - United
	Columbiana	Cortland - United*
	East Palestine*	Warren - United*
	Girard	
	Hubbard	
	Leetonia*	
	Lowellville	
	Niles*	
	North Jackson	
	North Lima	
	New Waterford*	
	Salem*	
	Sharon*	
Zanesville	Zanesville	Adamsville - United
	Dresden	Fazeysburg - United
	Fultonham	Gratiot - Newark
	Norwich	
	Philo	
	Roseville	
	New Lexington*	

* Local Calling Plus (Measured Rate Service)

Issued: August 29, 1996

Effective: September 6, 1996

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By J. F. Woods, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

5th Revised Sheet No. 35
Cancels
4th Revised Sheet No. 35

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules

A. Network Access Area Designations

AKRON LATA (NPA: 330)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
208	Akron	B	471	Canton	D
244 ^{/1/}	North Canton	D	477	Canton	D
245 ^{/1/}	Akron	D	478	Canton	D
252	Akron	B	479	Canton	D
253	Akron	B	484	Canton	D
255	Akron	B	488	Canton	D
258	Akron	B	489	Canton	D
274	Mantua	D	490	North Canton	D
296	Ravenna	D	491	North Canton	D
297	Ravenna	D	492	Canton	D
298 ^{/1/}	Ravenna	D	493	Canton	D
305	North Canton	D	494	North Canton	
325	Rootstown	D			
344 ^{/1/}	Akron	B	497	North Canton	D
346	Kent	D	498	North Canton	D
363 ^{/1/}	Canton	D	499	North Canton	D
370	Akron	B	515	Akron	D
374	Akron	B	535	Akron	B
375	Akron	B	543	Akron	B
376	Akron	B	580	Canton	B
379	Akron	B	588	Canton	D
384	Akron	B	596 ^{/1/}	Alliance	D
422	Kent	D	615	Akron	D
430	Canton	D	626	Kent	B
433 ^{/1/}	North Canton	D	628	Mogadore	D
434	Akron	B	630	Akron	D
438	Canton	D	633	Akron	D
450	Canton	D	634	Akron	D
451	Canton	D	643	Akron	D
452	Canton	D	644	Akron	B
453	Canton	D	645	Akron	D
454	Canton	D	649	Canton	D
455	Canton	D	672	Kent	D
456	Canton	D	673	Kent	D
458	Canton	D	676	Kent	D
			677	Kent	D
			678	Kent	D

(D)

/1/ New prefixes added since last revision.

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By Connie Browning, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

5th Revised Sheet No. 36
Cancels
4th Revised Sheet No. 36

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

AKRON LATA (NPA: 330) (cont'd)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
686	Akron	C	849	Akron	B
688	Akron	C	854	Canal Fulton	D
689 ^{/1/}	Akron	C	860	Akron	D
699	Uniontown	D	861 ^{/1/}	Akron	D
706	Akron	D	864	Akron	C
724	Akron	C	865	Akron	C
733	Akron	C	866	Magnolia-Waynes	D
734 ^{/1/}	Akron	C	867	Akron	C
745	Akron	D	869	Akron	C
753	Akron	D	871	Louisville	D
761	Akron	B	873	Akron	C
762	Akron	B	875	Louisville	D
773	Akron	C	877	Hartville	D
780	Akron	C	879	Navarre	D
784	Akron	C	882	Manchester	D
785	Akron	C	896	Greensburg	D
786 ^{/1/}	Akron	C	899 ^{/1/}	Greensburg	D
794	Akron	C	916	Akron	C
796	Akron	C	920	Akron	C
798	Akron	C	922	Akron	C
821	Alliance	D	923	Akron	C
823	Alliance	D	926 ^{/1/}	Akron	C
825	Akron	D	928	Akron	C
828	Dalton	D	929	Akron	C
829	Alliance	D	935	Marlboro	D
830	Massillon	D	938	Sebring	D
832	Massillon	D	940	Akron	C
833	Massillon	D	945	Akron	C
834	Massillon	D	947	Atwater	D
835	Akron	C	966	North Canton	D
836	Akron	C	970 ^{/1/}	Akron	B
837	Massillon	D	971	Akron	C
848	Akron	D	972	Akron	B
			973 ^{/1/}	Akron	B
			996	Akron	B

/1/ New prefixes added since last revision.

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By Connie Browning, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

5th Revised Sheet No. 37
Cancels
4th Revised Sheet No. 37

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

CLEVELAND LATA (NPA: 216)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
201	Cleveland	C	335 ^{/1/}	Cleveland	C
204 ^{/1/}	Cleveland	B	341	Cleveland	C
206	Cleveland	C	344	Cleveland	B
221	Cleveland	B	348	Cleveland	B
222	Cleveland	B	351	Cleveland	C
226	Cleveland	B	357 ^{/1/}	Cleveland	B
227	Cleveland	B	360	Terrace	C
228	Cleveland	B	361	Cleveland	B
229	Cleveland	B	362	Cleveland	C
231	Cleveland	B	363	Cleveland	B
241	Cleveland	B	368	Cleveland	B
249	Cleveland	B	371	Cleveland	B
251	Cleveland	C	378	Terrace	C
252	Cleveland	C	381	Cleveland	C
257 ^{/1/}	Cleveland	C	382	Cleveland	C
261	Cleveland	C	383	Cleveland	C
263 ^{/1/}	Cleveland	B	391	Cleveland	B
265	Cleveland	C	394	Cleveland	B
266	Cleveland	C	397	Cleveland	B
267	Cleveland	C	398	Cleveland	C
268	Cleveland	B	404 ^{/1/}	Cleveland	C
271	Cleveland	C	420	Cleveland	B
274 ^{/1/}	Cleveland	B	421	Cleveland	B
277 ^{/1/}	Cleveland	B	426 ^{/1/}	Cleveland	B
281	Cleveland	B	429	Cleveland	C
286 ^{/1/}	Cleveland	B	431	Cleveland	B
283	Cleveland	B	432	Cleveland	B
289	Cleveland	C	433	Cleveland	C
291	Cleveland	C	436	Cleveland	B
292	Terrace	C	441	Cleveland	C
295	Cleveland	B	443	Cleveland	B
297 ^{/1/}	Cleveland	C	444	Cleveland	B
298	Cleveland	B	445	Cleveland	B
320 ^{/1/}	Cleveland	B	446 ^{/1/}	Independence	C
321	Cleveland	B	447	Independence	C
328	Independence	C	448 ^{/1/}	Cleveland	B
332 ^{/1/}	Montrose	C	451	Cleveland	B
334 ^{/1/}	Cleveland	B			

/1/ New prefixes added since last revision.

/2/ Material now appears on 6th Revised Sheet 38 of this Section.

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By Connie Browning, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

6th Revised Sheet No. 38
Cancels
5th Revised Sheet No. 38

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

CLEVELAND LATA (NPA: 216) (cont'd)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area	
459	Cleveland	C	586	Cleveland	B	/2/
464	Terrace	C	587	Montrose	C	
471	Cleveland	B	589	Cleveland	B	(D)
475	Montrose	C				
476	Cleveland	C	591	Terrace	C	/2/
479	Cleveland	B	592	Cleveland	B	
481	Cleveland	C	593 ^{/1/}	Terrace	B	
485	Cleveland	C	595	Terrace	B	
486	Cleveland	C				(D)
488 ^{/1/}	Terrace	C	615	Cleveland	B	(D)
491	Cleveland	B				
514	Terrace	C	621	Cleveland	B	
515	Cleveland	B	622	Cleveland	B	
518	Montrose	C	623	Cleveland	B	
520	Independence	C	624	Cleveland	B	
521	Cleveland	B	631	Cleveland	B	
522	Cleveland	B	634	Cleveland	B	
523	Cleveland	B	635	Cleveland	C	
524	Independence	C	636	Cleveland	B	
525 ^{/1/}	Independence	C	640	Cleveland	C	
529	Cleveland	B	641	Cleveland	C	
531	Cleveland	C	642	Independence	C	
541	Cleveland	B	643	Independence	C	
545 ^{/1/}	Terrace	C	651	Cleveland	B	
556	Cleveland	B	661	Cleveland	C	
561	Cleveland	B	662	Montrose	C	
563	Cleveland	B	663	Montrose	C	
566	Cleveland	B	664	Cleveland	B	
573	Independence	C	671	Cleveland	C	(D)
574	Cleveland	B				
575	Cleveland	B	676	Cleveland	C	
578	Cleveland	B	681	Cleveland	B	
579	Cleveland	B	685 ^{/1/}	Cleveland	B	
581	Montrose	C	687	Cleveland	B	
583	Cleveland	B	688 ^{/1/}	Cleveland	C	
584 ^{/1/}	Montrose	C	689	Cleveland	B	

/1/ New prefixes added since last revision.

/2/ Material formerly appeared on 4th Revision Sheet 37 of this Section.

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By Connie Browning, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

6th Revised Sheet No. 39
Cancels
5th Revised Sheet No. 39

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

CLEVELAND LATA (NPA: 216) (cont'd)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area	
691	Cleveland	C	822	Cleveland	B	(D)
692	Cleveland	C	828	Cleveland	B	
694	Cleveland	B	830	Cleveland	B	
696	Cleveland	B	831	Terrace	C	
698 ^{/1/}	Cleveland	B	839	Terrace	C	
707	Cleveland	B	844	Cleveland	B	
721	Cleveland	B	851	Cleveland	B	
			858	Cleveland	B	
			861	Cleveland	B	(D)
731	Cleveland	C	875	Cleveland	B	
732	Cleveland	C				(D)
736	Cleveland	B	881	Cleveland	B	
737	Cleveland	B	883	Cleveland	C	
738	Cleveland	C	889	Cleveland	C	
739	Cleveland	C	896 ^{/1/}	Terrace	C	
741	Cleveland	C	898 ^{/1/}	Cleveland	C	
749	Cleveland	C	901	Independence	C	
751	Cleveland	B	902	Cleveland	B	
752	Cleveland	B				(D)
754	Cleveland	B				(D)
761	Cleveland	B	921	Cleveland	B	
765	Terrace	C	925 ^{/1/}	Cleveland	C	
766	Terrace	C	931	Cleveland	B	
767 ^{/1/}	Cleveland	B	932	Cleveland	B	
771	Cleveland	B	937	Cleveland	B	
772	Cleveland	B	939	Cleveland	B	
774	Cleveland	B	941	Cleveland	C	
776 ^{/1/}	Cleveland	B	957	Cleveland	C	
778	Cleveland	C	961	Cleveland	B	
781	Cleveland	B	976	Cleveland	B	
787	Cleveland	B	977	Cleveland	C	
791	Cleveland	B	983	Cleveland	B	
795	Cleveland	B	986	Independence	C	
797	Cleveland	C	987	Cleveland	B	
802	Cleveland	B	991	Cleveland	B	
810 ^{/1/}	Montrose	C	999	Cleveland	B	
813	Cleveland	C				

/1/ New prefixes added since last revision.

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By Connie Browning, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

5th Revised Sheet No. 39.1
Cancels
4th Revised Sheet No. 39.1

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

CLEVELAND LATA (NPA: 440)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
205	Mentor	D	423	Gates Mills	D
209	Mentor	D	427 ^{/1/}	Olmsted Falls	D
230	North Royalton	D	431 ^{/1/}	Hillcrest	C
232	Bedford	D	439	Bedford	D
234	Berea	C	442	Hillcrest	C
235	Olmsted Falls	D	446	Hillcrest	C
237	North Royalton	D	449	Hillcrest	C
238	Strongsville	D	456	Hillcrest	C
239 ^{/1/}	Berea	C	460	Hillcrest	C
243	Berea	C	461	Hillcrest	C
247	Chagrin Falls	D	473	Hillcrest	C
248	Chagrin Falls	D	483	Hillcrest	C
250	Trinity	C	498	Chagrin Falls	D
254	Leroy	D	516	Wickliffe	C
255	Mentor	D	519	Chagrin Falls	D
256	Kirkland	D	526	Brecksville	D
257	Mentor	D	542	Solon	D
260	Berea	C	546	Brecksville	D
266 ^{/1/}	Mentor	D	571 ^{/1/}	Willoughby	C
268 ^{/1/}	Strongsville	D	572	Strongsville	D
269	Willoughby	C	582	North Royalton	D
296 ^{/1/}	Painesville	D	585	Wickliffe	C
297 ^{/1/}	Berea	C	602	Willoughby	C
312 ^{/1/}	Hillcrest	C	603	Hillcrest	C
331	Cleveland	C	604	Hillcrest	C
333	Cleveland	C	605	Hillcrest	C
347 ^{/1/}	Wickliffe	C	617 ^{/1/}	Trinity	C
349	Chagrin Falls	D			
350	Painesville	D	639	Painesville	D
352	Painesville	D	646	Hillcrest	C
354	Painesville	D	684 ^{/1/}	Hillcrest	C
356	Cleveland	C	686	Trinity	C
357	Painesville	D	716	Trinity	C
358 ^{/1/}	Painesville	D	717	Brecksville	D
392	Painesville	D	720	Hillcrest	C
395	Hillcrest	C	729	Chesterland	D
409 ^{/1/}	Cleveland	C	734	Trinity	C

(D)

/1/ New prefixes added since last revision.

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By Connie Browning, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

3rd Revised Sheet No. 39.2
Cancels
2nd Revised Sheet No. 39.2

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

CLEVELAND LATA (NPA: 440) (cont'd)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
735	Bedford	D	885	Victory	C
736 ^{/1/}	Brecksville	D	886	Victory	C
740	Brecksville	D	887	Victory	C
743	Victory	C	888	Victory	C
746	Brecksville	D	891	Berea	C
777	Trinity	C	892	Trinity	C
779	Trinity	C	893	Chagrin Falls	D
786	Bedford	D	895	Cleveland	C
801 ^{/1/}	Trinity	C	899	Trinity	C
808	Trinity	C	914 ^{/1/}	Chagrin Falls	D
816	Berea	C	918	Willoughby	C
826	Berea	C	942	Willoughby	C
827	Trinity	C	943	Wickliffe	C
833	Wickliffe	C	944	Wickliffe	C
834	Burton	D	946	Willoughby	C
835	Trinity	C	951	Willoughby	C
836	Chagrin Falls	D	953	Willoughby	C
838	Brecksville	D	954	Willoughby	C
842	Victory	C	962	Trinity	C
843	Victory	C	974	Mentor	D
845	Victory	C	975	Willoughby	C
846	Strongsville	D	979	Trinity	C
868 ^{/1/}	Hillcrest	C	995 ^{/1/}	Hillcrest	C
871	Trinity	C			
877 ^{/1/}	North Royalton	D			
878 ^{/1/}	Strongsville	D			
884	Victory	C			

/1/ New prefixes added since last revision.

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By Connie Browning, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

5th Revised Sheet No. 40
Cancels
4th Revised Sheet No. 40

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

COLUMBUS LATA (NPA: 614)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
210 ^{/1/}	Dublin	C	253	Columbus	C
213	Worthington	C	257	Columbus	C
215 ^{/1/}	Dublin	C	258	Columbus	C
217	Columbus	B	261	Columbus	C
220	Columbus	B	262	Columbus	C
221	Columbus	B	263	Columbus	C
222	Columbus	B	265	Columbus	C
223	Columbus	B	267	Columbus	C
224	Columbus	B	268	Columbus	C
225	Columbus	B			(D)
227	Columbus	B			(D)
228	Columbus	B	272	Columbus	C
229	Columbus	B	273	Columbus	C
231	Columbus	C	274	Columbus	C
232	Columbus	B	275	Columbus	C
233	Columbus	B	276	Columbus	C
234	Columbus	B	277	Grove City	D
235	Columbus	C	278	Columbus	C
236	Columbus	C	279	Columbus	C
237	Columbus	C	280	Columbus	B
238	Columbus	C	281	Columbus	B
239	Columbus	C	287 ^{/1/}	Columbus	B
240	Columbus	B	291	Columbus	C
241	Columbus	B	292	Columbus	C
242	Columbus	B	293	Columbus	C
243	Columbus	B	294	Columbus	C
244	Columbus	B	297	Columbus	C
247	Columbus	B	298	Columbus	C
248	Columbus	B	299	Columbus	C
249	Columbus	B	308	Columbus	C
251	Columbus	C	322 ^{/1/}	Reynoldsburg	C
252	Columbus	C	326	Columbus	C

/1/ New prefixes added since last revision.

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

7th Revised Sheet No. 41
Cancels
6th Revised Sheet No. 41

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

COLUMBUS LATA (NPA: 614) (cont'd)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
331 ^{/1/}	Columbus	C	451	Columbus	C
336 ^{/1/}	Dublin	C	457	Columbus	C
337	Gahanna	C	459	Columbus	C
338	Columbus	C	460	Columbus	B
341	Columbus	B	461	Columbus	B
342 ^{/1/}	Gahanna	C	462	Columbus	B
351	Columbus	C	463	Columbus	B
356 ^{/1/}	Dublin	C	464	Columbus	B
			466	Columbus	B
365	Columbus	B	469	Columbus	B
366 ^{/1/}	Columbus	C	470	Gahanna	C
367	Reynoldsburg	C	471	Gahanna	C
372 ^{/1/}	Columbus	C	472 ^{/1/}	Gahanna	C
376 ^{/1/}	Dublin	C	473	Gahanna	C
387 ^{/1/}	Columbus	C	475	Gahanna	C
388 ^{/1/}	Columbus	C	476	Gahanna	C
409	Lockborne	D	478	Gahanna	C
414	Gahanna	C	479	Gahanna	C
415	Gahanna	C	480	Columbus	B
418	Gahanna	C	481	Columbus	C
421	Columbus	C	485	Columbus	C
			486	Columbus	C
424	Columbus	C	487	Columbus	C
428	Gahanna	C	488	Columbus	C
429	Columbus	C	490	Gahanna	C
430	Worthington	C	491	Lockbourne	D
431	Worthington	C	492	Lockbourne	D
433	Worthington	C	497	Lockbourne	D
435 ^{/1/}	Worthington	C	501	Reynoldsburg	C
436	Worthington	C	514 ^{/1/}	Columbus	C
438	Worthington	C	516 ^{/1/}	Worthington	C
442	Columbus	C	523	Westerville	C
443	Columbus	C			
444	Columbus	C			
445	Columbus	C			
447	Columbus	C			
449	Columbus	C			

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

7th Revised Sheet No. 42
Cancels
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1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

COLUMBUS LATA (NPA: 614) (cont'd)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area	
527	Hilliard	D	728	Columbus	B	(D)
529	Hilliard	D	734 ^{/1/}	Dublin	C	
538	Columbus	C	744	Columbus	B	
539	Grove City	D	751	Reynoldsburg	C	
542 ^{/1/}	Columbus	C	752	Columbus	B	
544	Columbus	B	755	Reynoldsburg	C	
546	Columbus	B	759	Reynoldsburg	C	
564	Columbus	B	760	Dublin	C	
566	Columbus	B	761	Dublin	C	
575	Reynoldsburg	C	764	Dublin	C	
577	Reynoldsburg	C	766	Dublin	C	
621	Columbus	B	771	Hilliard	D	
			775 ^{/1/}	New Albany	D	
			776 ^{/1/}	Westerville	C	(D)
627	Columbus	B	777	Hilliard	D	
628	Columbus	B				(D)
629	Columbus	B	781	Worthington	C	
644	Columbus	B	784	Columbus	C	
645	Columbus	B	785	Worthington	C	
659	Dublin	C	786	Worthington	C	
677	Columbus	B	789	Dublin	C	
			790	Dublin	C	(D)
688	Columbus	B	791	Dublin	C	
			792	Dublin	C	(D)
			793	Dublin	C	(D)
716 ^{/1/}	Columbus	B	794	Westerville	C	
717	Dublin	C	797 ^{/1/}	Westerville	C	
718	Dublin	C	798	Dublin	C	
719	Columbus	B	799	Dublin	C	
722	Columbus	B	801	Grove City	D	
723	Columbus	B	818	Westerville	C	
724	Columbus	B	821	Columbus	B	
			823	Westerville	C	
			825	Worthington	C	

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

6th Revised Sheet No. 43
Cancels
5th Revised Sheet No. 43

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

COLUMBUS LATA (NPA: 614) (cont'd)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
830	Groveport	D	866	Reynoldsburg	C
833	Canal Winchester	D	868	Reynoldsburg	C
834	Canal Winchester	D	870	Alton	D
835	Groveport	D	871	Grove City	D
836	Groveport	D	875	Grove City	D
837	Canal Winchester	D	876	Hilliard	D
840	Worthington	C	877	Harrisburg	D
841	Worthington	C	878	Alton	D
842	Worthington	C	879	West Jefferson	D
844	Worthington	C	880	Worthington	C
846	Worthington	C	882	Westerville	C
847	Worthington	C	885	Worthington	C
848	Worthington	C	887 ^{/1/}	Columbus	B
849	Columbus	B	888	Worthington	C
850	Hilliard	D	889	Dublin	C
851	Alton	D	890	Westerville	C
853	Alton	D	891	Westerville	C
854	Worthington	C	895	Westerville	C
855	New Albany	D	896 ^{/1/}	Worthington	C
856	Reynoldsburg	C	898	Westerville	C
857	Columbus	B	899	Westerville	C
860	Reynoldsburg	C	901 ^{/1/}	Westerville	C
861	Reynoldsburg	C	920	Canal Winchester	D
863	Reynoldsburg	C	921 ^{/1/}	Hilliard	D
864	Reynoldsburg	C	922 ^{/1/}	Alton	D
865	Westerville	C	932	Dublin	C
			933	New Albany	D
			939	New Albany	D
			976	Columbus	B
			985	Worthington	C
			995	Columbus	B

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

5th Revised Sheet No. 43.1
Cancels
4th Revised Sheet No. 43.1

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

COLUMBUS LATA (NPA: 740)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
232	St Clairsville	D	437	Bloomingsburg	D
242 ^{/1/}	Thornville	D	441	Gallipolis	D
245	Rio Grande	D	446	Gallipolis	D
246	Thornville	D	450	Zanesville	D
254	Gnadenhutten	D	452	Zanesville	D
256	Guyan	D	453	Zanesville	D
264	Steubenville	D	454	Zanesville	D
266	Steubenville	D	455	Zanesville	D
277 ^{/1/}	Lancaster	D	458	Clarington	D
280 ^{/1/}	Philo	D	472	Woodsfield	D
282	Steubenville	D	473	Newport	D
283	Steubenville	D	483	Duffy	D
284	Steubenville	D	484	Bethesda	D
291 ^{/1/}	Coshocton	D	492 ^{/1/}	Newcomerstown	D
295	Coshocton	D	495	New Holland	D
333	Washington CH	D	498	Newcomerstown	D
335	Washington CH	D	526 ^{/1/}	St. Clairsville	D
339	Gallipolis	D	532	Ironton	D
342	New Lexington	D	533	Ironton	D
343	New Lexington	D	534	Ironton	D
346	Steubenville	D	535	Mingo Junction	D
347	Corning	D	536	Rushville	D
367	Cheshire	D	537	Toronto	D
373	Marietta	D	545	West Lafayette	D
374	Marietta	D	547 ^{/1/}	Ironton	D
376	Marietta	D	567	Lewisville	D
377	Ironton	D	568	Marietta	D
379	Walnut	D	575 ^{/1/}	Coshocton	D
388	Vinton	D	586	Zanesville	D
394	Shawnee	D	588 ^{/1/}	Zanesville	D
401	Belpre	D	609	Martins Ferry-Br	D
423	Belpre	D	620 ^{/1/}	Washington CH	D
425	Barnesville	D	622	Coshocton	D
426	Jeffersonville	D	623	Coshocton	D
			633	Martins Ferry-Br	D
			635	Martins Ferry-Br	D

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

2nd Revised Sheet No. 43.2
Cancels
1st Revised Sheet No. 43.2

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

COLUMBUS LATA (NPA: 740) (cont'd)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
636	Washington CH	D	753	Nelsonville	D
643	Arabia	D	754	Dresden	D
652	Lancaster	D	756	Carroll	D
653	Lancaster	D	757	Somerton	D
654	Lancaster	D	762	Murray City	D
659	Glenford	D	829	Conesville	D
671	Bellaire	D	844 ^{/1/}	London	D
674	Philo	D	845	London	D
676	Bellaire	D	849	Fultonham	D
681	Lancaster	D	852	London	D
687	Lancaster	D	864 ^{/1/}	New Matamoras	D
689	Lancaster	D	865	New Matamoras	D
695	St Clairsville	D	872	Norwich	D
697	Roseville	D	874	Sedalia	D
699	St Clairsville	D	922	Uhrichsville	D
743	Somerset	D	925 ^{/1/}	Gallipolis	D
746	Sugar Grove	D	926	Beallsville	D
			934	Graysville	D
			948	Milledgeville	D

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

3rd Revised Sheet No. 44
Cancels
2nd Revised Sheet No. 44

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

DAYTON LATA (NPA: 513)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
420	Middletown	D	727	Middletown	D
422	Middletown	D			
423	Middletown	D			
424	Middletown	D			
425	Middletown	D	988	Trenton	D
539	Monroe	D			
705 ^{/1/}	Middletown	D			

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

5th Revised Sheet No. 45
Cancels
4th Revised Sheet No. 45

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

DAYTON LATA (NPA: 937)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
208	Dayton	B	275	Dayton	C
220	Dayton	B	276	Dayton	C
221	Dayton	B	277	Dayton	C
222	Dayton	B	278	Dayton	C
223	Dayton	B	279	Dayton	C
224	Dayton	B	285	Dayton	B
225	Dayton	B	288	Danville-H	D
226	Dayton	B	290	Dayton	C
227	Dayton	B	291	Dayton	C
228	Dayton	B	293	Dayton	C
229	Dayton	B	294	Dayton	C
233	Dayton	D	296	Dayton	C
234	Dayton	B	297	Dayton	C
235	Dayton	D	298	Dayton	C
236	Dayton	D	299	Dayton	C
237	Dayton	D	312 ^{/1/}	Dayton	C
252	Dayton	C	318 ^{/1/}	Dayton	D
253	Dayton	C	320	Beavercreek	D
254	Dayton	C	322	Springfield	D
			323	Springfield	D
256	Dayton	C	324	Springfield	D
			325	Springfield	D
258	Dayton	C	327	Springfield	D
259	Dayton	C	328	Springfield	D
262	Dayton	C	331	Dayton	B
263	Dayton	C	333	Dayton	B
264	Vandalia	D	341	Dayton	B
265	Pitchin	D	342	Springfield	D
267	Dayton	C	356	Dayton	B
268	Dayton	C	365	Rainsboro	D
274	Dayton	C	368	Fletcher-Lena	D
			372	Xenia	D
			374	Xenia	D

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

4th Revised Sheet No. 45.1
Cancels
3rd Revised Sheet No. 45.1

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

DAYTON LATA (NPA: 937) (cont'd)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
376	Xenia	D	499	Dayton	C
384	Miamisburg-W Car	D	505 ^{/1/}	Springfield	D
390	Springfield	D	512	Dayton	B
392	Ripley	D	525	Springfield	D
393	Hillsboro	D	528	Dayton	C
395 ^{/1/}	Dayton	C	534	Dayton	C
396 ^{/1/}	Dayton	C	542	Dayton	B
399	Springfield	D	562 ^{/1/}	Xenia	D
415	Vandalia	D	567	Dayton	C
426	Beavercreek	D	568	South Vienna	D
427	Beavercreek	D	580 ^{/1/}	Dayton	B
428	Dayton	C	586	Dayton	B
429	Beavercreek	D	615	Piqua	D
431	Beavercreek	D	627 ^{/1/}	Dayton	B
432	Dayton	C	629	Springfield	D
433	Dayton	C	630	Dayton	B
434	Dayton	C	640	Dayton	B
435	Dayton	C	641	Dayton	B
436	Dayton	C	643	Dayton	C
438	Dayton	C			
439	Dayton	C	675	Jamestown	D
443	Dayton	B	695	Winchester	D
445	Dayton	B	704 ^{/1/}	Franklin	D
449	Dayton	B	708 ^{/1/}	Xenia	D
453	Bowersville	D	743 ^{/1/}	Franklin	D
454	Vandalia	D	746 ^{/1/}	Franklin	D
455	Dayton	B	748 ^{/1/}	Centerville	D
457	Dayton	B	754	Fairborn	D
461	Dayton	B	764	Belfast	D
462	South Charleston	D	766	Cedarville	D
463	Dayton	B	767	Yellow Spr-Cli	D
466	Marshall	D	769	Yellow Spr-Cli	D
476	Dayton	C	773	Piqua	D
485	Dayton	B	775	Fairborn	D
495	Dayton	B	778	Piqua	D
496	Dayton	B	781	Dayton	C
			795	Aberdeen	D

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

2nd Revised Sheet No. 45.2
Cancels
1st Revised Sheet No. 45.2

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

DAYTON LATA (NPA: 937) (cont'd)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
824	Dayton	B	873	Fairborn	D
840 ^{/1/}	Hillsboro	D	878	Fairborn	D
845	New Carlisle	D	879	Fairborn	D
846	New Carlisle	D	882	Donnelsville	D
847	Miamisburg-W Ca	D	883	South Solon	D
848	Bellbrook	D	885	Centerville	D
849	Medway	D	886	Centerville	D
857	Christiansburg	D	890	Vandalia	D
859	Miamisburg-W Ca	D	898	Vandalia	D
862	Spring Valley	D	927	Sugar Tree Ridge	D
863	Enon	D	964	North Hampton	D
864	Enon	D	969	Tremont City	D
865	Miamisburg-W Ca	D	976	Dayton	B
866	Miamisburg-W Ca	D			

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

4th Revised Sheet No. 46
Cancels
3rd Revised Sheet No. 46

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

TOLEDO LATA (NPA: 419)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
209	Upper Sandusky	D	380	Toledo	C
213	Toledo	B	381	Toledo	C
240	Toledo	B	382	Toledo	C
241	Toledo	B	383 ^{/1/}	Toledo	C
242	Toledo	B	385	Toledo	C
243	Toledo	B	386	Toledo	C
244	Toledo	B	389	Toledo	C
245	Toledo	B	407	Toledo	C
246	Toledo	B	418	Toledo	B
247	Toledo	B	420	Findlay	D
248	Toledo	B	421	Findlay	D
249	Toledo	B	422	Findlay	D
251	Toledo	B	423	Findlay	D
252	Toledo	B	424	Findlay	D
254	Toledo	B	425	Findlay	D
255	Toledo	B	427	Findlay	D
259	Toledo	B	429	Findlay	D
269	Toledo	C	434 ^{/1/}	Findlay	D
291	Toledo	C	435	Fostoria	D
292	Toledo	C	436	Fostoria	D
294	Upper Sandusky	D	442	Toledo	B
321	Toledo	B	443	Tiffin	D
322	Toledo	C	447	Tiffin	D
325	Toledo	B	448	Tiffin	D
327	Toledo	B	455 ^{/1/}	Tiffin	D
329	Toledo	C			
332	Fremont	D	470	Toledo	C
333	Fremont	D	471	Toledo	C
334	Fremont	D	472	Toledo	C
			473	Toledo	C
355	Fremont	D	474	Toledo	C
359	Bloomington	D	475	Toledo	C
			476	Toledo	C

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

3rd Revised Sheet No. 46.1
Cancels
2nd Revised Sheet No. 46.1

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

TOLEDO LATA (NPA: 419) (cont'd)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
478	Toledo	C	690	Toledo	D
479	Toledo	C	691	Toledo	D
480	Toledo	C	693	Toledo	D
482	Maumee	D	696	Toledo	D
486	Toledo	C	697	Toledo	D
530	Toledo	C	698	Toledo	D
531	Toledo	C	726	Toledo	C
534	Toledo	C	727	Toledo	C
535	Toledo	C	729	Toledo	C
536	Toledo	C	861	Holland	D
537	Toledo	C	865	Holland	D
539	Toledo	C	866	Holland	D
578	Toledo	C	867	Holland	D
595	New Riegel	D	868	Holland	D
609	Sandusky	D	872	Perrysburg	D
621	Sandusky	D	873	Perrysburg	D
624	Sandusky	D	874	Perrysburg	D
625	Sandusky	D	877	Whitehouse	D
626	Sandusky	D	887	Maumee	D
627	Sandusky	D	891	Maumee	D
661	Toledo	D	893	Maumee	D
662 ^{/1/}	Toledo	D	897	Maumee	D
665	Lindsey	D	936	Toledo	B
666	Toledo	D			
672 ^{/1/}	Findlay	D			
684	Castalia	D			

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Original Sheet No. 46.2

1. EXCHANGE AREAS (cont'd)

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1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

TOLEDO LATA (NPA: 567)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
336 ^{/1/}	Perrysburg	D			

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

3rd Revised Sheet No. 47
Cancels
2nd Revised Sheet No. 47

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

YOUNGSTOWN LATA (NPA: 330)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
227	Rogers	D	629	Youngstown	D
270	Youngstown	D	652	Niles	D
332	Salem	D	679	Salineville	D
337	Salem	D	702	Canfield	D
382 ^{/1/}	East Liverpool	D	707	Youngstown	D
385	East Liverpool	D	726	Youngstown	D
386	East Liverpool	D	729	Youngstown	D
420 ^{/1/}	Lisbon	D	740	Youngstown	C
424	Lisbon	D	742	Youngstown	C
426	East Palestine	D	743	Youngstown	C
427	Leetonia	D	744	Youngstown	C
448	Sharon	D	746	Youngstown	C
457	New Waterford	D	747	Youngstown	C
480	Youngstown	C	750	Youngstown	C
482	Columbiana	D	755	Youngstown	C
505	Girard	D	757	Youngstown	D
530	Girard	D	758	Youngstown	D
532	Wellsville	D	759	Youngstown	D
533	Canfield	D	779 ^{/1/}	Youngstown	D
534	Hubbard	D	781 ^{/1/}	Youngstown	C
536	Lowellville	D	782	Youngstown	C
538	North Jackson	D	783	Youngstown	C
539	Girard	D	788	Youngstown	C
542	North Lima	D	792	Youngstown	D
544	Niles	D	793	Youngstown	D
545	Girard	D	797	Youngstown	D
549	North Lima	D	799	Youngstown	D
568	Hubbard	D	884 ^{/1/}	Youngstown	C
599 ^{/1/}	Youngstown	C	941 ^{/1/}	Youngstown	C
			965	Youngstown	D
			969 ^{/1/}	Sharon	D
			989 ^{/1/}	Niles	D

/1/ New prefixes added since last revision.

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By Connie Browning, President, Cleveland, Ohio

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

B. Exchange Area Boundaries and Maps

1. The administration of exchange area boundaries shall be in accordance with Exhibit A, Boundaries, associated with Rule 4901;1-3-06 of the Code of Rules and Regulations of The Public Utilities Commission of Ohio, in which the Company concurs. (T)
2. Exchange area maps are included in Part 4, Section 6 of this tariff.

C. Metropolitan Areas

1. The exchange areas included in the Cleveland Metropolitan Area are as follows:

Cleveland	North Royalton
Bedford	Olmsted Falls
Berea	Strongsville
Brecksville	Terrace
Chagrin Falls	Trinity
Gates Mills	Victory
Hillcrest	Wickliffe
Independence	Willoughby
Montrose	

2. The exchange areas included in the Columbus Metropolitan Area are as follows:

Columbus	Hilliard
Alton	Lockbourne
Canal Winchester	New Albany
Dublin	Reynoldsburg
Gahanna	Westerville
Grove City	West Jefferson
Groveport	Worthington
Harrisburg	

3. The exchange areas included in the Dayton Metropolitan Area are as follows:

Dayton	Fairborn
Beavercreek	Miamisburg - West Carrollton
Bellbrook	Vandalia
Centerville	

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TFA No. OH-07-17839

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet No. 49

1. EXCHANGE AREAS (Cont'd)

1.2 Exchange Area Rate Schedules (Cont'd)

C. Metropolitan Areas (Cont'd)

4. The exchange areas included in the Toledo Metropolitan Area are as follows:

Toledo
Holland
Maumee

Perrysburg
Whitehouse

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet No. 50

1. EXCHANGE AREAS (Cont'd)

1.2 Exchange Area Rate Schedules (Cont'd)

D. Ohio Zones of Wheeling Area Exchange Area

1. Description

The Wheeling Area Exchange Area consists of three zones located in Ohio, and four zones located in West Virginia and operated by the Chesapeake and Potomac Telephone Company of West Virginia, as follows:

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet No. 51

1. EXCHANGE AREAS (Cont'd)

1.2 Exchange Area Rate Schedules (Cont'd)

D. Ohio Zones of Wheeling Area Exchange Area (Cont'd)

2. Messages Between Zones

All messages from stations of each of the Ohio zones to other stations of the Wheeling Area Exchange Area are considered to be local messages.

3. Foreign Zone Service

- a. Where exchange service is furnished to a customer located in a zone within Ohio through a central office of a zone within Ohio other than that regularly serving the zone in which the customer is located, the regulations, rates and charges for foreign central office service are applicable.
- b. Where exchange service is furnished to a customer in an Ohio zone through a central office in a West Virginia zone or to a customer in a West Virginia zone through a central office in an Ohio zone, the portion of the facilities in Ohio are furnished as covered in 3-a above. For the portion of the facilities located in West Virginia, charges apply as specified in the intrastate tariff of The Chesapeake and Potomac Telephone Company of West Virginia.

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

1st Revised Sheet 52
Cancels Original Sheet 52

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

D. Ohio Zones of Wheeling Area Exchange Area (cont'd)

4. All other circuits and Channels

- a. Where the terminals of the circuit or channel are located in Ohio and in the same or in different zones, circuit rates apply as specified for circuits or channels "within the same exchange area".
- b. Where the terminals of the circuit or channel are located in a zone in Ohio and in a zone in West Virginia, the provisions of 4-a above apply to the portion of the facilities in Ohio. For the portion of the facilities in West Virginia, charges apply as specified in the intrastate tariff of The Chesapeake and Potomac Telephone Company of West Virginia.

5. In the application of rates and charges for other items of service included in this tariff or the Private Line Service Tariff and with respect to the application of message toll telephone service rates, or any other matter covered by any other Company tariff, the terms "zone" and "zone area" as used in this paragraph have the same meaning as the terms "exchange" and "exchange area". (T)

1.3 List of Local Access and Transport Areas

The LATA's and the associated exchanges are as follows:

A. Akron LATA

<u>OBT CO.</u>	<u>OTHER TEL. COS</u>	
AKRON	BALTIC	GTE NORTH INC.
ALLIANCE	BEACH CITY	GTE NORTH INC.
ATWATER	BERLIN	GTE NORTH INC.
CANAL FULTON	BOLIVAR	GTE NORTH INC.
CANTON	BREWSTER	GTE NORTH INC.
DALTON	BRUNSWICK	GTE NORTH INC.
GREENSBURG	BURBANK	GTE NORTH INC.
HARTVILLE	CARROLLTON	GTE NORTH INC.
KENT	CHATHAM	GTE NORTH INC.
LOUISVILLE	CRESTON	GTE NORTH INC.
MAGNOLIA-WAYNESBURG	DELLROY	GTE NORTH INC.
MANCHESTER	DOYLESTOWN	DOYLESTOWN
MANTUA	E. ROCHESTER	GTE NORTH INC.

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet No. 53

1. EXCHANGE AREAS (Cont'd)

1.3 List of Local Access and Transport Areas (Cont'd)

The LATA's and the associated exchanges are as follows (Cont'd):

A. Akron LATA (Cont'd)

OBT CO.	OTHER TEL. COS
MARLBORO	GARRETTSVILLE GTE NORTH INC.
MASSILLON	HANOVERTON GTE NORTH INC.
MOGADORE	HARLEM SPRINGS GTE NORTH INC.
NAVARRE	HIRAM GTE NORTH INC.
NORTH CANTON	HOMERVILLE GTE NORTH INC.
RAVENNA	HUDSON MID CONTINENT
ROOTSTOWN	LODI GTE NORTH INC.
SEBRING	MALVERN GTE NORTH INC.
UNIONTOWN	MECHANICSTOWN GTE NORTH INC.
	MEDINA GTE NORTH INC.
	MINERAL CITY GTE NORTH INC.
	MINERVA GTE NORTH INC.
	MONTROSE GTE NORTH INC.
	N. GEORGETOWN GTE NORTH INC.
	NEW PHILADELPHIA GTE NORTH INC.
	PARIS GTE NORTH INC.
	PATTERSONVILLE PATTERSONVILLE
	PENINSULA MID CONTINENT
	SEVILLE GTE NORTH INC.
	SHARON CENTER GTE NORTH INC.
	SPENCER GTE NORTH INC.
	STRASBURG GTE NORTH INC.
	SUGARCREEK GTE NORTH INC.
	VALLEY CITY GTE NORTH INC.
	WADSWORTH GTE NORTH INC.
	WESTFIELD CTR. GTE NORTH INC.
	WILMOT GTE NORTH INC.
	WINONA GTE NORTH INC.

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet No. 54

1. EXCHANGE AREAS (Cont'd)

1.3 List of Local Access and Transport Areas (Cont'd)

The LATA's and the associated exchanges are as follows (Cont'd):

B. Cleveland LATA

<u>OBT CO.</u>	<u>OTHER TEL. COS</u>	
BEDFORD	AMHERST	CENTURY
BEREA	ASHTABULA	MID CONTINENT
BRECKSVILLE	AURORA	MID CONTINENT
BURTON	AUSTINBURG	MID CONTINENT
CHAGRIN FALLS	AVON	CENTURY
CHESTERLAND	AVON LAKE	CENTURY
CLEVELAND	BAINBRIDGE	MID CONTINENT
GATES MILLS	BIRMINGHAM	CENTURY
HILLCREST	CHARDON	MID CONTINENT
INDEPENDENCE	COLEBROOK	ORWELL
KIRTLAND	COLUMBIA STA	MID CONTINENT
LEROY	CONNEAUT	CONNEAUT
MENTOR	DORSET	MID CONTINENT
MONTROSE	EAST CLARIDON	MID CONTINENT
NORTH ROYALTON	ELYRIA	MID CONTINENT
OLMSTED FALLS	GENEVA	MID CONTINENT
PAINESVILLE	GRAFTON	GTE NORTH INC.
STRONGSVILLE	HINCKLEY	MID CONTINENT
TERRACE	HUNTSBURG	MID CONTINENT
TRINITY	KINGSVILLE	MID CONTINENT
VICTORY	LORAIN	CENTURY
WICKLIFFE	MADISON	MID CONTINENT
WILLOUGHBY	MESOPOTAMIA	MID CONTINENT
	MIDDLEFIELD	MID CONTINENT
	MONTVILLE	MID CONTINENT

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet No. 55

1. EXCHANGE AREAS (Cont'd)

1.3 List of Local Access and Transport Areas (Cont'd)

The LATA's and the associated exchanges are as follows (Cont'd):

B. Cleveland LATA (Cont'd)

OTHER TEL. COS

N. BLOOMFIELD	ORWELL
NEWBURY	MID CONTINENT
NORTH EATON	GTE NORTH INC.
NORTHFIELD	MID CONTINENT
OBERLIN	GTE NORTH INC.
ORWELL	ORWELL
PARKMAN	MID CONTINENT
PERRY	MID CONTINENT
PIERPONT	MID CONTINENT
RICHFIELD	MID CONTINENT
ROCK CREEK	MID CONTINENT
RUSSELL	MID CONTINENT
THOMPSON	MID CONTINENT
TRUMBULL	MID CONTINENT
TWINSBURG	MID CONTINENT
VERMILLION	CENTURY
WAKEMAN	GTE NORTH INC.
WELLINGTON	GTE NORTH INC.
WINDSOR	ORWELL

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet No. 56

1. EXCHANGE AREAS (Cont'd)

1.3 List of Local Access and Transport Areas (Cont'd)

The LATA's and the associated exchanges are as follows (Cont'd):

C. Columbus LATA

OBT CO.	OTHER TEL. COS	
ALTON	ADAMSVILLE	UNITED
ARABIA	ADENA	GTE NORTH INC.
BARNESVILLE	ALBANY	GTE NORTH INC.
BEALLSVILLE	ALEXANDRIA	UNITED
BELLAIRE	AMANDA	GTE NORTH INC.
BETHESDA	AMESVILLE	GTE NORTH INC.
BLOOMINGBURG	AMSTERDAM	GTE NORTH INC.
CANAL WINCHESTER	ASHLEY	GTE NORTH INC.
CARROLL	ASHVILLE	GTE NORTH INC.
CHESIRE	ATHENS	GTE NORTH INC.
CLARINGTON	BAINBRIDGE (ROSS)	CHILLICOTHE
COLUMBUS	BALTIMORE	GTE NORTH INC.
CONESVILLE	BARLOW	GTE NORTH INC.
CORNING	BARTLETT	UNITED
COSHOCTON	BEAVER	GTE NORTH INC.
DRESDEN	BERGHOLZ	GTE NORTH INC.
DUBLIN	BEVERLY	GTE NORTH INC.
DUFFY	BLOOMINGDALE	MID CONTINENT
FULTONHAM	BOURNEVILLE	CHILLICOTHE
GAHANNA	BOWERSTON	GTE NORTH INC.
GALLIPOLIS	BREMEN	GTE NORTH INC.
GLENFORD	BRILLIANT	GTE NORTH INC.
GNADENHUTTEN	BYESVILLE	GTE NORTH INC.
GRAYSVILLE	CADIZ	GTE NORTH INC.
GROVE	CITY	CALDWELL GTE NORTH INC.
GROVEPORT	CAMBRIDGE	GTE NORTH INC.
GUYAN	CENTERVILLE	MID CONTINENT
HARRISBURG	CHESIRE CENTER	GTE NORTH INC.
HILLIARD	CHESTER	MID CONTINENT
IRONTON	CHESTERHILL	UNITED

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet No. 57

1. EXCHANGE AREAS (Cont'd)

1.3 List of Local Access and Transport Areas (Cont'd)

The LATA's and the associated exchanges are as follows (Cont'd):

C. Columbus LATA (Cont'd)

OBT CO.	OTHER TEL. COS	
JEFFERSONVILLE	CHILLICOTHE	CHILLICOTHE
LANCASTER	CIRCLEVILLE	GTE NORTH INC.
LEWISVILLE	CLARKSBURG	CHILLICOTHE
LOCKBOURNE	COOLVILLE	MID CONTINENT
LONDON	COOPERDALE	GTE NORTH INC.
MARIETTA	CROOKSVILLE	UNITED
MARTINS FERRY-	CROTON	UNITED
BRIDGEPORT	CUMBERLAND	MID CONTINENT
MILLEDGEVILLE	DELAWARE	GTE NORTH INC.
MINGO JUNCTION	DEXTER CITY	GTE NORTH INC.
MURRAY CITY	DILLONVALE	GTE NORTH INC.
NELSONVILLE	FAIRVIEW	MID CONTINENT
NEW ALBANY	FLUSHING	GTE NORTH INC.
NEW HOLLAND	FRANKFORT	CHILLICOTHE
NEW LEXINGTON	FRAZEYSBURG	UNITED
NEW MATAMORA	FREEPORT	GTE NORTH INC.
NEWCOMERSTOWN	GLOUSTER	UNITED
NEWPORT	GRANVILLE	MID CONTINENT
NORWICH	GRATIOT	MID CONTINENT
PHILO	GREEN CAMP	GTE NORTH INC.
REYNOLDSBURG	GUYSVILLE	GTE NORTH INC.
RIO GRANDE	HALLSVILLE	CHILLICOTHE
ROSEVILLE	HANOVER MARNE	MID CONTINENT
	HARPSTER	GTE NORTH INC.
	HEBRON	UNITED
	HOPEDALE	MID CONTINENT
	IDAHO	GTE NORTH INC.

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet No. 58

1. EXCHANGE AREAS (Cont'd)

1.3 List of Local Access and Transport Areas (Cont'd)

The LATA's and the associated exchanges are as follows (Cont'd):

C. Columbus LATA (Cont'd)

OBT CO.	OTHER TEL. COS	
RUSHVILLE	JACKSON	GTE NORTH INC.
SEDALIA	JEWERT	GTE NORTH INC.
SHAWNEE	JOHNSTOWN	UNITED
SOMERSET	JUNCTION CITY	UNITED
SOMERTON	KILBOURNE	GTE NORTH INC.
ST. CLAIRSVILLE	KINGSTON	CHILLICOTHE
STEUBENVILLE	KNOXVILLE	GTE NORTH INC.
SUGAR GROVE	LA RUE	GTE NORTH INC.
THORNVILLE	LAURELVILLE	GTE NORTH INC.
TORONTO	LETART FALLS	GTE NORTH INC.
UHRICHSVILLE	LITTLE HOCKING	MID CONTINENT
VINTON	LOGAN	GTE NORTH INC.
WALNUT	LONDONBERRY	CHILLICOTHE
WASHINGTON COURT	LOWELL	GTE NORTH INC.
HOUSE	LOWER SALEM	GTE NORTH INC.
WEST JEFFERSON	MARION	GTE NORTH INC.
WEST LAFAYETTE	MASSIEVILLE	CHILLICOTHE
WESTERVILLE	MC CONNELSVILLE	UNITED
WOODSFIELD	MCARTHUR	GTE NORTH INC.
WORTHINGTON	MILLERSPORT	GTE NORTH INC.
ZANESVILLE	MINFORD-STKDAL.	MINFORD
	MORRAL	GTE NORTH INC.
	MORRISTOWN	MID CONTINENT
	MOUNT STERLING	UNITED
	NEVADA	GTE NORTH INC.
	NEW CONCORD	GTE NORTH INC.
	NEW MARSHFIELD	GTE NORTH INC.
	NEWARK	MID CONTINENT

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet No. 59

1. EXCHANGE AREAS (Cont'd)

1.3 List of Local Access and Transport Areas (Cont'd)

The LATA's and the associated exchanges are as follows (Cont'd):

C. Columbus LATA (Cont'd)

OTHER TEL. COS	
OAK HILL	GTE NORTH INC.
OLD WASHINGTON	MID CONTINENT
OSTRANDER	GTE NORTH INC.
PATASKALA	UNITED
PENNSVILLE	UNITED
PIKETON	GTE NORTH INC.
PLAIN CITY	GTE NORTH INC.
PLEASANTVILLE	GTE NORTH INC.
POMEROY	GTE NORTH INC.
PORTLAND	GTE NORTH INC.
PORTSMOUTH	GTE NORTH INC.
POWHATAN POINT	MID CONTINENT
PROSPECT	GTE NORTH INC.
QUAKER CITY	MID CONTINENT
RADNOR	GTE NORTH INC.
RATHBONE	GTE NORTH INC.
REINERSVILLE-HA	UNITED
RESACA	GTE NORTH INC.
RICHMOND	GTE NORTH INC.
RICHMONDALE	CHILLICOTHE
RICHWOOD	GTE NORTH INC.
SCIO	GTE NORTH INC.
SHADE	GTE NORTH INC.
SMITHFIELD	GTE NORTH INC.
ST. LOUISVILLE	MID CONTINENT
STOCKPORT	UNITED
SUMMERFIELD	GTE NORTH INC.
SUNBURY	UNITED
THE PLAINS	GTE NORTH INC.
TILTONSVILLE	GTE NORTH INC.
WALDO	GTE NORTH INC.
WARSAW	GTE NORTH INC.
WATERTOWN	GTE NORTH INC.
WAVERLY	GTE NORTH INC.
WELLSTON	GTE NORTH INC.
WILKESVILLE	GTE NORTH INC.
WILLIAMSPORT	GTE NORTH INC.

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet No. 60

1. EXCHANGE AREAS (Cont'd)

1.3 List of Local Access and Transport Areas (Cont'd)

The LATA's and the associated exchanges are as follows (Cont'd):

D. Dayton LATA

<u>OBT CO.</u>	<u>OTHER TEL. COS</u>	
ABERDEEN	ANSONIA	UNITED
BEAVERCREEK	ARCANUM	UNITED
BELFAST	BLANCHESTER	GTE NORTH INC.
BELLBROOK	BRADFORD	UNITED
BOWERSVILLE	BROOKVILLE	GTE NORTH INC.
CEDARVILLE	CAMDEN	UNITED
CENTERVILLE	CATAWBA	GTE NORTH INC.
CHRISTIANSBURG	CLARKSVILLE	GTE NORTH INC.
DANVILLE	COVINGTON	MID CONTINENT
DAYTON	DECATUR	GTE NORTH INC.
DONNELSVILLE	EATON	UNITED
ENON	ELDORADO	UNITED
FAIRBORN	ENGLEWOOD	GTE NORTH INC.
FLETCHER-LENA	FARMERSVILLE	GTE NORTH INC.
FRANKLIN	GEORGETOWN	GTE NORTH INC.
HILLSBORO	GERMANTOWN	GERMANTOWN
JAMESTOWN	GETTYSBURG	UNITED
MARSHALL	GRATIS	GTE NORTH INC.
MEDWAY	GREENFIELD	GTE NORTH INC.
MIAMISBURG-WEST	GREENVILLE	UNITED
CARROLLTON	HAMERSVILLE	GTE NORTH INC.
	HIGGINSPOUR	GTE NORTH INC.
	HOLLANSBURG	UNITED
	LAURA	GTE NORTH INC.
	LEESBURG	GTE NORTH INC.
	LEWISBURG	GTE NORTH INC.
	LIBERTY	GTE NORTH INC.
	LYNCHBURG	GTE NORTH INC.
	MANCHESTER	GTE NORTH INC.
	MARTINSVILLE	GTE NORTH INC.
	MECHANICSBURG	GTE NORTH INC.
	MOUNT ORAB	GTE NORTH INC.

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet No. 62

1. EXCHANGE AREAS (Cont'd)

1.3 List of Local Access and Transport Areas (Cont'd)

The LATA's and the associated exchanges are as follows (Cont'd):

E. Toledo LATA

<u>OBT CO.</u>	<u>OTHER TEL. COS</u>	
BLOOMINGVILLE	ANTWERP	GTE NORTH INC.
CASTALIA	ARCADIA	ARCADIA
FINDLAY	ARCHBOLD	UNITED
FOSTORIA	ARLINGTON	GTE NORTH INC.
FREMONT	ARTHUR	ARTHUR
HOLLAND	ASHLAND	GTE NORTH INC.
LINDSEY	ATTICA	GTE NORTH INC.
MAUMEE	AYERSVILLE	AYERSVILLE
NEW RIEGEL	BASCOM	BASCOM
PERRYSBURG	BELLEVUE	GTE NORTH INC.
SANDUSKY	BELMORE	ORWELL
TIFFIN	BENTON RIDGE	BENTON RIDGE
TOLEDO	BERLIN HTS.	GTE NORTH INC.
UPPER SANDUSKY	BETTSVILLE	GTE NORTH INC.
WHITEHOUSE	BLOOMDALE	UNITED
	BLOOMVILLE	GTE NORTH INC.
	BOWLING GREEN	GTE NORTH INC.
	BRYAN	GTE NORTH INC.
	CAREY	GTE NORTH INC.
	CELINA	GTE NORTH INC.
	CLYDE	GTE NORTH INC.
	COLDWATER	GTE NORTH INC.
	CONGRESS	GTE NORTH INC.
	CONTINENTAL	CONTINENTAL
	COONEY	CAMDEN RURAL
	CRIDERSVILLE	TEL. SVC. CO.
	CURTICE OREGON	GTE NORTH INC.
	CYGNET	UNITED

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet No. 63

1. EXCHANGE AREAS (Cont'd)

1.3 List of Local Access and Transport Areas (Cont'd)

The LATA's and the associated exchanges are as follows (Cont'd):

E. Toledo LATA (Cont'd)

OTHER TEL. COS	
DEFIANCE	UNITED
DELTA	MID CONTINENT
DESHLER	UNITED
EDGERTON	GTE NORTH INC.
EDON	GTE NORTH INC.
ELMORE	GTE NORTH INC.
EVANSPOET	GTE NORTH INC.
FAYETTE	GTE NORTH INC.
FLORIDA	UNITED
FOREST	GTE NORTH INC.
FORT RECOVERY	GTE NORTH INC.
GENOA	GTE NORTH INC.
GERALD	UNITED
GIBSONBURG	GTE NORTH INC.
GILBOA	COMMUNITY
GRAND RAPIDS	GTE NORTH INC.
GREEN SPRINGS	UNITED
GREENWICH	GTE NORTH INC.
GRELTON-MALINTA	UNITED
HAMLER	UNITED
HASKINS-TONT.	GTE NORTH INC.
HAYESVILLE	GTE NORTH INC.
HELENA	GTE NORTH INC.
HICKSVILLE	GTE NORTH INC.
HOLGATE	UNITED
HURON	GTE NORTH INC.
JENERA	GTE NORTH INC.
JEWELL	UNITED
KELLEYS ISLAND	GTE NORTH INC.
KENTON	MID CONTINENT
LAKEVILLE	GTE NORTH INC.
LEIPSIC	COMMUNITY

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet No. 64

1. EXCHANGE AREAS (Cont'd)

1.3 List of Local Access and Transport Areas (Cont'd)

The LATA's and the associated exchanges are as follows (Cont'd):

E. Toledo LATA (Cont'd)

OTHER TEL. COS	
LIBERTY CENTER	UNITED
LOUDOVILLE	GTE NORTH INC.
LUCKEY	UNITED
LYONS	UNITED
MARBLEHEAD	GTE NORTH INC.
MARIA STEIN	GTE NORTH INC.
MC COMB	GTE NORTH INC.
MC CUTCHENVILLE	SYCAMORE
MC CLURE	MC CLURE
MELMORE	SYCAMORE
MENDON	GTE NORTH INC.
METAMORA	UNITED
MILAN	GTE NORTH INC.
MILLER CITY	CONTINENTAL
MINSTER	GTE NORTH INC.
MOLINE	UNITED
MONROEVILLE	GTE NORTH INC.
MONTPELIER	GTE NORTH INC.
MOUNT BLANCHARD	GTE NORTH INC.
MOUNT CORY	COMMUNITY
NAPOLEON	UNITED
NEAPOLIS	MID CONTINENT
NEW BAVARIA	BENTON RIDGE
NEW BREMEN	GTE NORTH INC.
NEW KNOXVILLE	NEW KNOXVILLE
NEW LONDON	GTE NORTH INC.
NEW WASHINGTON	GTE NORTH INC.
NEY	GTE NORTH INC.
NORTH BALTIMORE	GTE NORTH INC.
NORTH CREEK	BENTON RIDGE
NORTH STAR	GTE NORTH INC.
NORWALK	GTE NORTH INC.
NOVA	NOVA
OAK HARBOR	GTE NORTH INC.

Material formerly appeared in Exchange and Network Services Tariff,
Section 5, 1st Revised Sheet No. 43.13

Issued: October 2, 1995

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In accordance with Case No. 95-815-TP-ATA, issued September 1, 1995.

By J. F. Woods, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet No. 65

1. EXCHANGE AREAS (Cont'd)

1.3 List of Local Access and Transport Areas (Cont'd)

The LATA's and the associated exchanges are as follows (Cont'd):

E. Toledo LATA (Cont'd)

OTHER TEL. COS

OKOLONA	FARMERS MUTUAL
OLD FORT	UNITED
PANDORA	COMMUNITY
PAYNE	GTE NORTH INC.
PEMBERVILLE	GTE NORTH INC.
PERRYSVILLE	GTE NORTH INC.
PIONEER	GTE NORTH INC.
PLYMOUTH	GTE NORTH INC.
POLK	GTE NORTH INC.
PORT CLINTON	GTE NORTH INC.
PORTAGE	UNITED
PUT-IN-BAY	GTE NORTH INC.
RAWSON	GTE NORTH INC.
REDHAW	GTE NORTH INC.
REPUBLIC	GTE NORTH INC.
RICHFIELD CENTER- BERKEY	UNITED
RIDGEVILLE CRN.	RIDGEVILLE
RISINGSUN	UNITED
SAVANNAH	GTE NORTH INC.
SHERWOOD	SHERWOOD MUTUA
ST MARYS	GTE NORTH INC.
STONEY RIDGE	UNITED
STRYKER	UNITED
SULLIVAN	NOVA
SWANTON	UNITED
SYCAMORE	SYCAMORE
SYLVANIA	GTE NORTH INC.
VAN BUREN	GTE NORTH INC.
VANLUE	VANLUE
WABASH	WABASH MUT.
WAPAKONETA	TEL. SVC. CO.
WATERVILLE	UNITED
WAUSEON	UNITED
WAYNE-BRADNER	GTE NORTH INC.
WEST SALEM	GTE NORTH INC.
WEST UNITY	GTE NORTH INC.
WESTON	GTE NORTH INC.
WHARTON	GTE NORTH INC.
WILLIARD	GTE NORTH INC.
WOODVILLE	UNITED
YORKSHIRE	GTE NORTH INC.

Material formerly appeared in Exchange and Network Services Tariff,
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By J. F. Woods, President, Cleveland, Ohio

1. EXCHANGE AREAS (cont'd)

1.3 List of Local Access and Transport Areas (cont'd)

The LATAs and the associated exchanges are as follows: (cont'd) (T)

F. Youngstown LATA

<u>OBT CO.</u>	<u>OTHER TEL. COS</u>	
CANFIELD	ANDOVER	SPRINT
COLUMBIANA	BERLIN CENTER	SPRINT
EAST LIVERPOOL	BRISTOLVILLE	SPRINT
EAST PALESTINE	CORTLAND	SPRINT
GIRARD	DAMASCUS	SPRINT
HUBBARD	GREENE	SPRINT
LEETONIA	HARTFORD	SPRINT
LISBON	JEFFERSON	SPRINT
LOWELLVILLE	JOHNSTON	SPRINT
NEW WATERFORD	KINSMAN	SPRINT
NILES	LAKE MILTON	SPRINT
NORTH JACKSON	NEW LIME	SPRINT
NORTH LIMA	NEWTON FALLS	SPRINT
ROGERS	NORTH BENTON	SPRINT
SALEM	WAYLAND	SPRINT
SALINEVILLE	WINDHAM	SPRINT
WELLSVILLE	WARREN	SPRINT
YOUNGSTOWN		

(T)

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(D)

(T)

Issued: November 15, 1999

Effective: November 15, 1999

In accordance with Case No. 99-1270-TP-ATA, issued October 14, 1999.

By J. F. Woods, President, Cleveland, Ohio

PART 4 - Exchange Access Services
SECTION 2 - Exchange Lines and Usage

1st Revised Sheet A
Cancels Original Sheet A

(D)

(D)

Issued: May 19, 2011

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Case No. 10-1010-TP-ORD.

By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0021

1. MONTHLY EXCHANGE SERVICES

Price Flexibility

All the Company's exchanges have been deemed exempt from the requirements of Section 4927.12 of the Ohio Revised Code (ORC) per Section 4927.123 of the ORC effective April 22, 2023, and are no longer subject to pricing constraints.

(N)
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(N)

Telephone Exchange Service is the furnishing of facilities necessary for communicating within specified exchange areas. Service is comprised of three components - network access line, central office termination and usage. There are two classes of service, Non-Residence and Residence. Except where otherwise provided the monthly rates in this paragraph 1 cover the access line and central office termination for the types and classes of exchange service listed.

A. Network Access Lines

Monthly rates for network access lines are determined by class of service and by access area. The customer's normal serving central office determines the applicable access area rate. The access areas, by exchange, are shown in Section 1 preceding.

Central Office Termination

Furnishes dial tone along with a termination for the network access line to the serving central office for the placing and receiving of calls.

Basic Local Exchange Service (BLES)

Residential-end-user access to and usage of telephone-company-provided services over a single line or small-business-end-user access to and usage of telephone-company-provided services over the primary access line of service, which in the case of residential and small-business access and usage is not part of a bundle or package of services, that does both of the following:

Enables a customer to originate or receive voice communications within a local service area as that area exists on the effective date of the amendment of this section by S.B. 162 of the 128th general assembly;

Consists of all of the following services:

- Local dial tone service;
- For residential end users, flat-rate telephone exchange service;
- Touch tone dialing service;
- Access to and usage of 9-1-1 services, where such services are available;
- Access to operator services and directory assistance;
- Provision of a telephone directory in any reasonable format for no additional charge and a listing in that directory, with reasonable accommodations made for private listings;
- Per call, caller identification blocking services;
- Access to telecommunications relay service; and
- Access to toll presubscription, interexchange or toll providers or both, and networks of other telephone companies.

Small business means a nonresidential service customer with three or fewer service access lines. (N)

(D)

(D)

PART 4 - Exchange Access Services
SECTION 2 - Exchange Lines and Usage

34th Revised Sheet 1.1.1
Cancels 33rd Revised Sheet 1.1.1

1. **MONTHLY EXCHANGE SERVICES (cont'd)**

A. Network Access Lines (cont'd)

1. Rates and Charges

<u>Description</u>	<u>Access Area</u>	<u>Monthly Rate</u>	
		<u>Network Access Line</u>	<u>Central Office Termination</u>
Non-Residence BLES Access Lines Non-Rotary with Touch-Tone (primary and additional lines)	B	\$75.20 (I)	\$2.30
	C	\$75.20 (I)	\$2.30
	D	\$75.20 (I)	\$2.30

<u>Description</u>	<u>Access Area</u>	<u>Monthly Rate</u>	
		<u>Network Access Line</u>	<u>Central Office Termination</u>
Non-Residence BLES Access Lines Rotary with Touch-Tone (primary and additional lines)	B	\$75.20 (I)	\$6.00
	C	\$75.20 (I)	\$6.00
	D	\$75.20 (I)	\$6.00

Issued: February 15, 2024

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In accordance with the Public Utilities Commission of Ohio, Case No. 23-0244-TP-BEX, dated March 21, 2023.

By Molly Kocour Boyle, President, Columbus, Ohio

ATT TN OT-24-0004

PART 4 - Exchange Access Services
SECTION 2 - Exchange Lines and Usage

34th Revised Sheet 1.1.2
Cancels 33rd Revised Sheet 1.1.2

1. **MONTHLY EXCHANGE SERVICES (cont'd)**

A. Network Access Lines (cont'd)

1. **MONTHLY EXCHANGE SERVICES (cont'd)**

B. Network Access Lines (cont'd)

1. Rates and Charges

<u>Description</u>	<u>Access Area</u>	<u>Monthly Rate</u>	
		<u>Network Access Line</u>	<u>Central Office Termination</u>
Residence BLES Access Lines Individual with Touch-Tone (primary and additional lines)	B	\$29.40 (I)	\$2.30
	C	\$29.40 (I)	\$2.30
	D	\$29.40 (I)	\$2.30

PART 4 - Exchange Access Services
SECTION 2 - Exchange Lines and Usage

32nd Revised Sheet 1.1.3
Cancels 31st Revised Sheet 1.1.3

1. MONTHLY EXCHANGE SERVICES (cont'd)

A. Network Access Lines (Cont'd)

2. Access Areas

Non-Residence BLES Access Lines

- Non-Rotary with Touch-Tone
- Rotary with Touch-Tone

Residence BLES Access Lines

- Individual with Touch-Tone

Access Area	Exchange
B	Akron Cleveland, Columbus Dayton Toledo
C	Akron Berea Cleveland, Columbus Dayton, Dublin Gahanna Hillcrest Independence Montrose Reynoldsburg Terrace, Toledo, Trinity Victory Westerville, Wickliffe, Willoughby, Worthington Youngstown Zanesville

(C)/1/

(C)/1/

/1/ Material previously appeared on Sheets 1.1.1 through 1.2.6 and 2.2.1 through 2.2.5.1.

(N)

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By Molly Kocour Boyle, President, Columbus, Ohio

ATT TN OT-23-0006

PART 4 - Exchange Access Services
SECTION 2 - Exchange Lines and Usage

30th Revised Sheet 1.1.4
Cancels 29th Revised Sheet 1.1.4

1. MONTHLY EXCHANGE SERVICES (cont'd)

A. Network Access Lines (Cont'd)

2. Access Areas (Cont'd)

Non-Residence BLES Access Lines

- Non-Rotary with Touch-Tone
- Rotary with Touch-Tone

Residence BLES Access Lines

- Individual with Touch-Tone

Access Area	Exchange
D	Aberdeen, Akron, Alliance, Alton, Arabia, Atwater
	Barnesville, Beallsville, Beaver creek, Bedford, Belfast, Bellaire, Belbrook, Belpre, Bethesda, Bloomingburg, Bloomingville, Bowersville, Brecksville, Burton
	Canal Fulton, Canal Winchester, Canfield, Canton, Carroll, Castalia, Cedarville, Chagrin Falls, Cheshire, Chesterland, Christiansburg, Columbiana, Conesville, Corning, Coshocton
	Dalton, Danville Highland, Dayton, Donnelsville, Dresden, Duffy
	Easter Liverpool, East Palestine, Enon
	Fairborn, Findlay, Fletcher-Lena, Fostoria, Franklin, Fremont, Fultonham
	Gallipolis, Gates Mills, Girard, Glenford, Gnadenhutten, Graysville, Greensburg, Grove City, Groveport, Guyan
	Harrisburg, Hartville, Hilliard, Hillsboro, Holland, Hubbard
	Ironton
	Jamestown, Jeffersonville
	Kent, Kirtland
	Lancaster, Leetonia, Leroy, Lewisville, Lindsey, Lisbon, Lockbourne, London, Louisville, Lowellville
	Magnolia-Waynesburg, Manchester (SUM), Mantua, Marietta, Marlboro, Marshall, Martins Ferry, Massillon, Maumee, Medway, Mentor, Miamisburg-West Carrollton, Middletown, Milledgeville, Mingo Junction, Mogadore, Monroe, Murray City
	Navarre, Nelsonville, New Albany, New Carlisle, New Holland, New Lexington, New Matamoras, New Riegel, New Waterford, Newcomerstown, Newport, Niles, North Canton, North Hampton, North Jackson, North Lima, North Royalton, Norwich

(C)/1/

(C)

/1/ Material previously appeared on Sheets 1.1.1 through 1.2.6 and 2.2.1 through 2.2.5.1.

(N)

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By Molly Kocour Boyle, President, Columbus, Ohio

ATT TN OT-23-0006

PART 4 - Exchange Access Services
SECTION 2 - Exchange Lines and Usage

33rd Revised Sheet 1.1.5
Cancels 32nd Revised Sheet 1.1.5

1. MONTHLY EXCHANGE SERVICES (cont'd)

A. Network Access Lines (Cont'd)

2. Access Areas

Non-Residence BLES Access Lines

- Non-Rotary with Touch-Tone
- Rotary with Touch-Tone

Non-Residence BLES – PBX Trunks

Centrex Access Line with Touch-Tone

Residence BLES Access Lines

Residence BLES PBX Trunks

Access Area	Exchange
D	Olmsted Falls
	Painesville, Perrysburg, Philo, Piqua, Pitchin
	Rainsboro, Ravenna, Rio Grande, Ripley, Rogers, Rootstown, Roseville, Rushville
	Salem, Salineville, Sandusky, Sebring, Sedalia, Sharon, Shawnee, Somerset, Somerton, South Charleston, South Solon, South Vienna, Spring Valley, Springfield, St. Clairsville, Steubenville, Strongsville, Sugar Grove, Sugar Tree Ridge
	Thornville, Tiffin, Toledo, Toronto, Tremont City, Trenton
	Uhrichsville, Uniontown, Upper Sandusky
	Vandalia, Vinton
	Walnut, Washington Court House, Wellsville, West Jefferson, West Lafayette, Whitehouse, Winchester, Woodsfield
	Xenia
	Yellow Springs-Clifton, Youngstown

(C)/1/

(C)

/1/ Material previously appeared on Sheets 1.1.1 through 1.2.6 and 2.2.1 through 2.2.5.1.

(N)

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ATT TN OT-23-0006

/1/ Material appearing on this sheet now appears on Sheets 1.1.3 through 1.1.5.

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(N)

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(N)

/1/ Material appearing on this sheet now appears on Sheets 1.1.3 through 1.1.5.

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PART 4 - Exchange Access Services
SECTION 2 - Exchange Lines and Usage

11th Revised Sheet 2.0.2
Cancels 10th Revised Sheet 2.0.2

(D)

(D)

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By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0040

PART 4 - Exchange Access Services
SECTION 2 - Exchange Lines and Usage

11th Revised Sheet 2.0.3
Cancels 10th Revised Sheet 2.0.3

(D)

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PART 4 - Exchange Access Services
SECTION 2 - Exchange Lines and Usage

8th Revised Sheet 2.0.4
Cancels 7th Revised Sheet 2.0.4

(D)

(D)

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PART 4 - Exchange Access Services
SECTION 2 - Exchange Lines and Usage

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Cancels 12th Revised Sheet 2.0.5

(D)

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PART 4 - Exchange Access Services
SECTION 2 - Exchange Lines and Usage

12th Revised Sheet 2.0.6
Cancels 11th Revised Sheet 2.0.6

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(D)

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PART 4 - Exchange Access Services
SECTION 2 - Exchange Lines and Usage

8th Revised Sheet 2.0.7
Cancels 7th Revised Sheet 2.0.7

(D)

(D)

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ATT TN OT-11-0040

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PART 4 - Exchange Access Services
SECTION 2 - Exchange Lines and Usage

11th Revised Sheet 2.1.2
Cancels 10th Revised Sheet 2.1.2

(D)

(D)

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PART 4 - Exchange Access Services
SECTION 2 - Exchange Lines and Usage

12th Revised Sheet 2.1.3
Cancels 11th Revised Sheet 2.1.3

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(D)

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PART 4 - Exchange Access Services
SECTION 2 - Exchange Lines and Usage

8th Revised Sheet 2.1.4
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(D)

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PART 4 - Exchange Access Services
SECTION 2 - Exchange Lines and Usage

13th Revised Sheet 2.1.5
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(D)

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PART 4 - Exchange Access Services
SECTION 2 - Exchange Lines and Usage

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PART 4 - Exchange Access Services
SECTION 2 - Exchange Lines and Usage

8th Revised Sheet 2.1.7
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(D)

(D)

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ATT TN OT-11-0040

PART 4 - Exchange Access Services
SECTION 2 - Exchange Lines and Usage

3rd Revised Sheet 2.2
Cancels 2nd Revised Sheet 2.2
and 1st Revised Sheet 2.2-P

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(D)

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By Molly Kocour Boyle, President, Columbus, Ohio

ATT TN OT-23-0006

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(D)

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage

There are three types of local exchange usage: measured, message and flat.
Effective February 15, 2015, Measured Rate, Message Rate, and Minute Line Services
will no longer be available to residence customers.

(C)

(C)

1. Non-Residence BLES Measured Rate Service

(C)

Non-Residence measured rate local usage charges consist of per-minute usage charges based upon four measured elements, i.e., the total number of outgoing local messages, the distance and the duration of each local message and the time of day each local message is originated, subject to the following:

a. Distance

The charges for local messages vary based on the airline distance (i.e., rate mileage) between the rate centers of the central offices serving the calling and called stations, determined in the same manner as message toll rate distances.

b. Duration

- (1) A charge applies for the initial minute, or fraction thereof, and for each additional minute, or fraction thereof.
- (2) A local message is considered as starting at the time telephone communication is established between the calling station and the called telephone number.
- (3) Chargeable time ends when the calling station "hangs up" thereby releasing the network connection. If the called station "hangs up" but the calling station does not, chargeable time ends when the network connection is released by the automatic timing equipment in the telephone network.
- (4) Chargeable time does not include time lost because of faults or defects in the service.

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(D)

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

1. Non-Residence BLES Measured Rate Service (cont'd) (C)

c. Time of day

- (1) Discounts apply to the total charges for local messages during certain time periods as outlined below:

	Time Periods
No discount -	8:00 AM to 9:00 PM* - Monday through Friday
50% discount -	9:00 PM to 8:00 AM* - Monday through Friday (All day Saturday, Sunday and Holidays)

* To, but not including.

- (2) The holidays on which a 50% discount applies are Christmas Day (December 25), New Year's Day (January 1), Independence Day (July 4), Thanksgiving Day and Labor Day, or on resulting legal holidays when Christmas, New Year's or Independence Day legal holidays fall on dates other than December 25, January 1 or July 4 respectively.
- (3) In cases where a local message begins in one time period and ends in another, the charges in effect at the time the message starts apply to the entire message.
- d. The per-minute charges for local message usage are based on summary billing for such usage by mileage step, initial period calls and total additional minutes of usage per mileage step. The charges will also be separated by time period. Special billing of local message charges requiring the assistance of a Company operator will not be provided.

(D)
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1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

1. Non-Residence BLES Measured Rate Service (cont'd) (C)

e. Per-Minute Local Message Charge Schedule

<u>Rate Mileage</u>	<u>Initial Minute or Fraction thereof</u>	<u>Additional Minute or Fraction thereof</u>	
Non-Residence BLES Access Lines ^{/1/}			(C)
0 - 10	\$.0353	\$.0088	
11 - 22	.0397	.0132	
23 and over	.0442	.0177	

/1/ See AT&T Ohio Guidebook for Non-Residence Non-BLES rates.

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1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

/2/

/2/

/2/ Material now appears on Sheet 5.1 in this Section.

(N)

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In accordance with an Order issued by the Public Utilities Commission of Ohio, dated October 27, 2010,
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By Adam Grzybicki, President, Cleveland, Ohio

ATT TN OT-13-0003

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus

When ordered by the Public Utilities Commission of Ohio between specific exchanges, all rules and regulations for local message charges for Measured Rate Service specified in 1.C.1.a. through d., preceding, are applicable to Local Calling Plus. However, Measured Rate Service is not required to take advantage of Local Calling Plus. It is available to residence and non-residence customers. (T)
(C)
(C)

a. Local Calling Plus Charge Schedule for Residence and Non-Residence BLES Access Lines.

<u>Rate Mileage</u>	<u>Initial Minute or Fraction thereof</u>	<u>Additional Minute or Fraction thereof</u>
0-10	\$.0406	\$.0104
11-22	.0406	.0104
23 and over	.0406	.0104

b. Availability

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can Be Called</u>
Columbiana Salem	Salem Columbiana
Columbus London	London Columbus
Beallsville Barnesville	Barnesville Beallsville

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus (cont'd) (D)
(C)
- b. Availability (cont'd) (C)

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can be Called</u>
Alliance Canton	Canton Alliance
Marlboro Canton	Canton Marlboro
Marlboro Hartville	Hartville Marlboro
East Palestine Columbiana	Columbiana East Palestine
East Palestine Lisbon	Lisbon East Palestine
East Palestine Salem	Salem East Palestine
Niles Youngstown	Youngstown Niles
Niles North Jackson	North Jackson Niles
Thornville	Newark
Sharon	Hubbard
Sharon	Warren

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus (cont'd)

(D)
(C)

b. Availability (cont'd)

(C)

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can be Called</u>
Fletcher-Lena	Troy
Nelsonville	Athens
Lisbon New Waterford	New Waterford Lisbon
North Lima New Waterford	New Waterford North Lima
Youngstown New Waterford	New Waterford Youngstown
Belpre Marietta	Marietta Belpre
New Lexington Zanesville	Zanesville New Lexington
Uniontown Hartville	Hartville Uniontown
Rootstown Akron	Akron Rootstown
Carroll Columbus	Columbus Carroll
Leroy Mentor	Mentor Leroy
Leroy Willoughby	Willoughby Leroy
Leroy Cleveland	Cleveland Leroy

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus (cont'd) (D)
(C)
- b. Availability (cont'd) (C)

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can be Called</u>
Canal Fulton	Akron
Canal Fulton	Canton
Findlay	North Baltimore
Alliance	Damascus
Toledo	Luckey
Xenia	Port William
Dayton	Laura
Fremont	Clyde
Shawnee	Logan
Leetonia Youngstown	Youngstown Leetonia
Girard	Warren
Columbus	Baltimore
Reynoldsburg	Baltimore
Ironton	Chesapeake
Tiffin	Attica
Burton	Chardon

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus (cont'd) (D)
(C)
- b. Availability (cont'd) (C)

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can be Called</u>
Glenford	Newark
East Palestine	Youngstown
Youngstown	East Palestine
Marietta	Bartlett
Piqua	Troy
Yellow Springs-Clifton	Springfield
Springfield	Yellow Springs-Clifton
Toledo	Haskins-Tontogany
Cleveland	Valley City
Canton	Mineral City
Magnolia-Waynesburg	Mineral City
Magnolia-Waynesburg	North Canton
Canfield	Salem
Salem	Canfield
Youngstown	Salem
North Canton	Magnolia-Waynesburg
Salem	Youngstown
Steubenville	Bergholz
Akron	Richfield

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus (cont'd)

(D)

b. Availability (cont'd)

(C)

(C)

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can be Called</u>
Canton	Dellroy
Columbus	Delaware
Dublin	Delaware
Westerville	Delaware
Worthington	Delaware
Painesville	Madison
Vandalia	Tipp City
Columbus	Johnstown
Gahanna	Johnstown
New Albany	Johnstown
Westerville	Johnstown
Newcomerstown	Cambridge
Franklin Miamisburg-West Carrollton	Miamisburg-West Carrollton Franklin
Atwater Ravenna	Ravenna Atwater

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus (cont'd) (D)
(C)
- b. Availability (cont'd) (C)

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can be Called</u>
Atwater	Akron
Akron	Atwater
Sharon	Youngstown
Youngstown	Sharon
Berea	North Eaton
Cleveland	North Eaton
Olmsted Falls	North Eaton
Trinity	North Eaton
Berea	Elyria
Cleveland	Elyria
Olmsted Falls	Elyria
Trinity	Elyria
Clarington	Powhatan Point
Rainsboro	Greenfield
Nelsonville	Logan
Cleveland	Newbury
Kent	Hiram
Ravenna	Hiram
Cheshire	Pomeroy

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus (cont'd) (D)
b. Availability (cont'd) (C)

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can be Called</u>
Steubenville	Hopedale
Jamestown Dayton	Dayton Jamestown
Jamestown Beavercreek	Beavercreek Jamestown
Akron North Canton	North Canton Akron
Murray City	Glouster
Roseville	Crooksville
North Canton Greensburg	Greensburg North Canton
Winchester	Sardinia
Winchester	West Union
Dayton	Gratis
Miamisburg-West Carrollton	Gratis
Nelsonville	New Marshfield
Salineville East Liverpool	East Liverpool Salineville
Canton	Canal Fulton

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus (cont'd) (D)
(C)
- b. Availability (cont'd) (C)

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can be Called</u>
Akron Ravenna	Ravenna Akron
Bloomington	Mt. Sterling
Columbus	Mt. Sterling
Grove City	Mt. Sterling
Harrisburg	Mt. Sterling
Piqua	Bradford
Cleveland	Grafton
Dayton Middletown	Middletown Dayton
Hubbard	Sharon
Hubbard	Warren
Youngstown	Warren
Dayton	Troy
Vandalia	Troy
Franklin	Germantown
Cleveland	Perry
Mentor	Perry
Willoughby	Perry

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus (cont'd)

(D)

(C)

b. Availability (cont'd)

(C)

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can be Called</u>
Cleveland	Montville
Nelsonville	The Plains
Marietta	Dexter City
Fostoria	Bloomdale
Findlay	Bloomdale
Kent Atwater	Atwater Kent
Uniontown North Canton	North Canton Uniontown
Canton	Carrollton
Hillsboro	Sinking Spring
Hillsboro	Leesburg
Holland	Delta
Toledo	Delta
Burton Cleveland	Cleveland Burton
Burton Chagrin Falls	Chagrin Falls Burton
Burton Terrace	Terrace Burton
Columbus	Granville

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus (cont'd) (D)
b. Availability (cont'd) (C)

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can be Called</u>
Dayton	Lewisburg
Youngstown	Cortland
Niles	Cortland
Cleveland	East Claridon
Chesterland	East Claridon
Gates Mills	East Claridon
Hillcrest	East Claridon
Guyan	Chesapeake
Ripley	Higginsport
Sandusky	Milan
Cleveland	Avon Lake
Trinity	Avon Lake
Painesville	Montville
Springfield	Urbana
Painesville	Chardon
Upper Sandusky	Sycamore
Upper Sandusky	McCutchenville
Sharon	Hartford

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus (cont'd) (D)
b. Availability (cont'd) (C)

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can be Called</u>
Tiffin	Sycamore
Tiffin	McCutchenville
Steubenville	Dillonvale-Mt. Pleasant
Steubenville	Tiltonsville
Westerville	Kilbourne
Worthington	Kilbourne
Canton	Beach City
Belpre	Barlow
Canton	Brewster
North Royalton	North Eaton
North Royalton	Elyria
Strongsville	North Eaton
Strongsville	Elyria
Victory	North Eaton
Victory	Elyria

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus (cont'd) (D)
b. Availability (cont'd) (C)

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can be Called</u>
South Vienna	Catawba
Columbus	Alexandria
Reynoldsburg	Alexandria
Arabia	Chesapeake
Dayton	West Alexandria
North Jackson	Lake Milton
Beavercreek Cedarville	Cedarville Beavercreek
Dayton Cedarville	Cedarville Dayton
Springfield Cedarville	Cedarville Springfield
New Waterford Salem	Salem New Waterford
Trenton Dayton	Dayton Trenton
Perrysburg	Woodville Haskins - Tontogany

(D)

(D)

(D)

(D)

Issued: May 19, 2011

Effective: May 19, 2011

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated October 27, 2010,
Case No. 10-1010-TP-ORD.

By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0021

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

3. Non-Residence BLES Message Rate Service

Non-Residence message rate local usage charges consist of a fixed monthly rate for usage packages which includes a monthly local usage allowance in the monthly rate. Each local call is charged on a message unit basis and an additional charge is made for local messages in excess of the allowance. The allowance, if not used during one month, is not credited to the customer's account for any other month that service is provided.

a. Rates and Charges^{/1/}

	<u>Usage Package Monthly Rate</u>	(C)
Non-Residence BLES Access Lines	\$6.15	(C)

/1/ See AT&T Ohio Guidebook for Non-Residence Non-BLES rates.

Issued: June 21, 2023

Effective: June 21, 2023

In accordance with the Public Utilities Commission of Ohio, Case No. 23-0244-TP-BEX, dated March 21, 2023.

By Molly Kocour Boyle, President, Columbus, Ohio

ATT TN OT-23-0006

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

3. Non-Residence BLES Message Rate Service (cont'd)

a. Rates and Charges (cont'd)

(1) Local Message Allowances and Charges

The monthly rates for usage packages associated with message rate services include the number of local messages specified below:

- | | | |
|--|-------|-----|
| (a) All non-residence, per usage package | 73 | |
| (b) The current charge per additional local message is | \$.08 | |
| (c) "Schools" as used herein is limited to those institutions, which are chartered by the State Board of Education pursuant to Section 3301.16, Revised Code. ^{/1/} | | (D) |

The allowances and charges for message rate services apply to schools, except, that no charges will apply for total local messages in excess of the usage package for the following, each month:

Non-Residence Non-Rotary and Rotary	190
Non-Residence PBX Trunk	415
Centrex stations, each	55

The above exception applies only where the local exchange service is used by schools for administrative purposes and where all telephones associated with such local exchange service are located in areas not accessible to the general public.

/1/ This provision is not applicable to non-residence service used for customer-owned, coin-operated telephones, either located on school property, or owned, leased, rented, operated or controlled by a school board or other educational institution.

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

3. Non-Residence BLES Message Rate Service (cont'd)

a. Rates and Charges (cont'd)

(1) Local Message Allowances and Charges (cont'd)

- (d) Unless otherwise requested by the customer, where two or more message rate services of the same class and grade are furnished to a customer from the same central office at given premises, the local message allowance for the service involved is combined and the total usage of all lines applied against this combined allowance.
- (e) When two message rate individual services, not of the same class, are furnished to a customer as Combination Main Station Service, the local message allowance for the two services involved must be combined if the central office serving such services does not permit positive identification of the call station.

4. Residence Flat Rate BLES Service

Residence flat rate local usage charges consist of a usage package that includes an unlimited number of local messages.

a. Rates and Charges

	<u>Usage Package Monthly Rate</u>	
Residence BLES Access Lines	\$7.55	(C)(D)

2. APPLICATION OF RESIDENCE AND NON-RESIDENCE RATES

A. Residence Rates

1. Service is classified and charged for as residence service:
 - a. At all residence locations only where the primary use of the service is of a social or domestic nature, where non-residence use, if any, is solely incidental to the primary social or domestic use, and where a residence type listing is furnished. (D)
 - b. When furnished to dormitories and residence halls of colleges, universities, and other residence schools, and to fraternity and sorority houses, provided such locations are used by students and student members as their residences. (T)
 - c. When furnished at any location as an access to a repeater control and/or autopatch facility of a bonafide amateur radio operator, organization or society duly licensed as a primary station by the Federal Communications Commission as an amateur radio station pursuant to FCC Part 97, Section 5 [47 CFR Section 97.5] or any successor regulation. The Company may request a copy of the amateur radio station license prior to the installation of service. (T)

2. APPLICATION OF RESIDENCE AND NON-RESIDENCE RATES (cont'd)

B. Non-Residence Rates

Service is classified and charged for as non-residence at all non- residence locations; and at any (C)
residence locations where the use is not primarily or substantially of a social or domestic nature or (C)
where a business type listing is furnished.

- C. When it is determined that a customer is using residence service in such a manner that is should
be classified and charged for as non-residence service under the provisions of A. and B.
preceding, the Company will discontinue the service of such customer in the event he refuses to
permit his service to be classified as non-residence service and pay the applicable non-residence
rates.

(D)

(D)

The Ohio Bell
Telephone Company

AT&T Tariff

P.U.C.O. NO. 20
Part 4 Section 3

PART 4 - Exchange Access Services
SECTION 3 - Expanded Service Areas

2nd Revised Sheet 1
Cancels 1st Revised Sheet 1

In addition to the services offered in exchange areas where it is the incumbent local exchange carrier, as specified herein, the Company also offers limited services in the following exchanges where it is not the incumbent local exchange carrier (Expanded Service Areas):

<u>Incumbent Company</u>	<u>Exchange Name</u>	
United Telephone Company of Ohio d/b/a CenturyLink	Alexandria	
United Telephone Company of Ohio d/b/a CenturyLink	Croton	
United Telephone Company of Ohio d/b/a CenturyLink	Hebron	
United Telephone Company of Ohio d/b/a CenturyLink	Johnstown	
United Telephone Company of Ohio d/b/a CenturyLink	Pataskala	
United Telephone Company of Ohio d/b/a CenturyLink	Utica-Homer	
Brightspeed of Ohio, Inc.	Sunbury	(N)
Frontier North, Inc.	Cheshire Center	
Frontier North, Inc.	Delaware	
Frontier North, Inc.	Kilbourne	(N)

The following provisions of this tariff do not apply in the exchanges listed above.

1. Part 3, Section 1 – Service Charges
2. Part 4, Section 1 – Exchange Service Areas
3. Part 4, Section 2 – Exchange Lines and Usage
4. Part 13, Section 2 – Independent Payphone Provider Services
5. Part 15, Section 3 – Other Public Telephone Services

Issued: August 24, 2023

Effective: August 24, 2023

In accordance with the Public Utilities Commission of Ohio, Case No. 23-0747-TP-ACE, dated August 10, 2022. In accordance with the Public Utilities Commission of Ohio, Case No. 23-0747-TP-ACE, dated August 24, 2023.

By Molly Kocour Boyle, President, Columbus, Ohio

1. LIFELINE ASSISTANCE

A. General

Effective September 13, 2022, Lifeline Service is no longer generally available. It is only available pursuant to the Orders of the PUCO in Case No. 21-0917-TP-UNC and is subject to the conditions specified in those Orders.

(N)
(N)
(N)

(D)

(D)

1. Lifeline service shall be a flat rate, monthly, primary access line service with touchtone service or any other packages/bundles of service, if available to customers, less the lifeline discount and shall provide all of the following:
 - a. Recurring discount equal to the maximum contribution of federally available assistance will be applied to the customer's monthly service charge;
 - b. Waiver of the Federal Universal Service Fee;
 - c. Waiver of a deposit to establish service;
 - d. Waiver of the applicable service connection charges for establishing service, not more than once per customer at a single address in a twelve month period;
 - e. Free toll restriction and automatic blocking for 900 and 976 calls.
2. Customers qualifying for Lifeline Assistance with past due bills for regulated local service charges shall be offered special payment arrangements with the initial payment not to exceed \$25.00 before service is installed, with the balance for regulated local charges to be paid over six equal monthly payments. Lifeline service customers with past due bills for toll service charges shall have toll restricted service until such past due toll service charges have been paid or until the customer establishes service with a subsequent toll provider.

B. Regulations

1. Lifeline Assistance is available to residential customers who qualify as a low-income consumer pursuant to 47 C.F.R. 54.409, as it may be revised in the future, and who reside in the retained census blocks noted in A., preceding.
2. A customer is not eligible for Lifeline Assistance if he or she is already receiving Lifeline service or if there is anyone else in the customer's household, as defined in C.F.R. 54.400(h), subscribed to a Lifeline service.

Issued: September 13, 2022

Effective: September 13, 2022

In accordance with the Public Utilities Commission of Ohio, Case No. 21-0917-TP-UNC, dated June 15, 2022.

In accordance with the Public Utilities Commission of Ohio, Case No. 21-0917-TP-UNC, dated June 15, 2022.

By Molly Kocour Boyle, President, Columbus, Ohio

Issued: September 13, 2022 Effective: September 13, 2022
In accordance with the Public Utilities Commission of Ohio, Case No. 21-0917-TP-UNC, dated June 15, 2022.
In accordance with the Public Utilities Commission of Ohio, Case No. 21-0917-TP-UNC, dated June 15, 2022.

By Molly Kocour Boyle, President, Columbus, Ohio

1. LIFELINE ASSISTANCE (cont'd)

B. Regulations (cont'd)

3. Eligibility Determination, Certification, and Re-Certification
Effective March 24, 2020, pursuant to 47 C.F.R. 54.404, the National Lifeline Eligibility Verifier (National Verifier) will determine subscriber eligibility and conduct annual recertification. The National Verifier will collect the customer's application, determine eligibility, and give an approval or denial for a Lifeline discount. Once approved, the National Verifier will retain the approval for 90 days, during which time the Company may use the eligibility to provide a Lifeline discount. The Lifeline credit will not be established until the customer's eligibility has been determined by the National Verifier and the customer contacts the Company to apply the Lifeline credit.

(C)

(C)

(D)

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(D)

(D)

/1/ Material now appears on 4th Revised Sheet 1.

(N)

Issued: November 8, 2016

Effective: December 2, 2016

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated November 3, 2016,
Case No. 16-1116-TP-COI.

By Adam Grzybicki, President, Cleveland, Ohio

ATT TN OT-16-0005

(D)

(D)

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/1/ Material now appears on 4th Revised Sheet 1.

(N)

Issued: November 8, 2016 Effective: December 2, 2016
In accordance with an Order issued by the Public Utilities Commission of Ohio, dated November 3, 2016,
Case No. 16-1116-TP-COI.

ATT TN OT-16-0005

By Adam Grzybicki, President, Cleveland, Ohio

3. LIFELINE ASSISTANCE (cont'd)

B. Regulations (cont'd)

(D)

(D)
/1/

/1/ Material now appears on 7th Revised Sheet 6. See 5.c.

Issued: May 31, 2012

Effective: June 1, 2012

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated October 27, 2010,
Case No. 10-1010-TP-ORD.

By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-12-0004

(D)

(D)

Issued: November 8, 2016

Effective: December 2, 2016

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated November 3, 2016, Case No. 16-1116-TP-COI.

By Adam Grzybicki, President, Cleveland, Ohio

ATT TN OT-16-0005

(D)

(D)

(D)

(D)

(D)

Issued: May 19, 2011

Effective: May 19, 2011

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated October 27, 2010,
Case No. 10-1010-TP-ORD.

By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0025

(D)

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(D)

(D)

(D)

PART 4 - Exchange Access Services
SECTION 4 - Telephone Assistance Programs

3rd Revised Sheet 11
Cancels 2nd Revised Sheet 11
and Original Sheet 13 (N)

5. UNIVERSAL SERVICE DISCOUNT PLAN FOR SCHOOLS AND LIBRARIES

/1/
/2/(T)

Schools, libraries, and consortia including those entities that comply with 47 CFR, Section 54.501 will be eligible for the Universal Service Discount Plan for schools and libraries (Plan). Discounts available to eligible schools and libraries shall be determined based on 47 CFR, Section 54.505.
Services purchased at a discount under this Plan shall not be resold.

A. Terms and Conditions

Plan provisions and eligibility are as detailed in 47 CFR beginning with Section 54.500.

B. Prices

Plan discounts are as detailed in 47 CFR, Section 54.505.

/2/

/1/ Material now appears on 2nd Revised Sheet 9 in this Section.
/2/ Material formerly appeared in Original Sheet 13 in this Section.

Issued: December 19, 2007

Effective: December 19, 2007

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated January 6, 2003, Case No. 02-3069-TP-ALT.

By Connie Browning, President, Cleveland, Ohio

TFA No. OH-07-17839

PART 4 - Exchange Access Services
SECTION 4 - Telephone Assistance Programs

2nd Revised Sheet 12
Cancels 1st Revised Sheet 12
and Original Sheet 14 (N)

6. UNIVERSAL SERVICE SUPPORT PLAN FOR HEALTH CARE PROVIDERS

/1/
/2/(T)

Public and non-profit health care providers as defined in 47 CFR, Section 54.601 shall be eligible for this universal service support plan for health care providers (Plan). Services covered by the Plan are all telecommunications services. However, those with a bandwidth capacity are limited to a bandwidth capacity of 1.544 Mbps or less.

Services purchased pursuant to this Plan shall not be resold.

A. Terms and Conditions

Plan provisions and eligibility are as detailed in 47 CFR beginning with Section 54.601

B. Prices

The amount of universal service support for an eligible service provided to a rural health care provider shall be the difference, if any, between the urban rate and the rural rate charged for the service, as defined within these rules.

Plan discounts/support are as detailed in 47 CFR, Section 54.605, 607 and 609.

/2/

/1/ Material now appears on 3rd Revised Sheet 10 in this Section.

/2/ Material formerly appeared in Original Sheet 14 in this Section.

Issued: December 19, 2007

Effective: December 19, 2007

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated January 6, 2003, Case No. 02-3069-TP-ALT.

By Connie Browning, President, Cleveland, Ohio

TFA No. OH-07-17839

PART 6 - Central Office Services
SECTION 9 - Other Central Office Services

Original Sheet A

Material formerly located on Sheets 22 through 50 now located in the AT&T Ohio Guidebook,
Part 6, Section 9.

(N)
(N)

Issued: April 1, 2008

Effective: April 1, 2008

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated June 6, 2007,
Case No. 06-1345-TP-ORD.

By Connie Browning, President, Cleveland, Ohio

TFA No. OH-08-18005

1. BASELINE 3-1-1 SERVICE

(T)/1/

A. Description

Baseline 3-1-1 nonemergency service is an intraLATA local service that will provide the local government entity ("customer") the ability to terminate all 3-1-1 dialed incoming calls to a central location or to alternate customer-defined location(s) based on the originator's Calling Party Number (CPN), service address, and the associated nine-digit zip code.

Baseline 3-1-1 can also be used to provide access to local government offices (such as the Mayor's Office, Department of Parks and Recreation, Planning Commission, etc.). Access to local government offices can only be provided in addition to nonemergency access to police and fire. This capability is dependent upon ancillary Customer Premise Equipment (CPE) (i.e., IVR, ACD, etc.) capabilities or customer resources (i.e., Operators to transfer calls).

Baseline 3-1-1 Service will recognize, route and deliver 3-1-1 dialed calls to Customer Provided Equipment which either (i) originate from AT&T Ohio end offices serving the customer, or (ii) originate from non-AT&T Ohio end offices, provided that the customer, AT&T Ohio and other service providers have reached an agreement as to the interconnection and processing of 3-1-1 calls originating from non-AT&T Ohio end offices.

Calls to "3-1-1" will be routed via the AT&T Ohio public switched network utilizing Advanced Intelligent Network platforms and features to route the call to customer designated location(s).

/1/

/1/ Material formerly appeared on 1st Revised Sheet 14 in this Section.

Issued: April 1, 2008

Effective: April 1, 2008

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated June 6, 2007,
Case No. 06-1345-TP-ORD.

By Connie Browning, President, Cleveland, Ohio

TFA No. OH-08-18005

1. BASELINE 3-1-1 SERVICE (cont'd)

(T)/1/

B. Definitions

Advanced Intelligent Network (AIN)

AIN is a telecommunications network that is software controlled. The network "intelligence" is located in computer nodes which are distributed throughout the network, rather than being confined to the originating and terminating switching offices. Before calls (either outbound or inbound) are sent to their final destination, the network queries a database for disposition of the call.

Calling Party Number (CPN)

The ten digit telephone number of the calling party.

Route To Number

Ten digit telephone number(s) designated by the customer for terminating 3-1-1 calls.

SecurID

A security application to be utilized by authorized personnel to access the Service Management System.

Service Management System

A computerized database containing relational customer data information that is utilized to route 3-1-1 calls.

Signaling System No. 7 (SS7)

The telecommunications signaling system using protocols recommended by the International Consultative Committee for Telegraphy and Telephony (ICCTT) used by AT&T Ohio to route calls over the public switched network.

/1/

/1/ Material formerly appeared on 1st Revised Sheet 15 in this Section.

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By Connie Browning, President, Cleveland, Ohio

TFA No. OH-08-18005

1. BASELINE 3-1-1 SERVICE (cont'd)

C. Terms and Conditions

In addition to the general regulations found in Part 2, Section 2, the following regulations apply to Baseline 3-1-1 Service:

1. A prospective Baseline 3-1-1 Service customer must make separate arrangements for business Local Exchange Access Service prior to establishment of Baseline 3-1-1 Service.
2. Baseline 3-1-1 Service is available on a twelve (12), and thirty-six (36) and sixty (60)^{/1/} month term payment plan basis. The term period will begin on the completion date of the Service Order. (C)
3. Local calls placed to Baseline 3-1-1 may be subject to applicable local usage charges.
4. Baseline 3-1-1 Service is compatible with Caller ID Service network functionality when used in conjunction with basic exchange services. Caller ID Service is available where facilities permit at the applicable tariff price.
5. Upon establishment of Baseline 3-1-1 Service, the customer will be provided with a SecurID access card which provides the customer access to the Baseline 3-1-1 Service network system for viewing its Routing Table or Database, and for accessing standard Baseline 3-1-1 Service reports.

Upon receipt of the SecurID card(s), the customer assumes responsibility for safeguarding the use of their assigned card(s) and for any breaches to security resulting from the loss or misuse of the SecurID card(s).

6. Before Baseline 3-1-1 Service will be provided to a customer, the customer must:
 - a. Identify the geographic boundaries of the proposed 3-1-1 service area;
 - b. verify that it is a governmental entity that intends to use the 3-1-1 service code to provide non-emergency access to entities that provide police and fire protection within the geographic boundaries of its proposed service area;

/1/ Effective March 1, 2014, Term Payment Plans greater than thirty-six (36) months are no longer available to new or renewing customers. (C)
(N)

1. BASELINE 3-1-1 SERVICE (cont'd)

(T)/1/

C. Terms and Conditions (cont'd)

6. (cont'd)

- c. verify whether or not the customer also intends to use the 3-1-1 service code to provide non-emergency access to other government services;
- d. verify that the customer has provided notice of its intent to use the 3-1-1 service code throughout its proposed service area to all government entities that could use the 3-1-1 service code within that proposed service area. Such notice must provide those government entities upon whom it is served an opportunity to respond to the notice in a way that effectively preserves their ability to seek to use the 3-1-1 service code, either on their own, or in cooperation with other governmental entities; and
- e. acknowledge the authority of the Public Utilities Commission of Ohio (PUCO) to ultimately decide which governmental entity shall provide 3-1-1 service when, within any particular geographic area of Ohio, there are conflicting or competing requests by two or more governmental entities to use the 3-1-1 service code, to the extent that negotiations between or among the affected governmental entities fail.

/1/

/1/ Material formerly appeared on Original Sheet 17 in this Section.

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TFA No. OH-08-18005

1. BASELINE 3-1-1 SERVICE (cont'd)

(T)/1/

D. Features

1. Standard Features

Call Routing

3-1-1 dialed calls can be terminated to a customer defined location or to alternate locations.

Management Reports

Baseline 3-1-1 Management Reports can be accessed via dial-up access. Reports available include the Default Number Report and Summary Report.

2. Optional Features

Day of Year and Time of Day Routing

Allows a Baseline 3-1-1 Service customer to select the location to which calls will be routed based upon the time of day and day of year (specific date) that calls originate.

Day of Week and Time of Day Routing

Allows a Baseline 3-1-1 Service customer to select the location to which calls will be routed based upon the time of day and day of week that calls originate.

/1/

/1/ Material formerly appeared on Original Sheet 18 in this Section.

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1. BASELINE 3-1-1 SERVICE (cont'd)

E. Prices

1. Service Elements

<u>Description</u>	<u>Nonrecurring Charge</u>	<u>Monthly Payment Term Payment Plans</u>			(C)
		<u>12 Months</u>	<u>36 Months</u>	<u>60^{/1/} Months</u>	
Baseline 3-1-1 Service, per customer, per LATA	\$5,500.00	\$250.00	\$250.00	\$250.00	
Routing Table Development/Updates					
First 500 records	100.00	-	-	-	
Each additional 500 records, or fraction thereof	70.00	-	-	-	
Routing Table Maintenance Charges					
per Route to Number	-	15.00	15.00	15.00	
Distribution/Routing Criteria					
per subscription					
NPA or NPA/NXX	75.00	50.00	35.00	30.00	
NPA/NXX with Zip +4	125.00	75.00	75.00	50.00	
Additional Routing Options					
Day of Year Time of Day	50.00	25.00	25.00	25.00	
Day of Week Time of Day	50.00	25.00	25.00	25.00	

/1/ Effective March 1, 2014, Term Payment Plans greater than thirty-six (36) months are no longer available to new or renewing customers. (C)
(N)

1. BASELINE 3-1-1 SERVICE (cont'd)

E. Prices (cont'd)

1. Service Elements (cont'd)

<u>Description</u>	Price Per Call <i>Term Payment Plans</i>			(C)
	<u>12 Months</u>	<u>36 Months</u>	<u>60^{/1/} Months</u>	
Query/Routing Charge				
Total 3-1-1 calls, per month, per LATA				
0 - 50,000 calls	\$0.10	\$0.08	\$0.06	
50,001 + calls	0.08	0.06	0.05	
Additional Minutes of Use				
Per minute, for each minute of use beyond the first twenty (20) minutes of each minute				
	0.04	0.04	0.04	

/1/ Effective March 1, 2014, Term Payment Plans greater than thirty-six (36) months are no longer available to new or renewing customers. (C)
(N)

1. BASELINE 3-1-1 SERVICE (cont'd)

E. Prices (cont'd)

2. Payment Plans

- **Term Payment Plans**

Baseline 3-1-1 Service is offered under a Term Payment Plan for periods of 12, 36, and 60^{/1/} months.

(C)

3. Termination Charges

In the event that a customer initiates a Service Order request for Baseline 3-1-1 Service, and subsequently cancels the Service Order prior to full operational establishment of service, the customer remains liable for all nonrecurring service establishment charges specified in this Tariff.

Customers that cancel their Baseline 3-1-1 Service before the term expiration date will be billed a termination liability which consists of a lump sum equal to the non-usage sensitive monthly recurring charges specified in this tariff times the number of months remaining on the term period, rounded up to the nearest whole month.

Any cancellation or termination liability lump sum payment will become due and payable in its entirety immediately upon calculation and presentation of the lump sum bill statement.

At the expiration of the term period, subsequent monthly billing will revert to the 12 Month Term Payment Plan monthly prices in effect at that time, as specified in this Tariff until another Term Payment Plan is agreed upon. Termination liability charges are no longer applicable once the term period has expired.

/1/ Effective March 1, 2014, Term Payment Plans greater than thirty-six (36) months are no longer available to new or renewing customers.

(C)
(N)

(D)
(D)

PART 7 - Central Office Optional Features
SECTION 2 - Advanced Custom Calling Features

5th Revised Sheet 1
Cancels 4th Revised Sheet 1

(D)

(D)

Issued: May 19, 2011

Effective: May 19, 2011

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Case No. 10-1010-TP-ORD.

By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0019

1. ADVANCED CUSTOM CALLING SERVICE

(C)

(D)

(D)

A. Calling Party Number Blocking

(C)

Calling Party Number Blocking provides telephone customers with the capability to prevent the disclosure of the calling telephone number on calls made to an exchange service equipped with Caller ID and other Advanced Custom Calling services where the calling party number may be disclosed. Calling Party Number Blocking is available on a per call basis for residence and non-residence customers. Calling Party Number Blocking is available on a per service basis for residence and non-residence customers.

Per call Calling Party Number Blocking is accomplished by the customer dialing an activation code (*67 for Touch-Tone and 1167 for rotary dial pulse) prior to placing each call for which blocking is desired. Per call blocking is automatically provided without charge to all customers in central offices equipped to offer Caller ID or other Advanced Custom Calling Services where calling party number may be disclosed.

Calling Party Number blocking, (per-call or per-line) automatically prevents the display of the calling telephone number on calls dialed from an exchange service equipped with this option, except for calls made to 911 or to a party that subscribes to an ANI or charge number based service and the call if paid for by the called party.

1. ADVANCED CUSTOM CALLING SERVICE (cont'd)

A. Feature Description (cont'd) (D)

A. Calling Party Number Blocking (cont'd) (C)

Per Line Calling Party Number Blocking automatically prevents the display of the calling telephone number on all calls dialed from an exchange service equipped with this option. It is not necessary to dial an activation code prior to placing the call. After being informed of their blocking options by the Company, customers may subscribe to Per Line Blocking at the rates set forth in the AT&T Ohio Guidebook. (C)

No business, organization or other person may use Calling Party Number Blocking where the primary purpose is to make telephone solicitation calls. The term "telephone solicitation" means the initiation of a telephone message primarily for the purpose of encouraging a person to purchase, rent, or invest in property, goods, or services or to donate to any charity or similar organization or entity without that person's prior express invitation or permission.

Blocked Calling Party Number Identification will be delivered to certain qualifying customers as described in FCC Memorandum Opinion and Order, CC Docket No. 91-281, adopted January 4, 2002. Such customers must certify to the Company compliance with the waiver order's eligibility requirements.

(D)

(D)

PART 7 - Central Office Optional Features
SECTION 2 - Advanced Custom Calling Features

6th Revised Sheet 2.1
Cancels 5th Revised Sheet 2.1

(D)

(D)

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PART 7 - Central Office Optional Features
SECTION 2 - Advanced Custom Calling Features

2nd Revised Sheet 3.1
Cancels 1st Revised Sheet 3.1

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PART 7 - Central Office Optional Features
SECTION 2 - Advanced Custom Calling Features

7th Revised Sheet 5.0.1.P
Cancels 6th Revised Sheet 5.0.1.P

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PART 7 - Central Office Optional Features
SECTION 2 - Advanced Custom Calling Features

7th Revised Sheet 5.0.2.P
Cancels 6th Revised Sheet 5.0.2.P

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PART 7 - Central Office Optional Features
SECTION 2 - Advanced Custom Calling Features

5th Revised Sheet 5.0.3.P
Cancels 4th Revised Sheet 5.0.3.P

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PART 7 - Central Office Optional Features
SECTION 2 - Advanced Custom Calling Features

9th Revised Sheet 5.0.4.P
Cancels 8th Revised Sheet 5.0.4.P

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PART 7 - Central Office Optional Features
SECTION 2 - Advanced Custom Calling Features

8th Revised Sheet 5.0.5.P
Cancels 7th Revised Sheet 5.0.5.P

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PART 7 - Central Office Optional Features
SECTION 2 - Advanced Custom Calling Features

21st Revised Sheet 5.P
Cancels 20th Revised Sheet 5.P

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(D)

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ATT TN OT-11-0019

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PART 7 - Central Office Optional Features
SECTION 2 - Advanced Custom Calling Features

6th Revised Sheet 11
Cancels 5th Revised Sheet 11

(D)

(D)

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ATT TN OT-11-0019

PART 8 - Miscellaneous Services
SECTION 3 - Emergency/Group Alerting Services

Original Sheet A

Material formerly located on Sheets 20 through 24 and on Sheets 37 through 42 now located in the AT&T (N)
Ohio Guidebook, Part 8, Section 3, for non-residential tier 2 services. (N)

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TFA No. OH-08-18005

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911

A. Description

Universal Emergency Number Service/911 Telecommunications Service (911), is a telephone exchange communication service whereby a Public Safety Answering Point (PSAP) designated by the customer may receive telephone calls dialed to the telephone number 911. The 911 Service includes lines and central office features necessary to provide the capability to answer, transfer and dispatch public emergency telephone calls originated by persons within the telephone central office areas arranged for 911 calling.

When requested by local government authorities, and subject to the availability of facilities, the Company will provide a universal number "911" for the use of Public Safety Answering Points (PSAPs) engaged in assisting local governments in the protection and safety of the general public. Use of the 911 number will provide each caller with telephone access to the appropriate local PSAP. (T)

The 911 customer may be a municipality or other state or local governmental unit, or an authorized agent of one or more municipalities or other state or local governmental units to whom authority has been lawfully delegated. The customer must be legally authorized to subscribe to the service and have public safety responsibility by law to respond to telephone calls from the public for emergency police, fire or other emergency services within the Central Office areas arranged for 911 calling.

911 Service provides for routing all 911 calls originated by telephones having telephone numbers beginning with a given central office prefix code or codes to a PSAP which is prepared to receive those calls. Each 911 Service classification has certain inherent features and optional features which may or may not be available with other 911 Service classifications.

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By Connie Browning, President, Cleveland, Ohio

TFA No. OH-07-17839

PART 8 - Miscellaneous Services
SECTION 3 - Emergency/Group Alerting
Services

2nd Revised Sheet No. 2
Cancels
1st Revised Sheet No. 2

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

(T)

A. DESCRIPTION (cont'd)

911 Service may be classified as follows:

Enhanced 911 Service (E911)

Enhanced 911 Service offerings provide routing via dedicated trunking facilities to all primary PSAPs and to secondary PSAPs based upon ANI capability or Default Routing. The number of lines to a PSAP will be determined by the Company based upon anticipated call volumes. Secondary PSAPs that do not meet these specifications will receive calls on a transfer basis over the exchange network or over additional E911 Exchange lines subscribed to by the customer.

Enhanced 911 Service is available via one or a combination of the following service feature combinations:

- Automatic Number Identification (ANI)
- Selective Routing (SR)
- Automatic Number Identification and Selective Routing (ANI/SR)
- Automatic Number Identification and Automatic Location Identification (ANI/ALI)
- Automatic Number Identification, Automatic Location Identification and Selective Routing (ANI/ALI/SR)

Where two jurisdictions are served by a local switching office each jurisdiction may select a different feature combination as long as SR is one of the features.

(T)

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PART 8 - Miscellaneous Services
SECTION 3 - Emergency/Group Alerting
Services

2nd Revised Sheet No. 3
Cancels
1st Revised Sheet No. 3

1. **UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)**

(T)

B. DEFINITIONS

911 Control Office

A 911 office providing tandem switching capability for 911 calls. It controls switching of ANI information to the PSAP and also provides the Selective Routing function, Speed Calling features, Call Transfer capability and certain maintenance functions for each PSAP.

911 Service Area

The geographic area in which the customer will respond to all 911 calls and dispatch appropriate emergency assistance.

Additional E911 Exchange Line

An additional line which terminates at a PSAP

Alternate Routing (AR)

A feature which allows calls to be routed to a designated alternate location if 1) all 911 exchange lines to the primary PSAP are busy, or 2) the primary PSAP closes down. Alternate Routing is only available when Selective Routing is provided.

Automatic Location Identification (ALI)

A feature that forwards the name and address associated with the calling party's telephone number (identified by ANI as defined below) to the PSAP for display. Additional telephones with the same number as the calling party's (secondary locations, off premise extensions, etc.) are identified with the address of the telephone number at the main location.

Automatic Number Identification (ANI)

A feature which allows the number of the calling party to be forwarded to the PSAP for display.

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PART 8 - Miscellaneous Services
SECTION 3 - Emergency/Group Alerting
Services

2nd Revised Sheet No. 4
Cancels
1st Revised Sheet No. 4

1. **UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)**

(T)

B. DEFINITIONS (cont'd)

Automatic Number Identification and Automatic Location Identification (ANI/ALI)

A Service Feature combination with both the ANI and ALI features, which allows telephone numbers and the name and address associated with the calling party's telephone number to be forwarded to the PSAP for display.

Automatic Number Identification, Automatic Location Identification and Selective Routing (ANI/ALI/SR)

A Service Feature combination with ANI, ALI and SR which allows telephone numbers, names and addresses to be forwarded to the PSAP for display and allows 911 calls to be routed to the designated primary PSAP based upon the identification number of the calling party.

Automatic Number Identification and Selective Routing (ANI/SR)

A Service Feature combination with ANI and SR which allows telephone numbers to be forwarded to the PSAP for display and allows 911 calls to be routed to the designated primary PSAP based upon the identification number of the calling party.

Cell Site Record

The physical location/street address of a cellular tower and , if applicable, the direction of the transmitter/receiver site. For purposes of this definition a cellular tower equipped with three (3) transmitter/receivers would constitute three (3) cell site records. Conversely, a cellular tower with an omnidirectional transmitter/receiver would constitute one (1) cell site record.

Central Office Identification

A three digit code that identifies the central office from which a 911 call originated. This feature is provided in lieu of Selective Routing and ANI display for central offices within the 911 system not equipped with ANI.

(T)

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PART 8 - Miscellaneous Services
SECTION 3 - Emergency/Group Alerting
Services

2nd Revised Sheet No. 5
Cancels
1st Revised Sheet No. 5

1. **UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)**

(T)

B. DEFINITIONS (cont'd)

Central Office Transfer

The transfer of an incoming 911 call to another access line through use of a Central Office conference circuit.

Data Management System (DMS)

A system of manual procedures and computer programs used to create, store and update the data required to provide the SR and ALI features.

Default Routing

A feature activated when incoming 911 calls cannot be selectively routed due to a failure of the ANI feature, garbled digits or other cause. Such incoming calls are routed to a "default" PSAP. Default Routing is only available when Selective Routing is provided.

Display and Transfer Unit

A selector console and associated common equipment for displaying ANI numbers at the PSAP attendant position. The attendant can then activate Fixed and/or Selective Transfer functions (defined below).

Emergency Service Number (ESN)

A Selective Routing (SR) code assigned by the Company to each telephone number in an exchange where SR is provided to route 911 calls to an appropriate PSAP. The ESN is associated with street address ranges or other mutually agreed upon routing criteria and defines the set of emergency numbers (e.g. police, fire, medical) responsible for providing emergency service in a primary PSAP and possibly one or more secondary PSAPs.

(T)

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PART 8 - Miscellaneous Services
SECTION 3 - Emergency/Group Alerting
Services

1st Revised Sheet No. 6
Cancels
Original Sheet No. 6

1. **UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)**

(T)

B. DEFINITIONS (cont'd)

End Office

The central office in the 911 system which receives originating 911 calls.

Enhanced 911 Service

A 911 service offering which provides completion of 911 calls via dedicated trunking facilities to all primary PSAPs and to secondary PSAPs that are equipped to display ANI information on Company or customer provided terminal equipment. This offering is available via specific service feature and/or service feature combinations which may or may not be available with other 911 Service classifications.

Fixed Transfer

A feature which enables a PSAP attendant to transfer incoming 911 calls to Secondary PSAPs by use of a single button on the Display and Transfer Unit.

Forced Disconnect

Permits the PSAP attendant to release a 911 call connection though the 911 calling party has not hung up, thereby preventing intentional jamming of the 911 central office lines.

Manual Transfer

Enables the PSAP attendant to transfer an incoming call by depressing the switch hook of the associated telephone or the "add" button on the Display and Transfer Unit and dialing either a 7-digit or 10-digit telephone number or a 2-digit Speed Calling Code.

(T)

Material formerly appeared in Part 8, Section 3, Original Sheet Nos. 1 thru 12.

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1. **UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)**

(T)

B. DEFINITIONS (cont'd)

Public Safety Answering Point (PSAP)

An answering location for 911 calls originating in a given area. A PSAP may be designated as Primary or Secondary, which refers to the order in which calls are directed for answering. Calls are first directed to the Primary PSAPs for response. Secondary PSAPs receive calls on a transfer basis only and generally serve as a centralized location for a particular type of emergency call. PSAPs shall be staffed by employees or agents of service agencies such as police, fire or emergency medical or a common bureau serving a group of such entities.

Responding Agency

An agency which is prepared to provide one or more specific emergency services via calls received from a PSAP.

Selective Routing

A feature which allows 911 calls to be routed to the designated primary PSAP based upon the identification number of the calling party.

Selective Transfer

Provides a PSAP with the ability to transfer an incoming call to another responding agency by depressing a single button labeled with type of agency, e.g. fire, on the Display and Transfer Unit. Selective Transfer is only available when Selective Routing is provided.

Service User

Any exchange access facility customer within a 911 system.

(T)

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PART 8 - Miscellaneous Services
SECTION 3 - Emergency/Group Alerting
Services

1st Revised Sheet No. 8
Cancels
Original Sheet No. 8

1. **UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)**

(T)

B. DEFINITIONS (cont'd)

Serving Central Office

The central office from which a PSAP, either primary or secondary is served.

Speed Calling

A feature which enables the customer to call certain preset numbers via abbreviated dialing.

Universal Emergency Number Service

A telephone exchange communication service whereby a Public Safety Answering Point (PSAP) designated by the customer may receive telephone calls placed by persons in need of assistance who dial the telephone number 911. The 911 Service includes the lines and equipment necessary for answering, transferring and dispatching public emergency telephone calls originated by persons within the telephone central office areas arranged for 911 calling.

Universal Emergency Number Service Customer (Customer)

A municipality or other state or local governmental unit to whom authority has been lawfully delegated within a geographic area to respond to public emergency telephone calls, at a minimum for police and fire service. An agent may be authorized by one or more municipalities or other state or local governmental units to subscribe to the service but the agent is not the customer.

(T)

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1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

C. Terms and Conditions

1. This service is limited to the use of central office telephone number 911 as the universal emergency telephone number. A single PSAP may subscribe to only one 911 service classification within any single government agency's locality.
2. 911 Service is furnished to the customer only for the purpose of receiving reports of emergencies from the public. It is not intended as a total replacement for the telephone service of the various public safety agencies which participate in the use of this service. The public safety agencies must subscribe to other exchange telephone service provided under this Tariff for non-emergency telephone communications.
3. 911 Service is classified as Business Exchange and is arranged for one-way incoming service to the appropriate PSAP. Outgoing calls can only be made on a transfer basis.
4. Temporary suspension of service is not provided for any part of 911 Service (premise equipment included).
5. 911 Service lines are provided solely for the benefit of the customer operating the PSAP. The provision of 911 Service by the Company shall not be interpreted, construed, or regarded as being for the benefit of or creating any Company obligation, either expressed or implied, toward any third person or legal entity other than the customer.
6. Company serving areas and political subdivision boundaries may not coincide, however it is the obligation of the customer to make arrangements to handle all 911 calls that originate from telephones served by central offices in the local serving area whether or not the calling telephone is situated on property within the geographic boundaries of the customer's public safety jurisdiction. (T)

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Effective: December 19, 2007

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By Connie Browning, President, Cleveland, Ohio

TFA No. OH-07-17839

PART 8 - Miscellaneous Services
SECTION 3 - Emergency/Group Alerting
Services

1st Revised Sheet No. 10
Cancels
Original Sheet No. 10

1. **UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)**

(T)

C. TERMS AND CONDITIONS (cont'd)

7. The application for 911 Service must be executed in writing by each customer. If application for service is made by an agent, the Company must be provided in writing, satisfactory proof of appointment of the agent by the customer. At least one local law enforcement agency must be included among the participating agencies in any 911 offering.

(T)

Material formerly appeared in Part 8, Section 3, Original Sheet Nos. 1 thru 12.

Issued: November 8, 1996

Effective: November 11, 1996

In accordance with Case No. 96-712-TP-ATA, issued July 19, 1996.

By J. F. Woods, President, Cleveland, Ohio

PART 8 - Miscellaneous Services
SECTION 3 - Emergency/Group Alerting
Services

2nd Revised Sheet No. 11
Cancels
1st Revised Sheet No. 11

1. **UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)**

(T)

C. TERMS AND CONDITIONS (cont'd)

8. The customer must furnish the Company its written agreement to the following terms and conditions:

- Applicants for this service must provide an adequate number of trained personnel to receive and dispatch calls to meet public demand. All 911 calls must be answered on a 24-hour day, seven-day week basis.
- The customer accepts responsibility for dispatching the appropriate emergency service vehicles within the 911 service area, or will undertake to transfer all 911 calls received to the governmental agency with responsibility for dispatching such services, to the extent that such services are reasonably available. A PSAP must be prepared to receive all 911 calls and to dispatch, or to have others dispatch, police, fire, ambulance, or other emergency services as are reasonably available and required.
- The customer will develop an appropriate method for responding to calls for non-participating agencies which may be directed to the 911 PSAP by calling parties.
- The customer will subscribe to local exchange service at the PSAP location for administrative purposes, for placing outgoing calls, and for receiving non-911 calls.

(T)

Material formerly appeared in Part 8, Section 3, Original Sheet Nos. 1 thru 12.

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By J. F. Woods, President, Cleveland, Ohio

PART 8 - Miscellaneous Services
SECTION 3 - Emergency/Group Alerting
Services

1st Revised Sheet No. 12
Cancels
Original Sheet No. 12

1. **UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)**

(T)

C. TERMS AND CONDITIONS (cont'd)

8. (cont'd)

- The customer will subscribe to, or provide, telephone equipment with a capacity adequate to handle the number of incoming 911 lines recommended by the Company to be installed. Applicants for 911 service must subscribe to adequate facilities to provide satisfactory service to the public. Minimum trunk requirements for each central office designation served, must be met as prescribed by applicable State Codes, Rules, and Legislation.
- The customer will make provisions for receiving emergency calls from Telecommunication Devices for the Deaf (TDD) users.

9. The Company does not undertake to answer and forward 911 calls, but furnishes the use of its facilities to enable the customer's personnel to respond to such calls on the customer's premises.

10. The 911 calling party by calling 911 Service, gives consent for the Company to provide 911 information consisting of the name, address, telephone number, and other calling party information when available, to Law Enforcement Agencies and other emergency service providers on a call-by-call basis for the purpose of enabling those agencies and service providers to respond to emergency calls for assistance.

11. Database inquiries for 911 information consisting of name, address, telephone number, and other information when available, will only be allowed for purposes of dispatching or responding to 911 emergency calls or integrity verification as prescribed by the Company or applicable State Codes, Rules, or Legislation.

(T)

Material formerly appeared in Part 8, Section 3, Original Sheet Nos. 1 thru 12.

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By J. F. Woods, President, Cleveland, Ohio

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

/1/

C. Terms and Conditions

12. 911 information consisting of the names, addresses, telephone numbers, and other calling party information when available, of the telephone customers whose listings are not published in directories or listed in Directory Assistance Offices is confidential. Information will be provided on a call-by-call basis only for the purpose of responding to emergency calls and is not to be used or disclosed by the customer, its agents or employees for any other purpose not authorized by law.
13. The 911 calling party forfeits the privacy afforded by Private and Semi-Private Listing Service to the extent that the name, telephone number, address and other calling party information, when available, associated with the originating station location are furnished to the PSAP.
14. Terminal equipment used in connection with 911 Service, whether such equipment is provided by the Company or the customer, shall be configured so that it is unable to extract any information from the 911 Database; other than information related to the number identified through the Automatic Number Identification (ANI) feature as the source of an in-progress 911 call. Manual access to the 911 Database may be provided upon written request as prescribed by the Company and subject to State and Federal laws and regulations.
15. Central offices that are not currently equipped to transmit ANI will not be modified to provide ANI solely for 911 Service. When the Selective Routing feature is provided as part of a 911 System, Default Routing and Central Office Identification will be provided in lieu of Selective Routing and ANI display for any central office within the system not equipped with ANI.
16. ANI will not be displayed on calls placed over four-party or rural lines. Central Office Identification is provided in lieu of the telephone number and address.

/1/

/1/ Material formerly appeared on Original Sheet 12.1 in this Section.

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Case No. 06-1345-TP-ORD.

By Connie Browning, President, Cleveland, Ohio

TFA No. OH-08-18005

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

/1/

C. Terms and Conditions (cont'd)

17. When the Selective Routing feature is provided with a 911 System, the customer is responsible for identifying primary and secondary PSAP locations as well as the unique combinations of police, fire and ambulance or any other appropriate agencies responsible for providing emergency service in the 911 serving area. An Emergency Service Number (ESN) will be provided for each unique combination by the Company. The customer will associate these ESNs with street address ranges or other mutually agreed upon routing criteria in the 911 serving area that are agreeable to the Company. These ESNs will be carried in the Data Management System (DMS) to permit routing of 911 calls to the primary and secondary PSAPs responsible for handling of calls from each telephone in the 911 serving area. The customer's responsibilities in providing this information are:

- Initial and subsequent ESN assignments by street name, address range and area or other mutually agreed upon routing criteria shall be furnished to the Company by the customer on forms supplied by the Company, or other electronic medium where available, for that purpose at a mutually agreed upon time prior to the effective date of the service.
- After establishment of service it is the customer's responsibility to continually verify the accuracy of the routing information contained in the master address file. It is also the customer's responsibility, to advise the Company of any changes in street names, establishment of new streets, changes in address numbers used on existing streets, closing and abandonment of streets, changes in police, fire, ambulance or other appropriate agencies' jurisdiction over any address, annexations and other changes in municipal and county boundaries, incorporation of new cities or any other matter that will affect the routing of 911 calls to the proper PSAP.

/1/

/1/ Material formerly appeared on Original Sheet 12.2 in this Section.

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Case No. 06-1345-TP-ORD.

By Connie Browning, President, Cleveland, Ohio

TFA No. OH-08-18005

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

/1/

C. Terms and Conditions (cont'd)

17. (cont'd)

- The Company will provide to the customer on request a complete listing of the master address file to permit customer verification of accuracy of the police, fire, and ambulance PSAP routing designations. One copy of the file will be provided free of charge on an annual basis. Additional copies may be requested at applicable tariff rates.
- The Company will furnish to the customer for verification a written copy showing each change, deletion and addition to the master address file.

18. The Company's intent will be to provide at least the same level of service reliability and quality as the telephone service being provided in the exchanges where 911 is offered.
19. Intercept service for the seven digit emergency numbers replaced by 911 will be provided, upon request, for a period negotiated by the customer, until the next customer directory issuance, or up to one year, whichever period is longest.
20. The installation of initial or subsequent 911 exchange lines to maintain applicable Company service standards will be provided by the Company, subject to the terms and agreements of the 911 Service Agreement when applicable.
21. Customer premise equipment used in providing 911 Service and features may be Company or customer-provided.

/1/

/1/ Material formerly appeared on Original Sheet 12.3 in this Section.

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Case No. 06-1345-TP-ORD.

By Connie Browning, President, Cleveland, Ohio

TFA No. OH-08-18005

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

/1/

C. Terms and Conditions (cont'd)

22. The receipt of any contract or amendment to a contract established under this tariff shall not constitute approval of all terms and provisions therein. The Commission retains jurisdiction to investigate on its own motion or upon complaint any contractual term or provision under which the tariffed service is offered, and to take any necessary action pursuant to such investigation, including issue orders.
23. The Company's entire liability to any person for interruption or failure of 911 Service shall be limited to the terms specified in this Tariff or by law.
24. The customer and participating governmental units and agencies each agree to release, indemnify, defend, and hold harmless the Company from any and all loss, claims, demands, suits or other action, or any liability whatsoever, other than the Company's sole negligence, arising out of the customer's use of 911 service whether suffered, made, instituted or asserted by the customer or by any other party or person, for any personal injury to or death of any person or persons, or for any loss, damage or destruction of any property, whether owned by the customer or others; and the customer and participating governmental units and agencies agree to purchase and maintain adequate insurance against such liability.
25. The rates for 911 Service do not include the inspection or monitoring of facilities to discover errors, defects and malfunctions in the service, nor does the Company undertake such responsibility. The customer shall be responsible for making such operational tests as, in the judgment of the customer, are required to determine whether the system is functioning properly for its use. The customer shall promptly notify the Company in the event the system is not functioning properly.

/1/

/1/ Material formerly appeared on Original Sheet 12.4 in this Section.

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By Connie Browning, President, Cleveland, Ohio

TFA No. OH-08-18005

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

/1/

C. Terms and Conditions (cont'd)

26. The Company's liability in connection with its participation in a 911 system is limited by statute.
27. The customer's liability in connection with the provision of 911 service is limited by statute.
28. The 911 services specified in this tariff are available for the use of the state and political subdivisions in providing universal emergency number service pursuant to law.

/1/

/1/ Material formerly appeared on Original Sheet 12.5 in this Section.

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By Connie Browning, President, Cleveland, Ohio

TFA No. OH-08-18005

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

/2/

D. Features

1. Enhanced 911 Standard Features

Alternate Routing (AR)^{/1/}

Default Routing (DR)^{/1/}

Forced Disconnect

Central Office Transfer Arrangements:

*Fixed Transfer

*Manual Transfer

*Selective Transfer^{/1/}

Speed calling

/2/

/1/ Only available when Selective Routing is provided.

/2/ Material formerly appeared on Original Sheet 12.6 in this Section.

(C)

PART 8 - Miscellaneous Services
SECTION 3 - Emergency/Group Alerting Services

4th Revised Sheet 19
Cancels 3rd Revised Sheet 19

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

/5/

E. Prices

1. Service Elements

Description	Nonrecurring Charge	Monthly Price	
		Current	Maximum
Exchange service ^{/1/}			
Additional (optional) E911 exchange line terminating at PSAP	\$1,000.20	\$137.30	\$137.30
Service ^{/2/}			
Automatic number identification, per 1000 main stations served	385.30 ^{/3/}	69.20 ^{/4/}	69.20 ^{/4/}
Selective routing, per 1000 main stations served	4,608.85 ^{/3/}	92.30 ^{/4/}	92.30 ^{/4/}
Combined automatic number identification and selective routing, per 1000 main stations served	4,200.45 ^{/3/}	103.85 ^{/4/}	103.85 ^{/4/}
Combined automatic number and location identification, per 1000 main stations served	3,835.90 ^{/3/}	107.30 ^{/4/}	107.30 ^{/4/}
Combined automatic number and location identification and selective routing per 1000 main stations served	5,489.05 ^{/3/}	117.65 ^{/4/}	117.65 ^{/4/}

/1/ Denotes Tier 1 Non-core service.

/2/ Rounded to nearest 1000 main and equivalent main telephones (excluding all types of WATS terminations). This count is based upon the maximum number of the above stated main telephones in service at the time service is established. This count will be updated on December 31 annually with appropriate adjustments to customer billing.

/3/ These nonrecurring charges are not billed to the customer. They form the basis for the E911 tax credit the Company obtains from the State.

/4/ If a monthly E911 subscriber charge is shown for a county in the county rate list that follows, it is in lieu of these recurring charges being billed to the customer.

/5/ Material formerly appeared on 2nd Revised Sheet 12.7 in this Section.

/5/

Issued: April 1, 2008

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By Connie Browning, President, Cleveland, Ohio

TFA No. OH-08-18005

PART 8 - Miscellaneous Services
SECTION 3 - Emergency/Group Alerting Services

5th Revised Sheet 20
Cancels 4th Revised Sheet 20

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

E. Prices

1. Service Elements

<u>County Rate List</u>					
<u>County</u>	<u>Current Monthly E911 Subscriber Charge^{/1/}</u>	<u>Implementation Date for E911 Service</u>	<u>Effective Date for Current E911 Subscriber Charge</u>	<u>Initial EMG Case No. for E911 Implementation</u>	<u>Most Current EMG Case No. for E911 Review</u>
Adams	\$.12	07-16-92	07-16-92	91-1366-TP-EMG	91-1366-TP-EMG
Athens	.12	04-02-96	04-02-96	95-1165-TP-EMG	95-1165-TP-EMG
Belmont	.12	09-11-97	09-11-97	96-384-TP-EMG	96-384-TP-EMG
Brown	.12	04-19-95	04-19-95	92-786-TP-EMG	92-786-TP-EMG
Butler	.12	08-17-88	08-17-92	87-1029-TP-EMG	92-962-TP-EMG
Carroll	.12	12-15-03	12-15-03	02-400-TP-EMG	02-400-TP-EMG
Champaign	.12	05-01-91	05-01-92	90-1375-TP-EMG	92-201-TP-EMG
Clark	.12	03-15-88	03-15-92	87-1283-TP-EMG	91-2171-TP-EMG
Clinton	.12	02-24-88	02-24-93	87-1898-TP-EMG	92-2233-TP-EMG
Columbiana	.12	09-11-08	09-11-08	08-718-TP-EMG	08-718-TP-EMG
Coshocton	.12	11-09-88	11-09-92	87-1286-TP-EMG	92-1460-TP-EMG
Cuyahoga	.12	11-02-87	11-02-92	87-1281-TP-EMG	92-1408-TP-EMG
Delaware	.12	10-18-89	10-18-92	87-1900-TP-EMG	92-1413-TP-EMG
Erie	.12	09-16-92	09-16-92	91-1767-TP-EMG	91-1767-TP-EMG
Fairfield	.12	12-06-89	12-06-92	88-1382-TP-EMG	92-1648-TP-EMG
Fayette	.12	01-31-91	01-31-93	90-1307-TP-EMG	92-1967-TP-EMG
Franklin	.12	07-01-87	07-01-92	87-944-TP-EMG	97-707-TP-EMG
Gallia	.12	12-04-97	12-04-97	97-908-TP-EMG	93-908-TP-EMG
Geauga	.12	11-29-94	11-29-94	93-237-TP-EMG	93-237-TP-EMG
Greene	.12	03-29-89	03-29-92	87-1287-TP-EMG	92-45-TP-EMG
Guernsey	.12	04-22-92	04-22-92	92-205-TP-EMG	92-205-TP-EMG
Hancock	.12	12-15-94	12-15-94	94-1200-TP-EMG	94-1200-TP-EMG
Harrison	.12	01-28-09	01-28-09	08-1217-TP-EMG	08-1217-TP-EMG (C)
Highland	.12	11-17-94	11-17-94	94-1199-TP-EMG	94-1199-TP-EMG
Hocking	.12	02-17-00	02-17-00	00-08-TP-EMG	00-08-TP-EMG
Jefferson	.12	05-20-97	05-20-97	96-160-TP-EMG	96-160-TP-EMG
Lake	.12	10-05-88	10-05-92	88-1089-TP-EMG	92-1273-TP-EMG
Lawrence	.12	04-27-98	04-27-98	96-43-TP-EMG	96-43-TP-EMG
Licking	.12	06-15-90	06-15-92	89-829-TP-EMG	92-538-TP-EMG

/1/ The maximum E911 subscriber charge shall equal \$.12, where available.

Issued: December 22, 2008

Effective: January 28, 2009

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated January 14, 2009,
Case No. 08-1217-TP-EMG.

By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-08-0011

PART 8 - Miscellaneous Services
SECTION 3 - Emergency/Group Alerting Services

4th Revised Sheet 21
Cancels 3rd Revised Sheet 21

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

E. Prices (cont'd)

1. Service Elements (cont'd)

County Rate List					
County	Current Monthly E911 Subscriber Charge ^{/1/}	Implementation Date for E911 Service	Effective Date for Current E911 Subscriber Charge	Initial EMG Case No. for E911 Implementation	Most Current EMG Case No. for E911 Review
Lorain	\$.12	11-15-89	11-15-92	88-1607-TP-EMG	92-1468-TP-EMG
Lucas	.12	03-01-89	03-01-93	87-1284-TP-EMG	92-2201-TP-EMG
Madison	.12	03-25-92	03-25-92	91-2037-TP-EMG	91-2037-TP-EMG
Mahoning	.12	03-23-94	03-23-94	93-1553-TP-EMG	93-1553-TP-EMG
Medina	.12	01-18-89	01-18-93	87-1899-TP-EMG	92-2004-TP-EMG
Meigs	.12	09-10-09	09-10-09	09-510-TP-EMG	09-510-TP-EMG
Miami	.12	03-01-90	03-01-93	88-1295-TP-EMG	92-2200-TP-EMG
Monroe	.12	06-01-09	06-01-09	09-294-TP-EMG	09-294-TP-EMG
Montgomery	.12	03-29-89	03-29-92	87-2076-TP-EMG	92-44-TP-EMG
Morgan	.12	12-04-01	12-04-01	00-240-TP-EMG	00-240-TP-EMG
Muskingum	.12	11-18-87	11-18-92	87-1282-TP-EMG	92-1530-TP-EMG
Noble	.12	10-14-04	10-14-04	02-398-TP-EMG	02-398-TP-EMG
Ottawa	.12	05-27-88	05-27-92	87-1901-TP-EMG	92-421-TP-EMG
Perry	.12	04-01-98	04-01-98	98-127-TP-EMG	98-127-TP-EMG
Pickaway	.12	12-16-92	12-16-92	92-1752-TP-EMG	92-1752-TP-EMG
Portage	.12	09-11-91	09-11-92	90-1619-TP-EMG	92-1045-TP-EMG
Preble	.12	10-13-93	10-13-93	92-2306-TP-EMG	92-2306-TP-EMG
Ross	.12	12-11-89	12-11-92	90-1389-TP-EMG	92-1724-TP-EMG
Sandusky	.12	12-09-92	12-09-92	92-1476-TP-EMG	92-1476-TP-EMG
Scioto	.12	06-14-94	06-14-94	94-509-TP-EMG	94-509-TP-EMG
Seneca	.12	05-24-89	05-24-92	89-402-TP-EMG	92-269-TP-EMG
Shelby	.12	06-30-92	06-30-92	91-1587-TP-EMG	91-1587-TP-EMG
Stark	.12	05-23-90	05-23-92	90-321-TP-EMG	92-268-TP-EMG
Summit	.12	05-11-88	05-11-92	87-1285-TP-EMG	92-267-TP-EMG
Trumbull	.12	06-22-94	06-22-94	93-505-TP-EMG	93-505-TP-EMG
Tuscarawas	.12	12-08-94	12-08-94	93-1579-TP-EMG	93-1579-TP-EMG
Union	.12	05-17-89	05-17-92	87-2195-TP-EMG	93-359-TP-EMG
Warren	.12	12-19-90	12-19-92	90-1335-TP-EMG	92-1789-TP-EMG
Washington	.12	07-27-05	07-27-05	04-1840-TP-EMG	04-1840-TP-EMG
Wayne	.12	08-15-89	08-15-92	88-929-TP-EMG	92-1013-TP-EMG
Wood	.12	11-20-90	11-20-92	87-1913-TP-EMG	92-1658-TP-EMG
Wyandot	.12	02-17-99	02-17-99	98-1537-TP-EMG	98-1537-TP-EMG

(N)

/1/ The maximum E911 subscriber charge shall equal \$.12, where available.

Issued: August 10, 2009 Effective: September 10, 2009

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated August 19, 2009,
Case No. 09-510-TP-EMG

By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-09-0028

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

/1/

E. Prices (cont'd)

2. Other Applicable Charges and Payments

Messages

The calling party is not charged for calls placed to the 911 number.

Charges for messages transferred over exchange facilities from a PSAP are billed to the 911 customer according to rates applicable from the Serving Central Office which serves the PSAP initiating the transfer to the point of termination, subject to the terms and conditions of the 911 Service agreement. Inter-system transfers are subject to applicable local message charges.

Special equipment and service arrangements for which provision is not otherwise made in these tariffs or catalogs are furnished wherever practicable at charges based on cost.

Equipment Moves

Moves or changes of equipment at PSAP locations will be made based upon cost, not to exceed installation charges specified in this tariff or catalog. Time and material charges may be applicable.

Charges for customer requests that require additions, removals, moves, or changes of access facilities or equipment on Company premises will be based on cost and determined separately in each case.

Installation of additional network or other facilities to maintain a satisfactory grade of service will be provided by the Company, subject to the terms and conditions of the 911 Service Agreement.

Cancellation of the service in whole or in part by the customer prior to installation will require payment of an amount equal to the cost of engineering, manufacturers' billings resulting from equipment orders, installation, assembly, labor, cost of removal and any other costs incurred up, to the time of cancellation which have resulted because of the subscriber's order for services, but not to exceed the total installation charges.

/1/

/1/ Material formerly appeared on Original Sheet 12.10 in this Section.

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Case No. 06-1345-TP-ORD.

By Connie Browning, President, Cleveland, Ohio

TFA No. OH-08-18005

2. END-USER 9-1-1 TRUNK

(T)/1/

A. Description

End-User 9-1-1 Trunks provide voice grade transmission and deliver station specific Automatic Number Identification (ANI) information associated with Private Switch customer switching equipment to the Company's 9-1-1 network. End-User 9-1-1 Trunks are used to route calls to the Company 9-1-1 network and are configured as outgoing trunks only. These trunks are dedicated to carrying 9-1-1 calls only and will not accept incoming calls.

End-User 9-1-1 Trunks route the 9-1-1 call from the customer's premises to one of the following termination points:

- to a local end office
- to the 9-1-1 tandem (Control Office)

B. Definitions

Automatic Number Identification (ANI)

A feature which allows the number of the calling party to be forwarded to the PSAP for display.

/1/

/1/ Material formerly appeared on 1st Revised Sheet 25 in this Section.

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By Connie Browning, President, Cleveland, Ohio

TFA No. OH-08-18005

2. END-USER 9-1-1 TRUNK (cont'd)

(T)/1/

C. Terms and Conditions

1. A minimum of one End-User 9-1-1 Trunk is required per PBX or Private Switch. However, two or more End-User 9-1-1 Trunks are highly recommended.
2. The customer is responsible for ensuring that their terminal equipment is compatible with this service.
3. The customer is responsible for developing and implementing procedures to prevent unauthorized or illegal use of the End-User 9-1-1 Trunks.
4. When End-User 9-1-1 Trunks are used, the PBX or private switch must be directly connected to the 9-1-1 network.
5. The customer may request diversification and redundancy of any or all inter-office and/or local facility routes. Diversification and redundancy will be provided where facilities permit. Additional charges for the utilization, construction and provision of this option will be assessed on an individual case basis.
6. End-User 9-1-1 Trunks are only available in service areas with Enhanced 911 Service.
7. End-User 9-1-1 Trunks are only available in appropriately equipped Central Offices.
8. If the customer leaves the Company for another competitive local exchange carrier and ports the telephone numbers (assigned to the customer) to that Carrier using Local Number Portability (LNP), the customer is responsible for notifying the Company in writing of such change. This condition does not relieve the new Carrier of its notification requirements to the Company.

/1/

/1/ Material formerly appeared on 2nd Revised Sheet 26 in this Section.

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2. END-USER 9-1-1 TRUNK (cont'd)

(T)/1/

D. Prices

The prices shown below are for End-User 9-1-1 Trunks and are in addition to other applicable Service Charges.

Additional Trunk prices are applicable when adding additional trunks with the original (or initial) order. If additional trunks are ordered after the original installation, *First Trunk* prices apply.

1. Service Elements

Description /Billing Code/	Nonrecurring Charge	Monthly Price
		<i>Term Payment Plan</i>
		60 Month
<i>First Trunk</i>		
- to a local end office /XCDAP/	\$845.00	\$53.00
- to the 9-1-1 tandem (Control Office) /XCDCP/	845.00	85.00
<i>Additional Trunks, each</i>		
- to a local end office /XCDBP/	645.00	53.00
- to the 9-1-1 tandem (Control Office) /XCDDP/	645.00	85.00

/1/

/1/ Material formerly appeared on 2nd Revised Sheet 27 in this Section.

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2. END-USER 9-1-1 TRUNK (cont'd)

(T)/1/

D. Prices

2. Payment Plans

- Term Payment Plans
End-User 9-1-1 Trunk service is only available for a 60-month period under the Term Payment Plan (TPP). Refer to Term Payment Plans in Part 2, Section 3 of this tariff.
- Single Payment Option (SPO)
A Single Payment Option is not available with this service.
- Deferred Payment Option (DPO)
A Deferred Payment Option is not available with this service.

3. Termination Charges

Termination Charges will apply to service terminated prior to the contracted period.

Termination Charge = $\frac{[\text{number of months remaining in contract}] \times [\text{monthly price billable in month prior to discontinuance, according to Company record}]}{[70\%]}$

/1/

/1/ Material formerly appeared on Original Sheet 28 in this Section.

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3. WIRELESS 9-1-1 SERVICE^{/3/}

(T)/4/

A. Description

Wireless 9-1-1 Service (W 9-1-1) is a service that routes emergency wireless calls to specific Public Safety Answering Points (PSAPs) and provides a Mobile Directory Number (MDN) for callback information and the appropriate caller location information to support the Federal Communication Commission's (FCC) Phase I and Phase II requirements as established in CC Docket No. 94-102.

This service will support the following W 9-1-1 design solutions:

- Call Path Associated Signaling (CAS)^{/1//2/}
- Non-Call Path Associated Signaling (NCAS)
- Hybrid^{/2/}

B. Definitions

9-1-1 Selective Router

A central office providing tandem switching capability for 9-1-1 calls. It controls switching of ANI information to the PSAP and also provides the Selective Routing function capability and certain maintenance functions for each PSAP.

/4/

/1/ The CAS solution does not support Phase II and customers that utilize CAS for Phase I will be required to migrate to NCAS or Hybrid solutions for Phase II implementation.

/4/

/2/ The customer provided interface with the selective router must meet the requirements of the National Emergency Number Association (NENA) specification 03-002: "NENA Recommendation for the Implementation of Enhanced MF Signaling, E9-1-1 Tandem to PSAP".

/4/

/3/ Denotes Tier 1 Non-core service.

/4/ Material formerly appeared on Original Sheet 29 in this Section.

3. WIRELESS 9-1-1 SERVICE (cont'd)

(T)/1/

B. Definitions (cont'd)

(T)

9-1-1 Tandem to 9-1-1 Tandem Transfer

The ability to transfer a W 9-1-1 call from a PSAP served by one Company 9-1-1 Tandem (a.k.a. Selective Router) to a PSAP served by a different Company 9-1-1 Tandem when the two tandems are geographically adjacent and are served by the same Company Automatic Location Identification (ALI) host system.

Billing Unit

A billing unit represents each 1000 in population for the area being served by a Wireless 9-1-1 Customer. The population for the W 9-1-1 Customer will be divided by 1000 to determine the total number of billing units for the W 9-1-1 customer.

Call Path Associated Signaling (CAS)

A W 9-1-1 solution set that utilizes the voice transmission path to deliver the Mobile Directory Number and the caller's location to the PSAP.

Emergency Services Routing Digits (ESRD)

A 10-digit number that is used to identify the cell site/sector serving the caller. The selective router uses the ESRD to selectively route the call to the designated PSAP.

Emergency Services Routing Key (ESRK)

A 10-digit number that is normally used to identify an ongoing W 9-1-1 call and to correlate the associated data for that call. The selective router uses the ESRK to selectively route the call to the designated PSAP.

Hybrid

A W 9-1-1 solution set that utilizes one transmission path to deliver the voice and Mobile Directory Number to the PSAP and a separate transmission path to deliver the caller's location information to the PSAP.

Mobile Directory Number (MDN)

A 10-digit telephone number that identifies the calling party and can be used as a call back number.

Mobile Switching Center

A switch that provides wireless telephone service.

/1/

/1/ | Material formerly appeared on 1st Revised Sheet 30 in this Section.

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3. WIRELESS 9-1-1 SERVICE (cont'd)

(T)/1/

B. Definitions (cont'd)

Non-Call Path Associated Signaling (NCAS)

A W 9-1-1 solution set that utilizes one transmission path to deliver the voice and a separate transmission to deliver the Mobile Directory Number and the caller's location to the PSAP.

Phase I Service

W 9-1-1 service that provides the PSAP with the call-back telephone number of the W 9-1-1 caller and the location of the cell site or base station transmitting the call.

Phase II Service

W 9-1-1 service that provides the PSAP with all Phase I information plus more precise caller longitude and latitude location information as required by the FCC in CC Docket No. 94-102 (Latitude and Longitude information may require a manual rebid from the PSAP to receive that information).

Pseudo-Automatic Number Identification (pANI)

A number, consisting of the same number of digits as ANI, but is used in place of an ANI to convey a special meaning. The specific meaning assigned to the pANI is determined by agreements, as necessary, between the telephone system originating the call, intermediate telephone systems handling and routing the call, and the destination telephone system. The pANI identifies the destination PSAP, or location of the base station or cell site through which a mobile call originates.

Wireless 9-1-1 Customer (Customer)

The Wireless 9-1-1 Customer is the authorized county government unit to who authority has been lawfully delegated for the implementation of wireless 9-1-1 service at the PSAP or PSAPs under its jurisdiction. The Customer may authorize individual PSAP to work directly with the Company during implementation of W 9-1-1 service.

Wireless Service Provider

A facilities-based provider of wireless service to one or more end users in this state.

Wireless End User

An individual or organization authorized to use the telephone services provided by the Wireless Service Provider.

/1/

/1/ Material formerly appeared on Original Sheet 31 in this Section.

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3. WIRELESS 9-1-1 SERVICE (cont'd)

(T)/2/

C. Terms and Conditions

Request for this service: (1) can only be initiated by a W 9-1-1 Customer; (2) must be provided to the Company in writing 150 days prior to the desired service date for both Phase I or Phase II service; and (3) must identify service locations and arrangements.

W 9-1-1 will be provided where facilities permit. If facilities are not available, the Company will negotiate a mutually agreeable service date with the customer.

The minimum number of digits that the PSAP CPE must be capable of receiving is dependent on the wireless solution. A PSAP must be able to accept 8, 10, or 20 digits when the wireless solution is NCAS, Hybrid, or CAS, respectively. If a PSAP CPE does not meet these requirements, the Company will continue to selectively route wireless 9-1-1 calls to the designated PSAPs. However, the PSAP may not receive callback or location information for these calls.

Customer Obligations^{/1/}

1. The Customer is responsible for ensuring that the Wireless Service Provider creates, maintains and forwards to the Company current pANI data according to the format and procedures specified by the Company.
2. W 9-1-1 Service Wireless End User's information is confidential. The Customer agrees to use such information only for the purpose of responding to emergency calls.
3. The Wireless End User forfeits the privacy afforded by nonlisted and nonpublished service to the extent that the telephone number, the address and name associated with the originating station location are furnished to the PSAP and to the LEC. The Wireless End User (published and nonpublished) consents to the storage and retention of Wireless End User's location and telephone number in the data base and also consents to access this information by the PSAP for the sole purpose of responding to an emergency call.
4. The Customer has the responsibility for reporting all errors, defects and malfunctions that they are aware of to the Company in a timely manner provided the Company is the service provider.

/2/

/1/ The Company will participate in all coordination efforts as appropriate.

/2/ Material formerly appeared on Original Sheet 32 in this Section.

3. WIRELESS 9-1-1 SERVICE (cont'd)

/1/

C. Terms and Conditions (cont'd)

Customer Obligations (cont'd)

5. Cancellation of the service in whole or in part by the Customer prior to establishment thereof, will require payment of an amount equal to the cost of engineering, manufacturers' billings resulting from equipment orders, installation, assembly, labor, cost of removal and any other costs incurred by the Company up to the time of cancellation resulting from the Customer's order for service.
6. The PSAP will be responsible for any local or long distance toll associated with the call-back of wireless callers or the transferring of calls to non-PSAP locations.
7. From the effective date of this tariff forward, the PSAP will, if needed, order Enhanced Multi-Frequency (E-MF) trunks for additional Selective Router to PSAP trunks. The customer provided interface with the Selective Router must meet the requirements of the National Emergency Number Association (NENA) specification 03-002: "NENA Recommendation for the Implementation of Enhanced MF Signaling, E9-1-1 Tandem to PSAP".
8. The Company will assign one wireless Emergency Service Number (ESN) per PSAP receiving primary routed wireless calls.
9. The Company will provide additional ALI circuits, Router to PSAP trunks dedicated to wireless service, and/or Power Failure/Make Busy circuits at the customer's request and will charge for the circuits per the rates established in existing applicable tariffs.
10. The Company will route W 9-1-1 calls based on the ESN associated with the pseudo Automatic number identification (pANI) that identifies the cell site/cell face or routing key. When call routing capability based on longitude and latitude becomes available, the Company will revise this tariff and identify the corresponding rates for such service.

/1/

/1/ Material formerly appeared on Original Sheet 33 in this Section.

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TFA No. OH-08-18005

3. WIRELESS 9-1-1 SERVICE (cont'd)

/1/

C. Terms and Conditions (cont'd)

Customer Obligations (cont'd)

11. The Company's liability and that of its officers or employees to any person for interruption or failure of W 9-1-1 Service is limited by the terms set forth in this section, other sections of this tariff, and by law.
12. W 9-1-1 Service is provided solely for the benefit of the Customer; the provision of such service shall not be interpreted, construed or regarded as being for the benefit of, or creating any LEC obligation toward, or any right of action on behalf of, any third person or other legal entity.
13. To the extent allowed by law, the Customer agrees to release, indemnify, defend and hold harmless the Company from any and all loss, claims, demands, suits or other action, or any liability whatsoever, to any other party or person, for any personal injury to or death of any person or persons, or for any loss, damage or destruction of any property, whether owned by the Customer or others.
14. The Company supported segment of the W 9-1-1 Service will be designed to provide at least the same level of service reliability and quality as local exchange telephone service in the exchanges where 9-1-1 systems are equipped with the features required to provide W 9-1-1 service.
15. To the extent allowed by law, the Customer also agrees to release, indemnify and hold harmless the Company for any infringement or invasion of the right of privacy of any person or persons, caused or claimed to have been caused, directly or indirectly, by the installation, operation, failure to operate, maintenance, removal, presence, condition, occasion or use of 9-1-1 service features and the equipment associated therewith, or by any services furnished in connection therewith, including, but not limited to, the identification of the telephone number, address or name associated with the telephone used by the party or parties accessing W 9-1-1 service hereunder, and which arise out of the negligence of the Company or the negligence or other wrongful act of the W 9-1-1 customer, its user, agencies or municipalities or the employees or agents of any one of them.

/1/

/1/ Material formerly appeared on Original Sheet 34 in this Section.

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3. WIRELESS 9-1-1 SERVICE (cont'd)

/1/

C. Terms and Conditions (cont'd)

Customer Obligations (cont'd)

16. To the extent allowed by law, the Customer and the Wireless Service Provider agree to indemnify, defend, and hold harmless the Company from any and all claims, costs, demands, liabilities, losses, actions, lawsuits, and expenses arising from the Customer and/or Wireless Customer providing the Company with inaccurate, out of date or improperly formatted MDN or pANI data.
17. To the extent allowed by law, the Customer and the Wireless Service Provider agree to indemnify, defend, and hold harmless the Company from any and all claims, costs, demands, liabilities, losses, actions, lawsuits, and expenses arising from any and all equipment failure or defects or errors in transmission on the part of the Customer or the Wireless Service Provider.
18. The customer acknowledges that W 9-1-1 service requires that the respective wireless service providers have the capability to forward the wireless subscriber's call and associated call data to the Company for transport to the Customer.
19. The Customer will provide the Company with the population total within its jurisdiction in a format agreed to by the Company.
20. Under no circumstances should a Wireless Service Provider or the Customer allow delivery of wireless calls (for overflow or contingency purposes) onto Router to PSAP trunks or into the selective router over public switched network circuits (e.g. any circuit or trunk not dedicated to 9-1-1 use), or through calls to an E9-1-1 routing/test number associated with the PSAP trunk group.

/1/

/1/ Material formerly appeared on Original Sheet 35 in this Section.

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PART 8 - Miscellaneous Services
SECTION 3 - Emergency/Group Alerting Services

1st Revised Sheet 34
Cancels Original Sheet 34

3. WIRELESS 9-1-1 SERVICE (cont'd)

/7/

D. Prices

1. Service Elements

Description /Billing Code/	Monthly Charge	Nonrecurring Service Charge
<i>Wireless 9-1-1 (W 9-1-1) Service</i>		
W P9-1-1 Service with wireless switch features, ALI Server upgrades, Selective Routing (SR), SR and ALI Database upgrades, record entry, assignment of one wireless ESN per wireless PSAP, storage and processing of ANI/ALI, Tandem to Tandem Transfer and Trunks and Telco Map Server functionality ^{/1/2/3/4/5/6/}		
- Phase I service per billing unit	\$7.01	\$27.96
- Phase II service per billing unit	0.89	91.36

- /1/ In applications utilizing a third party database provider, the Company will not assess the completeness of the received ALI record, but will simply deliver it to the PSAP. It will be the responsibility of the third party database provider to ensure that the ALI record provides both the W 9-1-1 Phase 1 and 2 data as required by the FCC.
- /2/ Tandem to Tandem Trunks will be state-averaged, flat rated (not mileage sensitive).
- /3/ Population data and billing unit calculations will be revisited before the fifth year anniversary of the effective date of this tariff.
- /4/ Billing units will be rounded to the next highest number to determine the number of billing units (i.e., .5 or higher equals 1.0). A minimum of one (1) billing unit will apply to each rate shown above.
- /5/ Billing of Phase I rates will begin when the first PSAP within the Customers jurisdiction converts to Phase I. Billing of Phase II rates will begin when the first PSAP within the Customers jurisdiction converts to Phase II.
- /6/ Phase II rates are paid in addition to Phase I rates when Phase II service is implemented. If only Phase I service is purchased, then only the Phase I nonrecurring and monthly recurring charge and the incremental Phase II nonrecurring and monthly recurring charge will be assessed. If Phase II service is purchased by a PSAP that has the above Phase I service, the incremental Phase II nonrecurring charge will apply and the PSAP would be billed both the Phase I and Phase II monthly recurring charge per billing unit.
- /7/ Material formerly appeared on Original Sheet 36 in this section.

/7/

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4. OUTBOUND EMERGENCY NOTIFICATION DATA SERVICE (OENDS)

A. Description

Outbound Emergency Notification Service (OENDS) is an optional service that provides a county or municipality with telephone subscriber data from the Enhanced 9-1-1 Service database for the purpose of implementing or updating an outbound public emergency notification messaging system pursuant to Ohio Revised Code Section 4931.49 division (F)(5). An outbound public emergency notification system provides service users with a telephone warning of a public emergency situation through a computerized warning system.

Subscriber information is to be used for the sole purpose of contacting citizens during a Public Emergency.

B. Definitions

911 Database

A system of manual procedures and computer programs used to create, store, and update the data required to provide the Selective Routing (SR) and ALI features.

Private and Semi Private Listing Service

Listing services which excludes the customer's telephone number from the Company's alphabetical directories, where available, otherwise its Listing Information System, however with Semi-Private Service, the customer's telephone number is included in Directory Assistance records.

(T)
(T)

Public Emergency

For purposes of this Guidebook, a public emergency shall be defined as the presence of actual or imminent conditions which present either:

- 1) an immediate danger to the health and safety of people, or
- 2) a likelihood of severe irreparable damage to property.

4. OUTBOUND EMERGENCY NOTIFICATION DATA SERVICE (OENDS) (cont'd)

(N)

C. Terms and Conditions

1. Customers of this service must be "911 customers" as referenced in the P.U.C.O. Tariff No. 20, Part 8, Section 3, Sheet No. 1 or their authorized agents or the State of Ohio.
2. Telephone subscriber data for all customers served by the requesting Customer, regardless of carrier or class of service, will be included in the data file. Information regarding the names, addresses and telephone numbers of Private and Semi-Private Listing Service customers will be provided for the purpose of facilitating response to public emergency calls.
3. The Company will provide OENDS data only for the jurisdictional area where the Customer is authorized to provide public emergency services.
4. Telephone subscriber data provided to a Customer for the purpose of implementing or updating an outbound public emergency notification system is confidential and proprietary. Subscriber data may be used only to identify the telephone location or service user, or both, and may not be used or disclosed by the Customer, or its agents or employees, for any other purpose. All other uses are prohibited. Customer agrees to abide by all applicable restrictions on the use of the subscriber data.
5. The OENDS information may not be reproduced in any manner, unless specifically authorized in writing by the Company. Upon request, the Customer will promptly return to the Company all OENDS information in a tangible form or certify to the Company that such information has been destroyed.
6. The Company will provide a copy of the OENDS data to the Customer. The Company may not be held liable under Ohio law for providing such information.
7. A full extract of the OENDS data may be requested, at a maximum, once per month and will be delivered within 21 working days of receipt of a written request.

(N)

4. OUTBOUND EMERGENCY NOTIFICATION DATA SERVICE (OENDS) (cont'd)

(N)

C. Terms and Conditions (cont'd)

8. The OENDS Customer may request incremental updates of OENDS data. The Customer may select incremental updates to be provided on a weekly or monthly basis.
9. OENDS will reflect data that exists in the Company's 911 Database as of the day the extract is produced.
10. The OENDS Customer is responsible for maintaining the confidentiality of the data contained within the extract.
11. The Customer and participating governmental units and agencies each agree to release, indemnify, defend, and hold harmless the Company from any and all loss, claims, demands, suits or other action, or any liability whatsoever, other than the Company's sole negligence, arising out of the Customer's use of the Outbound Emergency Notification Data Service whether suffered, made, instituted or asserted by the Customer or by any other party or person, for any personal injury to or death of any person or persons, or for any loss, damage or destruction of any property, whether owned by the Customer or others.
12. OENDS is provided solely for the benefit of the Customer. The provision of OENDS by the Company shall not be interpreted, construed, or regarded as being for the benefit of or creating any Company obligation, either expressed or implied, toward any third person or legal entity other than the Customer.
13. The Customer also agrees to use the OENDS information consistent with the law, applicable regulations, and the AT&T Ohio Guidebook or P.U.C.O. Tariff No. 20. The Company shall not be liable for any violation of the law, applicable regulations, or the AT&T Ohio Guidebook or P.U.C.O. Tariff No. 20 by the Customer.
14. A full extract of OENDS data will be mailed to the Customer on CD. Incremental updates may be provided on CD or via Electronic Transfer
15. Each entity that performs an outbound emergency notification message shall do so in coordination with other municipalities within the county.

(N)

4. OUTBOUND EMERGENCY NOTIFICATION DATA SERVICE (OENDS) (cont'd)

(N)

C. Terms and Conditions (cont'd)

16. Each entity that performs an outbound emergency notification message shall notify the Ohio 9-1-1 coordinator in writing within twenty-four hours after initiating the messaging. The report shall include:
 - (a) The date and time that the outbound emergency notification message was initiated.
 - (b) The total number of individual unique outbound emergency notification messages sent.
 - (c) The circumstances surrounding the situation that spurred the outbound emergency notification message(s).
 - (d) The total number of telephone numbers the message(s) was delivered to.
 - (e) The number of square miles included in the geographic area of the outbound emergency notification message(s).
 - (f) A summary of whether or not the entity submitting the report believes the outbound emergency notification message will be utilized to deliver a message in relation to this same situation in the near future and, if so, for what length of time the submitting entity believes the situation will continue.
17. Each entity that wishes to perform a test message of an outbound emergency notification messaging system shall provide twenty-four hours advanced notification of the scope and scheduled time of the test to:
 - (a) The news media in the affected area.
 - (b) The Ohio 9-1-1 coordinator.
18. Any entity that fails to abide by the terms of the AT&T Ohio Guidebook or P.U.C.O. Tariff No. 20 shall hence forth receive no further data extracts from the 911 database.

(N)

4. OUTBOUND EMERGENCY NOTIFICATION DATA SERVICE (OENDS) (cont'd)

(N)

D. Features

The following data elements will be provided on each file where they exist in the Company's 911 Database:

Telephone Number
Subscriber Name
Service Address
Class of Service

Full Extract

An initial or subsequent extraction of complete telephone subscriber data for all customers served by the requesting Customer from the Company's 911 Database. Full extracts are only available on a monthly basis.

Incremental Update

An extract containing only additions, deletions, and modifications to the telephone subscriber data for all customers served by the requesting Customer from the Company's 911 Database since the last full extract or incremental update. Incremental updates are available on a weekly or monthly basis.

E. Prices

OENDS is available as a full extract only, an initial full extract with subsequent full extracts on a monthly basis or a full extract with incremental updates on a weekly or monthly basis. The Customer may request an initial full extract when establishing an outbound public emergency notification messaging system as well as subsequent full extracts to verify or update the data in its system.

A one-time, non-recurring charge applies for a full extract.

A monthly recurring charge applies subsequent full extracts.

A monthly recurring charge applies for incremental updates. The Customer selects the frequency of the updates - weekly or monthly. Regardless of the frequency selected, there is a single monthly charge.

1. Service Elements

Description /Billing Code/	Monthly Charge	Nonrecurring Service Charge
Full Extract	-	\$462.00
Subsequent Full Extract once per month	\$270.00	-
Incremental Updates – weekly or once per month	170.00	-

(N)

PART 8 - Miscellaneous Services
SECTION 6 - Special Needs Services

2nd Revised Sheet No. 1
Cancels
1st Revised Sheet No. 1

1. 211

(T)

A. DESCRIPTION

211 is a local telephone exchange communications service that allows local exchange end users to reach the 211 service provider (customer) by dialing an abbreviated telephone number, two-one-one (2-1-1). (T)

211 is an intelligent routing service that determines the central office serving the calling party, converts the 211 dialed digits to a Routing Telephone Number (RTN) and then uses the RTN to complete the call over the public switched network to a call center designated by the 211 customer.

211 is an optional service that may be purchased only by applicant information and referral provider call centers which have been approved by the Ohio Council of Information and Referral Providers (OCIRP) and the 211 Ohio Collaborative (211 Ohio), (collectively, OCIRP/211 Ohio), pursuant to the application process developed by the 211 Ohio Collaborative.

211 is offered subject to the availability of facilities.

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By Connie Browning, President, Cleveland, Ohio

PART 8 - Miscellaneous Services
SECTION 6 - Special Needs Services

1st Revised Sheet No. 2
Cancels
Original Sheet No. 2

1. 211 (cont'd)

(T)

B. TERMS AND CONDITIONS

1. A minimum service period of one month applies to this service.
2. Typically there can be only one 211 customer for each stand-alone, host, or remote central office serving area (the "211 service area"). This assures that 211 calls from an end user located within a 211 service area can be routed to a unique 211 call center. Normally, the Company will route calls based on the serving central office. If a central office serves one or more remote central offices or multiple states, the Company will route the 211 calls based on the originating NPA-NXX. The Company will default route calls to one of the customer's RTNs if the Company is unable to route based on the serving central office or originating NPA-NXX.
3. The customer is required, when establishing a call center, to inform all local exchange service providers operating within the 211 service area of the establishment of such a call center.
4. Only calls originating within an operational 211 service area will be routed to a call center. End users dialing 211 outside operational 211 service areas will receive a recorded message that the call cannot be completed as dialed.
5. The 211 customer may designate only one RTN per 211 service area but may designate different RTNs for different 211 service areas as described below. The RTN must be a toll-free, 8YY telephone number for central offices outside of the 211 call center's local service area.
 - If the customer utilizes more than one 211 RTN, it must designate the specific stand-alone, host or remote central offices to be served by each RTN.
 - Normally only one RTN can serve a stand-alone, host or remote central office serving area.
 - 211 calls are not permitted where local calling is restricted (e.g., prisons).

The Company will route 211 calls originating from end users on its local exchange network whether the end users purchase service directly from the Company or from another Local Exchange Carrier (LEC) reselling Company service.

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PART 8 - Miscellaneous Services
SECTION 6 - Special Needs Services

1st Revised Sheet No. 3
Cancels
Original Sheet No. 3

1. 211 (cont'd)

(T)

B. TERMS AND CONDITIONS (cont'd)

6. 211 Service is provided solely for the benefit of the customer; the provision of such service shall not be interpreted, construed or regarded as being for the benefit of or creating any obligation toward, or any right of action on behalf of, any third person or other legal entity.
7. The Company will make every effort to route 211 calls to the appropriate calling center; however, it will not be held responsible for routing mistakes or errors.
8. The 2-1-1 Service per host and/or per system nonrecurring charges are waived for qualifying customers through the earlier of January 12, 2008 or upon the exhaustion of available funds in the Customer Fund by order of the Public Utilities Commission of Ohio in Case No. 99-938-TP-COI, adopted July 12, 2006. As long as funds are available, customers who order and implement 2-1-1 Service prior to January 12, 2008 will receive a waiver of the nonrecurring per host and/or system charges as shown in C.1.1, below. (C)

C. PRICES

The nonrecurring charges associated with the establishment or modification of 211 are specified below.

In addition, the rates and charges for toll-free 800 service (provided by the Company or another service provider) may apply.

1. Service Elements

Description /Billing Code/	Nonrecurring Charge	Monthly Rate
1. 211 Service		
- per System /2D2/	-	-
- per Host Central Office equipped /2CHCO/	\$785.00	-
2. 211 Table Changes		
- per customer requested change /REAL5/	170.00	-

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Effective: August 21, 2006

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By Connie Browning, President, Cleveland, Ohio

PART 8 - Miscellaneous Services
SECTION 10 - Travel and Transportation
Information Services

1st Revised Sheet No. 1
Cancels
Original Sheet No. 1

1. 511 (T)

A. DESCRIPTION

511 is a service that allows local exchange end users to reach the 511 service provider (customer) by dialing an abbreviated telephone number, five-one-one (5-1-1). (T)

511 is an intelligent routing service that determines the central office serving the calling party, converts the 511 dialed digits to a Routing Telephone Number (RTN) and then uses the RTN to complete the call over the public switched network to a call center designated by the 511 customer.

511 is an optional service that may be purchased only by a federal, state or local government transportation agency.

511 is offered subject to the availability of facilities and will be provided on a first-come, first-served basis.

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PART 8 - Miscellaneous Services
SECTION 10 - Travel and Transportation
Information Services

1st Revised Sheet No. 2
Cancels
Original Sheet No. 2

1. 511 (cont'd)

(T)

B. TERMS AND CONDITIONS

1. The Company and the customer will negotiate the due date(s) for 511. A minimum service period of one month applies to this service.
2. Typically there can be only one 511 customer for each stand-alone, host, or remote central office serving area (the "511 service area"). This ensures that 511 calls from an end user located within a 511 service area can be routed to a unique 511 call center. Normally the Company will route calls based on the serving central office. If a central office serves one or more remote central offices or multiple states, the Company will route the 511 calls based on the originating NPA-NXX. The Company will default route calls to one of the customer's RTNs if the Company is unable to route based on the serving central office or originating NPA-NXX.
3. When establishing a call center, the customer is responsible for informing all local exchange service providers operating within the 511 service area of the establishment of such a call center.
4. Only calls originating within an operational 511 service area will be routed to a call center. End users dialing 511 outside operational 511 service areas will receive a recorded message that the call cannot be completed as dialed.
5. The 511 customer may designate only one RTN per 511 service area but may designate different RTNs for different 511 service areas as described below. The RTN must be a toll-free 8YY telephone number for central offices outside of the 511 call center's local service area.
 - If the customer utilizes more than one 511 RTN, it must designate the specific stand-alone, host or remote central offices to be served by each RTN.
 - Normally only one RTN can serve a stand-alone, host or remote central office serving area.
 - 511 calls are not permitted where local calling is restricted (e.g., prisons.)

The Company will route 511 calls originating from end users on its local exchange network whether the end users purchase service directly from the Company or from another Local Exchange Carrier (LEC) reselling Company service.

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By Connie Browning, President, Cleveland, Ohio

1. 511 (cont'd)

B. Terms and Conditions (cont'd)

6. 511 Service is provided solely for the benefit of the customer; the provision of such service shall not be interpreted, construed or regarded as being for the benefit of or creating any obligation toward, or any right of action on behalf of, any third person or other legal entity.
7. The Company will make every effort to route 511 calls to the appropriate calling center, (T)
however it will not be held responsible for routing mistakes and errors.

C. Application of the Rates

The nonrecurring charges associated with the establishment or modification of 511 are specified in D.1 and 2.

The rates and charges for toll-free 800 service (provided by the Company or another service provider) may also apply.

THE OHIO BELL
TELEPHONE COMPANY

AT&T
Tariff

P.U.C.O. NO. 20
PART 8 **SECTION 10**

PART 8 - Miscellaneous Services
SECTION 10 - Travel and Transportation
Information Services

1st Revised Sheet No. 4
Cancels
Original Sheet No. 4

1. 511 (cont'd)

(T)

D. Rates and Charges

Description/ Billing Code	Nonrecurring Charge
1. Per Stand-alone or Host Central Office Equipped /5CHCO/	\$800.00
2. 511 Table Changes - per customer Requested change /REAL7/	130.00

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By Connie Browning, President, Cleveland, Ohio

PART 8 - Miscellaneous Services
SECTION 11 - Abbreviated Dialing for One Call
Centers

Original Sheet No. 1

8-1-1 SERVICE

(N)

A. DESCRIPTION

8-1-1 Service is a three-digit abbreviated local dialing arrangement that allows local exchange end-users to reach the state's One Call Notification system provider (8-1-1 customer). 8-1-1 Service is used by the One Call Notification system to provide advance notice of excavation activities to underground facility operators pursuant to Federal Communications Commission (FCC) Order 05-59 in CC Docket 92-105.

8-1-1 is a routing service that determines the central office serving the calling party, converts the dialed digits to a customer provided designated Routing Telephone Number (RTN) and routes the call over the public switched network utilizing Advanced Intelligent Network (AIN) platforms and features.

B. DEFINITIONS

Advanced Intelligent Network (AIN)

AIN is a telecommunications network that is software controlled. The network "intelligence" is located in computer nodes which are distributed throughout the network, rather than being confined to the originating and terminating switching offices. Before calls (either outbound or inbound) are sent to their final destination, the network queries a database for disposition of the call.

One Call Notification System

A communication system established by operators of underground facilities and/or state governments in order to provide a means for excavators and the general public to notify facility operators in advance of their intent to engage in excavation activities.

Routing Telephone Number (RTN)

Toll free telephone number designated by the customer for terminating 8-1-1 calls.

(N)

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PART 8 - Miscellaneous Services
SECTION 11 - Abbreviated Dialing for One Call
Centers

Original Sheet No. 2

8-1-1 SERVICE (cont'd)

(N)

C. TERMS AND CONDITIONS

In addition to the general regulations found in Part 2, Section 2, the following regulations apply to 8-1-1 Service:

1. The Company and the Customer will negotiate the implementation date for 8-1-1 service. 8-1-1 is offered subject to the availability of facilities.
2. There can be only one 8-1-1 Customer for each stand-alone host or remote central office NPA-NXX serving area. The Company will route calls based on the serving central office. If a central office serves multiple states, the call will be routed based on the originating NPA-NXX.
3. The Customer must provide a toll-free number to the Company to ensure that toll charges are not incurred by the end-user.
4. 8-1-1 Service can be accessed only by end-users who subscribe to the Company's local exchange service, and by end users who obtain service from a Competitive Local Exchange Carrier ("CLEC") reselling the Company's local exchange service, who are served out of one of the Company's Central Offices.
5. 8-1-1 Service will not complete calls dialed using 0 + 8-1-1 or 1 + 8-1-1. 8-1-1 calls are not permitted where local calling is restricted.
6. The customer is responsible for informing all local exchange service providers operating within its designated geographical area of any call centers it establishes.
7. 8-1-1 Service does not include operator assisted calls, and will only be available to PBX and Key switching systems ("CPE") when those systems have been correctly programmed by the owner of the CPE.
8. The Company will make every effort to route 8-1-1 calls to the appropriate calling center; however it will not be held responsible for routing mistakes and errors, interruptions of service, or intervening Acts of God that interfere with telephone service. The Company's obligation under 8-1-1 applies solely to the transmission of the call and ends upon call completion to the Customer-designated RTN.

(N)

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PART 8 - Miscellaneous Services
SECTION 11 - Abbreviated Dialing for One Call
Centers

Original Sheet No. 3

8-1-1 SERVICE (cont'd)

(N)

C. TERMS AND CONDITIONS (cont'd)

9. 8-1-1-Service shall not be interpreted, construed, or regarded as being for the benefit of or creating any obligation toward, or any right of action on behalf of, any third person or other legal entity, including end-users of the Company or any Other Carriers.

D. PRICES

1. Service Elements

Description	Nonrecurring Charge
Installation Charge:	
Per Host, Stand-alone or Remote, Central Office Equipped	\$258.38

(N)

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/1/ 2nd Revised Sheet A reflects changes in the header: Part 12 is changed to "Listing Services"
and Section 1 is changed to "Listings", effective May 1, 2017.

(N)
(N)

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By Adam Grzybicki, President, Cleveland, Ohio

ATT TN OT-17-0003

PART 12 - Listing Services
SECTION 1 - Listings

5th Revised Sheet 1
Cancels 4th Revised Sheet 1

/1/

1. BLES LISTING SERVICES

A. General Provisions

1. The alphabetical directory, where available, otherwise the Company's Listing Information System, is an alphabetical list of customers, joint users and others for whom listings are provided. It is designed solely for the purpose of informing people of the telephone numbers of customers and others listed therein. Accordingly, listings are intended solely for purposes of identification and are limited to information which is essential to such identification. (T)
| (T)
2. The information in this Paragraph 1 for listings applies to primary and BLES listings. (T)
(D)
3. An alphabetical directory/Listing Information System may include the listings for one or more exchange areas. The Company may divide listings into two groups, one group of non-residence listings and one group of listings consisting solely of names of individuals. (T)
| (T)
(D)
- a. Non-residence primary listings consisting solely of names of individuals will appear in both groups at no charge.
- b. Non-residence additional listings consisting solely of names of individuals will appear in both groups without charge for the additional appearance.
- c. Special types of additional listings will appear in both groups without charge for the additional appearance under the following conditions:
 - (1) Alternate listings, provided that they are indented under non-residence primary or regular additional listings that are listings consisting solely of names of individuals; and
 - (2) all other special types of additional listings, provided that they are listings consisting solely of names of individuals and are indented under non-residence primary or regular additional listings.
- d. Residence primary or additional listings will appear in both groups without charge for the additional appearance, provided that they are indented under non-residence primary or regular additional listings consisting solely of names of individuals.
4. Special prominence or arrangement of names is not permitted nor is the listing of a service, commodity or trade name except when such service, commodity or trade name is a part of the name under which the listed party is doing business.

/1/ 5th Revised Sheet 1 reflects changes in the header: Part 12 is changed to "Listing Services" (N)
and Section 1 is changed to "Listings", effective May 1, 2017. (N)

1. BLES LISTING SERVICES (cont'd)

A. General Provisions (cont'd)

5. The Company will refuse a listing which does not constitute a legally authorized or adopted name, or any listing which, in the opinion of the Company, is likely to mislead or deceive calling persons as to the identity of the listed party, or is intended for advertising purposes or to secure a preferential position in the directory, where available, otherwise, the Company's Listing Information System, or is more elaborate than is reasonably necessary to identify the listed party. The Company, upon notification to the customer, will withdraw any listing which is found to be in violation of its rules with respect thereto. (T)
6. The length of any listing is limited by the use of abbreviations, where, in the opinion of the Company, the clearness of the listing and the identification of the listed party is not impaired thereby. Where more than one line is required to properly list the party, no additional charge is made. (T)
7. In connection with non-residence service, a designation, i.e., an abbreviated descriptive term characterizing the listed party's business in a general way, may be furnished as part of the listing unless the character of the listed party's business is already apparent from the form of the corporate or time name, in which case the designation is unnecessary and is not furnished. (T)
8. The form of listings must conform to the Company's specifications. (T)
9. Listings are regularly provided in connection with exchange service of all classes, grades and types, except dormitory individual lines and Centrex dormitory station lines. (T)
10. A Business Customer may list a different telephone number in the Company's Directory Assistance records^{/1/} than the number listed in the Directory, where available; provided the Business Customer or its representative; 1) has entered into a separate agreement with the Company to list a different telephone number in the Company's Directory Assistance records; 2) complies with the Company's rules for such listings; and 3) has a local telephone number that the Business Customer will continue to answer. The Company reserves the right to reject such requests or remove such numbers from its Directory Assistance records at the Company's reasonable discretion. The Business Customer or its representative may not list a different telephone number in the Company's Directory Assistance records, if in the Company's reasonable opinion; the use of such number could potentially mislead or deceive the public; the Business Customer does not have the right to use such number; or, use the number by the Business Customer does not comply with applicable law or regulations. The Business Customer assumes full responsibility concerning the right to use the telephone number and the Company does not undertake to determine the Customer's legal, contractual or other right to use the telephone number. The Business Customer will indemnify, defend, and hold harmless the Company from any claims, lawsuits, costs, damages, judgments, liabilities, losses or expenses, including reasonable attorney fees, that arise from the Business Customer not having the right to use the telephone number, not complying with applicable law and regulations, or misleading or deceiving the public in any manner. (T)

/1/ also known as the Company's Listing Information System (N)
/2/ 7th Revised Sheet 2 reflects changes in the header: Part 12 is changed to "Listing Services" and Section 1 is changed to "Listings", effective May 1, 2017. (N)

PART 12 - Listing Services
SECTION 1 - Listings

2nd Revised Sheet 2.1
Cancels 1st Revised Sheet 2.1

/1/

1. BLES LISTING SERVICES (cont'd)

B. Primary BLES Listings

(T)

1. One listing without charge, termed the primary listing, is provided for each call number in connection with exchange service. In cases where two or more non-residence services are arranged in a group of rotary numbers, all such numbers so arranged are identified by one call number. /2/ (T) /2/
2. A call number is the telephone number designation with which a customer's service is identified.
3. One primary listing is provided for each joint user.
4. Public telephones and dormitory service are not listed in the directory, where available, or in the Company's Listing Information System. (T) (N)
5. The primary listing is ordinarily the name of the customer or joint user, or the name under which a business is regularly conducted. Where the service is contracted for by one party for the use of a second party, the primary listing may be the name of the second party.

/1/ 2nd Revised Sheet 2.1 reflects changes in the header: Part 12 is changed to "Listing Services" and Section 1 is changed to "Listings", effective May 1, 2017.

(N)

/2/ Material formerly appeared on Sheet 2.

(N)

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By Adam Grzybicki, President, Cleveland, Ohio

ATT TN OT-17-0003

1. BLES LISTING SERVICES (cont'd)

B. Primary BLES Listings (cont'd)

6. A dual name listing is comprised of a surname, two first names, an address and telephone number. This listing may be provided as the primary listing associated with residence service for two persons who share the same surname and reside at the same address or for a person known by two first names.

C. Other Listings

Additional, private, and semi-private listings are provided under the rates, terms, and conditions detailed in the AT&T Ohio Guidebook.

/1/ 3rd Revised Sheet 3 reflects changes in the header: Part 12 is changed to "Listing Services" and Section 1 is changed to "Listings", effective May 1, 2017.

(N)
(N)

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/1/ 5th Revised Sheet 4 reflects changes in the header: Part 12 is changed to "Listing Services"
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(N)

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/1/ 5th Revised Sheet 5 reflects changes in the header: Part 12 is changed to "Listing Services"
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(N)
(N)

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/1/ 7th Revised Sheet 6 reflects changes in the header: Part 12 is changed to "Listing Services"
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/1/ 7th Revised Sheet 7 reflects changes in the header: Part 12 is changed to "Listing Services"
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(N)
(N)

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/1/ 9th Revised Sheet 8 reflects changes in the header: Part 12 is changed to "Listing Services"
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(N)
(N)

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ATT TN OT-17-0003

The Ohio Bell
Telephone Company

AT&T Tariff

P.U.C.O. NO. 20
Part 13 Section 2

PART 13 - Public Telephone Services
SECTION 2 - Independent Payphone Provider Services

4th Revised Sheet 1
Cancels 3rd Revised Sheet 1

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/1/ Material now appears in Part 20, Section 13.

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By Brad McLean, President, Columbus, Ohio

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The Ohio Bell
Telephone Company

AT&T Tariff

P.U.C.O. NO. 20
Part 13 Section 2

PART 13 - Public Telephone Services
SECTION 2 - Independent Payphone Provider Services

4th Revised Sheet 3
Cancels 3rd Revised Sheet 3

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ATT TN OT-21-0006

PART 13 - Public Telephone Services
SECTION 2 - Independent Payphone Provider Services

6th Revised Sheet 15
Cancels 5th Revised Sheet 15

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In accordance with the Public Utilities Commission of Ohio, Case No. 21-0617-TP-WVR, dated October 20, 2021.

By Brad McLean, President, Columbus, Ohio

ATT TN OT-21-0006

PART 13 - Public Telephone Services
SECTION 2 - Independent Payphone Provider Services

6th Revised Sheet 24
Cancels 5th Revised Sheet 24

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/1/

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/1/

/1/ Material now appears in Part 20, Section 13.

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By Brad McLean, President, Columbus, Ohio

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PART 13 - Public Telephone Services
SECTION 2 - Independent Payphone Provider Services

4th Revised Sheet 24.1
Cancels 3rd Revised Sheet 24.1

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By Brad McLean, President, Columbus, Ohio

ATT TN OT-21-0006

PART 13 - Public Telephone Services
SECTION 3 - Other Public Telephone Services

3rd Revised Sheet 1
Cancels 2nd Revised Sheet 1
and 1st Revised Sheet 1-P (N)

1. SELECT-A-SERVICE

- A. Select-A-Service is a service provided in conjunction with payphone telephone service whereby specially equipped public telephones will provide direct access to the facilities of Interexchange Carriers authorized to offer and resell telecommunications services in the State of Ohio or to subscribers which have 800 Service (Inward WATS). This service is offered in certain metropolitan areas at locations determined suitable by the Company. The number of participating subscribers may be limited by the physical constraints of the telephone set and/or central office capabilities. (T)

B. Rates and Charges

1. Select-A-Service

Description /Billing Code/	Monthly Rate	Nonrecurring Charge
a. Without Card Reader		
- Feature Group A, per station, per termination /OBQ2A/	\$8.00	-
- Feature Group B,C,D or 800 Service (Inward WATS) per station, per termination /OBQ1A/	6.00	-
b. With Card Reader		
- Card Reader Automatic Dialer Feature Group B,C,D or 800 Service (Inward WATS) per station, per termination /OBQ++/	4.75	\$50.00
- Combination Select-A-Service with Card Reader Automatic Dialer Feature Group B,C,D or 800 Service (Inward WATS) per station, per termination	6.00	50.00
c. To change dialing code subsequent to initial installation, per set		50.00
d. Feature Groups are provided as specified in Section 6 of the Ameritech Operating Companies, F.C.C. No., Access Service Tariff.		

Issued: December 7, 2007

Effective: December 7, 2007

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated January 6, 2003, Case No. 02-3069-TP-ALT.

By Connie Browning, President, Cleveland, Ohio

TFA No. OH-07-17690

PART 19 - Unbundled Network Elements and Number
Portability

SECTION 6 - Number Portability

Original Sheet No. 1

1. SERVICE PROVIDER NUMBER PORTABILITY (cont'd)

(N)

A. DESCRIPTION

Service Provider Number Portability - Location Routing Number (SPNP-LRN)

- SPNP-LRN depends on AIN/IN technology. LRN is a 10-digit number used to uniquely identify a switch that has ported numbers. The LRN for a particular switch must be a native NPA-NXX assigned to the local exchange provider for that switch and serves as a network address. Telecommunications Carriers routing telephone calls to an end-user that has ported their telephone number from one Telecommunications Carrier to another must perform a database query to obtain the LRN that corresponds to the dialed telephone number. The N-1 telecommunications provider (the next to the last terminating carrier) is responsible for determining the LRN for the call being terminated. The database query is performed for all calls where the NPA-NXX of the called number has been marked in the switch as portable. The Telecommunications Carrier routes the call to the appropriate Telecommunications Carrier based on the LRN.
- SPNP-LRN will be initially deployed in Cleveland by May 15, 1998, and will continue through a phased in deployment which will complete December 1998 according to FCC Docket No. 95-116, as published in the Local Exchange Routing Guide (LERG). Subsequent deployment in additional switches beyond initial deployment pursuant to FCC Docket No. 95-116 and PUCO Case No. 95-845-TP-COI, will be accomplished through receipt of a bona fide request.

(N)

Issued: May 22, 1998

TA - 1998

Effective: May 22, 1998

In accordance with Case No. 98-811-TP-ATA, issued May 22, 1998.

By J. F. Woods, President, Cleveland, Ohio

PART 19 - Unbundled Network Elements and Number
Portability

SECTION 6 - Number Portability

Original Sheet No. 2

1. SERVICE PROVIDER NUMBER PORTABILITY (cont'd)

(N)

B. TERMS AND CONDITIONS

General

Service Provider Number Portability (SPNP) is only available to telecommunication carriers for use in the provision of a telecommunications service as specified and to the extent required by the Telecommunications Act of 1996, Pub. L. No. 104-104, 110 Stat. 56 (1996) ("the Act") and the rules and regulations of the Federal Communications Commission and the Public Utilities Commission of Ohio.

Service Provider Number Portability is a service arrangement provided by the Company to Telecommunication Carriers whereby a customer, who switches subscription to local exchange service from the Company to a Telecommunication Carrier is permitted to retain for their use the existing Company assigned telephone number provided that the customer's service location remains within the same Company rate center.

Rules and Regulations

SPNP service is only available to Telecommunication Carriers.

SPNP service and facilities will only be provided where technically feasible, subject to the availability of facilities and pursuant to FCC Docket No. 95-116 and PUCO Case No. 95-845-TP-COI, and may only be furnished from properly equipped central offices. SPNP service and facilities are not offered for Mass-Calling NXX Codes, NXX Codes 555, 976, 950, FX service, or Ameritech coin telephone service.

General Regulations as found in Part 2 of this Tariff and Section 1 of this Part apply to this Section unless otherwise specified in this Section. The term "customer", which appears in Part 2 of the General Regulations, is the equivalent of the term "telecommunication carrier" as used in this Section.

(N)

Issued: May 22, 1998

TA - 1998

Effective: May 22, 1998

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By J.F. Woods, President, Cleveland, Ohio

PART 19 - Unbundled Network Elements and Number
Portability
SECTION 6 - Number Portability

1st Revised Sheet No. 3
Cancels
Original Sheet No. 3

1. SERVICE PROVIDER NUMBER PORTABILITY (cont'd)

B. TERMS AND CONDITIONS (cont'd)

Rules and Regulations (cont'd)

Telecommunications Carriers will be assessed Local Number Portability (LNP) Query Charges as defined in F.C.C. No. 2, Section 6, as SPNP-LRN becomes available in an area if the Company performs an LNP database query on behalf of the Telecommunications Carrier.

Interim Arrangements (SPNP-Remote and SPNP-Direct) are only available to Telecommunications Carriers in areas where SPNP-Location Routing Number (LRN) is not available. Telecommunications Carriers shall migrate from Interim Arrangements to SPNP-LRN as soon as practicable, but no later than 120 days from the last day which the F.C.C. has mandated SPNP-LRN be available in a particular Metropolitan Statistical Area (MSA). Any Interim Arrangement (SPNP-Remote and SPNP-Direct in service at the end of the 120 day period will be changed to Remote Call Forwarding and/or Direct Inward Dialing Service. The Telecommunications Carrier will be billed at the rates for Remote Call Forwarding and/or Direct Inward Dialing Service as shown in Part 6 and 7 of this tariff. Requests for Interim Arrangements will also not be processed after the last day which the F.C.C. has mandated SPNP-LRN be available in a particular Metropolitan Statistical Area (MSA). The parties shall provide long-term number portability to each other in accordance with rules and regulations prescribed by the F.C.C. and/or the P.U.C.O.

(N)

(N)

Issued: August 13, 1998

TA - 1998

Effective: August 13, 1998

In accordance with Case No. 98-811-TP-ATA, issued May 22, 1998.

By J.F. Woods, President, Cleveland, Ohio

PART 19 - Unbundled Network Elements and Number
Portability

SECTION 6 - Number Portability

Original Sheet No. 4

1. SERVICE PROVIDER NUMBER PORTABILITY (cont'd)

(N)

B. TERMS AND CONDITIONS (cont'd)

Responsibilities of the Company

The Company's sole responsibility is to comply with the service requests it receives from the Telecommunication Carrier and to provide SPNP in accordance with its tariff. In the event that the Company becomes aware that a dispute or discrepancy may have occurred, it may insist that the Telecommunication Carrier provide to the Company a signed letter of authorization from the end-user.

The Company is not responsible for the allocation of charges for resold or shared SPNP service or for misdialed calls.

Responsibilities of the Telecommunication Carrier

The Telecommunication Carrier is solely responsible to obtain a signed letter of authorization from the end-user for the handling of the disconnection of the end-user's service with the Company, the provision of service by the Telecommunication Carrier and the provision of SPNP service. Should a dispute or discrepancy arise regarding the authority of a Telecommunication Carrier to act on behalf of the end-user, the Telecommunication Carrier is responsible for providing a signed letter of authorization, to the Company. In the event that the Telecommunication Carrier is unable to provide such authorization, the Company may either refuse to disconnect the end-user's service and establish SPNP service as requested by the Telecommunication Carrier or, where the conversion from end-user to SPNP service has already occurred, may choose to restore the end-user's prior service with the Company and terminate SPNP service for that particular end-user. In such event, the Telecommunication Carrier is responsible to compensate the Company for its cancellation costs if the end-user's service had not been disconnected and SPNP service had not yet been established or to pay all applicable restoral costs for terminating the SPNP service and restoring the end-user's prior service with the Company.

The Telecommunication Carrier is responsible for coordinating the provision of service with the Company to assure that its switch is capable of accepting SPNP ported traffic.

(N)

Issued: May 22, 1998

TA - 1998

Effective: May 22, 1998

In accordance with Case No. 98-811-TP-ATA, issued May 22, 1998.

By J.F. Woods, President, Cleveland, Ohio

PART 19 - Unbundled Network Elements and Number
Portability
SECTION 6 - Number Portability

0 Revised Sheet No. 5
Cancels
Original Sheet No. 5

1. SERVICE PROVIDER NUMBER PORTABILITY (cont'd)

(N)

B. TERMS AND CONDITIONS (cont'd)

Responsibilities of the Telecommunication Carrier (cont'd)

The Telecommunication Carrier is solely responsible to provide equipment and facilities that are compatible with the Company's service parameters, interfaces, equipment and facilities. The Telecommunication Carrier is required to provide sufficient terminating facilities and services at the terminating end of an SPNP call to adequately handle all traffic to that location and is solely responsible to ensure that its facilities, equipment and services do not interfere with or impair any facility, equipment or service of the Company or any of its end-users. In the event that the Company determines in its sole judgment that Telecommunication Carrier will likely impair or is impairing, or interfering with any equipment, facility or service of the Company or any of its end-users, the Company may either refuse to provide SPNP service or terminate it in accordance with other provisions of the Company's tariff.

The Telecommunication Carrier is responsible for providing an appropriate intercept announcement service for any telephone numbers subscribed to SPNP service for which it is not presently providing local exchange service or terminating to an end-user.

(N)

Issued: May 22, 1998

TA - 1998

Effective: May 22, 1998

In accordance with Case No. 98-811-TP-ATA, issued May 22, 1998.

By J.F. Woods, President, Cleveland, Ohio

PART 19 - Unbundled Network Elements and Number Portability
SECTION 6 - Number Portability

2nd Revised Sheet 6
Cancels 1st Revised Sheet 6

1. SERVICE PROVIDER NUMBER PORTABILITY (cont'd)

B. TERMS AND CONDITIONS (cont'd)

Responsibilities of the Telecommunication Carrier (cont'd)

The Telecommunication Carrier is responsible for designating to the Company at the time of its initial service request for SPNP service one of the following options for the handling and processing of Calling Card, Collect, third party, and other operator handled non-sent paid calls^{/1/} from or to SPNP assigned telephone numbers: (1) the Connecting- Carrier may request that the Company block all such calls; (2) the Telecommunication Carrier may accept billing from the Company for such calls; or (3) the Telecommunication Carrier may negotiate a separate, detariffed billing and collection agreement with the Company establishing the call handling, processing and billing responsibilities of the parties. (T)

Limitations of Service

The Company is not responsible for adverse effects on any service, facility or equipment from the use of SPNP service.

End-to-end transmission characteristics may vary depending on the distance and routing necessary to complete calls over SPNP facilities and the fact that another carrier is involved in the provisioning of service. Therefore, end-to-end transmission characteristics cannot be specified by the Company for such calls.

The Company is not responsible to the Telecommunication Carrier if necessary changes in protection criteria or in any of the facilities, operation, or procedures of the Company renders any facilities provided by a Telecommunication Carrier obsolete or renders modification of the Telecommunication Carrier's equipment necessary except as otherwise required by the Public Utilities Commission of Ohio.

/1/ Effective March 19, 2016, Collect, Person to Person and Bill to Third Number call types are discontinued. (N)
(N)

PART 19 – Unbundled Network Elements and Number Portability
SECTION 6 - Number Portability

1st Revised Sheet 7
Cancels Original Sheet 7

1. SERVICE PROVIDER NUMBER PORTABILITY (cont'd)

C. Technical References

<u>Subject</u>	<u>Technical Reference</u>
SPNP-LRN	AM-TR-NIS-00145 AM-TR-00146

The Technical Reference can be obtained from:

APEX Support Team
(734) 523-7348

(T)
(T)
(D)
|
(D)

Issued: August 8, 2008

Effective: September 7, 2008

In accordance with Case No. 08-875-TP-ATA issued by the Public Utilities Commission of Ohio, dated August 8, 2008.

By Thomas C. Pelto, President, Cleveland, Ohio

TFA No. OH-08-18709

(D)
(D)

1. UNIVERSAL EMERGENCY TELEPHONE NUMBER SERVICE

A. General

1. When requested by local government authorities, and subject to the availability of facilities, the Company will provide a universal number "911" for the use of Public Safety Answering Points (PSAP's) engaged in assisting local governments in the protection and safety of the general public. Use of the 911 number will provide each caller with telephone access to the appropriate local PSAP. (T)
2. The following regulations apply to "Basic 911" and enhanced "E911" service, hereinafter referred to as 911 Service in this Paragraph A., in addition to the specific regulations, rates and charges covered in B. or C. following, as appropriate.
 - a. Application for 911 service must be executed in writing by each participating local governmental authority or their duly appointed agent. If application is made through an agent of the local government authority, the Company must be provided with evidence, satisfactory to the Company, of the appointment and authority of the agent prior to acceptance of the application and establishment of service. As a minimum, both police and fire departments in each local governmental authority must participate in any 911 service and participation must be in the same 911 service. (T)
 - b. Each participating local governmental authority must furnish to the Company its written agreement, duly executed, by which it shall agree to: (T)
 - (1) Provide and staff the PSAP on a 24 hour continuous basis.
 - (2) Accept responsibility for dispatching, or referring, forwarding or transferring 911 calls to other participating local governmental authorities for the dispatch of police, fire, ambulance or other emergency services to the extent such services are reasonably available.
 - (3) Subscribe to additional local exchange service, at the PSAP location, for administrative purposes, for placing of outgoing calls and for receiving other emergency calls, including calls which might be relayed by Company operators. (T)
 - (4) Make such operational tests as, in the judgment of the customer, are required to determine whether the system is functioning properly for its use. The customer shall promptly notify the Company in the event the system is not functioning properly. (T)

Issued: December 7, 2007

Effective: December 7, 2007

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated January 6, 2003, Case No. 02-3069-TP-ALT.

By Connie Browning, President, Cleveland, Ohio

TFA No. OH-07-17727

PART 20 - Grandfathered Services
SECTION 8 - Miscellaneous Services

Original Sheet No. 2

1. UNIVERSAL EMERGENCY TELEPHONE NUMBER SERVICE (Cont'd)

/1/

A. General (Cont'd)

3. Conditions of Furnishing Service

- a. This offering is limited to the use of central office number "911" as the universal emergency number and once "911" service has been established in any given area, whether consisting of one or a combination of more than one participating local governmental authority, no other 911 service will be provided within such area.
- b. The "911" emergency number is not intended to replace the telephone service of the various public safety agencies which may participate in the use of this number.

/1/

/1/ Material formerly appeared in Part 8, Section 3, Original Sheet No. 2.

Issued: November 8, 1996

Effective: November 11, 1996

In accordance with Case No. 96-711-TP-ATA, issued July 19, 1996.

By J. F. Woods, President, Cleveland, Ohio

1. UNIVERSAL EMERGENCY TELEPHONE NUMBER SERVICE (cont'd)

Effective November 11, 1996, new installations of Basic 911 will no longer be made. Existing systems may be retained under current contract terms and conditions or as amended through mutual agreement between the Company and the involved communities. This service will be withdrawn when all existing customers have moved to an alternative 911 Service.

B. Basic 911 Service

The following regulations, rates and charges apply to Basic 911 service in addition to the general regulations included in A. preceding.

1. Regulations

- a. Local governmental authorities participating in Basic 911 service must include in the written agreement described in A-2-c preceding, their agreement to:
 - (1) subscribe to a minimum of two central office lines in each central office handling incoming Basic 911 calls and to further subscribe, as necessary, to such additional central office lines per central office to sufficiently handle the projected volume of incoming Basic 911 calls as determined by the Company for a given central office within (T) the community boundaries of the participating local governmental authority; and
 - (2) accept responsibility for serving the entire geographic area served by the central office through which Basic 911 calls are routed to the PSAP, even though the geographic area served by such central office does not coincide with the community boundaries of the participating local governmental authority.

Issued: December 7, 2007

Effective: December 7, 2007

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By Connie Browning, President, Cleveland, Ohio

TFA No. OH-07-17727

1. UNIVERSAL EMERGENCY TELEPHONE NUMBER SERVICE (cont'd)

B. Basic 911 Service (Cont'd)

1. Regulations (Cont'd)

b. Basic 911 Central Office Lines

- (1) At the Company's option, Basic 911 central office lines will be provided for incoming emergency calls via one, or a combination of arrangements below. Such arrangements shall be subject to change at the Company's option. (T)

(a) Dedicated arrangements:

- where Basic 911 central office lines are furnished on a dedicated basis from the central office serving the PSAP.
- where Basic 911 central office lines are routed on a dedicated basis from the originating central office through the central office serving the PSAP to the PSAP.

(b) Non-dedicated arrangements:

- where Basic 911 calls are routed via normal exchange facilities to the central office serving the PSAP or to the PSAP.

- (2) A dedicated arrangement for Basic 911 central office lines is required when the originating central office a specified central office code is in an exchange which is not in the local calling area of the exchange in which the PSAP is located.

c. Basic 911 Service Features

(1) Basic 911 lines provide the following service features:

- (a) Forced disconnect which enables the PSAP attendant to release a connection on a Basic 911 call, even if the calling party has not hung up.
- (b) Idle tone application which permits the PSAP attendant to distinguish between calls that have been abandoned before the attendant can answer and calls, where for some reason, the caller is unable to speak.

PART 20 - Grandfathered Services
SECTION 8 - Miscellaneous Services

Original Sheet No. 5

1. UNIVERSAL EMERGENCY TELEPHONE NUMBER SERVICE (Cont'd)

/1/

B. Basic 911 Service (Cont'd)

1. Regulations (Cont'd)

c. Basic 911 Service Features (cont'd)

(2) The following optional features, which require dedicated Basic 911 central office lines terminating in an 8A Emergency Tele-phone System or comparable customer-provided equipment, may be provided, depending upon the availability of such dedicated Basic 911 lines from each originating central office to the PSAP:

(a) Called party hold which enables the PSAP attendant to retain control of the connection regardless of the switch-hook status of the calling party.

(b) Switchhook status which permits the PSAP attendant, by means of audible and visual signals, to monitor the status of a calling party being held.

(c) Emergency ringback which allows the PSAP attendant to ring a Basic 911 calling party who hangs up after the Basic 911 call has been answered by the attendant. Called party hold is a prerequisite for this feature.

/1/

2. Rates and Charges

/2/

a. Monthly rates for PBX trunks or message rate non-residence services, as appropriate, will apply for Basic 911 services terminated at the PSAP. The monthly rate for a Basic 911 service is the rate applicable for the Access Area in which the central office originating the Basic 911 service is located. Foreign central office charges do not apply to Basic 911 services; however, where appropriate, the provisions for foreign exchange service are applicable.

/2/

/1/ Material formerly appeared in Part 8, Section 3, Original Sheet No. 4.

/2/ Material formerly appeared in Part 8, Section 3, Original Sheet No. 5.

Issued: November 8, 1996

Effective: November 11, 1996

In accordance with Case No. 96-711-TP-ATA, issued July 19, 1996.

By J. F. Woods, President, Cleveland, Ohio

1. UNIVERSAL EMERGENCY TELEPHONE NUMBER SERVICE (cont'd)

B. Basic 911 Service (cont'd)

2. Rates and Charges (cont'd)

b. Optional Features

The following rates and charges apply per Basic 911 service equipped:

	<u>Installation Charge</u>	<u>Monthly Rate</u>	<u>USOC</u>
(1) Emergency ringback, including Called party hold	\$98.05	\$7.05	91V*
(2) Switchhook Status	81.90	2.50	91X

c. Company or customer-provided equipment may be furnished to terminate Basic 911 services from the Company central offices.

- (1) When Company-provided equipment is furnished, it will be provided at the rates and charges specified in Part 8, Section 8, of this tariff or the AT&T Ohio Guidebook.
- (2) When customer-provided terminal equipment is to be used, it will be furnished in accordance with the regulations, rates and charges set forth in Part 2, Section 9 of this tariff.

d. Tie lines, private line channels, extension lines and other facilities connecting a PSAP to various agencies such as police, fire or ambulance service are provided under the regulations and at the rates and charges set forth in this and other appropriate Company tariffs.

* Additional codes appear in departmental practices.

(D)

(D)

Issued: May 19, 2011

Effective: May 19, 2011

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated October 27, 2010,
Case No. 10-1010-TP-ORD.

By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0023

(D)

(D)

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By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0023

(D)

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(D)

(D)

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(D)

(D)

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Case No. 10-1010-TP-ORD.

By Thomas C. Pelto, President, Cleveland, Ohio

ATT TN OT-11-0023

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT)

/1/

Service Availability

Beginning October 22, 2021, new orders for these services will no longer be accepted. Current subscribers may keep their service at its existing location.

(N)

(N)

Effective March 19, 2016, Collect, Person to Person and Bill to Third Number call types are discontinued.

/1/

A. Description

Answer Supervision (Line Side) - COCOT; the capability of determining when a positive answer has been returned by the terminating station.

Billed Number Screening Service - COCOT; an arrangement which prevents the charging of collect and/or third number billed calls to a customer's telephone number.

Customer-Owned, Coin Operated Telephone (COCOT) Service; service furnished for use with customer-owned, pay telephones.

Directory Assistance - COCOT; calls placed to the Company to obtain telephone numbers of services located within the same local service area.

Message Rate Service - COCOT; service consists of fixed monthly rate for usage packages which include a monthly local usage allowance in the monthly rate.

Message Toll Telephone Service - COCOT; furnishing of facilities, other than facilities for exchange service as defined in Part 4 of this tariff for telephone communication between local service areas in accordance with the Terms and Conditions specified in this tariff.

Operator-Handled Service - COCOT; service requested of a Company operator, by the person originating a call, which is in addition to the customer-dialed service.

Telephone Exchange Service - COCOT; furnishing of facilities necessary for communicating within specified exchange areas. Service is comprised of three components - network access line, central office termination and usage.

/1/

/1/ Material formerly appeared in Part 13, Section 2.

Issued: October 22, 2021

Effective: October 22, 2021

In accordance with the Public Utilities Commission of Ohio, Case No. 21-0617-TP-WVR, dated October 20, 2021.

By Brad McLean, President, Columbus, Ohio

ATT TN OT-21-0006

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

/1/

B. Definitions

1. Message Toll Service – COCOT

Additional Minute Rates are for each additional minute or any fraction thereof that the connection continues beyond the initial minute.

Customer-Dialed Service is that service where the person originating the call, dials the telephone number desired without the assistance of the Company operator, or when facilities are not available for dial completion, gives to a Company operator the telephone number of the desired telephone, private branch exchange system, or private branch exchange station which is reached directly rather than through a private branch exchange attendant; or gives the telephone number assigned to the Miscellaneous Common Carrier (MCC) for interconnected service.

Initial Minute Rates are for connections of one minute or any fraction thereof.

Two Point Message Toll Telephone Service is that of furnishing toll connections between a COCOT line and a main station or PBX trunk line.

2. Service Establishment and Change Charges

Billable Network Wiring is work performed on a customer's premises by a Company employee or representative at the customer's request and not covered by other charges. Any work required to establish or reestablish network access to the Company-provided network interface is excluded.

Changes in Service includes changes in telephone service or equipment subsequent to the establishment of such service or equipment, and rearrangements of network wiring (including house cable) which do not involve moves.

/1/

/1/ Material formerly appeared in Part 13, Section 2.

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By Brad McLean, President, Columbus, Ohio

ATT TN OT-21-0006

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

/2/

B. Definition (cont'd)

2. Service Establishment and Change Charges (cont'd)

Establishment of Service is the initial establishment of telephone service or equipment for a customer, and transfers of telephone service and equipment from one premises to another on non-continuous property subsequent to the establishment of such service or equipment for a customer.

Moves of Service includes relocation of telephone service or equipment on the same continuous property subsequent to the establishment of such service or equipment for a customer.

Network Wiring work includes travel, preparation, wiring on the network side of the network interface.

Point of Minimum Penetration (POMP) is the first point on a customer's premises that the network facilities wiring is accessible.

3. Operator-Handled Services^{/1/}

Station-to-Station calls are those calls where the person originating the call specifies to a Company operator a particular telephone number to be reached.

Person-to-Person calls are those calls where the person originating the call specifies to a Company operator a particular person to be reached or other special arrangements as specified in Part 11 of this tariff or the AT&T Ohio Guidebook.

Third Number Billed calls are those calls where the person originating the call specifies to a Company operator to bill the call to an authorized station, as determined by the Company, other than the station originating the call, or the station where the call is terminated.

/2/

/1/ Effective March 19, 2016, Collect, Person to Person and Bill to Third Number call types are discontinued.

/2/

/2/ Material formerly appeared in Part 13, Section 2.

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

/1/

C. Terms and Conditions

In addition to the regulations set forth in other sections of this tariff, the following Terms and Conditions apply to this service.

1. Customer-Owned, Coin Operated Telephone (COCOT) Service
 - a. COCOT service will be provided in accordance with the Terms and Conditions and Pricing for such service and consistent with the characteristics and requirements established by the Public Utilities Commission of Ohio (see Appendix A and Appendix B following for a complete set of such requirements).
 - b. One listing without charge, termed the primary listing, is provided for each call number in connection with COCOT Service as specified in Part 12 of this tariff or the AT&T Ohio Guidebook.
 - c. In addition to the services covered in this part, COCOT customers may subscribe to certain toll and usage plans listed in the optional features and specified in other parts of this tariff or the AT&T Ohio Guidebook.
2. Answer Supervision (Line Side) – COCOT
 - a. This feature is only available from appropriately equipped Central Offices and may be incompatible with other optional Central Office features.
3. Billed Number Screening Service – COCOT
 - a. The Company makes no guarantee and assumes no liability arising out of the use or misuse of Billed Number Screening Service by any other entities, including, but not limited to, Interexchange Carriers. The Company is fully responsible for calls charged to numbers, which should have been prevented by Billed Number Screening Service, that originate and terminate within the Company's service territory, and are not carried over any other carrier's network or facilities.

/1/

/1/ Material formerly appeared in Part 13, Section 2.

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By Brad McLean, President, Columbus, Ohio

ATT TN OT-21-0006

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT)^{/1/} (cont'd)

/2/

C. Terms and Conditions (cont'd)

3. Billed Number Screening Service - COCOT (cont'd)

- b. Billed Number Screening Service is offered subject to the availability of suitable facilities.
- c. The Service and Equipment Charge is applicable when Billed Number Screening is installed subsequent to the initial establishment of the COCOT line(s) with which it is associated.

4. Directory Assistance Service – COCOT

- a. Directory Assistance service will be offered by the Company on an interim basis, subject to P.U.C.O. alteration or cancellation.
- b. Directory Assistance is provided at no charge.
- c. The number of such telephone numbers furnished on each call shall be limited to two.

5. Message Rate Service – COCOT

- a. Local calls are each charged on a message unit basis and an additional charge is made for local messages in excess of the allowance. The allowance, if not used during one month, is not credited to the customer's account for any other month that service is provided.

/2/

/1/ In accordance with Case No. 96-1310-TP-COI, issued May 22, 1997, and the FCC's CC Docket No. 96-128, Directory Assistance charges assessed to end-users at pay telephone stations are deregulated after October 7, 1997.

/2/

/2/ Material formerly appeared in Part 13, Section 2.

/2/

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

/1/

C. Terms and Conditions (cont'd)

6. Message Toll Service (MTS) – COCOT

- a. Message Toll Service (MTS) refers to intraLATA Message Toll Telephone service furnished or made available the Company and for intraLATA or interLATA Message Toll Telephone Service furnished or to be furnished by other connecting carriers concurring in Part 9 of the AT&T Ohio Guidebook.
- b. Where reference is made in this tariff to regulations, rates and charges specified in other tariffs of the Company, such tariffs as they now exist, or as they may be revised, added to or supplemented, are hereby adopted and made a part of this tariff.
- c. Additional Terms and Conditions regarding Message toll service are specified or referenced in Part 9 of the AT&T Ohio Guidebook.
- d. COCOT equipment and facilities attached to or connected with facilities furnished by the Company for message toll service are subject to the provisions of Part 2, Section 9 of this tariff.
- e. Where COCOT equipment or facilities are involved in the transmission or reception, or both, of a toll call, the regulations and rates for each call are those applicable for message toll telephone customer-dialed or operator-handled, according to the connection established, as set forth in this section and Part 9 of the AT&T Ohio Guidebook.

/1/

/1/ Material formerly appeared in Part 13, Section 2.

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1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

/2/

C. Terms and Conditions (cont'd)

6. Message Toll Service (MTS) – COCOT

- g. Two classes of two point message toll telephone service are offered, namely, Customer Dialed service and Operator-Handled service. Operator-Handled service is offered for station-to-station calls and person-to-person calls as described in this Part and in Part 11 of this tariff or the AT&T Ohio Guidebook. Additional charges for operator-handled calls, as specified in this Part also apply.
- h. MTS - Initial Minute, Additional Minutes, Service Charges and Discounts
 - Two point message toll service rates are quoted in terms of initial minute, additional minutes and service charges.
 - Customer Dialed Station-to-Station: Only initial minute and additional minute rates apply.
 - Automated Calling Card Station-to-Station, Customer Dialed - Operator Assisted - Calling Card Station-to-Station, Operator Handled Station-to-Station and Person-to-Person: Initial minute and additional minute rates apply in addition to a service charge as set forth in Part 11, Section 1 of this tariff or the AT&T Ohio Guidebook.^{/1/}
 - Discounts for the Evening and Night, Weekend & Holidays: Application and calculation of discounts rates are specified in Part 9 of the AT&T Ohio Guidebook.
- i. Schedule A and B rates apply as specified in Part 9 of the AT&T Ohio Guidebook.
- j. Rate Discounts and Application Periods

Automatic volume discounts will be provided COCOT customers. The volume discount is based on the total dollar usage per month, per account, for Schedule A and Schedule B customer-dialed station-to-station calls originating from designated exchange areas as set forth in Part 9 of the AT&T Ohio Guidebook. The rate discounts are those set forth in the Prices.

/2/

/1/ Effective March 19, 2016, Collect, Person to Person and Bill to Third Number call types are discontinued.

/2/

/2/ Material formerly appeared in Part 13, Section 2.

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT)(cont'd)

/2/ (T)

C. Terms and Conditions (cont'd)

7. Operator-Handled Services^{/1/}

- a. A service charge applies to each
 - automated calling card station-to-station call,
 - customer-dialed, operator-assisted, calling card station-to-station call,
 - operator-handled station-to-station call,
 - third number billed call, and
 - person-to-person call.

This charge is added to the initial minute and additional minute charges. Discounts do not apply to the service charge.

8. Service Establishment and Change Charges - COCOT

- a. Nonrecurring charges (NRC) are applicable for the following work functions required to establish COCOT Service:
 - (1) **Service Ordering Charge** - A nonrecurring charge which covers receiving, recording and processing information necessary to execute a customer's request for service.
 - (2) **Central Office Connection Charge** - A nonrecurring charge for establishing or changing central office connections which may include, but are not limited to, circuit design work and establishing or changing central office connections.
 - (3) **Line Connection Charge** - A nonrecurring charge for performing any of the operations associated with the connection of the network access line and a network interface.
 - (4) **Network Wiring Charge** - A one-time charge consisting of a time-sensitive network wiring charge required to perform customer requested work on the customer's premises, except work required to establish or reestablish network access.

/2/

/1/ Effective March 19, 2016, Collect, Person to Person and Bill to Third Number call types are discontinued.

/2/

/2/ Material formerly appeared in Part 13, Section 2.

/2/

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

/1/

C. Terms and Conditions (cont'd)

8. Service Establishment and Change Charges - COCOT (cont'd)

a. (cont'd)

- (5) **Miscellaneous Service or Features Charge** - A nonrecurring charge per individual COCOT line per occasion to establish one or more available Central Office Optional Line Features (other than Calling Party Number Blocking or Call Trace) or Billed Number Screening Service.
- (6) **Directory Listing Change Charge** - A nonrecurring charge for each change from listed to private or semi-private listing service or from semi-private to private listing service
- (7) **Telephone Number Change Charge** - A nonrecurring charge applied for each change of a telephone number at the request of a customer except that no charge applies for a change in telephone number
 - (a) initiated by the Company
 - (b) made to clear service problems such as excessive wrong number calls, excessive calls for previous customers to that telephone number, etc.
 - (c) made on a temporary basis in order to stop abusive, harassing, or threatening telephone calls, provided that such calls had been previously reported to the Company.

b. Service Establishment and Change Charges apply in addition to all other rates and charges for services provided by the Company.

c. The charges for changes should not exceed the charges that would apply if the same services or equipment were removed and re-established.

/1/

/1/ Material formerly appeared in Part 13, Section 2.

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By Brad McLean, President, Columbus, Ohio

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1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

/1/

C. Terms and Conditions (cont'd)

8. Service Establishment and Change Charges - COCOT (cont'd)

d. Network Wiring Charge (NWC)

- (1) The network wiring charge (NWC) applies for the delivery, installation, move or change of all equipment when a premises visit is required to perform such work.
- (2) When a premises visit is made at the request of a customer to perform work for which network wiring charges apply, a NWC applies unless the entire portion of the order which necessitated the premises visit is canceled.
- (3) A NWC applies separately per telephone craftsman scheduled by the Company to perform billable work on the customer's premises. When a customer requests a shorter work interval which would utilize additional telephone craftsmen, the NWC applies separately per telephone craftsman performing such work.
- (4) The NWC applies when a premises visit is made at the request of a customer for the sole purpose of converting non-modular termination points to a network interface.
- (5) For any work charges not provided for in this or other applicable tariffs or the AT&T Ohio Guidebook, the customer is charged the estimated cost to be incurred, unless otherwise specified.
- (6) Should the customer request that the location of the network interface be other than that designated by the Company, the NWC charges will apply for the additional work required.

/1/

/1/ Material formerly appeared in Part 13, Section 2.

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1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

/1/

C. Terms and Conditions (cont'd)

8. Service Establishment and Change Charges - COCOT (cont'd)

d. Network Wiring Charge (NWC) (cont'd)

- (7) Should the customer request that a network interface other than the standard be placed at the NI location, the NWC and nonrecurring charge for the requested jack, as specified in Part 3 of this tariff, apply.
- (8) No NWC applies for the following customer initiated requests providing work is limited to that specified below.
 - (a) Complete termination of service. (Includes disconnections initiated by the Company.)
 - (b) Disconnection or removal of equipment.

e. Expense Incurred Option for Relocation of Service: On relocations of service to non-continuous property locations within territory served by the Company, in lieu of paying all applicable establishment, nonrecurring and termination charges, a COCOT customer for which the initial contract period is six months or more, may elect to pay the expense incurred for relocation of service, subject to the following regulations:

- (1) The existing COCOT service involved will be moved from the existing location to the new location with the understanding that the customer will not have continuous service at such locations.
- (2) A new contract period will not apply when the service is established at a new location. Only the unexpired portion of any existing contract periods will continue at the new location.

f. The absence of a Nonrecurring Charge (NRC) for any specific service does not imply the waiver of appropriate NRCs for other concurrently installed services.

/1/

/1/ Material formerly appeared in Part 13, Section 2.

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ATT TN OT-21-0006

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

/1/

C. Terms and Conditions (cont'd)

8. Service Establishment and Change Charges - COCOT (cont'd)

- g. The charges specified in this section contemplate work being performed by the Company during the usual working hours on normal working days. When, at the specific request of the customer or applicant for service, work is performed at other times, either for the convenience of the customer or applicant for service or for other reasons not under the control of the Company, the expense incurred by the Company in excess of the normal expense of such work, when performed during usual working hours on normal working days, may be billed to the customer or applicant for service, in addition to the charges otherwise applicable.
- h. In the event of damage to or destruction of a customer's premises by fire, flood or other like disaster, no Service Establishment and Change Charges will apply to the re-establishment on the same continuous property of the same (or less) service furnished to such customer prior to such damage or destruction.

9. Telephone Exchange Service – COCOT

- a. Monthly rates for COCOT network access lines are determined by access area. The COCOT's customer's normal serving central office determines the applicable access area rate. The access areas, by exchange, are shown in Part 4, Section 1 of this tariff. Except where otherwise provided the monthly rates cover the access line and central office termination.
- b. In addition to the above rates, end user access line charges as filed in Ameritech Operating Companies Tariff F.C.C. No. 2 are applicable.

/1/

/1/ Material formerly appeared in Part 13, Section 2.

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ATT TN OT-21-0006

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

/1/

C. Terms and Conditions (cont'd)

9. Telephone Exchange Service - COCOT (cont'd)

- c. Quantity Discounts are available with a minimum commitment of 36 months, based upon the volume of network access lines required by a customer at a single location.
 - (1) In the event that a customer terminates any or all the service during the commitment period, the customer will remain liable for the remaining charges adjusted to their net present worth equivalent using the interest rate specified in Section 2, Paragraph 3.7.13. These charges will become due and payable in their entirety immediately upon such termination.
 - (2) Commission approval of the above termination liability language is not intended to indicate that the Commission has sanctioned any particular legal result should a dispute arise between the parties. In the event of a dispute, the signators may pursue any legal remedies they deem appropriate to resolve the dispute.

/1/

/1/ Material formerly appeared in Part 13, Section 2.

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1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

/1/

D. Features

Optional Features

ValueLink and ValueLink Plus are available at the Terms and Conditions and at rates specified in Part 9 of the AT&T Ohio Guidebook.

E. Technical References

Answer Supervision - Line Side Technical Reference: AM-TR-MKT-000071.

The Technical Reference document is available from:

APEX Support Team
(734) 523-7348

/1/

/1/ Material formerly appeared in Part 13, Section 2.

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1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

/2/

F. Prices

1. Service Elements

<u>Description</u>	<u>Access Area</u>	<u>Network Access Line</u>	<u>Monthly Rate Central Office Termination</u>	<u>Total Monthly Rate</u>
Telephone Exchange Service Network Access Rates ^{/1/}				
Network Access, per Line Network	A	-	-	-
Access, per Line	B	\$ 4.17	\$2.30	\$ 6.47
Network Access, per Line	C	9.32	2.30	11.62
Network Access, per Line	D	11.11	2.30	13.41

/2/

/1/ In accordance with the Entry in Case No. 96-1310-TP-COI, dated November 26, 2002 and the Entry on Rehearing in Case No. 96-1310-TP-COI, dated January 16, 2003, the Network Access Rates are not subject to the resale discount. Telephone Exchange Service Network Access Rates are effective as of January 30, 2003.

/2/

/2/ Material formerly appeared in Part 13, Section 2.

/2/

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

/2/

F. Prices (cont'd)

1. Service Elements

B. Message Rate Service

Description

Price

Local Usage

- Per Message Rate^{/1/}

\$0.0088

/2/

/1/ In accordance with the Entry in Case No. 96-1310-TP-COI, dated November 26, 2002 and the Entry on Rehearing in Case No. 96-1310-TP-COI, dated January 16, 2003, the Network Access Rates are not subject to the resale discount. Telephone Exchange Service Network Access Rates are effective as of January 30, 2003.

/2/

/2/ Material formerly appeared in Part 13, Section 2.

/2/

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ATT TN OT-21-0006

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

/1/

F. Prices (cont'd)

1. Service Elements (cont'd)

C. Service Establishment and Service Charges

<u>Description</u>	<u>Nonrecurring Charge</u>
Miscellaneous Service or Features, per individual COCOT line, per occasion	\$ 9.25
Service Ordering Charge, per location, per occasion	25.50
Central Office Connection Charge, per termination	13.00
Line Connection Charge, per termination	24.35
Directory Listing Change Charge, per line, per change	9.80
Telephone Number Change Charge, per line, per change	31.15
Assignment or Transfer of Service, per transfer	9.80
Network Wiring Charge,	
- First 15 minutes or fraction thereof of billable premises work	25.00
- Each additional 15 minutes or fraction thereof of billable premises work	10.00

/1/

/1/ Material formerly appeared in Part 13, Section 2.

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1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

/2/

F. Prices (cont'd)

1. Service Elements (cont'd)

D. Operator-Handled Services^{/1/}

<u>Description</u>	<u>Nonrecurring Charge</u>
Automated Calling Card Station-to-Station Call, per call	\$0.95
Customer-Dialed - Operator-Assisted - Calling Card Station-to-Station Call, per call	1.95
Operator-Handled Station-to-Station, per call	1.75
Operator-Handled Person-to-Person, per call	2.75
Operator-Handled Third Number Billed, per call	2.25

/2/

/1/ Effective March 19, 2016, Collect, Person to Person and Bill to Third Number call types are discontinued.

/2/

/2/ Material formerly appeared in Part 13, Section 2.

/2/

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ATT TN OT-21-0006

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

/1/

F. Prices (cont'd)

1. Service Elements (cont'd)

e. Message Toll Service

<i>Message Toll Service Rates</i>	<u>Day Rates</u>		<u>Evening Rates</u>		<u>Night & Weekend Rates</u>	
	Monday thru Friday 8:00 AM to but not including 5:00 PM		Monday thru Friday 5:00 PM to but not including 11:00 PM		Monday thru Friday 11:00 PM to but not including 8:00 AM Saturday, Sunday, & Holidays - All Day	
<u>Rate Mileage</u>	<u>Initial Minute</u>	<u>Each Add'l Minute</u>	<u>Initial Minute</u>	<u>Each Add'l Minute</u>	<u>Initial Minute</u>	<u>Each Add'l Minute</u>
<u>Schedule A</u>						
1-10	\$.17	\$.17	\$.13	\$.13	\$.13	\$.13
11-22	.17	.17	.13	.13	.13	.13
23-55	.17	.17	.13	.13	.13	.13
56-124	.17	.17	.13	.13	.13	.13
125-End	.17	.17	.13	.13	.13	.13
<u>Schedule B</u>						
1-10	.17	.17	.13	.13	.13	.13
11-22	.17	.17	.13	.13	.13	.13
23-55	.17	.17	.13	.13	.13	.13
56-124	.17	.17	.13	.13	.13	.13
125-End	.17	.17	.13	.13	.13	.13
<u>Operator Assisted Calls</u>						
1-10	.25	.16	.12	.06	.12	.06
11-22	.28	.16	.160	.10	.160	.10
23-55	.28	.20	.160	.10	.160	.10
56-124	.28	.20	.160	.10	.160	.10
125-End	.28	.20	.160	.10	.160	.10

/1/

/1/ Material formerly appeared in Part 13, Section 2.

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ATT TN OT-21-0006

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

/3/

F. Prices (cont'd)

1. Service Elements (cont'd)

e. Message Toll Service (cont'd)

Message Toll Service Rate Discounts

<u>Total Monthly Usage per Account</u>	<u>Percent Discount</u>
\$ 0.00 - \$ 25.00	0%
25.01 - 100.00	10%
100.01 - 200.00	15%
200.01 and up	20%

f. Answer Supervision - Line Side

<u>Description</u>	<u>Nonrecurring Charge</u>	<u>Monthly Price</u>
Answer Supervision equipped with line side interface, per line ^{/2/}	\$2.50 ^{/1/}	\$1.67

2. Other Applicable charges and Payments

In addition to Telephone Exchange Service Network Access Rates, including Network Access Line Quantity Discount Rates, end user access line charges as filed in Ameritech Operating Companies' Tariff F.C.C. No. 2 are applicable.

/3/

/1/ Charge does not apply when a Line Connection Charge is otherwise applicable.

/3/

/2/ In accordance with the Entry in Case No. 96-1310-TP-COI, dated November 26, 2002 and the Entry on Rehearing in Case No. 96-1310-TP-COI, dated January 16, 2003, the Network Access Rates are not subject to the resale discount. Telephone Exchange Service Network Access Rates are effective as of January 30, 2003.

/3/

/3/ Material formerly appeared in Part 13, Section 2.

2. COCOT-COIN LINE

/1/

Effective March 19, 2016, Collect, Person to Person and Bill to Third Number call types are discontinued.

A. Description

The COCOT Coin Line is an optional exchange access line for use with payphone service. The COCOT Coin Line is provided with central office based features and signaling functionality.

B. Definitions

Call Screening - a screening feature that is provided with the Coin Line. This feature prevents toll fraud by restricting originating non-sent paid operator assisted calls to collect, credit card, or third-party billing.

Coin Control - the capability of collecting or returning coins deposited into the payphone.

Coin Rating - a rate obtained from a table entry built into the Traffic Operator Position Switch (TOPS) with which the coin line interfaces is in the central office.

Coin Supervision - the capability of recognizing and monitoring coins deposited into the payphone.
End User - consumer making a call from the payphone.

Independent Payphone Provider ("IPP") - the customer of AT&T Ohio subscribing to the Coin Line.

/1/

/1/ Material formerly appeared in Part 13, Section 2.

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ATT TN OT-21-0006

2. COCOT-COIN LINE (cont'd)

/1/

C. Terms and Conditions

1. Unless otherwise specified, regulations and charges in this Tariff and the AT&T Ohio Guidebook are in addition to those set forth for COCOT Service in this Part.
2. The Coin Line offers central office based signaling required to enable coin rating, coin control, and coin supervision. The Coin Line also offers certain call screening (see definition above) designed to prevent fraudulent calls from being placed from the customer's payphone.
3. Coin sent paid interLATA calls from Coin Lines may be routed to any Interexchange Carrier selected by the customer which has the required coin signaling capabilities (i.e., coin recognition, coin control, etc.) that are required to complete the call.
4. Until such time as AT&T Ohio is required to provide dialing parity on an intraLATA basis, AT&T Ohio will carry both sent-paid intraLATA calls and operator-assisted intraLATA calls from COCOT coin lines. AT&T Ohio operator services rates, as specified in Part 11, as well as AT&T Ohio intraLATA toll rates, as specified in Part 9 of the AT&T Ohio Guidebook, will apply to end users. At such time that intraLATA dialing parity is established, the COCOT coin line customer may choose either its interLATA carrier, AT&T Ohio or an alternative intraLATA toll/operator services provider for the completion of intraLATA toll calls.
5. No adjustments to the usage rates charged pursuant to 6. following or any other refund will be made in the event of uncollected initial period or overtime coin charges applicable to end users.
6. The customer shall be responsible for payment of all charges for calls originating from or accepted by a Coin Line user.
7. Coin revenues collected at the customer's payphone are the property of the customer.
8. The Coin Line is available only from appropriately equipped central offices.

/1/

/1/ Material formerly appeared in Part 13, Section 2.

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2. COCOT-COIN LINE (cont'd)

/1/

C. Terms and Conditions (cont'd)

9. The customer's terminating equipment must be suitably equipped in order to utilize Coin Line features. Such equipment must meet the following interface specifications:

Ameritech Coin Line Interface Specifications: AM-TR-NIS-000095

These specifications are available at no charge by contacting:

APEX Support Team
(734) 523-7348

10. Service charges and message rate service rates as specified in this Part apply to Coin Line service.

/1/

/1/ Material formerly appeared in Part 13, Section 2.

Issued: October 22, 2021

Effective: October 22, 2021

In accordance with the Public Utilities Commission of Ohio, Case No. 21-0617-TP-WVR, dated October 20, 2021.

By Brad McLean, President, Columbus, Ohio

ATT TN OT-21-0006

2. COCOT-COIN LINE (cont'd)

/2/

D. Prices

1. Service Elements

<u>Description</u>	<u>Access Area</u>	<u>Monthly Price</u>
Telephone Exchange Service Network Access Rates ^{/1/}		
Network Access, per Coin Line	A	-
Network Access, per Coin Line	B	\$ 8.32
Network Access, per Coin Line	C	13.47
Network Access, per Coin Line	D	15.26

2. Other Applicable Charges and Payments

In addition to the above rates, interstate End User Common Line (EUCL) charges as filed in Section 4 of Ameritech Operating Companies Tariff F.C.C. No. 2 are applicable.

/2/

/1/ In accordance with the Entry in Case No. 96-1310-TP-COI, dated November 26, 2002 and the Entry on Rehearing in Case No. 96-1310-TP-COI, dated January 16, 2003, the Network Access Rates are not subject to the resale discount. Telephone Exchange Service Network Access Rates are effective as of January 30, 2003.

/2/

/2/ Material formerly appeared in Part 13, Section 2.

/2/

2. COCOT-COIN LINE (cont'd)

/3/

D. Prices (cont'd)

3. Other Optional Offerings

Outgoing Only Service

<u>Non-recurring Charge</u>	<u>Monthly Rate</u>
---------------------------------	-------------------------

-	-
---	---

Outgoing Only Service is an optional service offered to the customer who wishes to maximize payphone usage, or reduce the ability of an end user to conduct business from that location that prohibits incoming calls. Callers will hear a recording stating that the phone is not in service for incoming calls. It is the Payphone service provider's responsibility to state this restriction on the instruction card of the phone.

Restricted Coin Access (RCA)^{1/}

\$212.00	\$0.82
----------	--------

RCA is an optional service that provides for payphone telephone service where the coin collecting device can be disabled during certain hours at the IPP's discretion, to permit origination of Local calls, Extended Local calls and Message Toll calls to only be charged to a third number, a Company calling card, or placed on a collect basis.^{2/} Calls to public emergency numbers such as 911 will continue to be permitted and provided free of charge. All end users placing calls using a coin during restricted hours will have their coins returned. They will hear a recording advising that the phone is not equipped for coin calls during certain hours. It is the Payphone service provider's responsibility to state this restriction on the instruction card of the phone.

/3/

/1/ In accordance with the Entry in Case No. 96-1310-TP-COI, dated November 26, 2002 and the Entry on Rehearing in Case No. 96-1310-TP-COI, dated January 16, 2003, the Network Access Rates are not subject to the resale discount. Telephone Exchange Service Network Access Rates are effective as of January 30, 2003.

/3/

/2/ Effective March 19, 2016, Collect, Person to Person and Bill to Third Number call types are discontinued.

/3/

/3/ Material formerly appeared in Part 13, Section 2.

3. CALL DETAIL SERVICE

/1/

A. Description

Call Detail Service is a service that is available to Independent Payphone Providers (IPP), also known as Customer-Owned, Coin-Operated Telephone (COCOT) service providers. This service provides usage and billing information on certain calls which originate from their pay telephones. Call detail data is provided on the following types of originating calls:

- seven digit code 101XXXX access calls;
- seven digit code 950-1XXX or 950-0XXX access calls;
- 500 access calls;
- 800 and 888 access calls;
- 900 access calls

B. Definitions

Extended Message Record (EMR) Format

A Bellcore standard used widely in the telecommunications industry.

/1/

/1/ Material formerly appeared in Part 13, Section 2.

Issued: October 22, 2021

Effective: October 22, 2021

In accordance with the Public Utilities Commission of Ohio, Case No. 21-0617-TP-WVR, dated October 20, 2021.

By Brad McLean, President, Columbus, Ohio

ATT TN OT-21-0006

3. CALL DETAIL SERVICE (cont'd)

/1/

C. Terms and Conditions (cont'd)

1. Call Detail Service for all call types may not be available from all company central office switches. All call data technically available from the switch will be provided to the customer in standard Extended Message Record (EMR) format. Special formatting or screening of certain calls or carriers only will require additional programming at additional charges as specified in the Prices section following. Call Detail Service is provided at the customer's request where equipment and facilities are available.
2. This data will be provided to the IPP customer every month on a per telephone number basis in an available medium that is most economically and technically efficient, and agreeable to both parties. Each Telephone number will be designated by its Automatic Number Identification (ANI).
3. If the information is provided on media provided by the Company, including Diskette or Magnetic tapes, the media remain the property of the Company and are furnished to the customer only on a temporary basis. Magnetic tape density and number of tracks used may vary from time to time.
4. The data will be provided in accordance with standard Bellcore EMR format. The Company makes no further guarantees regarding the completeness and/or accuracy of the call detail data provided through EMR format.
5. Unless otherwise specified, the provision and use of this service is subject to the same General Regulations as all other Telecommunications Services, including those specified in Tariff No. 20, Part 2 Section 2.

/1/

/1/ Material formerly appeared in Part 13, Section 2.

Issued: October 22, 2021

Effective: October 22, 2021

In accordance with the Public Utilities Commission of Ohio, Case No. 21-0617-TP-WVR, dated October 20, 2021.

By Brad McLean, President, Columbus, Ohio

ATT TN OT-21-0006

3. CALL DETAIL SERVICE (cont'd)

/1/

D. Features

Standard Features

The following data will be provided for each call:

1. the ANI 10 digit originating telephone number;
2. connect date;
3. connect time;
4. the 10 digit terminating telephone number;
5. call length (billable time);
6. carrier identification;
7. equal access dialing method (ind-21 EMR format);
8. record type (standard Bellcore EMR record identification);
9. carrier call length (conversation length).

/1/

/1/ Material formerly appeared in Part 13, Section 2.

Issued: October 22, 2021

Effective: October 22, 2021

In accordance with the Public Utilities Commission of Ohio, Case No. 21-0617-TP-WVR, dated October 20, 2021.

By Brad McLean, President, Columbus, Ohio

ATT TN OT-21-0006

3. CALL DETAIL SERVICE (cont'd)

/1/

E. Prices

1. Service Elements

<u>Description</u>	<u>Non- recurring Charge</u>	<u>Month to Month</u>	<u>Monthly Payment Term Payment Plans</u>	
			<u>12 Month</u>	<u>36 Month</u>
Initial network set up, per account	\$100.00	-	-	-
Per call record	-	\$.10	\$.07	\$.05

Customer requests which require special formatting or additional programming, including but not limited to those which are different than the standard Bellcore EMR format provided with the service, will be charged at a rate of \$240.00 per hour. This rate is in addition to the \$200.00 initial nonrecurring charge.

2. Payment Plans

- **Term Payment Plans**

Call Detail Service is offered under Month-to-Month as well as 12 Month and 36 Month Term Payment Plans. Each customer's Term Payment Plan charge becomes fixed at the rate level specified below for the term selected at the time the contract for service is signed and is not subject to Company-initiated changes during the contract period.

/1/

/1/ Material formerly appeared in Part 13, Section 2.

Issued: October 22, 2021

Effective: October 22, 2021

In accordance with the Public Utilities Commission of Ohio, Case No. 21-0617-TP-WVR, dated October 20, 2021.

By Brad McLean, President, Columbus, Ohio

ATT TN OT-21-0006

3. CALL DETAIL SERVICE (cont'd)

/1/

E. Prices (cont'd)

3. Termination Charges

In the event of termination of the service provided under the 12 or 36 month Term Payment Plans during the contract period, the customer will be liable for a charge equal to the difference between the month-to-month rate and the contracted per-record rate times the sum of the number of records processed since the start of contract period. This termination charge shall upon any such termination immediately become due and payable in its entirety. This contract termination charge can also be expressed as follows:

$$\begin{aligned} &[(\text{month to month per record rate}) - (\text{Contract, Per record rate})] \\ &\quad \times \text{Number of records} \end{aligned}$$

where the number of records is equal to the sum of all records processed at the lower contracted rate since the start of the contract term.

Termination charges shall not apply whenever a customer selects to upgrade to a Call Detail contract of longer term.

Commission approval of the above termination liability language for Call Detail Service is not intended to indicate that the Commission has sanctioned any particular legal result should a dispute arise between the parties. In the event of dispute signatories to such contracts may pursue whatever legal remedies they deem appropriate to resolve the dispute.

/1/

/1/ Material formerly appeared in Part 13, Section 2.

Issued: October 22, 2021

Effective: October 22, 2021

In accordance with the Public Utilities Commission of Ohio, Case No. 21-0617-TP-WVR, dated October 20, 2021.

By Brad McLean, President, Columbus, Ohio

ATT TN OT-21-0006

The Ohio Bell
Telephone Company

AT&T Tariff

P.U.C.O. NO. 20
Part 21 Section 1

PART 21 - Access Services
SECTION 1 - General

3rd Revised Sheet 1
Cancels 2nd Revised Sheet 1

1. GENERAL

The rates, charges and conditions for the provision of intrastate Carrier Access Service are as specified in the Ameritech Operating Companies Tariff F.C.C. No. 2, Access Services, as it now exists, and as it may be revised, added to or supplemented. The effectiveness of Section 4, End User Access Service, as applied to Intrastate Customers, has been suspended by the Public Utilities Commission of Ohio.

The rates, charges and conditions for the provision of intrastate Billing and Collection Service are as specified in the AMERITECH OPERATING COMPANIES TARIFF, F.C.C. NO. 1, BILLING AND COLLECTION SERVICES, as it now exists, and as it may be revised, added to or supplemented.

VOIP-PSTN TRAFFIC

This section applies to Toll Intrastate VoIP-PSTN traffic exchanged between the Telephone Company and the customer in time division multiplexing ("TDM") format that originates and/or terminates in Internet protocol ("IP") format. VoIP-PSTN traffic originates and/or terminates in IP format if it originates from and/or terminates to an end-user customer of a service that requires Internet protocol-compatible customer premises equipment. The transitional Intercarrier Compensation framework for VoIP-PSTN traffic adopted by the Federal Communications Commission in its Report and Order, Release No. 11-161 (Nov. 18, 2011) ("FCC Order") directed that this intrastate VoIP-PSTN traffic be billed employing interstate rates.¹

The intrastate switched access rates in this tariff are the same as the interstate rates for Switched Access rate elements. Therefore, no percentage or VoIP factor is necessary to identify and rate the Toll Intrastate VoIP traffic, nor are modifications to the rates and/or billing necessary as a result of the Toll VoIP-PSTN provisions of the FCC Order.

ACCESS RATES FOR EXPANDED SERVICE AREAS

In accordance with Ohio Administrative Code Section 4901:1-17-14(E), AT&T Ohio's access reciprocal compensation rates for the termination and origination of intrastate switch access reciprocal compensation traffic will not exceed the current rates of the Incumbent Local Exchange Carrier in AT&T Ohio's respective Expanded Service Areas.

(N)
|
(N)

Issued: August 15, 2022

Effective: August 15, 2022

In accordance with the Public Utilities Commission of Ohio, Case No. 22-0709-TP-ACE, dated August 10, 2022. In accordance with the Public Utilities Commission of Ohio, Case No. 22-0709-TP-ACE, dated August 10, 2022.

By Molly Kocour Boyle, President, Columbus, Ohio

ATT TN OT-22-0005

PART 21 - Intrastate Access Services
SECTION 1 - General

Original Sheet No. 2

1. GENERAL (Cont'd)

A. The rates, charges and conditions for the provision of intrastate Carrier Access Services are as specified in the following Sections of Ameritech's Tariff F.C.C. No. 2.

Section 1 - Application of Tariff

Section 2 - General Regulations

Section 3 - Carrier Common Line Access Service

Section 4 - End User Access Service and Presubscription

Suspended by the Public Utilities Commission of Ohio.

Section 5 - Ordering Options for Switched and Special Access Service

Section 6 - Switched Access Service

Section 7 - Special Access Service

Section 8 - Specialized Network Services

Section 9 - Directory Assistance Service

Section 10 - Federal Government Specialized Service or Arrangements

Section 11 - Special Facilities Routing of Access Services

Section 12 - Specialized Service or Arrangements

Section 13 - Additional Engineering, Additional Labor and Miscellaneous Services

Section 14 - Operating Territory of the Ameritech Operating Companies

Section 15 - Exceptions to Access Service Offerings

Section 16 - Satellite Television Reception and Transport Service

Material formerly appeared in Access Service Tariff, 3rd Revised Sheet No. 2, 1st Revised Sheet No. 3

Issued: October 2, 1995

Effective: October 2, 1995

In accordance with Case No. 95-815-TP-ATA, issued September 1, 1995.

By J. F. Woods, President, Cleveland, Ohio

1. EXCEPTIONS

A. Switched Access Service

1. Rates and Charges

(D)

(D)

PART 21 - Access Services
SECTION 2 - Exceptions to FCC No. 2 Tariff

4th Revised Sheet No. 2
Cancels
3rd Revised Sheet No. 2

1. EXCEPTIONS (cont'd)

A. Switched Access Service (cont'd)

1. Rates and Charges (cont'd)

(D)

(D)

b. End-User Complex Line Ports

<u>Description</u>	<u>Rate</u>
(1) End-User Complex Line Port (EUCLP), per individual line or trunk	\$0.00
Centrex ISDN, per individual line or trunk	0.00
ISDN PRI, per individual line or trunk	0.00
Ameritech Digital Trunking, per individual line or trunk	0.00

Issued: July 5, 2002

Effective: July 2, 2002

In accordance with Opinion and Order in Case No. 93-487-TP-ALT, issued by
The Public Utilities Commission of Ohio, dated April 27, 2000.

By J. F. Woods, President, Cleveland, Ohio

PART 21 - Access Services
SECTION 2 - Exceptions to FCC No. 2 Tariff

5th Revised Sheet No. 3
Cancels
4th Revised Sheet No. 3

1. EXCEPTIONS (cont'd)

A. Switched Access Service (cont'd)

1. Rates and Charges (cont'd)

c. Payphone Services Provider Line Identification Charge

(1) Rates associated with this offering will not apply intrastate.

Description	Monthly Price
PSP Line Identification, per line equipped	\$0.00

d. Service Provider Number Portability Service (SPNP) Monthly Charge

Interstate only, does not apply to the Ohio jurisdiction.

e. Local Number Portability (LNP) Query Service

Interstate only, does not apply to the Ohio jurisdiction.

/1/

/1/ Material now appears on Original Sheet No. 3.4 in this Section.

Issued: June 30, 2000

Effective: July 1, 2000

In accordance with Opinion and Order in Case No. 93-487-TP-ALT, issued by
The Public Utilities Commission of Ohio, dated April 27, 2000.

PART 21 - Access Services
SECTION 2 - Exceptions to FCC No. 2 Tariff

1st Revised Sheet No. 3.1
Cancels
Original Sheet No. 3.1

1. EXCEPTIONS (cont'd)

A. Switched Access Service (cont'd)

1. Rates and Charges (cont'd)

(D)

(D)

Issued: January 31, 2001

TA - 1998

Effective: March 16, 2001

In accordance with Opinion and Order in Case No. 00-127-TP-COI, issued by
The Public Utilities Commission of Ohio, dated January 31, 2001.

By James C. Smith, President, Cleveland, Ohio

PART 21 - Access Services
SECTION 2 - Exceptions to FCC No. 2 Tariff

1st Revised Sheet No. 3.2
Cancels
Original Sheet No. 3.2

1. EXCEPTIONS (cont'd)

A. Switched Access Service (cont'd)

1. Rates and Charges (cont'd)

(D)

(D)

Issued: January 31, 2001

TA - 1998

Effective: March 16, 2001

In accordance with Opinion and Order in Case No. 00-127-TP-COI, issued by
The Public Utilities Commission of Ohio, dated January 31, 2001.

By James C. Smith, President, Cleveland, Ohio

PART 21 - Access Services
SECTION 2 - Exceptions to FCC No. 2 Tariff

1st Revised Sheet No. 3.3
Cancels
Original Sheet No. 3.3

1. EXCEPTIONS (cont'd)

A. Switched Access Service (cont'd)

1. Rates and Charges (cont'd)

(D)

(D)

Issued: January 31, 2001

TA - 1998

Effective: March 16, 2001

In accordance with Opinion and Order in Case No. 00-127-TP-COI, issued by
The Public Utilities Commission of Ohio, dated January 31, 2001.

By James C. Smith, President, Cleveland, Ohio

PART 21 - Access Services
SECTION 2 - Exceptions to FCC No. 2 Tariff

2nd Revised Sheet No. 3.4
Cancels
1st Revised Sheet No. 3.4

1. EXCEPTIONS (cont'd)

A. Switched Access Service (cont'd)

(D)

B. Special Access Service

(D)

Issued: July 30, 2004

Effective: July 30, 2004

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated January 6, 2003, Case No. 02-3069-TP-ALT.

By Connie Browning, President, Cleveland, Ohio

1. EXCEPTIONS (cont'd)

C. IntraLATA Presubscription

1. General

IntraLATA Presubscription is a procedure whereby a subscriber designates to the Telephone Company the carrier which the subscriber wishes to be the carrier of choice for calls subject to IntraLATA Presubscription, as described in Paragraph C.2. following. Such calls are automatically directed to the designated carrier, without any specific codes or number being dialed or pulsed by the subscriber. (T)

IntraLATA Presubscription will become effective subject to the terms of Sections 271(e)(2)(A) and 271(e)(2)(B) of the Telecommunications Act of 1996.

2. Calls Subject to IntraLATA Presubscription

The following calls ("usage calls") are subject to IntraLATA Presubscription:

- a. All IntraLATA message toll calls which are or would otherwise be governed by the provisions of the AT&T Ohio Guidebook, Part 9, Section 1. (T)
- b. All calls originated by customers of Optional Calling Plans which are or would otherwise be governed by the provisions of the AT&T Ohio Guidebook, Part 9, Section 3, except as noted below. (T)

Ameritech Ohio will implement intraLATA toll dialing parity coincident with either grant of authority by the FCC under Section 271 of the Telecommunications Act of 1996 and the certifications of Ameritech Communications, Inc. by the Public Utilities Commission of Ohio to provide interLATA services originating in Ohio or February 8, 1999, whichever occurs sooner.

1. EXCEPTIONS (cont'd)

C. IntraLATA Presubscription (cont'd)

(N)

3. Calls Specifically Excluded from IntraLATA Presubscription

All 0- calls, calls to 411, 911, Public Announcement Service calls (976-XXXX), and all local calls except as noted in Paragraph B.2. preceding, are specifically excluded from IntraLATA Presubscription.

Calls using the 500, 700, 800, 888 or 900 service access codes shall be routed in accordance with the North American Numbering Plan.

4. IntraLATA Presubscription Options

Option A - Subscriber selects the Telephone Company as the presubscribed carrier for all IntraLATA usage calls subject to IntraLATA Presubscription.

Option B - Subscriber selects their interLATA toll carrier as the presubscribed carrier for all IntraLATA usage calls subject to IntraLATA Presubscription and InterLATA usage calls.

Option C - Subscriber selects a carrier other than the Telephone Company as the presubscribed carrier for IntraLATA usage calls subject to IntraLATA Presubscription and a different carrier as the presubscribed carrier for all InterLATA usage calls.

Option D - Subscriber may select no presubscribed carrier for Intra and/or InterLATA usage calls, which will require the subscriber to dial a carrier access code to route all intraLATA and/or interLATA toll calls to the carrier of choice for each call.

(N)

1. EXCEPTIONS (cont'd)

C. IntraLATA Presubscription (cont'd)

(N)

5. Rules and Regulations

Subscribers of record on the effective date of this tariff will retain their current dialing arrangements until they request that they be changed.

Subscribers of record or new subscribers may select either Options A, B, C, or D as their IntraLATA Presubscription choice.

Subscribers may change their selected option and/or presubscribed carrier at any time subject to charges specified in Paragraph 6. following.

6. IntraLATA Presubscription Charges

a. Application of Charges

The Telephone Company will notify subscribers that IntraLATA Presubscription is available through Telephone Company bill inserts, no longer than 60 days following the effective date of IntraLATA Toll Presubscription. The notice will contain a description of IntraLATA Presubscription, how to select among presubscription choices, and related charges. There will be no charge for the initial selection made within 90 days of subscriber notification of IntraLATA Presubscription.

New subscribers will be asked to select a carrier(s) at the time they place an order with the Telephone Company for a Telephone Company Network Access Line (see P.U.C.O. No. 20, Part 2, Section 1, for the definition of Network Access Line). If unable to make a selection at the time they place an order for the Telephone Company Network Access Line, new subscribers will be read a random listing of all available intraLATA carriers to aid in the selection. There will be no charge for the initial selection if the selection is made within 90 days of the initial order placement.

Until the new subscriber informs the Telephone Company of a choice for an intraLATA toll carrier, the new subscriber will be presubscribed to no intraLATA toll carrier, but rather will be required to dial a carrier access code to route the intraLATA toll call to the carrier of choice.

(N)

Issued: February 1, 1999

TA - 1998

Effective: February 8, 1999

In accordance with Finding and Order in Case No. 96-1353-TP-ATA, issued by The Public Utilities Commission of Ohio, dated January 14, 1999.

By J. F. Woods, President, Cleveland, Ohio

1. EXCEPTIONS (cont'd)

C. IntraLATA Presubscription (cont'd)

6. IntraLATA Presubscription Charges (cont'd)

a. Application of Charges (cont'd)

After the subscriber's initial selection, for any change thereafter, an IntraLATA Presubscription Charge, as set forth in Paragraph 6.b. following applies.

(D)

(D)

Subscribers may designate that they do not want to select a carrier. This choice is considered a valid presubscription selection and IntraLATA Presubscription Charges will apply to any subsequent change.

When the Telephone Company changes a subscriber's carrier assignment based on carrier-provided Subscriber Lists and a choice discrepancy occurs, and the carrier is unable to produce proper agency authorization, the carrier rather than the subscriber will be billed for IntraLATA Presubscription charges that apply for making that change and/or restoring the subscriber's original assignment.

Issued: September 1, 2006

Effective: September 1, 2006

As approved by the Public Utilities Commission of Ohio in Case No.
06-108-TP-UNC

By Connie Browning, President, Cleveland, Ohio

1. EXCEPTIONS (cont'd)

C. IntraLATA Presubscription (cont'd)

6. IntraLATA Presubscription Charges (cont'd)

a. Application of Charges (cont'd)

Access Customer Billing Option - The Access Customer (AC) Billing Option is an agreement between the Telephone Company and the carrier under which the IntraLATA Presubscription charge is assessed to the carrier instead of being charged to the subscriber when the Telephone Company changes a subscriber's carrier assignment. The following two conditions must be met for the AC Billing Option to apply: (T)

- (1) The IntraLATA Presubscription change must be requested via a carrier-provided subscriber list submitted in the Customer Account Record Exchange (CARE) format, or by the end user customer directly to the Telephone Company; and (N)
(N)

1. EXCEPTIONS (cont'd)

C. IntraLATA Presubscription (cont'd)

6. IntraLATA Presubscription Charges (cont'd)

a. Application of Charges (cont'd)

- (2) The carrier submitting the IntraLATA Presubscription change has signed an AC Billing Option agreement.

(D)
(D)

When these conditions have been met, the subscriber will not be assessed the IntraLATA Presubscription Change charge for those IntraLATA Presubscription changes for which the carrier has agreed to pay the Intrastate Presubscription Change charge. The carrier participating in the AC Billing Option will be charged the IntraLATA Presubscription Change charge per line or trunk as set forth in Paragraph 6.b. following.

(T)
(T)

b. Nonrecurring Charges

Description	Nonrecurring Charge
(1) IntraLATA Presubscription Change Charge, per business or residence line, trunk or port	
- Manual change request	\$ 4.47
- Mechanized change request	1.45

These charges are billed on a per order basis to the usage subscriber of record for a Telephone Company Network Access Line, except as set forth in Paragraph 6.a. preceding.

1. EXCEPTIONS (cont'd)

C. IntraLATA Presubscription (cont'd)

6. IntraLATA Presubscription Charges (cont'd)

c. Waivers

Residence customers who select Ameritech as their intraLATA toll carrier, after the initial PIC selection order request, will be provided with an IntraLATA pre-subscription change charge credit to offset charges per section C.6.b. Residential customers are eligible to participate if they currently do not subscribe to Ameritech as their intraLATA toll carrier. Customer participation is limited to two presubscription changes per calendar year.

Business customers who select Ameritech as their intraLATA toll carrier, after the initial PIC selection order request, will be provided with an intraLATA toll credit to offset presubscription change charges per section C.6.b above. Business customers with nineteen or fewer exchange access lines may receive an annual maximum credit of up to \$165.00 per account. Business customers with twenty or more exchange access lines may receive an annual maximum credit of up to \$500.00 per account. Business customers are eligible to participate if they currently do not subscribe to Ameritech as their intraLATA toll carrier. Customer participation is limited to three presubscription changes per calendar year.

Credits associated with this offer will be provided to business customers with nineteen or fewer exchange access lines by a coupon that may be used to offset Ameritech intraLATA usage charges. Customers must redeem all coupons within ninety (90) days of issuance. Coupons may not be redeemed for cash and have no value until presented to Ameritech for redemption toward the Ameritech intraLATA toll usage.

Credits associated with this offer will be provided to business customers with twenty or more exchange access lines via a credit on their Ameritech bill. The credit is applicable only toward Ameritech intraLATA toll usage on the bill.

1. EXCEPTIONS (cont'd)

(N)

D. End User Access Service

1. Rates and Charges

a. Federal Universal Service Fee

Description /Billing Code/	Monthly Rate
Residential	\$0.00
Business	0.00
PRI ISDN	0.00
Centrex CO and CO-LIKE	0.00

(N)

Issued: June 30, 2000

Effective: July 1, 2000

In accordance with Opinion and Order in Case No. 93-487-TP-ALT, issued by
The Public Utilities Commission of Ohio, dated April 27, 2000.

1. EXCEPTIONS (cont'd)

(D)

(D)

1. EXCEPTIONS (cont'd)

(D)

(D)

1. EXCEPTIONS

D. Internet Transport Access Service (ITAS)

Internet Transport Access Service is interstate only in nature and does not apply to Ohio Jurisdiction.

E. Long Distance Trouble Management Service (LDTMS)

Long Distance Trouble Management Service is interstate only in nature and does not apply to Ohio Jurisdiction.

F. Fractional T1

Fractional T1 including DS1 128, 256, 384, 512 and 768 Kbps Access Service is interstate only in nature and does not apply to Ohio Jurisdiction.

G. Federal Access Solution Transport Program (FAST) is interstate only in nature and does not apply to Ohio Jurisdiction.

H. True IP to PSTN (TIPToP) is interstate only in nature and does not apply to Ohio Jurisdiction.

I. Pricing Flexibility Contract Offerings (F.C.C. No. 2 Section 22) are interstate only in nature and do not apply to the Ohio Jurisdiction. Any intrastate discount contract offerings will be filed with the Public Utilities Commission of Ohio for approval.

J. The SS7 Outbound Messaging Application is an interstate only offering and not available on an intrastate basis.

K. The UNE to access conversion language shown in Ameritech F.C.C. No. 2, Section 2.1.1 and 5.1.1 may be intrastate or interstate in nature.

(T)

(D)

(D)

(D)

|

(D)

L. Broadband Access Services have been de-tariffed from F.C.C. No. 2, and can now be found at www.att.com/guidebook.

(T)

(D)

(D)

EXHIBIT B

**The Ohio Bell Telephone Company, LLC d/b/a AT&T Ohio
Tariff P.U.C.O. No. 20**

P.U.C.O. No. 20
AT&T Tariff

of

THE OHIO BELL TELEPHONE COMPANY. LLC

Cancels

The Ohio Bell Telephone Company
P.U.C.O. No. 20

Effective May 1, 2024

The Ohio Bell Telephone Company.LLC offers services under this Tariff. AT&T Ohio is a registered trade name of The Ohio Bell Telephone Company. LLC. Services offered pursuant to this Tariff may be offered under those registered trade names or under the brand name AT&T. All regulated and tariffed services offered by The Ohio Bell Telephone Company, LLC, whether under that name, the trade name AT&T Ohio, or under the brand name AT&T, are subject to the terms and conditions of this Tariff. (The Ohio Bell Telephone Company, LLC is also referred to herein as "the Company" or "Company").

Trademarks and Service Marks

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1. SYMBOLS USED IN THIS TARIFF

(C) -- to signify changed regulation

(D) – to signify discontinued rate or regulation

(I) -- to signify increase

(N) – to signify new rate or regulation

(R) – to signify reduction

(T) – to signify a change in text but no change in rate or regulation

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(D)

1. DEFINITIONS OF TERMS

Access Area

The total geographical area served from a specific central office. Central offices are grouped into three access areas, for purposes of this tariff, based upon the quantity of network access lines served per square mile.

Audio Response Unit

Mechanized announcement equipment, which uses synthesized speech to quote a telephone number to a customer who has called Directory Assistance Service.

Basic Local Exchange Service (BLES)

Residential-end-user access to and usage of telephone company provided services over a single line or small-business-end-user access to and usage of telephone-company-provided services over the primary access line of service, which in the case of residential and small-business access and usage is not part of a bundle or package of services, that does both of the following:

Enables a customer to originate or receive voice communications within a local service area as that area exists on the effective date of the amendment of this section by S.B. 162 of the 128th general assembly.

Consists of all of the following services:

Local dial tone service;

For residential end users, flat-rate telephone exchange service;

Touch tone dialing service;

Access to and usage of 9-1-1 services, where such services are available;

Access to operator services and directory assistance;

Provision of a telephone directory in any reasonable format for no additional charge and a listing in that directory, with reasonable accommodations made for private listings;

Per call, caller identification blocking services;

Access to telecommunications relay service; and

Access to toll presubscription, interexchange or toll providers or both, and networks of other telephone companies.

1. DEFINITIONS OF TERMS (cont'd)

Central Office

A switching unit, in one location of a telecommunications system providing service to the general public, having the necessary equipment and operating arrangements for terminating and interconnecting lines. More than one central office may be located in the same building.

Central Office Area

The specific section of an exchange area served by a particular central office or by a particular group of central offices.

Circuit

The term applied to a channel used for the transmission of electrical energy in the furnishing of telephone service. In the case of battery circuits and generator circuits, each pair of wires or fraction thereof is considered as a separate channel.

Class of Service

The term used in describing exchange service with respect to the character of use to be made of such service. The Company furnishes two classes of service: residence and non-residence.

Common Battery Service

The type of telephone service in connection with which electrical energy for talking and signaling is supplied from a central point.

Connecting Company (Independent Company)

A corporation, association, partnership or individual (other than an Associated Bell Company) owning or operating one or more exchanges and with whom traffic is interchanged.

PART 2 - General Terms and Conditions
SECTION 1 - Definitions and Abbreviations

Original Sheet 3

1. DEFINITIONS OF TERMS (Cont'd)

Continuous Property

The continuous plot of ground, including any buildings thereon, occupied by a customer and which is not separated by public highways or by property occupied by others, except that where a customer owns or leases properties on both sides of a street, alley, highway, body of water, railroad right of way, etc., which properties otherwise would be continuous, such properties are considered continuous property provided poles or conduit are not required for the placing of wire facilities between the properties or, if required, are provided and maintained by or at the expense of the customer.

Costs Incurred

Wherever rates or charges based upon "costs incurred" are applied in this tariff, such rates or charges consist of an estimate of the following items to the extent that they are applicable:

- a. Cost of maintenance.
- b. Cost of operation.
- c. Depreciation on the estimated cost installed of any facilities provided, based on the anticipated useful service life of the facilities with an appropriate allowance for the estimated net salvage.
- d. Administration, taxes and uncollectible revenue on the basis of reasonable average charges for these items.
- e. Any other specific items of expense associated with the particular situation.
- f. A reasonable amount, computed on the estimated cost installed of any facilities provided, for return and contingencies.

Estimated cost installed, as mentioned in c. and f. above, includes cost of equipment and material specifically provided or used plus the estimated cost of installing, including engineering, labor, supervision, transportation, rights of way and any other items which are chargeable to telephone plant accounts.

1. DEFINITIONS OF TERMS (cont'd)

Customer

The individual, firm, partnership, association, corporation, municipality, cooperative organization, governmental agency, etc., which contracts for telephone service and is responsible for the payment of charges and compliance with the rules and regulations of the Company.

Derived Local Channel

Derived Local Channel is an arrangement that permits multiple and simultaneous use of a single exchange service for voice and/or data communications. The arrangement consists of equipment located in the central office and on the customer premises.

Directory Listing, see Listing

Exchange

A basic unit for the administration of communication service in a specified area, called the exchange area. It usually consists of one or more central offices together with the associated plant used in furnishing communication service in that area.

Exchange Area

The territory included within the boundaries of an exchange, as shown on maps on file with The Public Utilities Commission of Ohio.

Exchange Service

The furnishing of telecommunications service to individual residence and non-residence customers within a specified geographical area for local calling and access to the message toll network. Exchange Service is comprised of three components - network access line, central office termination and local usage. Exchange service is furnished as follows:

1. DEFINITIONS OF TERMS (cont'd)

Exchange Service (cont'd)

- a. Flat Rate Service: Exchange service in connection with which a stipulated monthly charge is made covering all local message use within a defined area.
- b. Message Rate Service: Exchange service in connection with which local message use is measured in terms of local messages for purposes of charging for the service.
- c. Measured Rate Service: Exchange service in connection with which local messages are measured in terms of four measured elements, i.e., the total number of outgoing completed local messages, the distance and the duration of each local message and the time of day each local message is originated.

Expense Incurred By The Company

Wherever "expense incurred by the Company" is applied in this tariff, such expense consists of an estimate of the expenditure by the Company for labor, material, engineering, supervision, motor vehicles, tool and any other expenditure incident thereto, to the extent that any or all of such items are applicable in the particular situation involved.

Family

A group of persons, related either by blood or by marriage or adoption. In addition, single persons living alone and small groups of unrelated persons sharing the same living accommodations as "partners" shall be considered as families.

Foreign Central Office Service

Exchange service furnished from a central office other than that regularly serving the central office area in which the customer is located.

Foreign Exchange Service

Exchange service furnished from an exchange other than that which regularly serves the exchange area in which the customer is located.

1. DEFINITIONS OF TERMS (cont'd)

Grade of Service

The term used in describing exchange service with respect to the number of customers which may be connected to a line. The Company furnishes the following grades of service: individual and PBX trunks.

Individual

An exchange service connecting one customer's premises with the central office.

Initial Contract Period

The minimum length of time for which a customer is obligated to pay for service and facilities whether or not retained by the customer for such minimum length of time.

Joint User

An individual, partnership, association or corporation sharing a customer's exchange service according to the provisions of this tariff for such shared use.

Listing

A listing consists of a name, address, and telephone number of a listed residential or business customer.

Listing Information System

A database that contains the listed names, addresses, and telephone numbers of AT&T residential and business customers and where available, listings of residential and business customers served by other local providers.

Loading Coil

A device added to a circuit to improve transmission by reducing attenuation.

1. DEFINITIONS OF TERMS (cont'd)

Local Access and Transport Area

A geographic area established by the Company for the provision and administration of communications service. A Local Access and Transport Area encompasses designated exchange areas which are grouped to serve common social, economic and other purposes.

Local Message

A communication between a calling station and any other station within the local service area of the calling station.

Local Service Area

The area within which a customer may make calls without payment of message toll charges. A local service area may include one or more exchange areas of the Company or of other telephone companies. In certain exchange areas, customers may select either:

1. basic local service which provides local service with the basic local service area, or
2. an optional local service which provides one-way local service to specified exchange areas in addition to local service within basic local service area.

Miscellaneous Common Carriers

A Miscellaneous Common Carrier, as defined in part 21 of the Rules and Regulations of the Federal Communications Commission, is a person engaged in rendering communications service for hire to the public who is not engaged in the business of providing either a public landline message telephone service or public message telegraph service. For purposes of this and all other Company tariffs, the term "Miscellaneous Common Carrier" shall apply only to such carriers, as defined above, who are duly licensed by the Federal Communications Commission and have tariffs filed with that Commission and The Public Utilities Commission of Ohio.

Network Access Line

The connecting facility between a customer's premises and a serving central office that provides customer access to the public switched network for placing and receiving calls.

1. DEFINITIONS OF TERMS (cont'd)

Network Interface (NI)

The network interface is a unit provided as part of the network access line. The network interface will be installed on the customer's premises at a location determined by the Company which is accessible to the customer. The normal location of the network interface would be in close proximity to the protector or point of minimum penetration where the Company facilities enter the customer's premises.

Network Wiring

Wiring on the network side of the Network Interface at the customer's premises which is used for the termination of network access lines.

Normal Exchange

The exchange which normally serves the exchange area in which the customer is located.

Normal Working Days

All days except Sundays and except Christmas Day, Memorial Day, Independence Day, Labor Day, New Year's Day, Thanksgiving Day, day after Thanksgiving, Washington-Lincoln Day, and Good Friday.

Other Common Carrier

Specialized Common Carriers, Domestic and International Record Carriers and Domestic Satellite Carriers engaged in providing such private line voice, data, or video services or other services as such carriers may be authorized by the Federal Communications Commission to provide.

PBX Trunk

A class of exchange service used when connecting switching equipment located at the customer's premises to the central office.

Premises

1. The building, or portion or portions of a building, occupied at one time by a customer either as a residence or for non-residence use.
2. Two or more entire buildings which are used and occupied by the same customer are also considered to be the same premises if such buildings meet the conditions in either a, b or c following:

1. DEFINITIONS OF TERMS (cont'd)

Premises (cont'd)

2. (Cont'd)

- a. The buildings are connected by enclosed, lighted and heated passage- ways (overhead bridges, subways, or at ground level), or by common basements, permitting access from one building to the other, and such passageways or common basements are suitable for the routing and proper protection of inside cable or wire type facilities.
- b. There is full access between adjoining buildings by means of doorways or open archways and such doorways and archways are suitable for the routing and proper protection of inside cable or wire type facilities.
- c. The buildings have not been made continuous as described in a. and b. preceding however the airline distance between the building in which the main station, attendant position or switching equipment is located and each of the other buildings is not in excess of 150 feet, and the customer furnishes a pathway connecting the buildings which is suitable for the routing, placing, and proper protection of inside cable and wire type facilities, or buried cable or wire.

Where the pathway is underground, it may be a tunnel, conduit, or a closed trench for buried cable or wire. Where the pathway is overhead, it must be a continuous rigid support, such as to make electrical and mechanical protection of the cable or wire unnecessary.

3. Portions of two or more buildings which are used and occupied by the same customer are also considered to be the same premises if these portions of the buildings meet the conditions in either a. or b. following:
 - a. The portions of the buildings are made continuous between the areas used and occupied by the customer by means of enclosed, lighted and heated passageways (overhead bridges, subways, or at ground level), or by a common basement used and occupied solely by the customer, and such passageways or common basements are suitable for the routing and proper protection of inside cable or wire type facilities.
 - b. There is full access by means of doorways or open archways between the areas used and occupied by the customer in adjoining buildings, and such doorways or archways are suitable for the routing and proper protection of inside cable or wire type facilities.
4. If a customer refuses to allow the Company to install inside cable and wire type facilities in the passageways, pathways, basements, doorways, or archways, referred to in 2 or 3 preceding, the buildings or portions of buildings involved shall be considered as separate premises.

1. DEFINITIONS OF TERMS (cont'd)

Premises Wiring

Interior wiring on the customer's side of the Network Interface at the customer's premises which is used for the connection of terminal equipment. The installation and maintenance of premises wiring is provided on a non-regulated basis.

Private Property

The continuous plot of ground owned or leased and occupied by a customer and not separated by public highways or by property occupied by others.

Public Highway

A road, street, highway, way, lane or alley under the control of and kept by the public.

Rate Center

A centralized point within a central office area or exchange area which is established for the purpose of measuring airline mileage between central office areas or exchange areas. Each rate center is assigned a unique pair of vertical and horizontal coordinates as described in Part 9, Section 2 of the AT&T Ohio Guidebook.

Relay Circuit

An arrangement of circuits to provide for electrical separation, but at the same time allow for the transfer or passage of operations from one circuit to one or more circuits, and also to provide where necessary, additional sources of energy.

Repeater

A combination of one or more amplifiers together with their associated equipment, so arranged as to provide for two-way transmission in a telephone circuit.

Residence Location

A place in which a person actually lives continuously and which is considered to be the person's home is a residence location.

1. DEFINITIONS OF TERMS (cont'd)

Right Of Way

The right which the Company obtains to use the land of another for the purpose of installing, constructing, operating and maintaining its facilities. The phrase "right of way" also means a strip of land which the Company has acquired the right to use for its facilities.
Private right of way is right of way on private property, not a part of a public highway.

Rotary Service

An arrangement under which two or more exchange services of the same class and grade, or PBX trunks of the same class, served from the same central office and furnished to the same customer, are grouped so that calls to the first number of the group are automatically routed to the first non-busy number of the group, and a busy signal or busy report is not given unless all the grouped numbers are busy.

Service Area Function - See Part 15, Section 1 of the AT&T Ohio Guidebook.

Shared Tenant Service

The resale or sharing of local exchange service in a multi-tenant single building, or a contiguous complex of buildings under common ownership or management, on non-residence individual and PBX trunks, and Centrex stations.

The Company

The Ohio Bell Telephone Company, LLC d/b/a/ AT&T Ohio

Terminal

The designation given the equipment with which a circuit is connected or the equipment on which a circuit terminates.

1. DEFINITIONS OF TERMS (cont'd)

Termination Charge

A charge applied when a contract for service is terminated before the expiration of the initial contract period.

Termination Liability

A specific charge associated with an item of service from which the applicable termination charge is computed.

Toll Message

A communication between a calling station and a station located in a different local service area.

Toll Office

A central office used primarily for completing and supervising toll calls.

Two-Wire - See Part 15, Section 1 of the AT&T Ohio Guidebook.

Type Of Service

The term used in describing exchange service with respect to each of the following:

1. The use to be made of such service, i.e., by the customer, his family, employees, etc.
2. The comparative limitation which the Company places on the number of times customer service may be used for the stipulated monthly charge. With respect to this use of the term, the Company furnishes three types of service: flat rate (or unlimited) service, message rate service and measured rate service.
3. The physical characteristics of the services, with respect to this use of the term, the Company furnishes only common battery dial service.
4. The scope of the service, i.e., the area throughout which service is rendered to a calling station without the application of toll charges. With respect to this use of the term, the Company furnishes two types of service: basic local area service and optional local area service.

1. DEFINITIONS OF TERMS (cont'd)

Usual Working Hours

The hours between 8:00 A.M. and 5:00 P.M. on all normal working days, together with, in the case of maintenance and repair forces, all other regularly scheduled work hours on normal working days.

2. ABBREVIATIONS USED IN THIS TARIFF

BLES	-- Basic Local Exchange Service
CCSA	-- Common Control Switching Arrangement
C/I	-- Concentrator-Identifier
CO	-- Central Office
COC	-- Central Office Code
DA	-- Directory Assistance
DID	-- Direct Inward Dialing
FCO	-- Foreign Central Office
FX	-- Foreign Exchange
FXE	-- Foreign Exchange Extension
HNPA	-- Home Numbering Plan Area
LATA	-- Local Access and Transport Area
LSA	-- Local Service Area
MCC	-- Miscellaneous Common Carrier
MTS	-- Message Telecommunication Service
NEC	-- National Electric Code
NESC	-- National Electrical Safety Code
NPA	-- Numbering Plan Area
NRC	-- Nonrecurring Charge
PBX	-- Private Branch Exchange
USOC	-- Universal Service Order Code (See Note)
V and H	-- Vertical and Horizontal
WATS	-- Wide Area Telecommunications Service

Note: The Company does not use the Universal Service Order Codes for Centrex Services (Part 5 of the AT&T Ohio Guidebook). The local codes used for these services are available in departmental practices.

1. ESTABLISHING AND FURNISHING SERVICE

The following general regulations are applicable in addition to regulations, rates and charges specified in other sections of this tariff. Where reference is made in this tariff to regulations, rates and charges specified in other tariffs of the Company or in the AT&T Ohio Guidebook, such tariffs or Guidebook as they now exist, or as they may be revised, added to or supplemented, are hereby adopted and made a part of this tariff.

Any change in rates or regulations authorized by legally constituted authorities effects a modification of all contracts for service to that extent, without further notice.

Establishment of local and message toll telephone service shall take precedence over all other services, except as the public interest shall otherwise require.

1.1 Applications For Service

The Company will generally accept applications for service verbally during usual working hours on normal working days, however the Company reserves the right to require applications for service in writing on forms supplied by the Company.

The Company will accept orders from a customer's duly authorized agent upon demonstration of such agent's authority in a form satisfactory to the Company.

A. Refusal to Provide Local Service

Local Service may be refused under the following conditions:

1. Where an applicant has an outstanding account for local service charges with the Company, the Company may reject application for local service until the amount due shall have been paid in full.
2. In the event an applicant refuses to pay an advance payment or deposit for local service requested by the Company.
3. Upon objection to the furnishing of service made by or on behalf of any governmental authority.

1. ESTABLISHING AND FURNISHING SERVICE (cont'd)

1.1 Applications For Service (cont'd)

B. Refusal to Provide Toll Service

Toll Service may be refused under the following conditions:

1. The Company when providing toll service, may “universally” block access to all toll providers for nonpayment of regulated toll charges, so long as the blocked customer is not denied the right to select, through a presubscribed interexchange carrier (PIC) mechanism, any other 1+ presubscribed toll service provider who is obligated to provide such service under the terms of the Selective Access Policy.

Under the terms of the Selective Access Policy, the Company when providing toll service, may not deny establishment of 1+ presubscribed toll service on the grounds that the customer has failed to establish creditworthiness, if:

- a) the customer is able to establish creditworthiness using one of the means for doing so available under the Public Utilities Commission of Ohio's (PUCO) rules, or
- b) the Company, when providing toll service, exercising its own discretion, does not require the customer to establish creditworthiness (through any of the means available for doing so under the PUCO's rules), or
- c) the Company, when providing toll service, attempts to require the customer to establish creditworthiness using credit establishment procedures which do not comport with the PUCO's credit establishment policies and/or are not set forth within a PUCO approved tariff.

1. ESTABLISHING AND FURNISHING SERVICE (cont'd)

1.1 Applications For Service (cont'd)

B. Cancellation of Applications for Service

When an application for new service or a request for additions, rearrangements, relocations, or modifications of service is cancelled before service is established or before the work involved has been completed, the applicant or customer may be required to reimburse the Company for all expense incurred in connection with the handling of the application or request before notice of cancellation is received. However, such charge shall not exceed all charges which would apply if the work involved in complying with the application or the request had been completed, i.e., all applicable nonrecurring and termination charges.

C. Use of Service

1. Ownership and Use of Facilities

Facilities furnished by the Company on the premises of a customer are the property of the Company, whose agents and employees shall have the right to lawfully enter said premises at any reasonable hour for the purpose of installing, inspecting, maintaining or repairing the facilities, for the purpose of making collections from coin boxes, or upon termination of the service, for the purpose of removing such facilities or equipment.

1. ESTABLISHING AND FURNISHING SERVICE (Cont'd)

1.1 Applications For Service (cont'd)

C. Use of Service (cont'd)

2. Use of Customer Service

- a. Customer service is furnished for use by the customer, the customer's family, employees or representatives, persons residing in the customer's household, or guests of the customer. Subject to the provisions of C-3 following, use of the customer's service may also be extended to the following:
 - (1) Joint users
 - (2) Guests and tenants of hotels, motels, hospitals, apartment houses and apartment hotels
 - (3) Members of club
 - (4) Persons temporarily subleasing a customer's residential premises
 - (5) Patrons of the customer and the public in connection with exchange access lines terminating in customer-provided equipment which restricts calls to telephone numbers preset by the customer
 - (6) The public in connection with municipal emergency fire and police reporting station lines
 - (7) Patrons of non-residence customers who resell or share their service or equipment
- b. Subject to the provisions of C-3 following, non-residence service of a customer may also be furnished for use in connection with composite data service and overseas telecommunications services (other than voice).

1. ESTABLISHING AND FURNISHING SERVICE (cont'd)

1.1 Applications For Service (cont'd)

C. Use of Service (cont'd)

3. Resale and Sharing (cont'd)

a. General Regulations (cont'd)

- (5) Resale or sharing will be permitted on all basic exchange services provided for in this tariff, except residence services resold for use as non-residence services.
- (6) Listings for the end user clients of customers of record who resell or share service will be provided at the rates for non-residence additional listings as set forth in Part 12, Section 1 of the AT&T Ohio Guidebook. When notified by the customer of record, the Company will place listings of residential end user clients of customers of record in the residential section of its alphabetical directory, where available, otherwise its Listing Information System.
- (7) Direct interconnection of resale or sharing systems or a combination of Shared Tenant Service and Centrex systems serving different resale/sharing systems is prohibited, except as otherwise specified in this tariff or the AT&T Ohio Guidebook.
- (8) The end user clients of customers of record who resell or share service may obtain local exchange service directly from the Company.

1. ESTABLISHING AND FURNISHING SERVICE (cont'd)

1.1 Applications For Service (cont'd)

D. Assignment or Transfer of Service

Except as otherwise specifically provided in this tariff, the service of a customer may, upon the consent of the customer and provided there is no interruption or relocation of the service, be assigned or transferred as follows:

1. Non-Residence Service

- a. To another individual, partnership, association or corporation, provided 1) there is no outstanding indebtedness related to contracted-for services, including advertising in classified directories, or 2) if any such outstanding indebtedness exists the individual, partnership, association or corporation assumes all such outstanding indebtedness and the unexpired portion of the contract.
- b. To a receiver, trustee or other person appointed by a court or acting pursuant to law in bankruptcy, receivership, reorganization, insolvency, liquidation or other similar proceedings, provided 1) there is no outstanding indebtedness related to contracted-for services, including advertising in classified directories or 2) if any such outstanding indebtedness exists the receiver, trustee or other person appointed by a court or acting pursuant to law in bankruptcy, receivership, reorganization, insolvency, liquidation or other similar proceedings assumes all such outstanding indebtedness and the unexpired portion of the contract.

1. ESTABLISHING AND FURNISHING SERVICE (cont'd)

1.1 Applications For Service (cont'd)

D. Assignment or Transfer of Service (cont'd)

2. Residence Service

- a. If the customer no longer resides at the premises to be served, to another individual.
 - b. If the customer continues to reside at the premises to be served, to another individual provided the transferee assumes all outstanding indebtedness for such service and the unexpired portion of the initial contract period applicable to such service, if any.
3. The regulations and conditions contained in this tariff concerning the establishment of service for and the furnishing of service to applicants and customers shall apply to such assignee or transferee.

1.2 Obligation to Furnish Service

The Company's obligation to furnish service is dependent upon its ability to secure and retain without unreasonable expense suitable facilities and rights for the construction, installation, testing and maintenance of the necessary pole lines, circuits and equipment.

1.3 Identity of Customers

Use of Company facilities for public announcements is subject to the following conditions:

- A. For purposes of identification, customers to telephone service who transmit recorded public announcements over facilities provided by the Company must include in the recorded message the name of the organization or individual responsible for the service and the address at which the service is provided. Such address may be omitted from the recorded message provided that it is included in a published listing in the name of the organization or individual, responsible for the service, as such name is included in the message.
- B. Customers transmitting factual public announcements, such as time, time-temperature, weather, stock market quotations, airline schedules, and similar information, are excluded from the preceding condition.
- C. Failure to comply with the provisions of this paragraph shall be cause for termination of the service.
- D. The Company will reveal, to the extent the information is available from its records, on request, the name of the customer responsible for the service with which the recorded public announcements are associated, and the address at which the service is provided.

1. ESTABLISHING AND FURNISHING SERVICE (cont'd)

1.4 Telephone Numbers

The customer has no property right in the telephone number which is assigned by the Company nor any right to continuance of service through any particular central office, and the Company reserves the right to change the telephone number or the central office designation, or both, of a customer whenever it deems it necessary to do so in the conduct of its business.

1.5 Denial or Termination of Service

- A. The Company may deny or terminate any or all local service at one or more or all of the same customer's premises for the following reasons:

1. Abandonment of the service;
2. Nonpayment of any past due charges in accordance with OAC 4901:1-6-12.

(a) Temporary Access To 9-1-1 Service

The Company will continue to follow its existing procedures for disconnection of local exchange service. However, for a period of 14 days following any disconnection for non-payment of a customer's telephone exchange service, a residential customer will have outgoing access to 9-1-1 service provided on the disconnected access line. If, however, the customer has another active local exchange service line at the same service address, the 14 day outgoing access to 9-1-1 service will not be placed on the disconnected line. Where 14-day outgoing access to 9-1-1 service is provided on a disconnected line, all other incoming and outgoing calls on the disconnected line will be blocked. Once the 14-day period ends, complete disconnection will occur, and access to 9-1-1 service will no longer be available from the disconnected line.

3. Nonpayment of any sum on any final account.
4. Abuse or fraudulent use of service as set forth in C. following;
5. Any other violation of the regulations of the Company; or
6. Upon objection to the continuance of service made by or on behalf of any governmental authority.

Subsequent to the completion of an order to discontinue local service, it will be re-established only upon the basis of a new service application.

1. ESTABLISHING AND FURNISHING SERVICE (cont'd)

1.5 Denial or Termination of Service (cont'd)

- B. When service is restored after temporary denial, the Company will make a pro rata allowance at the schedule rate for the service denied, beginning with the day following the denial. However, when the service is restored on the same day as the denial, no credit will be given.
- C. Abuse or fraudulent use includes, but is not limited to:
1. The use of service or facilities of the Company for a call or calls anonymous or otherwise, if in a manner reasonably to be expected to frighten, abuse, torment or harass another;
 2. The use of profane or obscene language;
 3. The impersonation of another with fraudulent intent;
 4. The use of the service in such a manner as to interfere with the service of others or to prevent others from making or receiving calls over their telephone service;
 5. The use of the service for any purpose other than as a means of communication;
 6. The use of service or facilities of the Company to transmit a message or to locate a person or otherwise to give or obtain information, without the payment of the applicable local message charge or message toll charge; and
 7. The obtaining, or attempting to obtain, or assisting another to obtain or attempt to obtain, local or message toll telephone service, by rearranging, tampering with, or making connection with any facilities of the Company, or by any trick, scheme, false representation, or false credit device, or by or through any other fraudulent means or device whatsoever, with intent to avoid the payment, in whole or part, of the regular charge for such service.

1. ESTABLISHING AND FURNISHING SERVICE (cont'd)

1.6 Overtime

The service connection, move, change, installation and nonrecurring charges specified in this tariff contemplate work being performed by the Company during the usual working hours on normal working days. When, at the specific request of a customer or applicant for service, work is performed at other times, either for the convenience of the customer or applicant for service or for other reasons not under the control of the Company, the expense incurred by the Company in excess of the normal expense of such work, when performed during usual working hours on normal working days, may be billed to the customer or applicant for service, in addition to the charges otherwise applicable.

2. PAYMENT FOR SERVICE

2.1 Customer Responsibility

The customer is required to pay all charges for service and facilities in accordance with the Company's billing and collection practices. The customer will be held responsible for all charges for telephone service rendered in connection with local or toll messages placed from his station and in connection with toll messages received at his station on which the charges have been reversed with the consent of the person called.^{/1/}

2.2 Thirty Day Month

For the purpose of computing charges for facilities and service, and allowances for interruptions in service, every month shall be considered to have thirty days.

2.3 Advance Payments and Deposits

A. Advance Payments

The Company reserves the right to require applicants to make such advance payments as may be necessary for the protection of the Company's exchange and toll service revenues, as well as toll service revenues of an IXC for whom the Company is an authorized agent. The amount of the advance payment is credited to the customer's account as applying to any indebtedness under the contract.

^{/1/} Effective March 19, 2016, Collect, Person to Person and Bill to Third Number call types are discontinued.

2. PAYMENT FOR SERVICE (cont'd)

2.3 Advance Payments and Deposits (cont'd)

B. Deposits

The Company may, in order to safeguard its interests or those of an IXC for whom the Company is an authorized agent, require an applicant or a customer to make suitable deposit to be held by the Company or IXC. In addition, the Company may require customers who file for bankruptcy to furnish adequate assurance of payment in the form of a deposit or other security in accordance with the U.S. Bankruptcy Code, Section 366. Deposits for residential BLES service shall be in accordance with O.A.C 4901:1-6-12(C)(10). Further, the Company may require toll caps in lieu of, or in combination with, a deposit or advance payment to establish creditworthiness.

The fact that a deposit has been made in no way relieves the applicant or customer from complying with the Company's regulations as to advance payments and the prompt payment of bills. At such time as the contract is terminated, such amount of the deposit as is necessary will be applied to any indebtedness to the Company for telephone service charges. A deposit may be refunded or credited to the customer's account at any time prior to the termination of the contract in accordance with the Company's policies.

2.4 Customer Billing Adjustments

The Company will issue applicable billing credits for Basic Local Exchange Service (BLES) outages as prescribed by O.A.C. 4901:1-6-12(C).

2. PAYMENT FOR SERVICE (cont'd)

2.5 Effect of Charge Increases on Pending Orders

A customer who orders service or equipment installations, moves or changes prior to the effective date of any increase in the one time charge applicable to such work will be subject to the one time charge in effect at the time such customer's order was received by the Company provided such work is completed within the Company's normal installation interval in effect at the time such order was placed. The Company's normal installation interval is the interval between the date an order is taken and the earliest date the order can be completed in accordance with the standard work schedules on the date the order is taken. However, if subsequent to the effective date of the increase in the one time charge, the completion of such work is delayed beyond the Company's normal installation interval and the delay is not caused by the Company, such customer will then be subject to the one time charge in effect at the time the work is completed by the Company. A part of an order which is completed prior to the effective date of any increase in the one time charge and which is subject to billing prior to the completion of the entire order in accordance with the Company's billing practices shall be subject to the one time charge in effect on the date said part is completed although the total work is not completed, due to customer-caused delay, by the effective date of the increase. One time charges as used in this paragraph include Service and Equipment charges, move and change charges, installation charges, nonrecurring charges and nonrecurring charge options.

2.6 Rates and Charges

Basic Local Exchange Service (BLES) is subject to the rates and charges specified in this tariff.

2. PAYMENT FOR SERVICE (cont'd)

2.7 Returned Check Charge

When a customer's check is not honored by their bank and the check is returned to the Company due to "insufficient funds" in the customer's account or similar reasons, a "Return Check Charge" will apply at the rates set forth in the AT&T Ohio Guidebook, unless the customer can establish that the charge should not be assessed.

2.8 Individual Customer Contracts

The Company may offer services to individual customers for terms and for rates and charges that differ from those stated in this tariff. Individual contracts will specify these terms, length of service, conditions and rate levels applicable to those specific customers.

2.9 Late Payment Charges for Non-Residence BLES Service

A late payment charge will be applied to non-residential customer bills which remain unpaid after the due date. This charge will be the greater of either \$11.00, or an amount that equals 1.5% of all unpaid charges which are past due; except that the charge is not applicable as specified below. This late payment charge will not be placed on the customer's account until the past due, unpaid balance on that customer's account exceeds \$10.00.

A. The late payment charge does not apply to:

- Amounts which are in dispute at the time the late payment charge would otherwise be applied.
- Federal excise tax or any other taxes levied by law directly on the customer.
- Accounts of the federal, state county or local government.
- Amounts billed by the Company for other entities for which the charge is not authorized by those entities' appropriate tariffs or contracts, other than Interexchange Carrier Services for which the Company, acting as the principal Billing and Collection Agent, purchases the accounts receivable in advance of subscriber billing.

B. Credit, deposit and collection procedures outlined elsewhere in this tariff are not waived or foreclosed by the application of a late payment charge.

2. PAYMENT FOR SERVICE (cont'd)

2.10 Late Payment Charges for Residence BLES Services

A late payment charge of \$7.50 will be applied to residential customer bills greater than \$5.00 which remain unpaid after the due date, except that the charge is not applicable as specified below. This late payment charge will not be placed on the customer's account until the past due, unpaid balance on that customer's account is at least nineteen calendar days from the postmark on the bill.

A. The late payment charge does not apply to:

- Amounts which are in dispute at the time the late payment charge would otherwise be applied.
- Any previous late payment fees included in the amount due.
- Service establishment charges for Lifeline.
- Federal excise tax or any other taxes levied by law directly on the customer.
- Amounts billed by the Company for other entities for which the charge is not authorized by those entities' appropriate tariffs or contracts, other than Interexchange Carrier Services for which the Company, acting as the principal Billing and Collection Agent, purchases the accounts receivable in advance of subscriber billing.
- Amounts upon which an Interexchange Carrier has already assessed a Late Payment Charge.

2. PAYMENT FOR SERVICE (cont'd)

2.10 Late Payment Charges for Residence BLES Services (cont'd)

- B. Each customer account shall be permitted a one-time waiver of a monthly late payment charge upon request by the customer provided the customer has paid the monthly bill to which the late payment charge was to apply.
- C. Credit, deposit and collection procedures outlined elsewhere in this tariff are not waived or foreclosed by the application of a late payment charge.

2.11 Convenience Fee for Payment Made with a Company Representative

A fee, as set forth in the AT&T Ohio Guidebook may apply for each instance of payment of charges made with a Company Representative, when authorized by the subscriber, for one-time electronic payments by check, credit card, or by any other discretionary method that may be accepted by the Company. The subscriber would be informed by the Company Representative of any applicable charges prior to processing the subscriber's payment and given the opportunity to be transferred to the automated payment system to avoid this charge.

This fee would not apply when automated payment systems are unavailable due to system outages. This fee would also not apply for payments taken directly by subscribers to authorized Company payment locations, payments mailed in, payments made using self service payment options, or automatic funds transfer.

Customers who are physically unable to use other payment alternatives, including the automated system, and who inform the Company Representative of such limitations on each call, would not be subject to the fee. The Company reserves the right to require medical certification.

2.12 Telecommunication Relay Services (TRS)

Customers may be assessed a monthly charge per line to fund the Telecommunication Relay Services for the State of Ohio in accordance with section 4905.84 of the Revised Code. This charge shall in no event exceed the per end user line (or equivalent) assessment of the Public Utilities Commission of Ohio levied upon the Company.

3. OBLIGATION AND LIABILITY OF THE COMPANY

3.1 Liability of The Company

In view of the fact that the customer has exclusive control of his communications over the facilities furnished him by the Company, and of the other uses for which facilities may be furnished him by the Company, and because of unavoidableness of errors incident to the services and to the use of such facilities of the Company, the services and facilities furnished by the Company are subject to the terms, conditions and limitations herein specified.

- A. The Company's liability, if any, for its willful misconduct is not limited by this tariff. With respect to any other claim or suit by a customer or by any others for damages associated with the installation, provision, termination, maintenance, repair or restoration of service, and subject to the provisions of 2., following, the Company's liability, if any, shall not exceed an amount equal to the proportionate charge for the service for the period during which the service was affected. This liability for damages shall be in addition to any amounts that may otherwise be due the customer under this tariff as a Credit Allowance for a Service Interruption.

3. OBLIGATION AND LIABILITY OF THE COMPANY (cont'd)

3.1 Liability of The Company (cont'd)

- B. The customer indemnifies and saves the Company harmless against claims for libel, slander, or infringement of copyright from the material transmitted over its facilities; against claims for infringement of patents arising from combining with, or using in connection with, facilities of the Company, apparatus and systems of the customer; against all other claims arising out of any act or omission of the customer in connection with facilities provided by the Company; and against any and all claims for damage caused by the customer's facilities or equipment attached or connected to facilities furnished by the Company.

3.2 Installation, Maintenance and Repairs

- A. Unless otherwise specified in the Company's tariffs, a customer is not permitted to install, rearrange, disconnect, remove or repair, or permit others to install, rearrange, disconnect, remove or repair any apparatus or wiring of the Company on the network side of the network interface.
- B. Unless otherwise specified in the Company's tariffs and B.1. and B.2 below, all ordinary expense of installation, maintenance and repair, in connection with facilities and service provided by the Company, on the network side of the network interface, is borne by the Company.
 - 1. In situations where maintenance and repairs would have been performed by the Company during the usual working hours on normal working days, but at the specific request of the customer such work is performed at other times for the customer's convenience or for other reasons not under the control of the Company, the expense incurred by the Company in excess of the normal expense of such maintenance and repairs, when performed during usual working hours on normal working days, may be billed to the customer. This provision, however, shall not apply to emergencies, that is, situations that affect public health or safety, or result from critical illness, unavoidable casualties, or acts of God.
 - 2. In situations such as sporting events, one-time entertainment events, etc., where the customer requests that "standby" workmen be provided to safeguard the continuity of service, irrespective of when such "standby" workmen are provided, the entire cost of providing such "standby" workmen may be billed to the customer.

3. OBLIGATION AND LIABILITY OF THE COMPANY (cont'd)

3.3 Listing Errors and Omissions

The Company's liability arising from errors or omissions in its listings or in accepting listings presented by customers or prospective customers shall be limited to resulting impairment of the customer's service and the Company may discharge such liability by an abatement or refund of an amount not exceeding the charge for the service during the period in which the error or omission occurs. The Company will not be a party to controversies arising between customers or others as a result of published listings.

3.4 Service in Hazardous Locations

Except as otherwise specifically provided in this tariff, the Company will require the customer to install and maintain service at locations which are or may be hazardous or dangerous to its employees or property and then only upon the written consent of the Company.

3.5 Service at Outdoor Locations

The Company will refuse to provide, maintain or restore service at outdoor locations unless the customer agrees in writing to indemnify and save harmless the Company from and against any and all loss or damage that may result to facilities furnished by the Company at such locations.

3.6 Use of Connecting Company Lines

When the lines of another telephone company are used in establishing connections to points not reached by the Company's lines, the Company shall not be held liable for any act or omission of the other company.

3.7 Defacement of Premises

The Company is not liable for any defacement of or damage to the premises of a customer resulting from the attachment of the Company's apparatus and associated wiring on such premises or by the installation or removal thereof, when such defacement or damage is not the result of negligence of the Company.

3.8 Transmitting Messages

Except as otherwise specifically provided in this tariff, the Company does not transmit messages but offers the use of its facilities for communications between customers or others.

4. RESPONSIBILITIES OF THE CUSTOMER

4.1 Lost or Damaged Equipment

In case of damage, loss or destruction of any of the Company's property due to the negligence or willful act of the customer or other persons authorized to use the service, and not due to ordinary wear and tear or causes beyond the control of the customer, the customer shall be required to pay the expense incurred by the Company in connection with the replacement of the property damaged, lost or destroyed or the expense incurred in restoring it to its original condition.

4.2 Floor Space, Power Supply and Other Arrangements at Customer Premises

The customer shall provide, maintain and bear the expense of the following:

1. Space and floor arrangements for installation of Company facilities.
2. Housing, light, heat and ventilation needed for the operation and maintenance of Company facilities.
3. Electric power, outlets and wiring at convenient locations.

5. INITIAL CONTRACT PERIODS AND TERMINATION CHARGES

5.1 Initial Contract Periods

- A. An initial contract period applies to all services and facilities provided for a customer. Initial contract periods date from the day following the completion of the installation of the service or facilities involved.
- B. Application of Initial Contract Periods

Except as hereinafter provided, the initial contract period for all services and facilities is one month on the same continuous property:

1. Additional Listings and Joint User Service

The initial contract period for additional listings and joint user service where the listing appears in the directory, where available, is the directory period, otherwise, for listings appearing in the Company's Listing Information System, the initial contract period is one month. The regulation set forth in the preceding sentence also applies to listings which are ordered discontinued by the subscriber after the established closing date of the alphabetical directory in which they are to appear. Contracts for additional listings and joint user service in a directory, where available, are self-renewing for a period of one directory issue until cancelled, except as provided hereinafter under "Termination Charges".

2. Nonrecurring Charge Items

The initial contract period for facilities and equipment furnished at a nonrecurring charge only, is the period for which the service is rendered.

5. INITIAL CONTRACT PERIODS AND TERMINATION CHARGES (cont'd)

5.2 Termination Charges

A. Application of Termination Charges

When service is terminated by the customer, or by the Company for any reason for which it may terminate such service under the provisions of this tariff, prior to the expiration of the initial contract period, the following termination charges apply in addition to all charges due for the service which has been furnished:

1. Additional Listings and Joint User Service

In the case of joint user service and additional listings for which the initial contract period is the directory period, the termination charges will be the charges due to the end of the directory period, except that the termination charges will be the charges due for the period service has been rendered as follows;

- a. In case the contract for the main service is terminated;
- b. In case the listed party or joint user becomes a customer to the same class of service as is furnished to the customer who contracted for such additional listing or joint user service;
- c. In case the customer, the listed party or the joint user moves to different premises as a result of which the service of the customer is not available to the listed party or joint user; or
- d. In the case of death of the listed party or joint user.

2. Contract Periods of Two Years or Less

In the case of services for which the initial contract period is two years or less, the termination charges will be the charges due for the unexpired portion of such initial contract period, except for those items for which a termination liability is set forth in this tariff.

3. Contract Periods in Excess of Two Years

In the case of services for which the initial contract period is in excess of two years, the termination charges will be an amount equal to fifty per cent of the charges for the unexpired portion of such initial contract period, at the rate in effect at the time the service is discontinued, except for those items for which a termination liability is set forth in this tariff.

5. INITIAL CONTRACT PERIODS AND TERMINATION CHARGES (cont'd)

5.2 Termination Charges (cont'd)

A. Application of Termination Charges (cont'd)

4. Termination Liability Items

In the case of items of service for which a termination liability is included with the rates and charges for such items in various sections of this tariff, the termination charges will be an amount equal to such termination liability, reduced by a proportionate amount for each month within the applicable contract period that the monthly rate has been collected.

5. Special Equipment

In the case of special equipment and other equipment or facilities furnished at rates or charges based upon costs incurred, termination charges apply as follows:

- a. Where the initial contract period is one year or less, the termination charges will be the charges due for the unexpired portion of the initial contract period applicable to such special equipment or such other equipment or facilities.
- b. Where the initial contract period is in excess of one year, the termination charges will be such portion of the expense incurred by the Company for the equipment and for its installation and removal, less the salvage value of the equipment removed, as the unexpired portion of the initial contract period bears to the full initial contract period.

6. Change in Type of Service

In the case of the following changes in type of service prior to the expiration of the one month initial contract period, the termination charges will be the charges due for the unexpired portion of such initial contract period:

- a. from flat rate service to message rate service, or vice versa; and
- b. from basic local service to optional local service, or vice versa.

5. INITIAL CONTRACT PERIODS AND TERMINATION CHARGES (cont'd)

5.2 Termination Charges (cont'd)

A. Application of Termination Charges (cont'd)

7. Discontinuance of a Portion of a Service

Where only a portion of a service is discontinued, the termination charges will be as set forth in 2 through 6 preceding. In addition, for those items of service and equipment covered in 2, 3 and 4 preceding for which the initial contract period is six months or more, where rearrangements of the equipment left in service are required as a result of the partial discontinuance, the expense incurred by the Company for such rearrangements will be billed to the customer in addition to the termination charges specified or, at the option of the customer, termination charges on the entire installation will be billed to the customer and a new initial contract period for the equipment as rearranged will commence.

8. Message Allowance

When message rate service is terminated prior to the expiration of the initial contract period of one month, the message allowance for the period of service subsequent to the previous billing date, if any, will be the difference between the monthly allowance for the grade of service furnished and the number of messages allowed at such previous billing date.

B. Conditions Under Which Termination Charges Do Not Apply

1. Assignment or Transfer of Service

Termination charges do not apply

- a. when the service of a customer (including any outstanding indebtedness to the Company and the unexpired portion of the initial contract period, if any) is transferred to a new customer without interruption of the service; or
- b. when the service of a customer (including the unexpired portion of the initial contract period, if any) is transferred, without interruption of the service, to a receiver, trustee or other person appointed by a court or acting pursuant to law in bankruptcy, receivership, reorganization, insolvency, liquidation or other similar proceedings.

2. Termination of Service In Disaster Cases

Termination charges do not apply to service which is terminated due to fire, flood or other like disaster.

5. INITIAL CONTRACT PERIODS AND TERMINATION CHARGES (cont'd)

5.2 Termination Charges (cont'd)

B. Conditions Under Which Termination Charges Do Not Apply (cont'd)

3. Withdrawal of Experimental Offerings

Termination charges do not apply to service which is terminated due to withdrawal by the Company of an experimental offering of such service.

C. Service Terminated After Expiration of Initial Contract Period

When service is terminated after the expiration of the initial contract period, the charges applicable are those due through the last day of service whether this be a full day or a part of a day. However, in the case of additional listings and joint user service, after listings have appeared in the directory, where available, each directory period is considered as a separate initial contract period (i.e., listings are automatically included in each directory issue unless notice to the contrary is received from the listed party or customer) and termination may be arranged for only under the conditions specified in A-1 preceding.

6. INFORMATIONAL NOTICE

6.1 Landline Direct-Dialed Calls

Landline direct-dialed calls made by the customer to certain cellular or paging telephone numbers may incur an additional charge. This charge is assessed by the wireless provider, not by AT&T Ohio.

7. DISASTER PLANS

7.1 Disaster Relief Plan

When a business or residence customer's premise is destroyed or partially destroyed by means beyond the control of the customer, i.e., natural disaster or fire, the following emergency plan will go into effect, except as provided pursuant to the Major Disaster Relief Plan below:

- The Service Connection Charge to re-establish the local exchange access line after the disaster will be waived.
- The monthly rate and associated Service Connection Charge will be waived for thirty days for the following services:
 - Call Forwarding
 - Call Forward Busy Line
 - Call Forward Don't Answer
 - Remote Call Forward
 - Message Waiting Indicator

7.2 Major Disaster Relief Plan

To assist in cases of state and/or federally recognized disasters, AT&T Ohio may provide special offerings of its products and services to residence and business customers. Such disasters include, but are not limited to, natural disasters, terrorism, military action or war.

The offering(s) will be limited in duration.

8. MEET POINT BILLING ARRANGEMENTS

When facilities are provided jointly by the Company and one or more other telephone companies, and a Commission approved multiple bill, multiple tariff (MBMT) arrangement is in place between the Company and the other telephone company or companies, the regulations and prices of such other telephone companies apply for the equipment and facilities furnished by them for use in connection with the service provided by the Company.

When the Company and one or more other telephone companies involved in provisioning services operate under a meet point multiple billing arrangement, and a Commission approved MBMT arrangement is in place between the Company and the other telephone company or companies, the portion of the circuit(s) located in that telephone company's area will be billed by that company. Under this arrangement, AT&T Ohio will bill the customer for their portion of the circuit(s) located in its territory at its tariffed rates, while the other telephone company or companies involved will bill the customer at their tariffed rates for the portion of the circuits located in their company territory.

9. REWARDS AND INCENTIVES

From time to time, AT&T may offer an incentive or reward card when customers purchase or subscribe to AT&T products or services. Customers may use these incentive or reward cards to pay for AT&T services.

1. SPECIAL SERVICES

A. Construction Charges

1. General Regulations

- a. All rates and charges specified in this tariff contemplate the establishment of service without abnormal or excessive expense to the Company. Under certain conditions, as outlined in this paragraph A, nonrecurring charges, hereinafter referred to as construction charges, will be applied to cover all or a part of the abnormal or excessive expense incurred by the Company in the establishment of service. Payment of construction charges will be required prior to the commencement of the work with which such construction charges are associated.
- b. A one-time *Engineering Work Preparation Fee* of \$500 will apply for the preparation of a quotation for custom work which may require construction charges. This fee is applicable prior to preparation of an estimate for custom work requiring construction charges and will be applied regardless of whether or not the work is ultimately performed for the customer. The Engineering Work Preparation Fee is nonrefundable; however, should the customer proceed with the custom work the fee will be applied against the special construction charges. If work is determined not to be a custom work order after the field visit by the engineer, the fee will be refunded to the customer.

The Engineering Work Preparation Fee provides for the development and preparation of a detailed estimate of cost including any appropriate engineering costs incurred in the preparation of this quotation. The customer will be advised of this charge and must agree to pay it before development of the quotation will commence. Preparation of the quotation will begin after the Engineering Work Preparation Fee is received by the Company.

Payment of the Engineering Work Preparation Fee does not assign, confer, or transfer title or ownership rights to proposals or equipment, designed or furnished by the Company. Title and ownership rights for any item developed at the customer's request remains with the Company except as specifically provided by an agreement between all parties.

The Company has the right to apply more applicable engineering preparation fees for any large, complex and/or unique projects that will require excessive engineering hours to develop a detailed cost quote.

- c. Where construction has been started in order to furnish service to an applicant and the application for service is cancelled prior to the establishment of service, the applicant shall be required to reimburse the Company for the estimated loss resulting from such construction.
- d. Where facilities constructed on private right of way are used as a part of the Company's general distributing plant, the regulations and construction charges to be applied shall be those specified for the construction of facilities on public highways, but when not so used, the regulations and construction charges to be applied shall be those specified for the construction of entrance facilities.

1. SPECIAL SERVICES (cont'd)

A. Construction Charges (cont'd)

1. General Regulations (cont'd)

- e. Such facilities and construction work as may be provided by an applicant, as hereinafter set forth, shall be subject to the approval of the Company.
- f. The customer does not obtain any rights of ownership or otherwise in facilities provided by the Company, whether or not construction charges are applied. All facilities provided by the Company shall be under its exclusive control and, except as hereinafter specifically provided, shall be maintained and replaced by and at the expense of the Company.
- g. All facilities provided by the customer shall be owned by the customer, but shall be under the exclusive control of the Company while used for the furnishing of service by the Company. Maintenance and replacement of such facilities shall be at the expense of the customer.
- h. Permanent facilities on public highways will be provided by the Company without the application of construction charges.
- i. A buried wire or buried cable type of facilities will not be provided where, in the judgment of the Company, conditions are unsuitable and the use of such type of facilities may interfere with the furnishing of efficient telephone service.
- j. When an applicant is so located that it is necessary for the Company to obtain right of way to furnish service, the applicant may be required to pay the cost (including rental) of securing and retaining such right of way.
- k. Where rearrangement of any facilities provided by the Company on private property is made at the request of or to meet conditions imposed by the customer, the expense incurred by the Company for such rearrangement shall be borne by the customer.

1. SPECIAL SERVICES (cont'd)

A. Construction Charges (cont'd)

2. Temporary Facilities

Where the Company constructs temporary facilities, the applicant will be required to pay the expense incurred by the Company for such construction, plus the estimated cost of removal of such facilities, less the estimated salvage value of the material recovered upon removal of such facilities. Temporary facilities are:

- a. facilities constructed in advance of construction of permanent facilities and removed upon completion of the construction of permanent facilities, and
- b. facilities which will probably be used only for a short term and with respect to which there is no immediate prospect of reuse in place for another applicant.

3. Permanent Entrance Facilities

Entrance facilities are those facilities which extend from the point of entrance on private property to the premises in which service is located. The Company will construct permanent entrance facilities subject to a. through c. following.

1. SPECIAL SERVICES (cont'd)

A. Construction Charges (cont'd)

3. Permanent Entrance Facilities (cont'd)

a. Pole Lines

- (1) When the Company constructs permanent entrance facilities of a pole line type, the applicant shall be required to pay the expense incurred by the Company for that portion of the pole line as is in excess of 1,000 feet, measured along the proposed path of construction.
- (2) When the Company attaches its entrance facilities to poles of others located on private property, the charges to be applied, where expense is incurred by the Company either for purchase of an interest in or rental of contacts on such poles, are the same as those which would be applicable if a pole line were constructed by the Company. When such poles are used by the Company for attaching its entrance facilities without expense, no construction charges shall apply. All other regulations and requirements of both the owner of such pole lines and the Company with respect to such joint use shall apply.

The decision as to whether poles of others are suitable for the attachment of the Company's facilities rests with the Company.

b. Buried Facilities

- (1) When the Company constructs permanent entrance facilities of a buried wire or buried cable type, the applicant shall be required to pay the expense incurred by the Company for excavation and fill-in for that part of the entrance facilities so constructed as is in excess of 1,000 feet in length, measured along the proposed path of construction, provided that the applicant is located in territory where such type of facilities is used for the Company's general distributing plant, and such type of entrance facilities would normally be provided.
- (2) Except as otherwise provided in (1) preceding, the furnishing of buried entrance facilities is not considered normal, and when buried entrance facilities are provided, the applicant shall be required to pay charges as specified in (1) preceding, plus the additional expense incurred by the Company as described in 5. following.

Where a buried wire or buried cable type of entrance facilities is provided by the Company in cases where such type of facilities is not considered normal, the customer shall be required to pay for all excavation and fill-in in connection with maintenance and replacement of such buried wire or buried cable type of entrance facilities.

1. SPECIAL SERVICES (cont'd)

A. Construction Charges (cont'd)

3. Permanent Entrance Facilities (cont'd)

c. Conduit

Where a conduit type of entrance facilities is required, construction charges do not apply; however, the applicant is required to provide, in place, suitable conduit from the point of entrance on his private property to the premises in which service is to be furnished, except where the Company, in its sole discretion, initiates the installation or maintenance of such conduit as part of modernizing the network.

4. Facilities (Other Than Entrance Facilities) Confined to the Same Continuous Property

- a. Except where the Company, in its sole discretion, initiates the installation or maintenance of such conduit as part of modernizing the network, the applicant or customer will be required to provide: (1) poles and fixtures in place where a pole line type of facilities is used; (2) conduit in place where a conduit type of facilities is used; and (3) excavation and fill-in where a buried wire or buried cable type of facilities is used.
- b. The Company will provide wire or cable on such poles, cable in such conduit and buried wire or buried cable in such excavations, in accordance with the regulations and at the rates and charges specified for non-regulated Premises Work and Materials.
- c. Where a buried wire or buried cable type of facilities is provided by the Company on private property, other than for entrance facilities, the customer shall be required to pay for all excavation and fill-in in connection with maintenance and replacement of such buried wire or buried cable type of facilities.

5. Special Types of Construction or Facilities

a. Outside Construction or Facilities

When an applicant requires a special type of construction or a type of facilities not normally provided, or where the conditions imposed by the applicant, such as the time and place involved, make the installation abnormally or excessively expensive, the applicant shall be required to pay the additional expense incurred by the Company; i.e., the difference between the expense incurred by the Company for such construction, facilities or installation and the expense which would otherwise be incurred for a normal type of construction or facilities or a normal installation.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS

A. Description

The Company will make available, to the extent it may lawfully do so, access to poles, ducts, conduits and rights-of-way (individually and collectively, "Structure") owned or controlled by the Company for the placement of the Attaching Party's Attachments. This tariff applies to all Attaching Parties obtaining access to Structure other than telecommunications carriers obtaining access to Structure pursuant to a negotiated interconnection or stand-alone structure access agreement pursuant to which the Company is obligated to negotiate guidelines for implementation of the terms and conditions of access.

The availability of Company Structure for the Attaching Party's attachments is subject to and dependent upon all rights, privileges, franchises or authorities granted by governmental entities with jurisdiction, existing and future agreements with others, all interests in property granted by persons or entities public and private, and all statutes, laws, codes, regulations, rules and common law, and all terms, conditions and limitations of any or all of the foregoing, by which the Company owns and controls Structure or interests therein.

If the Attaching Party is a provider of telecommunications services, "Poles, Ducts and Conduits" include entrance facilities and conduit and riser space; controlled environmental vaults; manholes; telephone equipment closets; remote terminals; cross-connect cabinets, panels or boxes; equipment cabinets, pedestals, or terminals; and any other infrastructure used by the Company to place telecommunications distribution facilities. "Rights-of-Way" are easements, licenses or any other right, whether based upon grant, reservation, contract law or otherwise, to use property suitable for distribution facilities but does not include property owned or leased by the Company which is not used or suitable for distribution facilities such as business offices or corporate offices.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

A. Description (cont'd)

If the Attaching Party is a party other than a telecommunications service provider, "Poles" means poles owned by the Company, or poles owned by others or owned in part by the Company or which the Company has a contractual right to permit the use by attaching parties, but in either event, which are used to support attachments. "Ducts and Conduits" means enclosed reinforced passages capable of supporting communication cables, ducts or conduits including single ducts, innerducts and lateral ducts into buildings owned by third parties, and the manholes, handholes, and pull-boxes associated with the ducts or conduit. Duct or Conduit does not include ducts or conduits within buildings owned by third parties.

If the Attaching Party is a party other than a provider of telecommunications services, Rights-of-Way are legal interests of the Company in property of others, such as easements, or licenses, which are suitable for use for attachments for communications distribution networks. Rights-of-Way include ducts or conduit controlled by the Company that are located within buildings owned by third parties and not leased by the Company. Poles, ducts, conduit or rights-of-way do not generally include:

1. controlled environmental vaults, remote equipment buildings, huts or enclosures, cross-connect cabinets, panels and boxes, equipment closets or enclosures in buildings, or any like or similar equipment enclosures or locations, or the ducts or conduit connecting any of the foregoing to manholes or conduit runs between manholes; or
2. access to Company owned or leased property for placement of distribution facilities other than in Company poles, ducts or conduits.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

B. Definitions

Act

The Act means the Telecommunications Act of 1996

Application

An application refers to a written request filed by an Attaching Party for permission to utilize specific poles or conduit to place its own facilities. A complete application is an application that provides the Company with the information reasonably necessary under its procedures to begin to survey the poles. For the purpose of determining order size, multiple applications filed by an Attaching Party will be aggregated and treated as one request when the requests are filed within a rolling thirty (30) day period of one another.

- Large Orders- number of poles on application(s) greater than three hundred but less than three thousand poles
- Normal Orders- numbers of poles on application(s) does not exceed three hundred poles
- Sizable Orders- number of poles on application(s) exceeds three thousand

Attaching Entity

"Attaching entity" means cable operators, telecommunications carriers, incumbent and other local exchange carriers, public utilities, governmental entities and other entities with either a physical attachment or a request for attachment to the pole, duct, conduit, or right-of-way and that is authorized to attach pursuant to sections 4905.51 or 4905.71 of the Revised Code. It does not include governmental entities with only seasonal attachments to the pole.

Attaching Party

See Attaching Entity

Attachment(s)

Any attachment by an attaching party to a pole, duct, conduit, or right-of-way owned or controlled by a public utility.

Capacity

Refers to space available on or in structure for an Attaching Party's Attachment.

Conduit Occupancy

Occupancy of a conduit system by any Attachment of an Attaching Party.

Field Survey

All work in the field performed to verify the availability of Company Structure for the Attachments of the Attaching Party and to determine the extent and cost of any Make Ready Work.

Innerduct

A single enclosed raceway for conductors or cables, sometimes placed within ducts.

Make Ready Work

Make Ready Work includes all activities necessary to prepare the Company's Structure for the attachments of Attaching Party, including engineering, field surveys, permits, construction, rearrangement, replacements, inspection, administration and supervision.

Pole Attachment

Any of Attaching Party's Attachments affixed to a pole.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. Terms and Conditions

1. Structure Availability

The Company will not make Structure available: (a) where, after taking all reasonable steps to accommodate such request, there is insufficient Capacity to accommodate the requested Attachment, or (b) where an Attachment cannot be accommodated based upon nondiscriminatorily applied considerations of safety, reliability or engineering principles.

Insufficient Capacity for purposes of this tariff means the lack of existing available space on or in Structure and the inability to create the necessary space after taking all reasonable steps to do so, including modification of existing attachments or replacement of poles, where such modifications and/or replacements are not precluded on the basis of safety, reliability or engineering concerns.

Upon receipt of an Application, the Company shall, at Attaching Party's expense, review information from maps and records or, if necessary, perform a Field Survey. Based on the information from maps and records, or the Field Survey, if completed, the Company will determine if access to the Company's Structure to accommodate the requested Attachment can be provided to the Attaching Party. If the Company proposes to deny an Attaching Party access to its Structure due to Insufficient Capacity, the Company will first offer to meet with the Attaching Party to explore potential accommodations in good faith. If the Attaching Party declines to meet with the Company or after such meeting the Company still proposes to deny access, the Company will provide a detailed, written reason for denial within forty-five (45) days for Normal Orders; within sixty (60) days for Large Orders; and within a timeframe negotiated by Attaching Party and Company for Sizable Orders. Notification of approval of applications shall be subject to these timeframes as well. The absence of a denial within the applicable timeframe is deemed to be an implicit approval.

If the Company is unable to obtain the required permits to perform a Field Survey or any Make Ready Work or if additional information is discovered while performing the Field Survey or Make Ready Work, which would require the Company to deny an Attaching Party access to its Structure due to Insufficient Capacity, the Company will provide a detailed, written reason for denial within five (5) business days of discovery.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. Terms and Conditions (cont'd)

1. Structure Availability (cont'd)

If denial of access is proposed to be made for any reason, the Company will meet with the Attaching Party, at Attaching Party's request and expense, to explore in good faith reasonable alternatives to accommodate the proposed attachment. The notice of proposed denial will include a statement that the Attaching Party has ten (10) business days to request a meeting. The Company will schedule the meeting within ten (10) business days of receipt of the Attaching Party's written request for a meeting.

Approvals shall be followed, within fourteen (14) days, by an estimate detailing the estimated Make Ready Charges for all activities required to prepare the Structure for Attaching Party's proposed attachment(s). Attaching Party shall have twenty-one (21) days to send notification to Company of its acceptance of the estimate. Company may withdraw the estimate any time after the twenty-first day in the absence of notification of acceptance by the Attaching Party.

2. Franchises, Permits and Consents

Attaching Party shall secure any franchises, permits or consents from federal, state, county or municipal authorities and any property interests or consents from the owners of private property, necessary to construct and operate its Attachments at the location of the Structure it uses. Attaching Party shall indemnify the Company against loss directly resulting from any actual lack of lawful authority to occupy the Structure and Rights-of-Way of the Company.

3. Access and Modifications

Where necessary to accommodate a request for access by Attaching Party, and provided the Company has not denied access for Insufficient Capacity or safety, reliability or engineering reasons, or because the Company may not lawfully make the structure available, the Company will modify its Structure in order to accommodate the Attachments of Attaching Party. The Company may permit the Attaching Party to conduct the Field Survey and Make Ready Work. Modified Structure includes Structure constructed or modified after the effective date of this tariff.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. Terms and Conditions (cont'd)

3. Access and Modifications (cont'd)

Before commencing the work necessary to provide such additional capacity, the Company will provide notice to all other parties having Attachments on or in the Structure proposed to be modified. The notice shall provide such other parties with Attachments sixty (60) days within which to decide to participate in the modification by expanding the party's Attachment. A modification made to accommodate an Attaching Party, including the Company, will include any additional modifications required to accommodate other parties with Attachments desiring to modify their attachments.

Following Attaching Party's submission of payment of the estimated costs, Company shall initiate the required Make Ready Work.

Following receipt of payment for attachments in the communications space, the Company shall make every reasonable effort to complete Make Ready Work within sixty (60) days for Normal Orders; within one hundred five (105) days for Large Orders; and within the negotiated interval for Sizable Orders.

Following receipt of payment for wireless attachments above the communications space, the Company shall make every reasonable effort to complete Make Ready Work within ninety (90) days for Normal Orders; within one hundred thirty-five (135) days for Large Orders; and within the negotiated interval for Sizable Orders.

The completion dates of Make Ready Work for Sizable Orders, regardless of location, shall be negotiated by Attaching Party and Company.

Provided Company cannot demonstrate good and sufficient cause for exceeding the timeline for Make Ready, Attaching Party may hire a contractor authorized by Company for Make Ready Work for attachments in the communications space.

If an Attaching Party requests access to a Company right-of-way where the Company has no existing Structure, the Company shall not be required to construct new poles, conduit or ducts, or to bury cable for an Attaching Party but the Company will make its Right-of-way available to an Attaching Party to construct the Attaching Party's own poles, conduit or ducts or to bury its own cable; provided, however, if the Company desires to extend its own attachments, the Company will construct the Structure to accommodate the Attaching Party's Attachment.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. TERMS AND CONDITIONS (cont'd)

3. Access and Modifications (cont'd)

The costs of modifying a Structure to accommodate Attaching Party's Attachment or the needs of the Company shall be borne by the party requesting such modification, except that if other parties obtain access to the Structure as a result of the modification such parties shall share in the cost of modification proportionately with the party initiating the modification. A party, including the Company, with a pre-existing Attachment to the Structure to be modified to accommodate another Attaching Party shall be deemed to directly benefit from the modification if, after receiving notification of the modification, it adds to or modifies its Attachment. In the event a party, including the Company, uses the modification to bring its Structure or Attachments into compliance with applicable safety or other requirements, it shall be considered as sharing in the modification and shall share the costs of the modification attributable to its upgrade. Notwithstanding the foregoing, a party or the Company with a pre-existing Attachment to the Structure, shall not be required to bear any of the costs of rearranging or replacing its Attachment if such rearrangement or replacement is necessitated solely as a result of an additional Attachment or the modification of an existing Attachment sought by another Attaching Party. If a party, including the Company, makes an Attachment to the modified structure after the completion of the modification, such party shall share proportionately in the cost of the modification if such modification rendered the added Attachment possible.

All modifications to the Company's Structure will be owned by the Company. Attaching Parties, including the Company, who contributed to the cost of a modification, may recover their proportionate share of the depreciated value of such modifications from parties subsequently seeking access to the modified structure.

After acceptance of responsibility to pay by the Attaching Party, the Company will schedule a Field Survey. Where required by the Company's joint use or ownership of Structure agreements with the electric company providing services in the area of the Attachments, the Field Survey shall be conducted jointly with the electric company. The Attaching Party may accompany the Company on the Field Survey. If the Attaching Party supplies a representative, the Company will notify the Attaching Party within 48 hours of beginning the Field Survey.

A representative of the Company may be on the job site when an Attaching Party is placing or removing its Attachments. The Company must be given notice five (5) business days prior to the Attaching Party's construction start date.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. TERMS AND CONDITIONS (cont'd)

4. Structure Access Implementation Guidelines^{/1/}

The Company may issue procedures and guidelines for the implementation of this tariff section and efficient administration of access to the Company's Structure. Copies of the current Structure Access Guidelines may be obtained from the AT&T Structure Access Coordinator, 220 Wisconsin Avenue; Waukesha, WI 53186. No change in such Guidelines shall be effective until sixty (60) days after written notice is sent to Attaching Parties and the Commission Staff specifying any proposed changes and seeking Staff's comment. Any notices will be sent to the current billing addresses for Attaching Parties.

5. Installation and Maintenance Responsibility

Attaching Party shall, at its own expense, install and maintain its Attachments in a safe condition and in thorough repair so as not to conflict with the use of the Structure by the Company or by other Attaching Parties. Work performed by Attaching Party on, in or about the Company's Structures shall be performed by properly trained, competent workmen skilled in the trade with qualifications and training at least equivalent to that of the workers and contractors of the Company.

The Company with input of the Attaching Party, will assign in a nondiscriminatory fashion, location of the Attachment on or in the Structure or right-of-way.

Attaching Party shall construct each Attachment in conformance with the Occupancy Permit issued for such attachment. Other than routine maintenance and service wire attachments, Attaching Party shall not modify, supplement or rearrange any Attachment without first obtaining a revised Occupancy Permit therefore.

Attaching Party shall provide the Company with notice five (5) business days before entering any manhole, handhole or pull box for construction or maintenance purposes.

6. Installation and Maintenance Standards

Attaching Party's Attachments shall be installed and maintained in accordance with the valid and lawful rules, requirements and specifications of the National Electrical Code, National Electrical Safety Code, Bellcore Construction Practices and other standards and practices promulgated by the Company, the FCC, the Commission, the Occupational Safety & Health Act and of any other governing authority having jurisdiction over the subject matter. The Attaching Party shall defend, indemnify and hold harmless the Company from and against any claim, demand, cause of action, cost, judgments, damages or expenses, including reasonable attorney's fees, arising directly or indirectly out of the Attaching Party's failure to do so.

^{/1/} The Structure Access Guidelines are being incorporated by reference to comply with the Opinion and Order of the Public Utilities Commission of Ohio in Case No. 96-1027-TP-CSS, issued on April 17, 1997. By filing this tariff, Ameritech Ohio expressly reserves, and does not waive, any legal rights or recourse it may have to challenge or contest the validity of the Commission's Order and/or the subject tariff, including the right to seek judicial determination that the tariff is void *ab initio* as being contrary to federal law.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. Terms and Conditions (cont'd)

7. Access Requests

Any request by Attaching Party for access to the Company's Structure shall be in writing and submitted to the Company's Structure Access Coordinator. Access requests will be handled in accordance with the criteria set forth in O.A.C. 4901:1-3-03 and are subject to negotiation or waiver as permitted in O.A.C. 4901:1-3-03. The Company may not limit the number and scope of requests from Attaching Party being processed at any time, but may prescribe a process for orderly administration of such requests.

The priority for right of access to existing capacity in the Company's Structure will be determined by the actual time that the written request of the Attaching Party for access to the Company Structure is received by the Structure Access Coordinator. The Attaching Party will have the priority right (the position in the queue) for access to the Company Structure entered on the written request for access, as long as the Attaching Party continues normal processing of the request for access, including Field Survey, Make Ready Work and construction of Attachments. The Attaching Party can contact the Structure Access Coordinator for the status of the request.

Attaching Party's attachment to the Company's Structure shall be pursuant to a written permit (an "Occupancy Permit") issued by the Company for each request for access.

The Company's Structure Access Coordinator shall be responsible for processing requests for access to Company Structure, administration of the process of delivery of access to Company Structure, for all matters relating to access to Company Structure.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. TERMS AND CONDITIONS (cont'd)

8. Unused Space

Excepting maintenance ducts and ducts required to be reserved for use by municipalities, all usable but unused space on Structure owned or controlled by the Company shall be available for the Attachments of Attaching Parties, or the Company.

An Attaching Party may not reserve space on Company Structure for its future needs. The Company shall not reserve space on Company Structure for the future need of the Company nor permit any other person to reserve such space. Notwithstanding the foregoing, Attaching Party may provide the Company with a two (2) year forecast of its growth requirements for Structure that will be reviewed jointly on an annual basis.

An Attaching Party's Attachments to Company Poles may be placed in overbuild space or underbuild space. The Attaching Party may request the Company to place brackets on the Company's poles to attach the Attaching Party's Attachments. "Overbuild space" is the location on the pole or portion of the pole controlled by the Company that is available for Attachments and is a minimum of 12 inches above the highest existing telecommunications or cable television cable Attachment but below the neutral space. "Underbuild space" is the location on the pole or portion of the pole controlled by the Company that is available for Attachments and is a minimum of 12 inches below the lowest existing telecommunications or cable television cable Attachment but adhering to the minimum NESC or state of local clearance to ground requirements. A bracket is used to attach an additional Attachment on an existing pole Attachment. Any brackets placed are owned by the Company.

An Attaching Party may select the location on the pole, in the conduit or within the rights-of-way for its attachment, subject to approval by the Company. Assuming available capacity, approval will be denied only for safety, reliability or general engineering principles.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. TERMS AND CONDITIONS (cont'd)

9. Maintenance Ducts

One duct and one inner-duct in each conduit section shall be kept vacant as maintenance ducts. The maintenance ducts shall be available to any party with an Attachment in the conduit section for maintenance purposes.

10. Cost of Certain Modifications

If, at the request of a governmental entity, court or Commission or property owner (provided such property owner has authority to require such modification or Attaching Party agrees to such modification), the Company moves, replaces or changes the location, alignment or grade of its conduits or poles, each party having an Attachment to such Structure shall bear its own expenses of relocating its own Attachments.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. Terms and Conditions (cont'd)

11. Maps and Records

The Company will provide, at the request and expense of Attaching Party, access to redacted maps, records and additional information relating to the location, capacity and utilization of the Company's Structure. Upon request, the Company will clarify matters relating to maps, records or additional information. The Company does not warrant the accuracy or completeness of information on any maps or records.

Maps, records or information are and remain the proprietary property of the Company, are provided to the Attaching Party solely for the purpose of enabling the Attaching Party to obtain access to the Company's Structure, and may not be resold, reproduced or disseminated by the Attaching Party.

The Company will provide information currently available on the Company's maps and/or records regarding:

1. the location of Structure and street addresses for manholes and poles as shown on Company maps
2. the footage between manholes or lateral ducts lengths, as shown on Company maps
3. the footage between poles, if shown on Company maps
4. the total capacity of the Structure and
5. the apparent available capacity of the Structure.

The Company will not create additional information or provide information in formats other than that in which it currently exists and is maintained by the Company.

The Company will expunge any confidential or proprietary information from its maps and records prior to providing access to the Attaching Party.

12. Occupancy Permit

The Attaching Party's access to Company's Structure shall be pursuant to a written Occupancy Permit issued by the Company for each requested attachment.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. TERMS AND CONDITIONS (cont'd)

12. Occupancy Permit (cont'd)

An Occupancy Permit shall automatically terminate if (a) the Attaching Party's franchise, consent or other authorization from federal, state, county or municipal entities or private property owners necessary for the Attaching Party to lawfully maintain the attachment is terminated, via a final non-appealable determination (b) the Attaching Party has not placed and put into service its Attachments to the Company's Structure within one year from the date the Company has notified Attaching Party that such Structure is available for Attaching Party's Attachments, (c) the Attaching Party ceases to use its attachment to provide services for any period of one year, (d) the Attaching Party fails to comply with a material term or condition of this tariff and does not correct such noncompliance within sixty (60) days after receipt of notice thereof from the Company, or (e) the Company ceases to have the right or authority to maintain its Structure, or any part thereof to which Attaching Party has Attachments.

If the Company ceases to have the right or authority to maintain its Structure, or any part thereof, to which Attaching Party has Attachments, the Company shall provide Attaching Party notice within ten (10) business days after the Company has knowledge of such fact and will not require Attaching Party to remove its Attachments from such Structure prior to the Company's removal of its own Attachments.

If Attaching Party surrenders its Occupancy Permit for any reason (including forfeiture under the terms of this tariff) but fails to remove its Attachments from the Structure within one hundred eighty (180) days after the event requiring Attaching Party to so surrender such Occupancy Permit, the Company shall remove the Attaching Party's Attachments at the Attaching Party's expense.

The Company will provide the Attaching Party at least sixty (60) days written notice prior to (a) terminating an Occupancy Permit for an Attachment or service to an Attaching Party or removal thereof for a breach of the provisions of this tariff, (b) any increase in the rates for Attachments to the Company's Structure, or (c) any modification to the Company's Structure to which the Attaching Party has an Attachment, other than a modification associated with routine maintenance or as a result of an emergency.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. Terms and Conditions (cont'd)

13. Inspections

The Company may make inspections of all or any part of the Attachments of Attaching Party on Company Structures. Inspections shall be made to (a) ensure that the Attaching Party's Attachments have been constructed in accordance with the applicable permit and do not violate any other Attaching Party's rights on the Structure and (b) ensure that the Attaching Party's Attachments are subject to a valid permit and conform to all applicable installation and maintenance standards.

Such inspections performed during the post-construction process for an attachment shall be conducted at the expense of the Attaching Party. The Attaching Party shall bear all expenses associated with rectifying any deviation(s) from installation and maintenance standards as attributable to Attaching Party's attachment(s) and/or construction efforts.

Spot inspections conducted spontaneously in the course of Company business shall be performed at the expense of the Company, unless the Company identifies any violation of installation and maintenance standards identified in this tariff. In the event such a violation is identified, the Attaching Party at fault shall bear the cost of the applicable spot inspection, as well as all costs associated with remediation of such violation.

The costs of periodic inspections (surveys verifying all attachments on each individual pole) will be shared proportionately by the parties attached to the associated poles, in accordance with the survey contract negotiated by Company with the related electric company pole owner. These inspections shall not be made more often than once every five (5) years. Where reasonably practicable to do so, the Company shall provide prior written notice to Attaching Party of such inspections.

14. Damage to Attachments

Both Attaching Party and the Company will exercise all reasonable care to avoid damaging the Attachments of either or of others or the Company Structure to which Attaching Party obtains access hereunder. The party damaging the Attachments or Structure of others shall be responsible therefore.

15. No Subletting or Assignment

Access to the Company's Structure is personal to the Attaching Party. The Attaching Party shall not let, assign, license, permit or suffer any other party to exercise any of the rights or privileges of the Attaching Party in obtaining access to the Company's Structure.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. Terms and Conditions (cont'd)

16. Interconnection

The preferred entrances and exits to the Company's conduit system is at established openings including building entrances, points at which cable enters the Company's underground conduit facilities, stubbed-off ducts and preformed manhole lateral knockouts.

If the preferred entrances or exits are not available, upon Attaching Party's request, the Company will permit the interconnection of ducts or conduits owned by Attaching Party to Company manholes. Interconnection will not be permitted where modification of Company structure to accommodate the Attaching Party's request for access is not practical or consistent with generally applicable engineering standards. Attaching Party will be responsible for any costs required to accommodate the interconnection.

Except where required herein, requests by Attaching Party for interconnection of Attaching Party's attachments in or on Company Structure with the Attachments of other Attaching Parties in or on Company Structure will be considered on a case-by-case basis and permitted or denied based on the applicable standards set forth in this tariff and for reasons of capacity, safety, reliability, and engineering. The Company will provide a written response to Attaching Party's request within forty-five (45) days of the Company's receipt of such request.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. Terms and Conditions (cont'd)

17. Abandonments, Sales or Dispositions

The Company shall notify the Attaching Party at least sixty (60) days prior to the proposed abandonment, sale, or other intended disposition of any structure. In the event of a sale or disposition of the conduit system or pole, the Company shall condition the sale or other disposition to the rights granted Attaching Party.

18. Unauthorized Attachments

If unauthorized attachments on or in the Company Structure are discovered, the Company will provide notice of an unauthorized attachment by location, with the pole number, where available, to the owner of the attachments and the owner will:

- if the owner does not desire to maintain the attachments, remove the attachments within ninety (90) days of the notice and failing such removal, the Company shall remove the attachments at the sole cost of, but without any liability to, the owner;
- if the owner desires to maintain the attachments, the owner must request access to the Company's Structure for the attachments under the terms of this tariff within ten (10) business days of the notification and correct any violations of installation and maintenance standards within thirty (30) days of the notice;
- in either event, the owner will pay an Unauthorized Attachment Fee of:
 - (a) \$500 per pole for attachments made without an executed pole attachment agreement with Company; and either
 - (b) \$100 if the violation is discovered during a periodic inspection; or
 - (c) five (5) times the current Annual License Fee per Attachment if self-reported.

In addition to the applicable Unauthorized Attachment Fee, Attaching Party shall pay for all of the costs and expenses of the Company and any other Attaching Parties incurred, as a result of the unauthorized attachment(s), within thirty (30) days of an invoice therefore. Cost and expenses attributable to unauthorized attachments include but are not limited to costs for inspection, notification, Structure changes, billing, administration, records updates and removal of the attachments.

19. Taxes

The Attaching Party shall be solely responsible for any or all taxes levied on its Attachments on the Company's Structure.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. Terms and Conditions (cont'd)

20. Work Safety

Each party will be solely responsible for safety and supervision of its own employees, agents, and contractors working in and around the Company's Structure and shall comply with all applicable laws, codes or rules relating thereto including the Occupational Health and Safety Act.

21. Insurance

At all times, each Attaching Party shall keep and maintain in force all insurance required by any applicable law, including the following:

- a policy of commercial general liability insurance with minimum limits of: \$2,000,000 General Aggregate limit; \$1,000,000 each occurrence sub-limit for all bodily injury or property damage incurred in any one occurrence; \$1,000,000 each occurrence sub-limit for Personal Injury and Advertising; \$2,000,000 Products/Completed Operations Aggregate limit, with a \$1,000,000 each occurrence sub-limit for Products/Completed Operations; and a minimum of \$1,000,000 Fire Legal Liability sub-limit. The Company, its affiliates, officers, agents and employees shall be listed as additional insured on the Commercial General Liability policy. A waiver of subrogation shall be in favor of Company. The liability policies shall be primary and non-contributory from any insurance that is maintained by Company.
- Workers' Compensation insurance with benefits afforded under the laws of Ohio and Employers Liability insurance with minimum limits of \$1,000,000 for Bodily Injury-each accident, \$1,000,000 for Bodily Injury by disease-policy and \$1,000,000 for Bodily Injury by disease-each employee. To the fullest extent allowable by law, the policy must include a waiver of subrogation in favor of Company, its affiliates, and their directors, officers and employees.
- Umbrella/Excess Liability insurance with limits of at least \$5,000,000 each occurrence with terms and conditions at least as broad as the underlying Commercial General Liability, Business, Automobile, Liability and Employers Liability policies. Umbrella/Excess Liability limits will be primary and non-contributory with respect to any insurance or self-insurance that is maintained by Company.
- Automobile Liability insurance with minimum limits of \$1,000,000 combined single limits per occurrence for bodily injury and property damage, with coverage extending to all owned, hired and non-owned vehicles.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. Terms and Conditions (cont'd)

21. Insurance (cont'd)

Upon request of Company, the Attaching Party shall provide to the Company evidence of such insurance. The Company agrees to accept the Attaching Party's program of self-insurance in lieu of insurance coverage if certain requirements are met. These requirements are as follows:

- Workers' Compensation and Employers Liability: Attaching Party submit to Company its Certificate of Authority to Self-Insure its Workers' Compensation obligations issued by Ohio or the employer's state of hire; and
- Automobile liability: Attaching Party shall submit to Company a copy of the state-issued letter approving self-insurance for automobile liability issued by Ohio; and
- General liability: Attaching Party must provide evidence acceptable to Company that it maintains at least an investment grade (e.g., B+ or higher) debt or credit rating as determined by a nationally recognized debt or credit rating agency such as Moody's, Standard and Poor's or Duff and Phelps.

All insurance required in accordance with this section must be in effect before Company will issue pole attachment or conduit occupancy permits under this Agreement. Attaching Party agrees to provide Company with at least thirty (30) calendar days' advance written notice of cancellation, material reduction or non-renewal of any of the insurance policies required herein. The Attaching Party shall comply with and qualify under the Worker's Compensation laws of the State of Ohio and shall cause each of its contractors and subcontractors to so comply and qualify.

22. Warranty Disclaimer

Except as expressly provided under this tariff, the Company makes no warranty, express, implied or statutory, with respect to the services, functions, products or facilities it provides or is contemplated to provide under this tariff section and expressly disclaims the implied warranties of merchantability and/or of fitness for a particular purpose.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. TERMS AND CONDITIONS (cont'd)

23. Limitation of Liability and Indemnity

The Company's liability, if any, for its willful or intentional misconduct is not limited by this tariff. With respect to any other claim or suit, by an Attaching Party, or by any others, for damages associated with the provision of access to the Company's Structure hereunder, and subject to the following provisions of C.14 preceding, the Company's liability, if any, shall not exceed an amount equal to the proportionate charges or fees for the Attaching Party's Attachments for the period during which the access to the Company's Structure was affected.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

C. TERMS AND CONDITIONS (cont'd)

23. Limitation of Liability and Indemnity (cont'd)

The Attaching Party shall indemnify and hold harmless the Company against any and all claims, demands, causes of action, damages, judgments, costs or liabilities of every kind and nature whatsoever, including reasonable attorneys' fees, which may arise out of, be caused by, or be alleged to have been caused by (1) the erection, maintenance, presence, use or removal of the Attaching Party's Attachments on the Company's structure, (2) any act of Attaching Party in connection with or in the vicinity of the Company's structure, or (3) any interruption, discontinuance, or interference with Attaching Party's service to any of its customers occasioned or claimed to have been occasioned by any action of the Company pursuant to or consistent with this tariff. Attaching Party shall, upon demand and at its sole risk and expense, defend any and all suits, actions or other legal proceedings brought or instituted against the Company on any such claim, demand or cause of action, and shall pay and satisfy any settlement thereof or judgment or decree rendered against the Company therein, and Attaching Party shall reimburse the Company for any and all legal expense incurred by the Company in connection therewith. Attaching Party shall also indemnify, protect and save harmless the Company from any and all claims, demands, causes of action, damages, judgments, costs or liabilities of every kind and nature whatsoever, including reasonable attorneys' fees, which arise or are alleged to have arisen directly or indirectly from the operation of Attaching Party's Attachments and facilities including without limitation taxes, special charges by others, and damages or loss for libel and slander, for unauthorized use of television broadcast programs, for unauthorized use of other program material, for infringement of patents, copyright, trademark or trade secret with respect to the manufacture, use of operation of Attaching Party's Attachments and facilities whether arising from the use of Attaching Party's Attachment in combination with the Company's structure or otherwise.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

D. Features

1. Standard Features

Administrative Fees

Administrative Fees cover the cost of establishing records, databases and systems, and similar administrative procedures to accommodate an Attaching Party's requests for access to the Company's Structure. Administrative Fees are payable with Attaching Party's initial request for access. Administrative Fees are not refundable.

Maps, Records and Information Charges (Information Access)

Information access charges cover the full cost of administration and preparation required to provide viewing of maps, records, drawing and information and researching, preparing, redacting maps and/or records, drawing and information and the explanation of maps, records, drawings and information.

Prior to initiating access to information, the Attaching Party shall pay in advance the estimated amount of charges associated with the Information Access request. After the work is completed, the Attaching Party shall pay the amount by which the costs of the request exceed the estimate; or, the Company will reimburse the Attaching Party the amount by which the deposit exceeds the actual cost of the request, whichever is applicable.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

D. Features (cont'd)

1. Standard Features (cont'd)

Make Ready Work Charges

Make Ready Work charges include all of Company's costs to complete a survey of Structure for the proposed attachment(s), prepare an estimate of Make Ready charges, prepare Structure for the attachments of Attaching Party, and complete a post-construction inspection of the attachment(s). Components of these costs include engineering, permits, construction, rearrangement, replacements, inspections, administration and supervision.

- a. The charges for Make Ready Work are the full cost to the Company to perform the required work.
- b. Prior to commencing any Make Ready Work by Company, Attaching Party shall pay in advance the estimated amount of the Make Ready Work charges. After the work is completed, the Attaching Party shall pay the amount by which the Make Ready Work charges exceed the deposit; or the Company will refund to the Attaching Party the amount by which the deposit exceeds the actual cost of the Make Ready Work charges, whichever is applicable.
- c. The Attaching Party shall make separate advance payments for field survey Make Ready Work to determine the actual availability of space apparently available based on Company's records and for the Make Ready Work to prepare the Structure for Attaching Party's attachment.
- d. In the event other Attaching Parties share in the responsibility for the modification to the Company's Structure, the advance payments required by this section shall be Attaching Party's proportionate share of the Make Ready Work Charges.
- e. The Company will not be responsible for any modification and/or Make Ready Work delays due to pull tapes breaking and/or innerduct couplers failing, local conditions, inability to obtain permits, acts of governmental agencies, strikes and labor actions, earthquakes, fire, floods, tornadoes, blizzards or other acts of God, or any other condition beyond the reasonable control of the Company. In the event any such delaying event should occur, the Company will meet with the Attaching Party to discuss appropriate means, if possible, to remove or avoid the delaying event.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

D. Features (cont'd)

1. Standard Features (cont'd)

Attachment Fees

Attachment Fees are the recurring charges to Attaching Party to place its Attachments in or on Company Structure.

- a. Attachment Fees are due and payable annually, in advance. On January 1 of each year, Attaching Party will be billed for its Attachments to Company Structure in place and for which Make Ready Work has been completed as of December 1 of the previous year.

Any Attachments made within the billing period will be billed at the time of the attachment for the entire billing period.

- b. The Attachment Fee for poles applies to each pole on which Attaching Party has placed its attachments or for which Make Ready Work pursuant to a request for access has been complete. The Attachment Fee applies per pole, per year for each one foot of space occupied by Attaching Party's Attachments within the usable space of the pole, as defined in paragraph (U) of rule 4901:1-3-01 of the Ohio Administrative Code.
- c. The Attachment Fee for duct or conduit applies to the total number of feet of Company conduit system or ducts in which Attaching Party has placed Attachments or for which Make Ready Work pursuant to a request for access has been completed.

The length of the duct or conduit occupied is measured from wall to wall of the manholes, or from the wall of the manhole to the end of the Company's conduit system or duct occupied by the Attaching Party's attachment, plus the cable racking and maintenance loop space measured by the length of the Attaching Party's cable within each manhole.

If Attaching Party's partial occupancy of a continuous conduit system or duct renders the remainder or any portion thereof unusable, the Attachment Fee applies to both the portion occupied and the portion rendered unusable.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

D. Features (cont'd)

1. Standard Features (cont'd)

Attachment Fees (cont'd)

c. (cont'd)

If Attaching Party occupies an entire duct, the Attachment Fee shall be two times the rate per innerduct foot for the Attachment.

- d. The Attachment Fee for linear rights-of-way applies to the total linear footage of strips of land suitable for direct buried or trench placement of cable facilities of Company right-of-way in which Attaching Party has placed attachments or for which Make Ready Work pursuant to a request for access has been completed.

- e. If Attaching Party's partial occupancy of a continuous linear right-of-way renders the remainder or any portion thereof unusable, the Attachment Fee applies to both the portion occupied and the portion rendered unusable.

The Attachment Fee for Attaching Party's equipment cabinets or enclosures placed on Company rights-of-way will be priced on a case-by-case basis, depending upon the proposed attachment and the characteristics of the rights-of-way in question including the consumption of usable space of the right-of-way by the attachment and its usability for the attachment of others after the attachment.

The Attachment Fees for Attaching Party's Attachments to Company rights-of-way within buildings or on campuses owned by third parties will be priced on a case-by-case basis, depending upon the proposed attachment and the characteristics of the right-of-way in question including the consumption of usable space of the right-of-way by the attachment and its usability for the attachment of others after the attachment, and the cost to the Company of the right-of-way in question.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

D. Features (cont'd)

1. Standard Features (cont'd)

Attachment Fees (cont'd)

- f. The Company reserves the right to price on a case-by-case basis any extraordinary Attachment to its Structure. An extraordinary attachment is any attachment to Company Structure which is not typical of attachments commonly made to poles, ducts, conduits or rights-of-way, as the case may be, and which impacts the usability of the pole, duct, conduit or right-of-way in excess of a typical attachment or which presents greater than typical engineering, reliability, or safety concerns to other users of the duct, pole, conduit or right-of-way.

Inspection Fees

Inspection Fees include the costs to the Company to make spot and periodic inspections of its Structure with respect to the Attachments of all Attaching Parties. These costs are attributable to attaching parties as described in paragraph C.13 of this tariff.

1. POLE ATTACHMENT AND CONDUIT OCCUPANCY ACCOMMODATIONS (cont'd)

E. Prices

1. Service Elements

<u>Description</u>	<u>Nonrecurring Charge</u>	<u>Per Year</u>
<i>Administrative Fee</i>		
- per request or assignment	\$200.00	-
<i>Pole Attachment Fee</i>		
- per pole, per year for each one foot of usable space occupied	-	\$2.94
<i>Conduit Attachment Fee</i>		
- per foot of innerduct occupied per year	-	0.53
- per foot where no innerduct is installed per year		0.81

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 1

1. EXCHANGE AREAS

1.1 List of Exchange Areas and Local Service Areas

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Aberdeen	Aberdeen Ripley	Maysville, Ky - S. Central Bell
Akron	Akron Atwater ^{/1/} Greensburg Hartville Kent Manchester Mogadore North Canton ^{/1/} Uniontown Ravenna ^{/1/} Rootstown ^{/1/}	Doylestown - Doylestown Hudson (342, 650 and 655 central offices only) - Western Reserve Montrose - GTE Peninsula - Western Reserve Richfield - Western Reserve ^{/1/} Wadsworth - GTE Sharon Center - GTE Rittman - Sprint
Alliance	Alliance Atwater Canton ^{/1/} Marlboro Sebring	Damascus - Sprint ^{/1/} N. Benton - Sprint N. Georgetown - GTE Paris - GTE
Alton	Columbus Met. Area London	Cheshire Center - GTE Pataskala - Sprint Rathbone - GTE Sunbury - Sprint Resaca - GTE
Arabia	Arabia Guyan Ironton Walnut	Chesapeake - GTE ^{/1/}
Atwater	Akron ^{/1/} Atwater Alliance Kent ^{/1/} Marlboro Ravenna ^{/1/} Rootstown	(None)

/1/ Local Calling Plus (Measured Rate Service)

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 2

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Barnesville	Barnesville Beallsville ^{/1/} Bethesda Somerton	Fairview - Western Reserve Morristown - Western Reserve Quaker City – Western Reserve
Beallsville	Beallsville Barnesville ^{/1/} Bethesda Clarington Somerton Woodsfield	(None)
Beavercreek	Dayton Met. Area Donnelsville Enon Jamestown ^{/1/} Medway New Carlisle Spring Valley Xenia Yellow Springs – Clifton Cedarville ^{/1/}	Englewood - GTE Liberty - GTE Trotwood - GTE

/1/ Local Calling Plus (Measured Rate Service)

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 3

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Bedford	Cleveland Met. Area Chesterland	Aurora - Western Reserve Bainbridge - Western Reserve Brunswick - GTE Columbia Sta. - Alltel, Ohio Hinckley - Western Reserve Northfield - Western Reserve Richfield - Western Reserve Russell - Western Reserve Twinsburg - Western Reserve
Belfast	Belfast Hillsboro Marshall Sugar Tree Ridge	(None)

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 4

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Bellaire (Wheeling Zone VI)	Wheeling Zone VI Wheeling Zone VII Wheeling Zone VIII	Centerville - Western Reserve Powhattan Point - Western Reserve Wheeling Zone I - C&P of W. Va Wheeling Zone II - C&P of W. Va Wheeling Zone III - C&P of W. Va Wheeling Zone V - C&P of W. Va
Bellbrook	Dayton Met. Area Donnelsville Enon Medway New Carlisle Spring Valley Xenia	Englewood - GTE Liberty - GTE Trotwood - GTE
Belpre	Belpre Marietta*	Little Hocking - Western Reserve Mineralwells, W. Va - C&P of W. Va Parkersburg, W. Va - C&P of W. Va Valley Mills, W. Va - C&P of W. Va Barlow - GTE*
Berea	Cleveland Met. Area Chesterland	Aurora - Western Reserve Bainbridge - Western Reserve Brunswick - GTE Columbia Sta. - Alltel, Ohio Elyria - Alltel, Ohio* Hinckley - Western Reserve North Eaton - GTE* Northfield - Western Reserve Richfield - Western Reserve Russell - Western Reserve Twinsburg - Western Reserve
Bethesda	Bethesda Barnesville Beallsville Somerton Wheeling Zone VIII	Centerville - Western Reserve Morristown - Western Reserve

*Local Calling Plus (Measured Rate Service)

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 5

1. EXCHANGE AREAS (Cont'd)

1.1 List of Exchange Areas and Local Service Areas (Cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Bloomington	Bloomington Jeffersonville New Holland Sedalia Washington Ct. Hse.	Mt. Sterling - United*
Bloomington	Bloomington Castalia Sandusky	(None)
Bowersville	Bowersville Jamestown Milledgeville Xenia	(None)
Brecksville	Cleveland Met. Area Chesterland	Aurora - Western Reserve Bainbridge - Western Reserve Brunswick - GTE Columbia Sta. - Alltel, Ohio Hinckley - Western Reserve Northfield - Western Reserve Richfield - Western Reserve Russell - Western Reserve Twinsburg - Western Reserve
Burton	Burton Chagrin Falls* Cleveland* Terrace*	Bainbridge - Western Reserve Chardon - Western Reserve* E. Claridon - Western Reserve Huntsburg - Western Reserve Middlefield - Western Reserve Newbury - Western Reserve Parkman - Western Reserve Russell - Western Reserve
Canal Fulton	Canal Fulton Akron* Canton* Manchester Massillon North Canton	(None)

* Local Calling Plus (Measured Rate Service)

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 6

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Canal Winchester	Columbus Met. Area Carroll Lancaster	Amanda - GTE Baltimore - GTE Cheshire Center - GTE Pataskala - Sprint Rathbone - GTE Sunbury - Sprint
Canfield	Canfield North Jackson North Lima Salem* Youngstown	Berlin Center - Sprint
Canton	Canton Alliance* Canal Fulton* Hartville Louisville Magnolia-Waynesburg Marlboro* Massillon Navarre North Canton	Beach City - GTE* Bolivar - GTE Carrollton - GTE* Dellroy - GTE* Malvern - GTE Mineral City - GTE* Minerva - GTE Paris - GTE Brewster - GTE*
Carroll	Carroll Canal Winchester Columbus* Lancaster	Baltimore - GTE
Castalia	Castalia Bloomingville Sandusky	(None)

*Local Calling Plus (Measured Rate Service)

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 7

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

<u>EXCHANGE AREA</u>	<u>EXCHANGE AREAS IN LOCAL SERVICE AREA</u>	
	<u>OBT CO</u>	<u>OTHER TEL COS</u>
Cedarville	Cedarville Jamestown Pitchin South Solon South Charleston Yellow Springs- Clifton Xenia Dayton ^{/1/} Beavercreek ^{/1/} Springfield ^{/1/}	(None)
Centerville	Dayton Met. Area Donnelsville Enon Medway Franklin New Carlisle Spring Valley	Englewood - GTE Liberty - GTE Trotwood - GTE
Chagrin Falls	Burton ^{/1/} Cleveland Met. Area Chesterland	Aurora - Western Reserve Bainbridge - Western Reserve Brunswick - GTE Columbia Sta. - Alltel, Ohio Hinckley - Western Reserve Newbury - Western Reserve Northfield - Western Reserve Richfield - Western Reserve Russell - Western Reserve Twinsburg - Western Reserve

/1/ Local Calling Plus (Measured Rate Service)

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 8

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

<u>EXCHANGE AREA</u>	<u>EXCHANGE AREAS IN LOCAL SERVICE AREA</u>	
	<u>OBT CO</u>	<u>OTHER TEL COS</u>
Cheshire	Cheshire Gallipolis Vinton	Pomeroy - GTE ^{/1/}
Chesterland	Chesterland Cleveland Met. Area Kirtland	East Claridon - Western Reserve ^{/1/} Newbury - Western Reserve Russell - Western Reserve
Christiansburg	Christiansburg Fletcher - Lena New Carlisle North Hampton	St. Paris - W. Ohio Tipp City - GTE Troy - GTE
Clarington	Clarington Beallsville Duffy Woodsfield	Powhatan Point - Western Reserve ^{/1/}

/1/ Local Calling Plus (Measured Rate Service)

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 9

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Cleveland	Burton ^{/1/}	Aurora - Western Reserve
	Cleveland Met Area	Bainbridge - Western Reserve
	Chesterland	Brunswick - GTE
	Leroy ^{/1/}	Columbua Sta. - Alltel, Ohio
		East Claridon - Western Reserve ^{/1/}
		Elyria - Alltel, Ohio ^{/1/}
		Grafton - GTE ^{/1/}
		Hinckley - Western Reserve
		Montville - Western Reserve ^{/1/}
		Newbury - Western Reserve ^{/1/}
		North Eaton - GTE ^{/1/}
		Northfield - Western Reserve
		Perry - Western Reserve ^{/1/}
		Richfield - Western Reserve
		Russell - Western Reserve
		Twinsburg - Western Reserve
		Valley City - GTE ^{/1/}
		Avon Lake - Century ^{/1/}
Columbiana	Columbiana	(None)
	East Palestine ^{/1/}	
	Lisbon	
	Leetonia	
	New Waterford	
	North Lima	
	Rogers	
	Salem ^{/1/}	
	Youngstown	

/1/ Local Calling Plus (Measured Rate Service)

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 10

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Columbus	Carroll ^{/1/} Columbus Met Area London ^{/1/}	Ashville - GTE Baltimore - GTE ^{/1/} Cheshire Center - GTE Delaware - GTE ^{/1/} Johnstown - Sprint ^{/1/} Kilbourne - GTE Mt. Sterling - Sprint ^{/1/} Pataskala - Sprint Rathbone - GTE Sunbury - Sprint Granville - Alltel ^{/1/} Resaca - GTE Alexandria - Sprint ^{/1/} Plain City - GTE

/1/ Local Calling Plus (Measured Rate Service)

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SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

<u>EXCHANGE AREA</u>	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	<u>OBT CO</u>	<u>OTHER TEL COS</u>
Conesville	Conesville Coshocton Dresden West Lafayette	(None)
Corning	Corning New Lexington Shawnee	(None)
Coshocton	Coshocton Conesville West Lafayette	Cooperdale - GTE Warsaw - GTE
Dalton	Dalton Massillon	Kidron - Sprint Orrville - Sprint Wooster - Sprint
Danville	Danville Hillsboro Sugar Tree Ridge	Lynchburg - GTE Mowrystown - GTE

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SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

<u>EXCHANGE AREA</u>	<u>EXCHANGE AREAS IN LOCAL SERVICE AREA</u>	
	<u>OBT CO</u>	<u>OTHER TEL COS</u>
Dayton	Dayton Met. Area	Brookville - GTE
	Donnelsville	Englewood - GTE
	Enon	Farmersville - GTE
	Franklin	Germantown - Germantown
	Jamestown ^{/1/}	Gratis - GTE ^{/1/}
	Medway	Laura - GTE ^{/1/}
	Middletown ^{/1/}	Liberty - GTE
	New Carlisle	New Lebanon - GTE
	Spring Valley	Phillipsburg - GTE
	Yellow Springs - Clifton	Tipp City - GTE
	Xenia	Troy - GTE ^{/1/}
	Cedarville ^{/1/}	Trotwood - GTE
	Trenton ^{/1/}	Waynesville - Sprint
		West Alexandra - GTE ^{/1/}
		West Milton - GTE
		Lewisburg - GTE ^{/1/}
		New Burlington - GTE
Donnelsville	Donnelsville	(None)
	Dayton Met. Area	
	Enon	
	Medway	
	New Carlisle	
	North Hampton	
	Springfield	

/1/ Local Calling Plus (Measured Rate Service)

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SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Dresden	Dresden Conesville Zanesville	Cooperdale - GTE Frazeytsburg - United
Dublin	Columbus Met Area	Cheshire Center - GTE Delaware - GTE ^{/1/} Pataskala - United Plain City - GTE Rathbone - GTE Sunbury - United
Duffy	Duffy Clarrington Graysville New Matamoras Woodsfield	New Martinsville, W. Va - Bell Atlantic
East Liverpool	East Liverpool Lisbon Rogers Salineville ^{/1/} Wellsville	Chester, W. Va. - C&P of W. Va Hookstown, Pa. - Pa. Bell Smiths Ferry, Pa. - Pa. Bell
East Palestine	East Palestine Columbiana ^{/1/} Lisbon ^{/1/} New Waterford Rogers Salem ^{/1/} Youngstown ^{/1/}	E. Palestine, Pa. - Pa. Bell
Enon	Enon Dayton Met. Area Donnelsville Springfield Yellow Springs- Clifton	(None)

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SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Fairborn	Dayton Met. Area Donnelsville Enon Medway New Carlisle Spring Valley Yellow Springs - Clifton	Englewood - GTE Liberty - GTE Trotwood - GTE
Findlay	Findlay	Arcadia - Arcadia Arlington - GTE Benton Ridge - Benton Ridge Bloomdale - Sprint ^{/1/} Carey - GTE Jenera - GTE McComb - GTE Mount Blanchard - GTE Mount Cory - Orwell North Baltimore - GTE ^{/1/} Rawson - GTE Van Buren - GTE Vanlue - Vanlue
Fletcher - Lena	Fletcher - Lena Christiansburg Piqua	St. Paris - W. Ohio Troy – GTE ^{/1/}
Fostoria	Fostoria New Riegel	Arcadia - Arcadia Bascom - Bascom Bloomdale - Sprint ^{/1/} Risingsun – Sprint

/1/ Local Calling Plus (Measured Rate Service)

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SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Franklin	Dayton Centerville Franklin Miamisburg-West Carrollton ^{/1/} Middletown	Germantown - Germantown ^{/1/}
Fremont	Fremont Lindsey	Bettsville - GTE Clyde - GTE ^{/1/} Gibsonburg - GTE Green Springs – Sprint Helena - GTE Old Fort – Sprint Woodville - Sprint
Fultonham	Fultonham New Lexington Roseville Somerset Zanesville	(None)
Gahanna	Columbus Met. Area	Cheshire Center - GTE Johnstown - Sprint ^{/1/} Pataskala - Sprint Plain City - GTE Rathbone - GTE Sunbury - Sprint
Gallipolis	Gallipolis Cheshire Guyan Rio Grande Vinton Walnut	Point Pleasant - C&P of W. Va.

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SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Gates Mills	Cleveland Met. Area Chesterland Kirtland Mentor	Aurora - Western Reserve Bainbridge - Western Reserve Brunswick - GTE Columbia Sta. - Elyria East Claridon - Western Reserve ^{/1/} Hinckley - Western Reserve Northfield - Western Reserve Richfield - Western Reserve Russell - Western Reserve Twinsburg - Western Reserve
Girard	Girard Hubbard Niles Youngstown	Warren - Sprint ^{/1/}
Glenford	Glenford New Lexington Somerset Thornville	Newark - Alltel ^{/1/}

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SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (Cont'd)

1.1 List of Exchange Areas and Local Service Areas (Cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Gnadenhutten	Gnadenhutten Newcomerstown Uhrichsville	New Philadelphia - GTE
Graysville	Graysville Duffy Lewisville New Matamoras Woodsfield	(None)
Greensburg	Greensburg Akron Manchester North Canton ^{/1/} Uniontown	(None)
Grove City	Columbus Met. Area	Cheshire Center - GTE Mt. Sterling – Sprint ^{/1/} Pataskala – Sprint Rathbone - GTE Sunbury – Sprint
Groveport	Columbus Met. Area	Cheshire Center - GTE Pataskala – Sprint Rathbone - GTE Sunbury – Sprint
Guyan	Guyan Arabia Gallipolis Walnut	Chesapeake – GTE ^{/1/}
Harrisburg	Columbus Met. Area London	Cheshire Center - GTE Mt. Sterling – Sprint ^{/1/} Pataskala – Sprint Rathbone - GTE Sunbury – Sprint

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (Cont'd)

1.1 List of Exchange Areas and Local Service Areas (Cont'd)

<u>EXCHANGE AREA</u>	<u>EXCHANGE AREAS IN LOCAL SERVICE AREA</u>	
	<u>OBT CO</u>	<u>OTHER TEL COS</u>
Hartville	Hartville Akron Canton Louisville Marlboro* North Canton Uniontown*	(None)
Hillcrest	Cleveland Met. Area Chesterland Kirtland	Aurora - Western Reserve Bainbridge - Western Reserve Brunswick - GTE Columbia Sta. - Elyria East Claridon - Western Reserve* Hinckley - Western Reserve Northfield - Western Reserve Richfield - Western Reserve Russell - Western Reserve Twinsburg - Western Reserve
Hilliard	Columbus Met. Area	Cheshire Center - GTE Pataskala - United Plain City - GTE Rathbone - GTE Sunbury - United Resaca - GTE
Hillsboro	Hillsboro Belfast Danville Marshall Rainsboro Sugar Tree Ridge	Lynchburg - GTE Mowrystown - GTE Sinking Spring - GTE* Leesburg - GTE*
Holland	Toledo Met.	Delta - Alltel* Lost Peninsula, Mich. - General of Mich. N. Sylvania, Mich - GTE Richfield Center-Berkey - United Swanton - United Sylvania - GTE Waterville - United

* Local Calling Plus (Measured Rate Service)

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SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (Cont'd)

1.1 List of Exchange Areas and Local Service Areas (Cont'd)

<u>EXCHANGE AREA</u>	<u>EXCHANGE AREAS IN LOCAL SERVICE AREA</u>	
	<u>OBT CO</u>	<u>OTHER TEL COS</u>
Hubbard	Hubbard Girard Lowellville Youngstown Sharon*	Lowellville, Pa. - Pa. Bell Warren - United*
Independence	Cleveland Met. Area Chesterland	Aurora - Western Reserve Bainbridge - Western Reserve Brunswick - GTE Columbia Sta. - Elyria Hinckley - Western Reserve Northfield - Western Reserve Richfield - Western Reserve Russell - Western Reserve Twinsburg - Western Reserve
Ironton	Ironton Arabia	Chesapeake - GTE*
Jamestown	Jamestown Beavercreek* Bowersville Cedarville Dayton* Jeffersonville Milledgeville South Solon Xenia	(None)
Jeffersonville	Jeffersonville Bloomington Jamestown Milledgeville Sedalia South Solon Washington Ct. Hse.	(None)

* Local Calling Plus (Measured Rate Service)

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Kent	Kent Akron Atwater* Mantua Mogadore Ravenna Rootstown	Aurora - Western Reserve Hudson - Western Reserve Hiram - Western Reserve*
Kirtland	Kirtland Chesterland Gates Mills Hillcrest Mentor Painesville Terrace Wickliffe Willoughby	(None)
Lancaster	Lancaster Canal Winchester Carroll Rushville Sugar Grove	Amanda - GTE Baltimore - GTE Bremen - GTE Millersport - GTE Pleasantville - GTE Junction City - Sprint
Leetonia	Leetonia Lisbon Columbiana Salem Youngstown*	(None)
Leroy	Leroy Cleveland* Mentor* Painesville Willoughby*	(None)
Lewisville	Lewisville Graysville Woodsfield	(None)

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SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Lindsey	Lindsey Fremont	Woodville - Sprint
Lisbon	Lisbon Columbiana East Liverpool East Palestine ^{/1/} Leetonia Rogers Salem Salineville Wellsville New Waterford ^{/1/}	Hanoverton - GTE Winona - GTE
Lockbourne	Columbus Met. Area	Ashville - GTE Cheshire Center - GTE Pataskala - Sprint Rathbone - GTE Sunbury - Sprint

/1/ Local Calling Plus (Measured Rate Service)

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
London	London	Resaca - GTE
	Alton	
	Columbus ^{/1/}	
	Harrisburg	
	Sedalia	
	South	
	Charleston	
	South Solon	
	South Vienna	
	West Jefferson	
Louisville	Louisville	(None)
	Canton	
	Hartville	
	North Canton	
Lowellville	Lowellville	Lowellville, Pa. - Pa. Bell
	Hubbard	
	North Lima	
	Youngstown	

/1/ Local Calling Plus (Measured Rate Service)

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SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (Cont'd)

1.1 List of Exchange Areas and Local Service Areas (Cont'd)

<u>EXCHANGE AREA</u>	<u>EXCHANGE AREAS IN LOCAL SERVICE AREA</u>	
	<u>OBT CO</u>	<u>OTHER TEL COS</u>
Magnolia - Waynesburg	Magnolia - Waynesburg Canton North Canton*	Mineral City - GTE* Dell Roy - Verizon* Malvern - Verizon*
Manchester	Manchester Akron Canal Fulton Greensburg Mantua	(None)
Mantua	Kent Ravenna Marietta	Aurora - Western Reserve Hiram - Western Reserve
Marietta	Newport Belpre* New Matamoras*	Barlow - GTE Bartlett - United* Beverly - GTE Dexter City - GTE* Lowell - GTE Lower Salem - GTE Watertown - GTE Williamstown, W. Va. - C&P of W. Va.
Marlboro	Marlboro Alliance Atwater Canton* Hartville* Rootstown Marshall	(None)
Marshall	Belfast Hillsboro Rainsboro	(None)
Martins Ferry Bridgeport (Wheeling Zone VII)	Wheeling Zone VII Wheeling Zone VI Wheeling Zone VIII	Adena - GTE Dillonvale - Mt. Pleasant-GTE Tiltonsville - GTE Wheeling Zone I - C&P of W. Va. Wheeling Zone II - C&P of W. Va. Wheeling Zone III - C&P of W. Va. Wheeling Zone V - C&P of W. Va.

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SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (Cont'd)

1.1 List of Exchange Areas and Local Service Areas (Cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Massillon	Massillon Canal Fulton Canton Dalton Navarre North Canton	Beach City - GTE Brewster - GTE Wilmot - GTE
Maumee	Toledo Met. Area	Grand Rapids - GTE Lost Peninsula, Mich - General of Mich. N. Sylvania, Mich - GTE Richfield Center - Berkey - United Swanton - United Sylvania - GTE Waterville - United
Medway	Medway Dayton Met. Area Donnelsville New Carlisle Springfield	(None)
Mentor	Mentor Gates Mills Kirtland Leroy* Painesville Wickliffe Willoughby	Perry - Western Reserve*
Miamisburg - West Carrollton	Dayton Met. Area Donnelsville Enon Franklin* Medway New Carlisle Spring Valley	Englewood - GTE Farmersville - GTE Germantown - Germantown Gratis - GTE* Liberty - GTE Trotwood - GTE

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SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Middletown	Middletown Dayton ^{/1/} Franklin Monroe Trenton	Germantown - Germantown Gratis - GTE Seven Mile - Cincinnati Bell
Milledgeville	Milledgeville Bowersville Jamestown Jeffersonville Washington Ct. Hse.	(None)
Mingo Junction	Mingo Junction Steubenville	Brilliant - GTE
Mogadore	Mogadore Akron Kent Uniontown	(None)

/1/ Local Calling Plus (Measured Rate Service)

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Monroe	Monroe Middletown Trenton	Cincinnati - Cincinnati Bell Hamilton - Cincinnati Bell
Montrose	Cleveland Met. Area Chesterland	Aurora - Western Reserve Bainbridge - Western Reserve Brunswick - GTE Columbia Sta. - Alltel, Ohio Hinckley - Western Reserve Northfield - Western Reserve Richfield - Western Reserve Russell - Western Reserve Twinsburg - Western Reserve
Murray City	Murray City Nelsonville Shawnee	Glouster - Sprint ^{/1/}

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SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

<u>EXCHANGE AREA</u>	<u>EXCHANGE AREAS IN LOCAL SERVICE AREA</u>	
	<u>OBT CO</u>	<u>OTHER TEL COS</u>
Navarre	Navarre Canton Massillon	Beach City - GTE Brewster - GTE
Nelsonville	Nelsonville Murray City Shawnee	Athens - GTE ^{/1/} Logan - GTE ^{/1/} New Marshfield - GTE ^{/1/} The Plains - GTE ^{/1/}
New Albany	Columbus Met. Area	Cheshire Center - GTE Johnstown - Sprint ^{/1/} Pataskala - Sprint Sunbury - Sprint Rathbone - GTE Plain City - GTE
New Carlisle	New Carlisle Christiansburg Dayton Met. Area Donnelsville Medway North Hampton Springfield	Tipp City - GTE Troy - GTE
Newcomerstown	Newcomerstown Gnadenhutten West Lafayette	New Philadelphia – GTE Cambridge - Verizon

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
New Holland	New Holland Bloomington Washington Ct. Hse.	(None)
New Lexington	New Lexington Corning Fultonham Glenford Roseville Shawnee Somerset Thornville Zanesville ^{/1/}	Junction City - Sprint

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
New Matamoras	New Matamoras Duffy Graysville Marietta ^{/1/} Newport	(None)
Newport	Newport Marietta New Matamoras	(None)
New Riegel	New Riegel Fostoria Tiffin	Bascom - Bascom Vanlue - Vanlue
New Waterford	New Waterford Columbiana East Palestine Rogers Lisbon ^{/1/} North Lima ^{/1/} Salem ^{/1/} Youngstown ^{/1/}	E. Palestine, Pa. - Pa. Bell

/1/ Local Calling Plus (Measured Rate Service)

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

<u>EXCHANGE AREA</u>	<u>EXCHANGE AREAS IN LOCAL SERVICE AREA</u>	
	<u>OBT CO</u>	<u>OTHER TEL COS</u>
Niles	Niles Girard North Jackson ^{/1/} Youngstown ^{/1/}	Cortland – Sprint ^{/1/} Warren – Sprint
North Canton	North Canton Akron ^{/1/} Canal Fulton Canton Greensburg ^{/1/} Hartville Louisville Massillon Uniontown ^{/1/} Magnolia - Waynesburg ^{/1/}	(None)

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PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
North Hampton	North Hampton Christiansburg Donnelsville New Carlisle Springfield Tremont City	(None)
North Jackson	North Jackson Canfield Niles ^{/1/} Youngstown	Berlin Center - Sprint Lake Milton - Sprint ^{/1/} Warren - Sprint
North Lima	North Lima Canfield Columbiana Lowellville Youngstown New Waterford ^{/1/}	Lowellville, Pa. - Pa. Bell
North Royalton	Cleveland Met. Area Chesterland	Aurora - Western Reserve Bainbridge - Western Reserve Brunswick - GTE Columbia Sta. - Elyria Elyria - Alltel ^{/1/} Hinckley - Western Reserve North Eaton - GTE ^{/1/} Northfield - Western Reserve Richfield - Western Reserve Russell - Western Reserve Twinsburg - Western Reserve

/1/ Local Calling Plus (Measured Rate Service)

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 32

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

<u>EXCHANGE AREA</u>	<u>EXCHANGE AREAS IN LOCAL SERVICE AREA</u>	
	<u>OBT CO</u>	<u>OTHER TEL COS</u>
Norwich	Norwich Philo Zanesville	New Concord - GTE
Olmsted Falls	Cleveland Met. Area Chesterland	Aurora - Western Reserve Bainbridge - Western Reserve Brunswick - GTE Columbia Sta. - Elyria Elyria - Elyria ^{/1/} Hinckley - Western Reserve North Eaton - GTE ^{/1/} Northfield - Western Reserve Richfield - Western Reserve Russell - Western Reserve Twinsburg - Western Reserve

/1/ Local Calling Plus (Measured Rate Service)

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 33

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Painesville	Painesville Kirtland Leroy Mentor Willoughby	Perry - Western Reserve Madison - Western Reserve ^{/1/} Montville - Western Reserve ^{/1/} Chardon - Western Reserve ^{/1/}
Perrysburg	Toledo Met. Area	Haskins - Tontogany - GTE ^{/1/} Lost Peninsula. Mich - General of Mich. North Sylvania, Mich. - GTE Sylvania - GTE Richfield Center - Berkey - Sprint Swanton - Sprint Waterville - Sprint Woodville - Sprint ^{/1/}
Philo	Philo Norwich Roseville Zanesville	(None)
Piqua	Piqua Fletcher - Lena	Bradford - Sprint ^{/1/} Covington - Alltel Troy - GTE ^{/1/}
Pitchin	Pitchin Cedarville South Charleston Springfield Yellow Springs Clifton	(None)
Rainsboro	Rainsboro Hillsboro Marshall	Greenfield - GTE ^{/1/}

/1/ Local Calling Plus (Measured Rate Service)

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (Cont'd)

1.1 List of Exchange Areas and Local Service Areas (Cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Ravenna	Akron* Atwater* Ravenna Kent Mantua Rootstown	Garrettsville - GTE Wayland - Sprint Windham - Sprint Hiram - Western Reserve*
Reynoldsburg	Columbus Met. Area	Baltimore - GTE* Cheshire Center - GTE Pataskala - Sprint Rathbone - GTE Sunbury - Sprint Alexandria - Sprint*
Rio Grande	Rio Grande Gallipolis Vinton Walnut	(None)
Ripley	Ripley Aberdeen	Decatur - GTE Georgetown - GTE Russellville - GTE Higginsport - GTE*
Rogers	Rogers Columbiana East Liverpool East Palestine Lisbon New Waterford	East Palestine, Pa. - Pa. Bell
Rootstown	Rootstown Atwater Kent Marlboro Ravenna Akron*	(None)
Roseville	Roseville Fultonham New Lexington Philo Zanesville	Crooksville - Sprint*

* Local Calling Plus (Measured Rate Service)

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SECTION 1 - Exchange Service Areas

Original Sheet 35

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Rushville	Rushville Lancaster Somerset Thornville	Bremen - GTE Pleasantville - GTE
St. Clairsville (Wheeling Zone VIII)	Bethesda Wheeling Zone VIII Wheeling Zone VI Wheeling Zone VII	Adena - GTE Centerville - Western Reserve Flushing - GTE Morristown - Western Reserve Wheeling Zone I - C&P of W. Va. Wheeling Zone II - C&P of W. Va. Wheeling Zone III - C&P of W. Va. Wheeling Zone V - C&P of W. Va.
Salem	Canfield ^{/1/} East Palestine ^{/1/} Salem Columbiana ^{/1/} Leetonia Lisbon New Waterford ^{/1/} Youngstown ^{/1/}	Damascus - Sprint Winona - GTE Hanoverton - GTE
Salineville	Salineville East Liverpool ^{/1/} Lisbon Wellsville	(None)

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SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Sandusky	Sandusky Bloomingville Castalia	Huron - GTE Kelley's Island - GTE Milan - GTE ^{/1/}
Sebring	Sebring Alliance	Damascus - Sprint North Benton - Sprint North Georgetown - GTE
Sedalia	Sedalia Bloomingburg Jeffersonville London South Solon	(None)

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1. EXCHANGE AREAS (Cont'd)

1.1 List of Exchange Areas and Local Service Areas (Cont'd)

<u>EXCHANGE AREA</u>	<u>EXCHANGE AREAS IN LOCAL SERVICE AREA</u>	
	<u>OBT CO</u>	<u>OTHER TEL COS</u>
Sharon	Sharon Hubbard* Youngstown*	Sharon, Pa. - Pa. Bell Sharpsville, Pa. - Pa. Bell West Middlesex, Pa. - Pa. Bell Warren - United* Hartford - United*
Shawnee	Shawnee Corning Murray City Nelsonville New Lexington	Logan - GTE*
Somerset	Somerset Fultonham Glenford New Lexington Rushville Thornville	Junction City - United
Somerton	Somerton Barnesville Beallsville Bethesda Woodsfield	(None)
South Charleston	South Charleston Cedarville London Pitchin South Solon South Vienna Springfield	(None)
South Solon	South Solon Cedarville Jamestown Jeffersonville London Sedalia South Charleston	(None)

* Local Calling Plus (Measured Rate Service)

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1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
South Vienna	South Vienna London South Charleston Springfield	Catawba – GTE ^{/1/}
Springfield	Springfield Donnelsville Enon Medway New Carlisle North Hampton Pitchin South Charleston South Vienna Tremont City Yellow Springs – Clifton ^{/1/} Cedarville ^{/1/}	Catawba - GTE Urbana - Champaign ^{/1/}
Spring Valley	Spring Valley Dayton Met. Area Xenia	(None)
Steubenville	Steubenville Mingo Junction Toronto	Amsterdam - GTE Bergholz - GTE ^{/1/} Bloomingdale - Western Reserve Brilliant - GTE Dillonvale-Mt. Pleasant - GTE ^{/1/} Follansbee, W. Va. - C&P of W. Va. Hopedale - Western Reserve ^{/1/} Knoxville - GTE Richmond - GTE Smithfield - GTE Weirton, W. Va. - C&P of W. Va. Tiltonsville - GTE ^{/1/}

/1/ Local Calling Plus (Measured Rate Service)

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SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Strongsville	Cleveland Met. Area Chesterland	Aurora - Western Reserve Bainbridge - Western Reserve Brunswick - GTE Columbia Sta. - Elyria Elyria - Alltel ^{/1/} Hinckley - Western Reserve North Eaton - GTE ^{/1/} Northfield - Western Reserve Richfield - Western Reserve Russell - Western Reserve Twinsburg - Western Reserve
Sugar Grove	Sugar Grove Lancaster	(None)
Sugar Tree Ridge	Sugar Tree Ridge Belfast Danville Hillsboro Winchester	Mowrystown - GTE
Terrace	Cleveland Met. Area Burton ^{/1/} Chesterland Kirtland	Aurora - Western Reserve Bainbridge - Western Reserve Brunswick - GTE Columbia Sta. - Elyria Hinckley - Western Reserve Northfield - Western Reserve Richfield - Western Reserve Russell - Western Reserve Twinsburg - Western Reserve
Thornville	Thornville Glenford New Lexington Rushville Somerset	Hebron - Sprint Millersport - GTE Pleasantville - GTE Newark - Alltel ^{/1/}

/1/ Local Calling Plus (Measured Rate Service)

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 40

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Tiffin	Tiffin New Riegel	Attica - GTE ^{/1/} Bascom - Bascom Bloomville - GTE McCutchenville - Sycamore ^{/1/} Melmore - Sycamore Old Fort - Sprint Republic - GTE Sycamore - Sycamore ^{/1/} Bettsville - GTE
Toledo	Toledo Met. Area	Curtice-Oregon - GTE Delta - Alltel ^{/1/} Elmore - GTE Erie, Mich. - General of Mich. Genoa - GTE Grand Rapids - GTE Haskins-Tontogany Lambertville, Mich. - Whiteford (Mich) - Alltel, Mich. Lost Peninsula, Mich. - General of Mich. Luckey - Sprint ^{/1/} Moline - Sprint N. Sylvania, Mich. - GTE Richfield Center-Berkey - Sprint Stony Ridge - Sprint Swanton - Sprint Sylvania - GTE Temperance, Mich. - General of Mich. Waterville - Sprint Metamora - Sprint Woodville - Sprint

/1/ Local Calling Plus (Measured Rate Service)

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SECTION 1 - Exchange Service Areas

Original Sheet 41

1. EXCHANGE AREAS (Cont'd)

1.1 List of Exchange Areas and Local Service Areas (Cont'd)

<u>EXCHANGE AREA</u>	<u>EXCHANGE AREAS IN LOCAL SERVICE AREA</u>	
	<u>OBT CO</u>	<u>OTHER TEL COS</u>
Toronto	Toronto Steubenville Wellsville	Knoxville - GTE
Tremont City	Tremont City North Hampton Springfield	(None)

* Local Calling Plus (Measured Rate Service)

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SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Trenton	Trenton Dayton ^{/1/} Middletown Monroe	Seven Mile - Cincinnati Bell Hamilton - Cincinnati Bell Cincinnati - Cincinnati Bell
Trinity	Cleveland Met. Area Chesterland	Aurora - Western Reserve Bainbridge - Western Reserve Brunswick - GTE Columbia Sta. - Alltel, Ohio Elyria - Alltel, Ohio ^{/1/} Hinckley - Western Reserve North Eaton - GTE ^{/1/} Northfield - Western Reserve Richfield - Western Reserve Russell - Western Reserve Twinsburg - Western Reserve Avon Lake - Century ^{/1/}
Uhrichsville	Uhrichsville Gnadenhutten	Bowerston - GTE Freeport - GTE New Philadelphia - GTE
Uniontown	Uniontown Akron Greensburg Mogadore Hartville ^{/1/} North Canton ^{/1/}	(None)
Upper Sandusky	Upper Sandusky	Carey - GTE Harpster - GTE McCutchenville - Sycamore ^{/1/} Nevada - GTE Sycamore - Sycamore ^{/1/} Wharton - GTE

/1/ Local Calling Plus (Measured Rate Service)

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 43

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

<u>EXCHANGE AREA</u>	<u>EXCHANGE AREAS IN LOCAL SERVICE AREA</u>	
	<u>OBT CO</u>	<u>OTHER TEL COS</u>
Vandalia	Dayton Met. Area	Englewood - GTE Liberty - GTE Tipp City - GTE* Trotwood - GTE Troy - GTE* West Milton - Verizon*
	Donnelsville Enon Medway New Carlisle Spring Valley	

* Local Calling Plus/(Measured Rate Service)

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SECTION 1 - Exchange Service Areas

Original Sheet 44

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Victory	Cleveland Met. Area Chesterland	Aurora - Western Reserve Bainbridge - Western Reserve Brunswick - GTE Columbia Sta. - Alltel, Ohio Elyria - Alltel ^{/1/} Hinckley - Western Reserve North Eaton - GTE ^{/1/} Northfield - Western Reserve Richfield - Western Reserve Russell - Western Reserve Twinsburg - Western Reserve
Vinton	Vinton Cheshire Gallipolis Rio Grande	(None)
Walnut	Walnut Arabia Gallipolis Guyan Rio Grande	(None)
Washington Court House	Washington Ct. Hse. Bloomingsburg Jeffersonville Milledgeville New Holland	(None)

/1/ Local Calling Plus (Measured Rate Service)

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SECTION 1 - Exchange Service Areas

Original Sheet 45

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Wellsville	Wellsville East Liverpool Lisbon Salineville Toronto	Chester, W. Va. - C&P of W. Va.
Westerville	Columbus Met. Area	Cheshire Center - GTE Delaware - GTE ^{/1/} Johnstown - Sprint ^{/1/} Kilbourne - GTE ^{/1/} Pataskala - Sprint Plain City - GTE Rathbone - GTE Sunbury - Sprint

/1/ Local Calling Plus (Measured Rate Service)

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 46

1. EXCHANGE AREAS (Cont'd)

1.1 List of Exchange Areas and Local Service Areas (Cont'd)

<u>EXCHANGE AREA</u>	<u>EXCHANGE AREAS IN LOCAL SERVICE AREA</u>	
	<u>OBT CO</u>	<u>OTHER TEL COS</u>
West Jefferson	Columbus Met. Area London	Cheshire Center - GTE Pataskala - United Plain City - GTE Rathbone - GTE Sunbury - United Resaca - GTE
West Lafayette	West Lafayette Conesville Coshocton Newcomerstown	(None)
Whitehouse	Toledo Met Area	Grand Rapids - GTE Lost Peninsula, Mich. General of Mich. Neapolis - Alltel, Ohio North Sylvania, Mich. - GTE Richfield Center - Berkey - United Swanton - United Sylvania - GTE Waterville - United
Wickliffe	Cleveland Met. Area Chesterland Kirtland Mentor	Aurora - Western Reserve Bainbridge - Western Reserve Brunswick - GTE Columbia Sta. - Alltel, Ohio Hinckley - Western Reserve Northfield - Western Reserve Richfield - Western Reserve Russell - Western Reserve Twinsburg - Western Reserve

* Local Calling Plus (Measured Rate Service)

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SECTION 1 - Exchange Service Areas

Original Sheet 47

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Willoughby	Cleveland Met. Area Chesterland Kirtland Leroy ^{/1/} Mentor Painesville	Aurora - Western Reserve Bainbridge - Western Reserve Brunswick - GTE Columbia Sta. - Alltel, Ohio Hinckley - Western Reserve Northfield - Western Reserve Perry - Western Reserve ^{/1/} Richfield - Western Reserve Russell - Western Reserve Twinsburg - Western Reserve
Winchester	Winchester Sugar Tree Ridge	Sardinia - GTE ^{/1/} Seaman - GTE West Union - GTE ^{/1/}
Woodsfield	Woodsfield Beallsville Clarington Duffy Graysville Lewisville Somerton	(None)
Worthington	Columbus Met. Area	Cheshire Center - GTE Delaware - GTE ^{/1/} Kilbourne - GTE ^{/1/} Pataskala - Sprint Plain City - GTE Rathbone - GTE Sunbury - Sprint

/1/ Local Calling Plus (Measured Rate Service)

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 48

1. EXCHANGE AREAS (cont'd)

1.1 List of Exchange Areas and Local Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
	OBT CO	OTHER TEL COS
Xenia	Xenia Beavercreek Bellbrook Bowersville Cedarville Jamestown Spring Valley Yellow Springs - Clifton Dayton	New Burlington - GTE Port William - GTE ^{/1/}

/1/ Local Calling Plus (Measured Rate Service)

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SECTION 1 - Exchange Service Areas

Original Sheet 49

1. EXCHANGE AREAS (Cont'd)

1.1 List of Exchange Areas and Local Service Areas (Cont'd)

<u>EXCHANGE AREA</u>	<u>EXCHANGE AREAS IN LOCAL SERVICE AREA</u>	
	<u>OBT CO</u>	<u>OTHER TEL COS</u>
Yellow Springs - Clifton	Yellow Springs - Clifton Beavercreek Cedarville Dayton Enon Fairborn Pitchin Xenia Springfield*	(None)
Youngstown	Youngstown Canfield Columbiana East Palestine* Girard Hubbard Leetonia* Lowellville Niles* North Jackson North Lima New Waterford* Salem* Sharon*	Lowellville, Pa. - Pa. Bell Berlin Center - United Cortland - United* Warren - United*
Zanesville	Zanesville Dresden Fultonham Norwich Philo Roseville New Lexington*	Adamsville - United Frazeyburg - United Gratitot - Newark

* Local Calling Plus (Measured Rate Service)

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 50

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules

A. Network Access Area Designations

AKRON LATA (NPA: 330)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
208	Akron	B	471	Canton	D
244 ^{/1/}	North Canton	D	477	Canton	D
245 ^{/1/}	Akron	D	478	Canton	D
252	Akron	B	479	Canton	D
253	Akron	B	484	Canton	D
255	Akron	B	488	Canton	D
258	Akron	B	489	Canton	D
274	Mantua	D	490	North Canton	D
296	Ravenna	D	491	North Canton	D
297	Ravenna	D	492	Canton	D
298 ^{/1/}	Ravenna	D	493	Canton	D
305	North Canton	D	494	North Canton	
325	Rootstown	D			
344 ^{/1/}	Akron	B	497	North Canton	D
346	Kent	D	498	North Canton	D
363 ^{/1/}	Canton	D	499	North Canton	D
370	Akron	B	515	Akron	D
374	Akron	B	535	Akron	B
375	Akron	B	543	Akron	B
376	Akron	B	580	Canton	B
379	Akron	B	588	Canton	D
384	Akron	B	596 ^{/1/}	Alliance	D
422	Kent	D	615	Akron	D
430	Canton	D	626	Kent	B
433 ^{/1/}	North Canton	D	628	Mogadore	D
434	Akron	B	630	Akron	D
438	Canton	D	633	Akron	D
450	Canton	D	634	Akron	D
451	Canton	D	643	Akron	D
452	Canton	D	644	Akron	B
453	Canton	D	645	Akron	D
454	Canton	D	649	Canton	D
455	Canton	D	672	Kent	D
456	Canton	D	673	Kent	D
458	Canton	D	676	Kent	D
			677	Kent	D
			678	Kent	D

/1/ New prefixes added since last revision.

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SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

AKRON LATA (NPA: 330) (cont'd)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
686	Akron	C	849	Akron	B
688	Akron	C	854	Canal Fulton	D
689 ^{/1/}	Akron	C	860	Akron	D
699	Uniontown	D	861 ^{/1/}	Akron	D
706	Akron	D	864	Akron	C
724	Akron	C	865	Akron	C
733	Akron	C	866	Magnolia-Waynes	D
734 ^{/1/}	Akron	C	867	Akron	C
745	Akron	D	869	Akron	C
753	Akron	D	871	Louisville	D
761	Akron	B	873	Akron	C
762	Akron	B	875	Louisville	D
773	Akron	C	877	Hartville	D
780	Akron	C	879	Navarre	D
784	Akron	C	882	Manchester	D
785	Akron	C	896	Greensburg	D
786 ^{/1/}	Akron	C	899 ^{/1/}	Greensburg	D
794	Akron	C	916	Akron	C
796	Akron	C	920	Akron	C
798	Akron	C	922	Akron	C
821	Alliance	D	923	Akron	C
823	Alliance	D	926 ^{/1/}	Akron	C
825	Akron	D	928	Akron	C
828	Dalton	D	929	Akron	C
829	Alliance	D	935	Marlboro	D
830	Massillon	D	938	Sebring	D
832	Massillon	D	940	Akron	C
833	Massillon	D	945	Akron	C
834	Massillon	D	947	Atwater	D
835	Akron	C	966	North Canton	D
836	Akron	C	970 ^{/1/}	Akron	B
837	Massillon	D	971	Akron	C
848	Akron	D	972	Akron	B
			973 ^{/1/}	Akron	B
			996	Akron	B

/1/ New prefixes added since last revision.

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SECTION 1 - Exchange Service Areas

Original Sheet 52

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

CLEVELAND LATA (NPA: 216)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
201	Cleveland	C	335 ^{/1/}	Cleveland	C
204 ^{/1/}	Cleveland	B	341	Cleveland	C
206	Cleveland	C	344	Cleveland	B
221	Cleveland	B	348	Cleveland	B
222	Cleveland	B	351	Cleveland	C
226	Cleveland	B	357 ^{/1/}	Cleveland	B
227	Cleveland	B	360	Terrace	C
228	Cleveland	B	361	Cleveland	B
229	Cleveland	B	362	Cleveland	C
231	Cleveland	B	363	Cleveland	B
241	Cleveland	B	368	Cleveland	B
249	Cleveland	B	371	Cleveland	B
251	Cleveland	C	378	Terrace	C
252	Cleveland	C	381	Cleveland	C
257 ^{/1/}	Cleveland	C	382	Cleveland	C
261	Cleveland	C	383	Cleveland	C
263 ^{/1/}	Cleveland	B	391	Cleveland	B
265	Cleveland	C	394	Cleveland	B
266	Cleveland	C	397	Cleveland	B
267	Cleveland	C	398	Cleveland	C
268	Cleveland	B	404 ^{/1/}	Cleveland	C
271	Cleveland	C	420	Cleveland	B
274 ^{/1/}	Cleveland	B	421	Cleveland	B
277 ^{/1/}	Cleveland	B	426 ^{/1/}	Cleveland	B
281	Cleveland	B	429	Cleveland	C
286 ^{/1/}	Cleveland	B	431	Cleveland	B
283	Cleveland	B	432	Cleveland	B
289	Cleveland	C	433	Cleveland	C
291	Cleveland	C	436	Cleveland	B
292	Terrace	C	441	Cleveland	C
295	Cleveland	B	443	Cleveland	B
297 ^{/1/}	Cleveland	C	444	Cleveland	B
298	Cleveland	B	445	Cleveland	B
320 ^{/1/}	Cleveland	B	446 ^{/1/}	Independence	C
321	Cleveland	B	447	Independence	C
328	Independence	C	448 ^{/1/}	Cleveland	B
332 ^{/1/}	Montrose	C	451	Cleveland	B
334 ^{/1/}	Cleveland	B			

/1/ New prefixes added since last revision.

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SECTION 1 - Exchange Service Areas

Original Sheet 53

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

CLEVELAND LATA (NPA: 216) (cont'd)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
459	Cleveland	C	586	Cleveland	B
464	Terrace	C	587	Montrose	C
471	Cleveland	B	589	Cleveland	B
475	Montrose	C			
476	Cleveland	C	591	Terrace	C
479	Cleveland	B	592	Cleveland	B
481	Cleveland	C	593 ^{/1/}	Terrace	B
485	Cleveland	C	595	Terrace	B
486	Cleveland	C			
488 ^{/1/}	Terrace	C	615	Cleveland	B
491	Cleveland	B			
514	Terrace	C	621	Cleveland	B
515	Cleveland	B	622	Cleveland	B
518	Montrose	C	623	Cleveland	B
520	Independence	C	624	Cleveland	B
521	Cleveland	B	631	Cleveland	B
522	Cleveland	B	634	Cleveland	B
523	Cleveland	B	635	Cleveland	C
524	Independence	C	636	Cleveland	B
525 ^{/1/}	Independence	C	640	Cleveland	C
529	Cleveland	B	641	Cleveland	C
531	Cleveland	C	642	Independence	C
541	Cleveland	B	643	Independence	C
545 ^{/1/}	Terrace	C	651	Cleveland	B
556	Cleveland	B	661	Cleveland	C
561	Cleveland	B	662	Montrose	C
563	Cleveland	B	663	Montrose	C
566	Cleveland	B	664	Cleveland	B
573	Independence	C	671	Cleveland	C
574	Cleveland	B			
575	Cleveland	B	676	Cleveland	C
578	Cleveland	B	681	Cleveland	B
579	Cleveland	B	685 ^{/1/}	Cleveland	B
581	Montrose	C	687	Cleveland	B
583	Cleveland	B	688 ^{/1/}	Cleveland	C
584 ^{/1/}	Montrose	C	689	Cleveland	B

/1/ New prefixes added since last revision.

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SECTION 1 - Exchange Service Areas

Original Sheet 54

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

CLEVELAND LATA (NPA: 216) (cont'd)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
691	Cleveland	C	822	Cleveland	B
692	Cleveland	C	828	Cleveland	B
694	Cleveland	B	830	Cleveland	B
696	Cleveland	B	831	Terrace	C
698 ^{/1/}	Cleveland	B	839	Terrace	C
707	Cleveland	B	844	Cleveland	B
721	Cleveland	B	851	Cleveland	B
			858	Cleveland	B
			861	Cleveland	B
731	Cleveland	C	875	Cleveland	B
732	Cleveland	C			
736	Cleveland	B	881	Cleveland	B
737	Cleveland	B	883	Cleveland	C
738	Cleveland	C	889	Cleveland	C
739	Cleveland	C	896 ^{/1/}	Terrace	C
741	Cleveland	C	898 ^{/1/}	Cleveland	C
749	Cleveland	C	901	Independence	C
751	Cleveland	B	902	Cleveland	B
752	Cleveland	B			
754	Cleveland	B			
761	Cleveland	B	921	Cleveland	B
765	Terrace	C	925 ^{/1/}	Cleveland	C
766	Terrace	C	931	Cleveland	B
767 ^{/1/}	Cleveland	B	932	Cleveland	B
771	Cleveland	B	937	Cleveland	B
772	Cleveland	B	939	Cleveland	B
774	Cleveland	B	941	Cleveland	C
776 ^{/1/}	Cleveland	B	957	Cleveland	C
778	Cleveland	C	961	Cleveland	B
781	Cleveland	B	976	Cleveland	B
787	Cleveland	B	977	Cleveland	C
791	Cleveland	B	983	Cleveland	B
795	Cleveland	B	986	Independence	C
797	Cleveland	C	987	Cleveland	B
802	Cleveland	B	991	Cleveland	B
810 ^{/1/}	Montrose	C	999	Cleveland	B
813	Cleveland	C			

^{/1/} New prefixes added since last revision.

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SECTION 1 - Exchange Service Areas

Original Sheet 55

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

CLEVELAND LATA (NPA: 440)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
205	Mentor	D	423	Gates Mills	D
209	Mentor	D	427 ^{/1/}	Olmsted Falls	D
230	North Royalton	D	431 ^{/1/}	Hillcrest	C
232	Bedford	D	439	Bedford	D
234	Berea	C	442	Hillcrest	C
235	Olmsted Falls	D	446	Hillcrest	C
237	North Royalton	D	449	Hillcrest	C
238	Strongsville	D	456	Hillcrest	C
239 ^{/1/}	Berea	C	460	Hillcrest	C
243	Berea	C	461	Hillcrest	C
247	Chagrin Falls	D	473	Hillcrest	C
248	Chagrin Falls	D	483	Hillcrest	C
250	Trinity	C	498	Chagrin Falls	D
254	Leroy	D	516	Wickliffe	C
255	Mentor	D	519	Chagrin Falls	D
256	Kirkland	D	526	Brecksville	D
257	Mentor	D	542	Solon	D
260	Berea	C	546	Brecksville	D
266 ^{/1/}	Mentor	D	571 ^{/1/}	Willoughby	C
268 ^{/1/}	Strongsville	D	572	Strongsville	D
269	Willoughby	C	582	North Royalton	D
296 ^{/1/}	Painesville	D	585	Wickliffe	C
297 ^{/1/}	Berea	C	602	Willoughby	C
312 ^{/1/}	Hillcrest	C	603	Hillcrest	C
331	Cleveland	C	604	Hillcrest	C
333	Cleveland	C	605	Hillcrest	C
347 ^{/1/}	Wickliffe	C	617 ^{/1/}	Trinity	C
349	Chagrin Falls	D			
350	Painesville	D	639	Painesville	D
352	Painesville	D	646	Hillcrest	C
354	Painesville	D	684 ^{/1/}	Hillcrest	C
356	Cleveland	C	686	Trinity	C
357	Painesville	D	716	Trinity	C
358 ^{/1/}	Painesville	D	717	Brecksville	D
392	Painesville	D	720	Hillcrest	C
395	Hillcrest	C	729	Chesterland	D
409 ^{/1/}	Cleveland	C	734	Trinity	C

/1/ New prefixes added since last revision.

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

CLEVELAND LATA (NPA: 440) (cont'd)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
735	Bedford	D	885	Victory	C
736 ^{/1/}	Brecksville	D	886	Victory	C
740	Brecksville	D	887	Victory	C
743	Victory	C	888	Victory	C
746	Brecksville	D	891	Berea	C
777	Trinity	C	892	Trinity	C
779	Trinity	C	893	Chagrin Falls	D
786	Bedford	D	895	Cleveland	C
801 ^{/1/}	Trinity	C	899	Trinity	C
808	Trinity	C	914 ^{/1/}	Chagrin Falls	D
816	Berea	C	918	Willoughby	C
826	Berea	C	942	Willoughby	C
827	Trinity	C	943	Wickliffe	C
833	Wickliffe	C	944	Wickliffe	C
834	Burton	D	946	Willoughby	C
835	Trinity	C	951	Willoughby	C
836	Chagrin Falls	D	953	Willoughby	C
838	Brecksville	D	954	Willoughby	C
842	Victory	C	962	Trinity	C
843	Victory	C	974	Mentor	D
845	Victory	C	975	Willoughby	C
846	Strongsville	D	979	Trinity	C
868 ^{/1/}	Hillcrest	C	995 ^{/1/}	Hillcrest	C
871	Trinity	C			
877 ^{/1/}	North Royalton	D			
878 ^{/1/}	Strongsville	D			
884	Victory	C			

/1/ New prefixes added since last revision.

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SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

COLUMBUS LATA (NPA: 614)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
210 ^{/1/}	Dublin	C	253	Columbus	C
213	Worthington	C	257	Columbus	C
215 ^{/1/}	Dublin	C	258	Columbus	C
217	Columbus	B	261	Columbus	C
220	Columbus	B	262	Columbus	C
221	Columbus	B	263	Columbus	C
222	Columbus	B	265	Columbus	C
223	Columbus	B	267	Columbus	C
224	Columbus	B	268	Columbus	C
225	Columbus	B			
227	Columbus	B			
228	Columbus	B	272	Columbus	C
229	Columbus	B	273	Columbus	C
231	Columbus	C	274	Columbus	C
232	Columbus	B	275	Columbus	C
233	Columbus	B	276	Columbus	C
234	Columbus	B	277	Grove City	D
235	Columbus	C	278	Columbus	C
236	Columbus	C	279	Columbus	C
237	Columbus	C	280	Columbus	B
238	Columbus	C	281	Columbus	B
239	Columbus	C	287 ^{/1/}	Columbus	B
240	Columbus	B	291	Columbus	C
241	Columbus	B	292	Columbus	C
242	Columbus	B	293	Columbus	C
243	Columbus	B	294	Columbus	C
244	Columbus	B	297	Columbus	C
247	Columbus	B	298	Columbus	C
248	Columbus	B	299	Columbus	C
249	Columbus	B	308	Columbus	C
251	Columbus	C	322 ^{/1/}	Reynoldsburg	C
252	Columbus	C	326	Columbus	C

^{/1/} New prefixes added since last revision.

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

COLUMBUS LATA (NPA: 614) (cont'd)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
331 ^{/1/}	Columbus	C	451	Columbus	C
336 ^{/1/}	Dublin	C	457	Columbus	C
337	Gahanna	C	459	Columbus	C
338	Columbus	C	460	Columbus	B
341	Columbus	B	461	Columbus	B
342 ^{/1/}	Gahanna	C	462	Columbus	B
351	Columbus	C	463	Columbus	B
356 ^{/1/}	Dublin	C	464	Columbus	B
			466	Columbus	B
365	Columbus	B	469	Columbus	B
366 ^{/1/}	Columbus	C	470	Gahanna	C
367	Reynoldsburg	C	471	Gahanna	C
372 ^{/1/}	Columbus	C	472 ^{/1/}	Gahanna	C
376 ^{/1/}	Dublin	C	473	Gahanna	C
387 ^{/1/}	Columbus	C	475	Gahanna	C
388 ^{/1/}	Columbus	C	476	Gahanna	C
409	Lockborne	D	478	Gahanna	C
414	Gahanna	C	479	Gahanna	C
415	Gahanna	C	480	Columbus	B
418	Gahanna	C	481	Columbus	C
421	Columbus	C	485	Columbus	C
			486	Columbus	C
424	Columbus	C	487	Columbus	C
428	Gahanna	C	488	Columbus	C
429	Columbus	C	490	Gahanna	C
430	Worthington	C	491	Lockbourne	D
431	Worthington	C	492	Lockbourne	D
433	Worthington	C	497	Lockbourne	D
435 ^{/1/}	Worthington	C	501	Reynoldsburg	C
436	Worthington	C	514 ^{/1/}	Columbus	C
438	Worthington	C	516 ^{/1/}	Worthington	C
442	Columbus	C	523	Westerville	C
443	Columbus	C			
444	Columbus	C			
445	Columbus	C			
447	Columbus	C			
449	Columbus	C			

/1/ New prefixes added since last revision.

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

COLUMBUS LATA (NPA: 614) (cont'd)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
527	Hilliard	D	728	Columbus	B
529	Hilliard	D	734 ^{/1/}	Dublin	C
538	Columbus	C	744	Columbus	B
539	Grove City	D	751	Reynoldsburg	C
542 ^{/1/}	Columbus	C	752	Columbus	B
544	Columbus	B	755	Reynoldsburg	C
546	Columbus	B	759	Reynoldsburg	C
564	Columbus	B	760	Dublin	C
566	Columbus	B	761	Dublin	C
575	Reynoldsburg	C	764	Dublin	C
577	Reynoldsburg	C	766	Dublin	C
621	Columbus	B	771	Hilliard	D
			775 ^{/1/}	New Albany	D
			776 ^{/1/}	Westerville	C
627	Columbus	B	777	Hilliard	D
628	Columbus	B			
629	Columbus	B	781	Worthington	C
644	Columbus	B	784	Columbus	C
645	Columbus	B	785	Worthington	C
659	Dublin	C	786	Worthington	C
677	Columbus	B	789	Dublin	C
			790	Dublin	C
688	Columbus	B	791	Dublin	C
			792	Dublin	C
			793	Dublin	C
716 ^{/1/}	Columbus	B	794	Westerville	C
717	Dublin	C	797 ^{/1/}	Westerville	C
718	Dublin	C	798	Dublin	C
719	Columbus	B	799	Dublin	C
722	Columbus	B	801	Grove City	D
723	Columbus	B	818	Westerville	C
724	Columbus	B	821	Columbus	B
			823	Westerville	C
			825	Worthington	C

/1/ New prefixes added since last revision.

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

COLUMBUS LATA (NPA: 614) (cont'd)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
830	Groveport	D	866	Reynoldsburg	C
833	Canal Winchester	D	868	Reynoldsburg	C
834	Canal Winchester	D	870	Alton	D
835	Groveport	D	871	Grove City	D
836	Groveport	D	875	Grove City	D
837	Canal Winchester	D	876	Hilliard	D
840	Worthington	C	877	Harrisburg	D
841	Worthington	C	878	Alton	D
842	Worthington	C	879	West Jefferson	D
844	Worthington	C	880	Worthington	C
846	Worthington	C	882	Westerville	C
847	Worthington	C	885	Worthington	C
848	Worthington	C	887 ^{/1/}	Columbus	B
849	Columbus	B	888	Worthington	C
850	Hilliard	D	889	Dublin	C
851	Alton	D	890	Westerville	C
853	Alton	D	891	Westerville	C
854	Worthington	C	895	Westerville	C
855	New Albany	D	896 ^{/1/}	Worthington	C
856	Reynoldsburg	C	898	Westerville	C
857	Columbus	B	899	Westerville	C
860	Reynoldsburg	C	901 ^{/1/}	Westerville	C
861	Reynoldsburg	C	920	Canal Winchester	D
863	Reynoldsburg	C	921 ^{/1/}	Hilliard	D
864	Reynoldsburg	C	922 ^{/1/}	Alton	D
865	Westerville	C	932	Dublin	C
			933	New Albany	D
			939	New Albany	D
			976	Columbus	B
			985	Worthington	C
			995	Columbus	B

/1/ New prefixes added since last revision.

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

COLUMBUS LATA (NPA: 740)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
232	St Clairsville	D	437	Bloomingsburg	D
242 ^{/1/}	Thornville	D	441	Gallipolis	D
245	Rio Grande	D	446	Gallipolis	D
246	Thornville	D	450	Zanesville	D
254	Gnadenhutten	D	452	Zanesville	D
256	Guyan	D	453	Zanesville	D
264	Steubenville	D	454	Zanesville	D
266	Steubenville	D	455	Zanesville	D
277 ^{/1/}	Lancaster	D	458	Clarington	D
280 ^{/1/}	Philo	D	472	Woodsfield	D
282	Steubenville	D	473	Newport	D
283	Steubenville	D	483	Duffy	D
284	Steubenville	D	484	Bethesda	D
291 ^{/1/}	Coshocton	D	492 ^{/1/}	Newcomerstown	D
295	Coshocton	D	495	New Holland	D
333	Washington CH	D	498	Newcomerstown	D
335	Washington CH	D	526 ^{/1/}	St. Clairsville	D
339	Gallipolis	D	532	Ironton	D
342	New Lexington	D	533	Ironton	D
343	New Lexington	D	534	Ironton	D
346	Steubenville	D	535	Mingo Junction	D
347	Corning	D	536	Rushville	D
367	Cheshire	D	537	Toronto	D
373	Marietta	D	545	West Lafayette	D
374	Marietta	D	547 ^{/1/}	Ironton	D
376	Marietta	D	567	Lewisville	D
377	Ironton	D	568	Marietta	D
379	Walnut	D	575 ^{/1/}	Coshocton	D
388	Vinton	D	586	Zanesville	D
394	Shawnee	D	588 ^{/1/}	Zanesville	D
401	Belpre	D	609	Martins Ferry-Br	D
423	Belpre	D	620 ^{/1/}	Washington CH	D
425	Barnesville	D	622	Coshocton	D
426	Jeffersonville	D	623	Coshocton	D
			633	Martins Ferry-Br	D
			635	Martins Ferry-Br	D

/1/ New prefixes added since last revision.

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SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

COLUMBUS LATA (NPA: 740) (cont'd)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
636	Washington CH	D	753	Nelsonville	D
643	Arabia	D	754	Dresden	D
652	Lancaster	D	756	Carroll	D
653	Lancaster	D	757	Somerton	D
654	Lancaster	D	762	Murray City	D
659	Glenford	D	829	Conesville	D
671	Bellaire	D	844 ^{/1/}	London	D
674	Philo	D	845	London	D
676	Bellaire	D	849	Fultonham	D
681	Lancaster	D	852	London	D
687	Lancaster	D	864 ^{/1/}	New Matamoras	D
689	Lancaster	D	865	New Matamoras	D
695	St Clairsville	D	872	Norwich	D
697	Roseville	D	874	Sedalia	D
699	St Clairsville	D	922	Uhrichsville	D
743	Somerset	D	925 ^{/1/}	Gallipolis	D
746	Sugar Grove	D	926	Beallsville	D
			934	Graysville	D
			948	Milledgeville	D

/1/ New prefixes added since last revision.

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

DAYTON LATA (NPA: 513)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
420	Middletown	D	727	Middletown	D
422	Middletown	D			
423	Middletown	D			
424	Middletown	D			
425	Middletown	D	988	Trenton	D
539	Monroe	D			
705 ^{/1/}	Middletown	D			

/1/ New prefixes added since last revision.

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

DAYTON LATA (NPA: 937)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
208	Dayton	B	275	Dayton	C
220	Dayton	B	276	Dayton	C
221	Dayton	B	277	Dayton	C
222	Dayton	B	278	Dayton	C
223	Dayton	B	279	Dayton	C
224	Dayton	B	285	Dayton	B
225	Dayton	B	288	Danville-H	D
226	Dayton	B	290	Dayton	C
227	Dayton	B	291	Dayton	C
228	Dayton	B	293	Dayton	C
229	Dayton	B	294	Dayton	C
233	Dayton	D	296	Dayton	C
234	Dayton	B	297	Dayton	C
235	Dayton	D	298	Dayton	C
236	Dayton	D	299	Dayton	C
237	Dayton	D	312 ^{/1/}	Dayton	C
252	Dayton	C	318 ^{/1/}	Dayton	D
253	Dayton	C	320	Beavercreek	D
254	Dayton	C	322	Springfield	D
			323	Springfield	D
256	Dayton	C	324	Springfield	D
			325	Springfield	D
258	Dayton	C	327	Springfield	D
259	Dayton	C	328	Springfield	D
262	Dayton	C	331	Dayton	B
263	Dayton	C	333	Dayton	B
264	Vandalia	D	341	Dayton	B
265	Pitchin	D	342	Springfield	D
267	Dayton	C	356	Dayton	B
268	Dayton	C	365	Rainsboro	D
274	Dayton	C	368	Fletcher-Lena	D
			372	Xenia	D
			374	Xenia	D

/1/ New prefixes added since last revision.

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 65

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

DAYTON LATA (NPA: 937) (cont'd)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
376	Xenia	D	499	Dayton	C
384	Miamisburg-W Car	D	505 ^{/1/}	Springfield	D
390	Springfield	D	512	Dayton	B
392	Ripley	D	525	Springfield	D
393	Hillsboro	D	528	Dayton	C
395 ^{/1/}	Dayton	C	534	Dayton	C
396 ^{/1/}	Dayton	C	542	Dayton	B
399	Springfield	D	562 ^{/1/}	Xenia	D
415	Vandalia	D	567	Dayton	C
426	Beavercreek	D	568	South Vienna	D
427	Beavercreek	D	580 ^{/1/}	Dayton	B
428	Dayton	C	586	Dayton	B
429	Beavercreek	D	615	Piqua	D
431	Beavercreek	D	627 ^{/1/}	Dayton	B
432	Dayton	C	629	Springfield	D
433	Dayton	C	630	Dayton	B
434	Dayton	C	640	Dayton	B
435	Dayton	C	641	Dayton	B
436	Dayton	C	643	Dayton	C
438	Dayton	C			
439	Dayton	C	675	Jamestown	D
443	Dayton	B	695	Winchester	D
445	Dayton	B	704 ^{/1/}	Franklin	D
449	Dayton	B	708 ^{/1/}	Xenia	D
453	Bowersville	D	743 ^{/1/}	Franklin	D
454	Vandalia	D	746 ^{/1/}	Franklin	D
455	Dayton	B	748 ^{/1/}	Centerville	D
457	Dayton	B	754	Fairborn	D
461	Dayton	B	764	Belfast	D
462	South Charleston	D	766	Cedarville	D
463	Dayton	B	767	Yellow Spr-Cli	D
466	Marshall	D	769	Yellow Spr-Cli	D
476	Dayton	C	773	Piqua	D
485	Dayton	B	775	Fairborn	D
495	Dayton	B	778	Piqua	D
496	Dayton	B	781	Dayton	C
			795	Aberdeen	D

/1/ New prefixes added since last revision.

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

DAYTON LATA (NPA: 937) (cont'd)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
824	Dayton	B	873	Fairborn	D
840 ^{/1/}	Hillsboro	D	878	Fairborn	D
845	New Carlisle	D	879	Fairborn	D
846	New Carlisle	D	882	Donnelsville	D
847	Miamisburg-W Ca	D	883	South Solon	D
848	Bellbrook	D	885	Centerville	D
849	Medway	D	886	Centerville	D
857	Christiansburg	D	890	Vandalia	D
859	Miamisburg-W Ca	D	898	Vandalia	D
862	Spring Valley	D	927	Sugar Tree Ridge	D
863	Enon	D	964	North Hampton	D
864	Enon	D	969	Tremont City	D
865	Miamisburg-W Ca	D	976	Dayton	B
866	Miamisburg-W Ca	D			

/1/ New prefixes added since last revision.

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

TOLEDO LATA (NPA: 419)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
209	Upper Sandusky	D	380	Toledo	C
213	Toledo	B	381	Toledo	C
240	Toledo	B	382	Toledo	C
241	Toledo	B	383 ^{/1/}	Toledo	C
242	Toledo	B	385	Toledo	C
243	Toledo	B	386	Toledo	C
244	Toledo	B	389	Toledo	C
245	Toledo	B	407	Toledo	C
246	Toledo	B	418	Toledo	B
247	Toledo	B	420	Findlay	D
248	Toledo	B	421	Findlay	D
249	Toledo	B	422	Findlay	D
251	Toledo	B	423	Findlay	D
252	Toledo	B	424	Findlay	D
254	Toledo	B	425	Findlay	D
255	Toledo	B	427	Findlay	D
259	Toledo	B	429	Findlay	D
269	Toledo	C	434 ^{/1/}	Findlay	D
291	Toledo	C	435	Fostoria	D
292	Toledo	C	436	Fostoria	D
294	Upper Sandusky	D	442	Toledo	B
321	Toledo	B	443	Tiffin	D
322	Toledo	C	447	Tiffin	D
325	Toledo	B	448	Tiffin	D
327	Toledo	B	455 ^{/1/}	Tiffin	D
329	Toledo	C			
332	Fremont	D	470	Toledo	C
333	Fremont	D	471	Toledo	C
334	Fremont	D	472	Toledo	C
			473	Toledo	C
355	Fremont	D	474	Toledo	C
359	Bloomington	D	475	Toledo	C
			476	Toledo	C

/1/ New prefixes added since last revision.

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

TOLEDO LATA (NPA: 419) (cont'd)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
478	Toledo	C	690	Toledo	D
479	Toledo	C	691	Toledo	D
480	Toledo	C	693	Toledo	D
482	Maumee	D	696	Toledo	D
486	Toledo	C	697	Toledo	D
530	Toledo	C	698	Toledo	D
531	Toledo	C	726	Toledo	C
534	Toledo	C	727	Toledo	C
535	Toledo	C	729	Toledo	C
536	Toledo	C	861	Holland	D
537	Toledo	C	865	Holland	D
539	Toledo	C	866	Holland	D
578	Toledo	C	867	Holland	D
595	New Riegel	D	868	Holland	D
609	Sandusky	D	872	Perrysburg	D
621	Sandusky	D	873	Perrysburg	D
624	Sandusky	D	874	Perrysburg	D
625	Sandusky	D	877	Whitehouse	D
626	Sandusky	D	887	Maumee	D
627	Sandusky	D	891	Maumee	D
661	Toledo	D	893	Maumee	D
662 ^{/1/}	Toledo	D	897	Maumee	D
665	Lindsey	D	936	Toledo	B
666	Toledo	D			
672 ^{/1/}	Findlay	D			
684	Castalia	D			

TOLEDO LATA (NPA: 567)

336 ^{/1/}	Perrysburg	D
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/1/ New prefixes added since last revision.

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

A. Network Access Area Designations (cont'd)

YOUNGSTOWN LATA (NPA: 330)

Prefix	Exchange	Access Area	Prefix	Exchange	Access Area
227	Rogers	D	629	Youngstown	D
270	Youngstown	D	652	Niles	D
332	Salem	D	679	Salineville	D
337	Salem	D	702	Canfield	D
382 ^{/1/}	East Liverpool	D	707	Youngstown	D
385	East Liverpool	D	726	Youngstown	D
386	East Liverpool	D	729	Youngstown	D
420 ^{/1/}	Lisbon	D	740	Youngstown	C
424	Lisbon	D	742	Youngstown	C
426	East Palestine	D	743	Youngstown	C
427	Leetonia	D	744	Youngstown	C
448	Sharon	D	746	Youngstown	C
457	New Waterford	D	747	Youngstown	C
480	Youngstown	C	750	Youngstown	C
482	Columbiana	D	755	Youngstown	C
505	Girard	D	757	Youngstown	D
530	Girard	D	758	Youngstown	D
532	Wellsville	D	759	Youngstown	D
533	Canfield	D	779 ^{/1/}	Youngstown	D
534	Hubbard	D	781 ^{/1/}	Youngstown	C
536	Lowellville	D	782	Youngstown	C
538	North Jackson	D	783	Youngstown	C
539	Girard	D	788	Youngstown	C
542	North Lima	D	792	Youngstown	D
544	Niles	D	793	Youngstown	D
545	Girard	D	797	Youngstown	D
549	North Lima	D	799	Youngstown	D
568	Hubbard	D	884 ^{/1/}	Youngstown	C
599 ^{/1/}	Youngstown	C	941 ^{/1/}	Youngstown	C
			965	Youngstown	D
			969 ^{/1/}	Sharon	D
			989 ^{/1/}	Niles	D

^{/1/} New prefixes added since last revision.

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

B. Exchange Area Boundaries and Maps

1. The administration of exchange area boundaries shall be in accordance with Exhibit A, Boundaries, associated with Rule 4901;1-3-06 of the Code of Rules and Regulations of The Public Utilities Commission of Ohio, in which the Company concurs.
2. Exchange area maps are included in Part 4, Section 6 of this tariff.

C. Metropolitan Areas

1. The exchange areas included in the Cleveland Metropolitan Area are as follows:

Cleveland	North Royalton
Bedford	Olmsted Falls
Berea	Strongsville
Brecksville	Terrace
Chagrin Falls	Trinity
Gates Mills	Victory
Hillcrest	Wickliffe
Independence	Willoughby
Montrose	

2. The exchange areas included in the Columbus Metropolitan Area are as follows:

Columbus	Hilliard
Alton	Lockbourne
Canal Winchester	New Albany
Dublin	Reynoldsburg
Gahanna	Westerville
Grove City	West Jefferson
Groveport	Worthington
Harrisburg	

3. The exchange areas included in the Dayton Metropolitan Area are as follows:

Dayton	Fairborn
Beavercreek	Miamisburg - West Carrollton
Bellbrook	Vandalia
Centerville	

4. The exchange areas included in the Toledo Metropolitan Area are as follows:

Toledo	Perrysburg
Holland	Whitehouse
Maumee	

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SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (Cont'd)

1.2 Exchange Area Rate Schedules (Cont'd)

D. Ohio Zones of Wheeling Area Exchange Area

1. Description

The Wheeling Area Exchange Area consists of three zones located in Ohio, and four zones located in West Virginia and operated by the Chesapeake and Potomac Telephone Company of West Virginia, as follows:

2. Messages Between Zones

All messages from stations of each of the Ohio zones to other stations of the Wheeling Area Exchange Area are considered to be local messages.

3. Foreign Zone Service

- a. Where exchange service is furnished to a customer located in a zone within Ohio through a central office of a zone within Ohio other than that regularly serving the zone in which the customer is located, the regulations, rates and charges for foreign central office service are applicable.
- b. Where exchange service is furnished to a customer in an Ohio zone through a central office in a West Virginia zone or to a customer in a West Virginia zone through a central office in an Ohio zone, the portion of the facilities in Ohio are furnished as covered in 3-a above. For the portion of the facilities located in West Virginia, charges apply as specified in the intrastate tariff of The Chesapeake and Potomac Telephone Company of West Virginia.

1. EXCHANGE AREAS (cont'd)

1.2 Exchange Area Rate Schedules (cont'd)

D. Ohio Zones of Wheeling Area Exchange Area (cont'd)

4. All other circuits and Channels

a. Where the terminals of the circuit or channel are located in Ohio and in the same or in different zones, circuit rates apply as specified for circuits or channels "within the same exchange area".

b. Where the terminals of the circuit or channel are located in a zone in Ohio and in a zone in West Virginia, the provisions of 4-a above apply to the portion of the facilities in Ohio. For the portion of the facilities in West Virginia, charges apply as specified in the intrastate tariff of The Chesapeake and Potomac Telephone Company of West Virginia.

5. In the application of rates and charges for other items of service included in this tariff or the Private Line Service Tariff and with respect to the application of message toll telephone service rates, or any other matter covered by any other Company tariff, the terms "zone" and "zone area" as used in this paragraph have the same meaning as the terms "exchange" and "exchange area".

1.3 List of Local Access and Transport Areas

The LATA's and the associated exchanges are as follows:

A. Akron LATA

<u>OBT CO.</u>	<u>OTHER TEL. COS</u>	
AKRON	BALTIC	GTE NORTH INC.
ALLIANCE	BEACH CITY	GTE NORTH INC.
ATWATER	BERLIN	GTE NORTH INC.
CANAL FULTON	BOLIVAR	GTE NORTH INC.
CANTON	BREWSTER	GTE NORTH INC.
DALTON	BRUNSWICK	GTE NORTH INC.
GREENSBURG	BURBANK	GTE NORTH INC.
HARTVILLE	CARROLLTON	GTE NORTH INC.
KENT	CHATHAM	GTE NORTH INC.
LOUISVILLE	CRESTON	GTE NORTH INC.
MAGNOLIA-WAYNESBURG	DELLROY	GTE NORTH INC.
MANCHESTER	DOYLESTOWN	DOYLESTOWN
MANTUA	E. ROCHESTER	GTE NORTH INC.

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SECTION 1 - Exchange Service Areas

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1. EXCHANGE AREAS (Cont'd)

1.3 List of Local Access and Transport Areas (Cont'd)

The LATA's and the associated exchanges are as follows (Cont'd):

A. Akron LATA (Cont'd)

<u>OBT CO.</u>	<u>OTHER TEL. COS</u>	
MARLBORO	GARRETTSVILLE	GTE NORTH INC.
MASSILLON	HANOVERTON	GTE NORTH INC.
MOGADORE	HARLEM SPRINGS	GTE NORTH INC.
NAVARRE	HIRAM	GTE NORTH INC.
NORTH CANTON	HOMERVILLE	GTE NORTH INC.
RAVENNA	HUDSON	MID CONTINENT
ROOTSTOWN	LODI	GTE NORTH INC.
SEBRING	MALVERN	GTE NORTH INC.
UNIONTOWN	MECHANICSTOWN	GTE NORTH INC.
	MEDINA	GTE NORTH INC.
	MINERAL CITY	GTE NORTH INC.
	MINERVA	GTE NORTH INC.
	MONTROSE	GTE NORTH INC.
	N. GEORGETOWN	GTE NORTH INC.
	NEW PHILADELPHIA	GTE NORTH INC.
	PARIS	GTE NORTH INC.
	PATTERSONVILLE	PATTERSONVILLE
	PENINSULA	MID CONTINENT
	SEVILLE	GTE NORTH INC.
	SHARON CENTER	GTE NORTH INC.
	SPENCER	GTE NORTH INC.
	STRASBURG	GTE NORTH INC.
	SUGARCREEK	GTE NORTH INC.
	VALLEY CITY	GTE NORTH INC.
	WADSWORTH	GTE NORTH INC.
	WESTFIELD CTR.	GTE NORTH INC.
	WILMOT	GTE NORTH INC.
	WINONA	GTE NORTH INC.

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 74

1. EXCHANGE AREAS (Cont'd)

1.3 List of Local Access and Transport Areas (Cont'd)

The LATA's and the associated exchanges are as follows (Cont'd):

B. Cleveland LATA

<u>OBT CO.</u>	<u>OTHER TEL. COS</u>	
BEDFORD	AMHERST	CENTURY
BEREA	ASHTABULA	MID CONTINENT
BRECKSVILLE	AURORA	MID CONTINENT
BURTON	AUSTINBURG	MID CONTINENT
CHAGRIN FALLS	AVON	CENTURY
CHESTERLAND	AVON LAKE	CENTURY
CLEVELAND	BAINBRIDGE	MID CONTINENT
GATES MILLS	BIRMINGHAM	CENTURY
HILLCREST	CHARDON	MID CONTINENT
INDEPENDENCE	COLEBROOK	ORWELL
KIRTLAND	COLUMBIA STA	MID CONTINENT
LEROY	CONNEAUT	CONNEAUT
MENTOR	DORSET	MID CONTINENT
MONTROSE	EAST CLARIDON	MID CONTINENT
NORTH ROYALTON	ELYRIA	MID CONTINENT
OLMSTED FALLS	GENEVA	MID CONTINENT
PAINESVILLE	GRAFTON	GTE NORTH INC.
STRONGSVILLE	HINCKLEY	MID CONTINENT
TERRACE	HUNTSBURG	MID CONTINENT
TRINITY	KINGSVILLE	MID CONTINENT
VICTORY	LORAIN	CENTURY
WICKLIFFE	MADISON	MID CONTINENT
WILLOUGHBY	MESOPOTAMIA	MID CONTINENT
	MIDDLEFIELD	MID CONTINENT
	MONTVILLE	MID CONTINENT

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 75

1. EXCHANGE AREAS (Cont'd)

1.3 List of Local Access and Transport Areas (Cont'd)

The LATA's and the associated exchanges are as follows (Cont'd)

B. Cleveland LATA (Cont'd)

OTHER TEL. COS

N. BLOOMFIELD	ORWELL
NEWBURY	MID CONTINENT
NORTH EATON	GTE NORTH INC.
NORTHFIELD	MID CONTINENT
OBERLIN	GTE NORTH INC.
ORWELL	ORWELL
PARKMAN	MID CONTINENT
PERRY	MID CONTINENT
PIERPONT	MID CONTINENT
RICHFIELD	MID CONTINENT
ROCK CREEK	MID CONTINENT
RUSSELL	MID CONTINENT
THOMPSON	MID CONTINENT
TRUMBULL	MID CONTINENT
TWINSBURG	MID CONTINENT
VERMILLION	CENTURY
WAKEMAN	GTE NORTH INC.
WELLINGTON	GTE NORTH INC.
WINDSOR	ORWELL

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 76

1. EXCHANGE AREAS (Cont'd)

1.3 List of Local Access and Transport Areas (Cont'd)

The LATA's and the associated exchanges are as follows (Cont'd)

C. Columbus LATA

<u>OBT CO.</u>	<u>OTHER TEL. COS</u>	
ALTON	ADAMSVILLE	UNITED
ARABIA	ADENA	GTE NORTH INC.
BARNESVILLE	ALBANY	GTE NORTH INC.
BEALLSVILLE	ALEXANDRIA	UNITED
BELLAIRE	AMANDA	GTE NORTH INC.
BETHESDA	AMESVILLE	GTE NORTH INC.
BLOOMINGBURG	AMSTERDAM	GTE NORTH INC.
CANAL WINCHESTER	ASHLEY	GTE NORTH INC.
CARROLL	ASHVILLE	GTE NORTH INC.
CHESIRE	ATHENS	GTE NORTH INC.
CLARINGTON	BAINBRIDGE(ROSS)	CHILLICOTHE
COLUMBUS	BALTIMORE	GTE NORTH INC.
CONESVILLE	BARLOW	GTE NORTH INC.
CORNING	BARTLETT	UNITED
COSHOCTON	BEAVER	GTE NORTH INC.
DRESDEN	BERGHOLZ	GTE NORTH INC.
DUBLIN	BEVERLY	GTE NORTH INC.
DUFFY	BLOOMINGDALE	MID CONTINENT
FULTONHAM	BOURNEVILLE	CHILLICOTHE
GAHANNA	BOWERSTON	GTE NORTH INC.
GALLIPOLIS	BREMEN	GTE NORTH INC.
GLENFORD	BRILLIANT	GTE NORTH INC.
GNADENHUTTEN	BYESVILLE	GTE NORTH INC.
GRAYSVILLE	CADIZ	GTE NORTH INC.
GROVE	CITY	CALDWELL GTE NORTH INC.
GROVEPORT	CAMBRIDGE	GTE NORTH INC.
GUYAN	CENTERVILLE	MID CONTINENT
HARRISBURG	CHESIRE CENTER	GTE NORTH INC.
HILLIARD	CHESTER	MID CONTINENT
IRONTON	CHESTERHILL	UNITED

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 77

1. EXCHANGE AREAS (Cont'd)

1.3 List of Local Access and Transport Areas (Cont'd)

The LATA's and the associated exchanges are as follows (Cont'd)

C. Columbus LATA (Cont'd)

<u>OBT CO.</u>	<u>OTHER TEL. COS</u>	
JEFFERSONVILLE	CHILLICOTHE	CHILLICOTHE
LANCASTER	CIRCLEVILLE	GTE NORTH INC.
LEWISVILLE	CLARKSBURG	CHILLICOTHE
LOCKBOURNE	COOLVILLE	MID CONTINENT
LONDON	COOPERDALE	GTE NORTH INC.
MARIETTA	CROOKSVILLE	UNITED
MARTINS FERRY-	CROTON	UNITED
BRIDGEPORT	CUMBERLAND	MID CONTINENT
MILLEDGEVILLE	DELAWARE	GTE NORTH INC.
MINGO JUNCTION	DEXTER CITY	GTE NORTH INC.
MURRAY CITY	DILLONVALE	GTE NORTH INC.
NELSONVILLE	FAIRVIEW	MID CONTINENT
NEW ALBANY	FLUSHING	GTE NORTH INC.
NEW HOLLAND	FRANKFORT	CHILLICOTHE
NEW LEXINGTON	FRAZEYSBURG	UNITED
NEW MATAMORA	FREEPORT	GTE NORTH INC.
NEWCOMERSTOWN	GLOUSTER	UNITED
NEWPORT	GRANVILLE	MID CONTINENT
NORWICH	GRATIOT	MID CONTINENT
PHILO	GREEN CAMP	GTE NORTH INC.
REYNOLDSBURG	GUYSVILLE	GTE NORTH INC.
RIO GRANDE	HALLSVILLE	CHILLICOTHE
ROSEVILLE	HANOVER MARNE	MID CONTINENT
	HARPSTER	GTE NORTH INC.
	HEBRON	UNITED
	HOPEDALE	MID CONTINENT
	IDAHO	GTE NORTH INC.

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 78

1. EXCHANGE AREAS (Cont'd)

1.3 List of Local Access and Transport Areas (Cont'd)

The LATA's and the associated exchanges are as follows (Cont'd)

C. Columbus LATA (Cont'd)

<u>OBT CO.</u>	<u>OTHER TEL. COS</u>	
RUSHVILLE	JACKSON	GTE NORTH INC.
SEDALIA	JEWERT	GTE NORTH INC.
SHAWNEE	JOHNSTOWN	UNITED
SOMERSET	JUNCTION CITY	UNITED
SOMERTON	KILBOURNE	GTE NORTH INC.
ST. CLAIRSVILLE	KINGSTON	CHILLICOTHE
STEUBENVILLE	KNOXVILLE	GTE NORTH INC.
SUGAR GROVE	LA RUE	GTE NORTH INC.
THORNVILLE	LAURELVILLE	GTE NORTH INC.
TORONTO	LETART FALLS	GTE NORTH INC.
UHRICHSVILLE	LITTLE HOCKING	MID CONTINENT
VINTON	LOGAN	GTE NORTH INC.
WALNUT	LONDONBERRY	CHILLICOTHE
WASHINGTON COURT	LOWELL	GTE NORTH INC.
HOUSE	LOWER SALEM	GTE NORTH INC.
WEST JEFFERSON	MARION	GTE NORTH INC.
WEST LAFAYETTE	MASSIEVILLE	CHILLICOTHE
WESTERVILLE	MC CONNELSVILLE	UNITED
WOODSFIELD	MCARTHUR	GTE NORTH INC.
WORTHINGTON	MILLERSPORT	GTE NORTH INC.
ZANESVILLE	MINFORD-STKDAL.	MINFORD
	MORRAL	GTE NORTH INC.
	MORRISTOWN	MID CONTINENT
	MOUNT STERLING	UNITED
	NEVADA	GTE NORTH INC.
	NEW CONCORD	GTE NORTH INC.
	NEW MARSHFIELD	GTE NORTH INC.
	NEWARK	MID CONTINENT

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 79

1. EXCHANGE AREAS (Cont'd)

1.3 List of Local Access and Transport Areas (Cont'd)

The LATA's and the associated exchanges are as follows (Cont'd)

C. Columbus LATA (Cont'd)

OTHER TEL. COS	
OAK HILL	GTE NORTH INC.
OLD WASHINGTON	MID CONTINENT
OSTRANDER	GTE NORTH INC.
PATASKALA	UNITED
PENNSVILLE	UNITED
PIKETON	GTE NORTH INC.
PLAIN CITY	GTE NORTH INC.
PLEASANTVILLE	GTE NORTH INC.
POMEROY	GTE NORTH INC.
PORTLAND	GTE NORTH INC.
PORTSMOUTH	GTE NORTH INC.
POWHATAN POINT	MID CONTINENT
PROSPECT	GTE NORTH INC.
QUAKER CITY	MID CONTINENT
RADNOR	GTE NORTH INC.
RATHBONE	GTE NORTH INC.
REINERSVILLE-HA	UNITED
RESACA	GTE NORTH INC.
RICHMOND	GTE NORTH INC.
RICHMONDALE	CHILLICOTHE
RICHWOOD	GTE NORTH INC.
SCIO	GTE NORTH INC.
SHADE	GTE NORTH INC.
SMITHFIELD	GTE NORTH INC.
ST. LOUISVILLE	MID CONTINENT
STOCKPORT	UNITED
SUMMERFIELD	GTE NORTH INC.
SUNBURY	UNITED
THE PLAINS	GTE NORTH INC.
TILTONSVILLE	GTE NORTH INC.
WALDO	GTE NORTH INC.
WARSAW	GTE NORTH INC.
WATERTOWN	GTE NORTH INC.
WAVERLY	GTE NORTH INC.
WELLSTON	GTE NORTH INC.
WILKESVILLE	GTE NORTH INC.
WILLIAMSPORT	GTE NORTH INC.

Original Sheet 80

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 81

1. EXCHANGE AREAS (Cont'd)

1.3 List of Local Access and Transport Areas (Cont'd)

The LATA's and the associated exchanges are as follows (Cont'd)

D. Dayton LATA (Cont'd)

<u>OBT CO.</u>	<u>OTHER TEL. COS</u>	
MIDDLETOWN	MOWRYSTOWN	GTE NORTH INC.
MONROE	NEW BURLINGTON	GTE NORTH INC.
NEW CARLISLE	NEW LEBANON	GTE NORTH INC.
NORTH HAMPTON	NEW MADISON	UNITED
PIQUA	NEW PARIS	UNITED
PITCHIN	NEW VIENNA	GTE NORTH INC.
RAINSBORO	PEEBLES	GTE NORTH INC.
RIPLEY	PHILLIPSBURG	GTE NORTH INC.
SOUTH CHARLESTON	PEEASANT HILL	MID CONTINENT
SOUTH SOLON	PORT WILLIAM	GTE NORTH INC.
SOUTH VIENNA	ROSSBURG	UNITED
SPRING VALLEY	RUSSELLVILLE	GTE NORTH INC.
SPRINGFIELD	SABINA	GTE NORTH INC.
SUGAR TREE RIDGE	SARDINIA	GTE NORTH INC.
TREMONT CITY	SEAMAN	GTE NORTH INC.
TRENTON	SINKING SPRING	GTE NORTH INC.
VANDALIA	ST. PARIS	MID CONTINENT
WINCHESTER	TERRE HAUTE	CHAMPAIGN
XENIA	TIPP CITY	GTE NORTH INC.
YELLOW SPRINGS-	TROTWOOD	GTE NORTH INC.
CLIFTON	TROY	GTE NORTH INC.
	URBANA	CHAMPAIGN
	VERSAILLES	UNITED
	W. ALEXANDRIA	GTE NORTH INC.
	WEST MANCHESTER	UNITED
	WEST MILTON	GTE NORTH INC.
	WEST UNION	GTE NORTH INC.
	WILMINGTON	GTE NORTH INC.
	WOODSTOCK	GTE NORTH INC.

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 82

1. EXCHANGE AREAS (Cont'd)

1.3 List of Local Access and Transport Areas (Cont'd)

The LATA's and the associated exchanges are as follows (Cont'd)

E. Toledo LATA

<u>OBT CO.</u>	<u>OTHER TEL. COS</u>	
BLOOMINGVILLE	ANTWERP	GTE NORTH INC.
CASTALIA	ARCADIA	ARCADIA
FINDLAY	ARCHBOLD	UNITED
FOSTORIA	ARLINGTON	GTE NORTH INC.
FREMONT	ARTHUR	ARTHUR
HOLLAND	ASHLAND	GTE NORTH INC.
LINDSEY	ATTICA	GTE NORTH INC.
MAUMEE	AYERSVILLE	AYERSVILLE
NEW RIEGEL	BASCOM	BASCOM
PERRYSBURG	BELLEVUE	GTE NORTH INC.
SANDUSKY	BELMORE	ORWELL
TIFFIN	BENTON RIDGE	BENTON RIDGE
TOLEDO	BERLIN HTS.	GTE NORTH INC.
UPPER SANDUSKY	BETTSVILLE	GTE NORTH INC.
WHITEHOUSE	BLOOMDALE	UNITED
	BLOOMVILLE	GTE NORTH INC.
	BOWLING GREEN	GTE NORTH INC.
	BRYAN	GTE NORTH INC.
	CAREY	GTE NORTH INC.
	CELINA	GTE NORTH INC.
	CLYDE	GTE NORTH INC.
	COLDWATER	GTE NORTH INC.
	CONGRESS	GTE NORTH INC.
	CONTINENTAL	CONTINENTAL
	COONEY	CAMDEN RURAL
	CRIDERSVILLE	TEL. SVC. CO.
	CURTICE OREGON	GTE NORTH INC.
	CYGNET	UNITED

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 83

1. EXCHANGE AREAS (Cont'd)

1.3 List of Local Access and Transport Areas (Cont'd)

The LATA's and the associated exchanges are as follows (Cont'd)

E. Toledo LATA (Cont'd)

OTHER TEL. COS

DEFIANCE	UNITED
DELTA	MID CONTINENT
DESHLER	UNITED
EDGERTON	GTE NORTH INC.
EDON	GTE NORTH INC.
ELMORE	GTE NORTH INC.
EVANSPORT	GTE NORTH INC.
FAYETTE	GTE NORTH INC.
FLORIDA	UNITED
FOREST	GTE NORTH INC.
FORT RECOVERY	GTE NORTH INC.
GENOA	GTE NORTH INC.
GERALD	UNITED
GIBSONBURG	GTE NORTH INC.
GILBOA	COMMUNITY
GRAND RAPIDS	GTE NORTH INC.
GREEN SPRINGS	UNITED
GREENWICH	GTE NORTH INC.
GRELTON-MALINTA	UNITED
HAMLER	UNITED
HASKINS-TONT.	GTE NORTH INC.
HAYESVILLE	GTE NORTH INC.
HELENA	GTE NORTH INC.
HICKSVILLE	GTE NORTH INC.
HOLGATE	UNITED
HURON	GTE NORTH INC.
JENERA	GTE NORTH INC.
JEWELL	UNITED
KELLEYS ISLAND	GTE NORTH INC.
KENTON	MID CONTINENT
LAKEVILLE	GTE NORTH INC.
LEIPSIC	COMMUNITY

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 84

1. EXCHANGE AREAS (Cont'd)

1.3 List of Local Access and Transport Areas (Cont'd)

The LATA's and the associated exchanges are as follows (Cont'd)

E. Toledo LATA (Cont'd)

OTHER TEL. COS

LIBERTY CENTER	UNITED
LOUDOVILLE	GTE NORTH INC.
LUCKEY	UNITED
LYONS	UNITED
MARBLEHEAD	GTE NORTH INC.
MARIA STEIN	GTE NORTH INC.
MC COMB	GTE NORTH INC.
MC CUTCHENVILLE	SYCAMORE
MC CLURE	MC CLURE
MELMORE	SYCAMORE
MENDON	GTE NORTH INC.
METAMORA	UNITED
MILAN	GTE NORTH INC.
MILLER CITY	CONTINENTAL
MINSTER	GTE NORTH INC.
MOLINE	UNITED
MONROEVILLE	GTE NORTH INC.
MONTPELIER	GTE NORTH INC.
MOUNT BLANCHARD	GTE NORTH INC.
MOUNT CORY	COMMUNITY
NAPOLEON	UNITED
NEAPOLIS	MID CONTINENT
NEW BAVARIA	BENTON RIDGE
NEW BREMEN	GTE NORTH INC.
NEW KNOXVILLE	NEW KNOXVILLE
NEW LONDON	GTE NORTH INC.
NEW WASHINGTON	GTE NORTH INC.
NEY	GTE NORTH INC.
NORTH BALTIMORE	GTE NORTH INC.
NORTH CREEK	BENTON RIDGE
NORTH STAR	GTE NORTH INC.
NORWALK	GTE NORTH INC.
NOVA	NOVA
OAK HARBOR	GTE NORTH INC.

PART 4 - Exchange Access Services
SECTION 1 - Exchange Service Areas

Original Sheet 85

1. EXCHANGE AREAS (Cont'd)

1.3 List of Local Access and Transport Areas (Cont'd)

The LATA's and the associated exchanges are as follows (Cont'd)

E. Toledo LATA (Cont'd)

OTHER TEL. COS

OKOLONA	FARMERS MUTUAL
OLD FORT	UNITED
PANDORA	COMMUNITY
PAYNE	GTE NORTH INC.
PEMBERVILLE	GTE NORTH INC.
PERRYSVILLE	GTE NORTH INC.
PIONEER	GTE NORTH INC.
PLYMOUTH	GTE NORTH INC.
POLK	GTE NORTH INC.
PORT CLINTON	GTE NORTH INC.
PORTAGE	UNITED
PUT-IN-BAY	GTE NORTH INC.
RAWSON	GTE NORTH INC.
REDHAW	GTE NORTH INC.
REPUBLIC	GTE NORTH INC.
RICHFIELD CENTER- BERKEY	UNITED
RIDGEVILLE CRN.	RIDGEVILLE
RISINGSUN	UNITED
SAVANNAH	GTE NORTH INC.
SHERWOOD	SHERWOOD MUTUA
ST MARYS	GTE NORTH INC.
STONEY RIDGE	UNITED
STRYKER	UNITED
SULLIVAN	NOVA
SWANTON	UNITED
SYCAMORE	SYCAMORE
SYLVANIA	GTE NORTH INC.
VAN BUREN	GTE NORTH INC.
VANLUE	VANLUE
WABASH	WABASH MUT.
WAPAKONETA	TEL. SVC. CO.
WATERVILLE	UNITED
WAUSEON	UNITED
WAYNE-BRADNER	GTE NORTH INC.
WEST SALEM	GTE NORTH INC.
WEST UNITY	GTE NORTH INC.
WESTON	GTE NORTH INC.
WHARTON	GTE NORTH INC.
WILLIARD	GTE NORTH INC.
WOODVILLE	UNITED
YORKSHIRE	GTE NORTH INC.

1. EXCHANGE AREAS (cont'd)

1.3 List of Local Access and Transport Areas (cont'd)

The LATAs and the associated exchanges are as follows: (cont'd)

F. Youngstown LATA

<u>OBT CO.</u>	<u>OTHER TEL. COS</u>	
CANFIELD	ANDOVER	SPRINT
COLUMBIANA	BERLIN CENTER	SPRINT
EAST LIVERPOOL	BRISTOLVILLE	SPRINT
EAST PALESTINE	CORTLAND	SPRINT
GIRARD	DAMASCUS	SPRINT
HUBBARD	GREENE	SPRINT
LEETONIA	HARTFORD	SPRINT
LISBON	JEFFERSON	SPRINT
LOWELLVILLE	JOHNSTON	SPRINT
NEW WATERFORD	KINSMAN	SPRINT
NILES	LAKE MILTON	SPRINT
NORTH JACKSON	NEW LIME	SPRINT
NORTH LIMA	NEWTON FALLS	SPRINT
ROGERS	NORTH BENTON	SPRINT
SALEM	WAYLAND	SPRINT
SALINEVILLE	WINDHAM	SPRINT
WELLSVILLE	WARREN	SPRINT
YOUNGSTOWN		

1. MONTHLY EXCHANGE SERVICES

Price Flexibility

All the Company's exchanges have been deemed exempt from the requirements of Section 4927.12 of the Ohio Revised Code (ORC) per Section 4927.123 of the ORC effective April 22, 2023, and are no longer subject to pricing constraints.

Telephone Exchange Service is the furnishing of facilities necessary for communicating within specified exchange areas. Service is comprised of three components - network access line, central office termination and usage. There are two classes of service, Non-Residence and Residence. Except where otherwise provided the monthly rates in this paragraph 1 cover the access line and central office termination for the types and classes of exchange service listed.

A. Network Access Lines

Monthly rates for network access lines are determined by class of service and by access area. The customer's normal serving central office determines the applicable access area rate. The access areas, by exchange, are shown in Section 1 preceding.

Central Office Termination

Furnishes dial tone along with a termination for the network access line to the serving central office for the placing and receiving of calls.

Basic Local Exchange Service (BLES)

Residential-end-user access to and usage of telephone-company-provided services over a single line or small-business-end-user access to and usage of telephone-company-provided services over the primary access line of service, which in the case of residential and small-business access and usage is not part of a bundle or package of services, that does both of the following:

Enables a customer to originate or receive voice communications within a local service area as that area exists on the effective date of the amendment of this section by S.B. 162 of the 128th general assembly;

Consists of all of the following services:

- Local dial tone service;
- For residential end users, flat-rate telephone exchange service;
- Touch tone dialing service;
- Access to and usage of 9-1-1 services, where such services are available;
- Access to operator services and directory assistance;
- Provision of a telephone directory in any reasonable format for no additional charge and a listing in that directory, with reasonable accommodations made for private listings;
- Per call, caller identification blocking services;
- Access to telecommunications relay service; and
- Access to toll presubscription, interexchange or toll providers or both, and networks of other telephone companies.

Small business means a nonresidential service customer with three or fewer service access lines.

PART 4 - Exchange Access Services
SECTION 2 - Exchange Lines and Usage

Original Sheet 2

1. MONTHLY EXCHANGE SERVICES (cont'd)

A. Network Access Lines (Cont'd)

2. Access Areas

Non-Residence BLES Access Lines

- Non-Rotary with Touch-Tone
- Rotary with Touch-Tone

Residence BLES Access Lines

- Individual with Touch-Tone

Access Area	Exchange
B	Akron Cleveland, Columbus Dayton Toledo
C	Akron Berea Cleveland, Columbus Dayton, Dublin Gahanna Hillcrest Independence Montrose Reynoldsburg Terrace, Toledo, Trinity Victory Westerville, Wickliffe, Willoughby, Worthington Youngstown Zanesville

PART 4 - Exchange Access Services
SECTION 2 - Exchange Lines and Usage

Original Sheet 3

1. MONTHLY EXCHANGE SERVICES (cont'd)

A. Network Access Lines (Cont'd)

2. Access Areas (Cont'd)

Non-Residence BLES Access Lines

- Non-Rotary with Touch-Tone
- Rotary with Touch-Tone

Residence BLES Access Lines

- Individual with Touch-Tone

Access Area	Exchange
D	Aberdeen, Akron, Alliance, Alton, Arabia, Atwater
	Barnesville, Beallsville, Beaver creek, Bedford, Belfast, Bellaire, Belbrook, Belpre, Bethesda, Bloomingburg, Bloomingville, Bowersville, Brecksville, Burton
	Canal Fulton, Canal Winchester, Canfield, Canton, Carroll, Castalia, Cedarville, Chagrin Falls, Cheshire, Chesterland, Christiansburg, Columbiana, Conesville, Corning, Coshocton
	Dalton, Danville Highland, Dayton, Donnelsville, Dresden, Duffy
	Easter Liverpool, East Palestine, Enon
	Fairborn, Findlay, Fletcher-Lena, Fostoria, Franklin, Fremont, Fultonham
	Gallipolis, Gates Mills, Girard, Glenford, Gnadenhutten, Graysville, Greensberg, Grove City, Groveport, Guyan
	Harrisburg, Hartville, Hilliard, Hillsboro, Holland, Hubbard
	Ironton
	Jamestown, Jeffersonville
	Kent, Kirtland
	Lancaster, Leetonia, Leroy, Lewisville, Lindsey, Lisbon, Lockbourne, London, Louisville, Lowellville
	Magnolia-Waynesburg, Manchester (SUM), Mantua, Marietta, Marlboro, Marshall, Martins Ferry, Massillon, Maumee, Medway, Mentor, Miamisburg-West Carrollton, Middletown, Milledgeville, Mingo Junction, Mogadore, Monroe, Murray City
	Navarre, Nelsonville, New Albany, New Carlisle, New Holland, New Lexington, New Matamoras, New Riegel, New Waterford, Newcomerstown, Newport, Niles, North Canton, North Hampton, North Jackson, North Lima, North Royalton, Norwich

PART 4 - Exchange Access Services
SECTION 2 - Exchange Lines and Usage

Original Sheet 4

1. MONTHLY EXCHANGE SERVICES (cont'd)

A. Network Access Lines (Cont'd)

2. Access Areas

Non-Residence BLES Access Lines

- Non-Rotary with Touch-Tone
- Rotary with Touch-Tone

Non-Residence BLES – PBX Trunks

Centrex Access Line with Touch-Tone

Residence BLES Access Lines

Residence BLES PBX Trunks

Access Area	Exchange
D	Olmsted Falls
	Painesville, Perrysburg, Philo, Piqua, Pitchin
	Rainsboro, Ravenna, Rio Grande, Ripley, Rogers, Rootstown, Roseville, Rushville
	Salem, Salineville, Sandusky, Sebring, Sedalia, Sharon, Shawnee, Somerset, Somerton, South Charleston, South Solon, South Vienna, Spring Valley, Springfield, St. Clairsville, Steubenville, Strongsville, Sugar Grove, Sugar Tree Ridge
	Thornville, Tiffin, Toledo, Toronto, Tremont City, Trenton
	Uhrichsville, Uniontown, Upper Sandusky
	Vandalia, Vinton
	Walnut, Washington Court House, Wellsville, West Jefferson, West Lafayette, Whitehouse, Winchester, Woodsfield
	Xenia
	Yellow Springs-Clifton, Youngstown

PART 4 - Exchange Access Services
SECTION 2 - Exchange Lines and Usage

Original Sheet 5

1. **MONTHLY EXCHANGE SERVICES (cont'd)**

A. Network Access Lines (cont'd)

1. Rates and Charges

<u>Description</u>	<u>Access Area</u>	<u>Monthly Rate</u>	
		<u>Network Access Line</u>	<u>Central Office Termination</u>
Non-Residence BLES Access Lines Non-Rotary with Touch-Tone (primary and additional lines)			
	B	\$75.20	\$2.30
	C	\$75.20	\$2.30
	D	\$75.20	\$2.30

<u>Description</u>	<u>Access Area</u>	<u>Monthly Rate</u>	
		<u>Network Access Line</u>	<u>Central Office Termination</u>
Non-Residence BLES Access Lines Rotary with Touch-Tone (primary and additional lines)			
	B	\$75.20	\$6.00
	C	\$75.20	\$6.00
	D	\$75.20	\$6.00

PART 4 - Exchange Access Services
SECTION 2 - Exchange Lines and Usage

Original Sheet 6

1. **MONTHLY EXCHANGE SERVICES (cont'd)**

A. Network Access Lines (cont'd)

1. **MONTHLY EXCHANGE SERVICES (cont'd)**

B. Network Access Lines (cont'd)

1. Rates and Charges

<u>Description</u>	<u>Access Area</u>	<u>Monthly Rate</u>	
		<u>Network Access Line</u>	<u>Central Office Termination</u>
Residence BLES Access Lines Individual with Touch-Tone (primary and additional lines)	B	\$29.40	\$2.30
	C	\$29.40	\$2.30
	D	\$29.40	\$2.30

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage

There are three types of local exchange usage: measured, message and flat. Effective February 15, 2015, Measured Rate, Message Rate, and Minute Line Services will no longer be available to residence customers.

1. Non-Residence BLES Measured Rate Service

Non-Residence measured rate local usage charges consist of per-minute usage charges based upon four measured elements, i.e., the total number of outgoing local messages, the distance and the duration of each local message and the time of day each local message is originated, subject to the following:

a. Distance

The charges for local messages vary based on the airline distance (i.e., rate mileage) between the rate centers of the central offices serving the calling and called stations, determined in the same manner as message toll rate distances.

b. Duration

- (1) A charge applies for the initial minute, or fraction thereof, and for each additional minute, or fraction thereof.
- (2) A local message is considered as starting at the time telephone communication is established between the calling station and the called telephone number.
- (3) Chargeable time ends when the calling station "hangs up" thereby releasing the network connection. If the called station "hangs up" but the calling station does not, chargeable time ends when the network connection is released by the automatic timing equipment in the telephone network.
- (4) Chargeable time does not include time lost because of faults or defects in the service.

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

1. Non-Residence BLES Measured Rate Service (cont'd)

c. Time of day

- (1) Discounts apply to the total charges for local messages during certain time periods as outlined below:

	Time Periods
No discount -	8:00 AM to 9:00 PM* - Monday through Friday
50% discount -	9:00 PM to 8:00 AM* - Monday through Friday (All day Saturday, Sunday and Holidays)

* To, but not including.

- (2) The holidays on which a 50% discount applies are Christmas Day (December 25), New Year's Day (January 1), Independence Day (July 4), Thanksgiving Day and Labor Day, or on resulting legal holidays when Christmas, New Year's or Independence Day legal holidays fall on dates other than December 25, January 1 or July 4 respectively.
- (3) In cases where a local message begins in one time period and ends in another, the charges in effect at the time the message starts apply to the entire message.
- d. The per-minute charges for local message usage are based on summary billing for such usage by mileage step, initial period calls and total additional minutes of usage per mileage step. The charges will also be separated by time period. Special billing of local message charges requiring the assistance of a Company operator will not be provided.

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

1. Non-Residence BLES Measured Rate Service (cont'd)

e. Per-Minute Local Message Charge Schedule

<u>Rate Mileage</u>	<u>Initial Minute or Fraction thereof</u>	<u>Additional Minute or Fraction thereof</u>
Non-Residence BLES Access Lines ^{/1/}		
0 - 10	\$.0353	\$.0088
11 - 22	.0397	.0132
23 and over	.0442	.0177

/1/ See AT&T Ohio Guidebook for Non-Residence Non-BLES rates.

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus

When ordered by the Public Utilities Commission of Ohio between specific exchanges, all rules and regulations for local message charges for Measured Rate Service specified in 1.C.1.a. through d., preceding, are applicable to Local Calling Plus. However, Measured Rate Service is not required to take advantage of Local Calling Plus. It is available to residence and non-residence customers.

a. Local Calling Plus Charge Schedule for Residence and Non-Residence BLES Access Lines.

<u>Rate Mileage</u>	<u>Initial Minute or Fraction thereof</u>	<u>Additional Minute or Fraction thereof</u>
0-10	\$.0406	\$.0104
11-22	.0406	.0104
23 and over	.0406	.0104

b. Availability

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can Be Called</u>
Columbiana Salem	Salem Columbiana
Columbus London	London Columbus
Beallsville Barnesville	Barnesville Beallsville

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus (cont'd)

b. Availability (cont'd)

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can be Called</u>
Alliance Canton	Canton Alliance
Marlboro Canton	Canton Marlboro
Marlboro Hartville	Hartville Marlboro
East Palestine Columbiana	Columbiana East Palestine
East Palestine Lisbon	Lisbon East Palestine
East Palestine Salem	Salem East Palestine
Niles Youngstown	Youngstown Niles
Niles North Jackson	North Jackson Niles
Thornville	Newark
Sharon	Hubbard
Sharon	Warren

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus (cont'd)

b. Availability (cont'd)

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can be Called</u>
Fletcher-Lena	Troy
Nelsonville	Athens
Lisbon New Waterford	New Waterford Lisbon
North Lima New Waterford	New Waterford North Lima
Youngstown New Waterford	New Waterford Youngstown
Belpre Marietta	Marietta Belpre
New Lexington Zanesville	Zanesville New Lexington
Uniontown Hartville	Hartville Uniontown
Rootstown Akron	Akron Rootstown
Carroll Columbus	Columbus Carroll
Leroy Mentor	Mentor Leroy
Leroy Willoughby	Willoughby Leroy
Leroy Cleveland	Cleveland Leroy

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus (cont'd)

b. Availability (cont'd)

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can be Called</u>
Canal Fulton	Akron
Canal Fulton	Canton
Findlay	North Baltimore
Alliance	Damascus
Toledo	Luckey
Xenia	Port William
Dayton	Laura
Fremont	Clyde
Shawnee	Logan
Leetonia	Youngstown
Youngstown	Leetonia
Girard	Warren
Columbus	Baltimore
Reynoldsburg	Baltimore
Ironton	Chesapeake
Tiffin	Attica
Burton	Chardon

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus (cont'd)

b. Availability (cont'd)

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can be Called</u>
Glenford	Newark
East Palestine Youngstown	Youngstown East Palestine
Marietta	Bartlett
Piqua	Troy
Yellow Springs-Clifton Springfield	Springfield Yellow Springs-Clifton
Toledo	Haskins-Tontogany
Cleveland	Valley City
Canton	Mineral City
Magnolia-Waynesburg Magnolia-Waynesburg Canfield Salem	Mineral City North Canton Salem Canfield
Youngstown North Canton Salem	Salem Magnolia-Waynesburg Youngstown
Steubenville	Bergholz
Akron	Richfield

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus (cont'd)

b. Availability (cont'd)

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can be Called</u>
Canton	Dellroy
Columbus	Delaware
Dublin	Delaware
Westerville	Delaware
Worthington	Delaware
Painesville	Madison
Vandalia	Tipp City
Columbus	Johnstown
Gahanna	Johnstown
New Albany	Johnstown
Westerville	Johnstown
Newcomerstown	Cambridge
Franklin Miamisburg-West Carrollton	Miamisburg-West Carrollton Franklin
Atwater Ravenna	Ravenna Atwater

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus (cont'd)

b. Availability (cont'd)

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can be Called</u>
Atwater Akron	Akron Atwater
Sharon Youngstown	Youngstown Sharon
Berea	North Eaton
Cleveland	North Eaton
Olmsted Falls	North Eaton
Trinity	North Eaton
Berea	Elyria
Cleveland	Elyria
Olmsted Falls	Elyria
Trinity	Elyria
Clarington	Powhatan Point
Rainsboro	Greenfield
Nelsonville	Logan
Cleveland	Newbury
Kent	Hiram
Ravenna	Hiram
Cheshire	Pomeroy

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus (cont'd)

b. Availability (cont'd)

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can be Called</u>
Steubenville	Hopedale
Jamestown Dayton	Dayton Jamestown
Jamestown Beavercreek	Beavercreek Jamestown
Akron North Canton	North Canton Akron
Murray City	Glouster
Roseville	Crooksville
North Canton Greensburg	Greensburg North Canton
Winchester	Sardinia
Winchester	West Union
Dayton	Gratis
Miamisburg-West Carrollton	Gratis
Nelsonville	New Marshfield
Salineville East Liverpool	East Liverpool Salineville
Canton	Canal Fulton

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus (cont'd)

b. Availability (cont'd)

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can be Called</u>
Akron Ravenna	Ravenna Akron
Bloomington	Mt. Sterling
Columbus	Mt. Sterling
Grove City	Mt. Sterling
Harrisburg	Mt. Sterling
Piqua	Bradford
Cleveland	Grafton
Dayton Middletown	Middletown Dayton
Hubbard	Sharon
Hubbard	Warren
Youngstown	Warren
Dayton	Troy
Vandalia	Troy
Franklin	Germantown
Cleveland	Perry
Mentor	Perry
Willoughby	Perry

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus (cont'd)

b. Availability (cont'd)

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can be Called</u>
Cleveland	Montville
Nelsonville	The Plains
Marietta	Dexter City
Fostoria	Bloomdale
Findlay	Bloomdale
Kent Atwater	Atwater Kent
Uniontown North Canton	North Canton Uniontown
Canton	Carrollton
Hillsboro	Sinking Spring
Hillsboro	Leesburg
Holland	Delta
Toledo	Delta
Burton Cleveland	Cleveland Burton
Burton Chagrin Falls	Chagrin Falls Burton
Burton Terrace	Terrace Burton
Columbus	Granville

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus (cont'd)

b. Availability (cont'd)

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can be Called</u>
Dayton	Lewisburg
Youngstown	Cortland
Niles	Cortland
Cleveland	East Claridon
Chesterland	East Claridon
Gates Mills	East Claridon
Hillcrest	East Claridon
Guyan	Chesapeake
Ripley	Higginsport
Sandusky	Milan
Cleveland	Avon Lake
Trinity	Avon Lake
Painesville	Montville
Springfield	Urbana
Painesville	Chardon
Upper Sandusky	Sycamore
Upper Sandusky	McCutchenville
Sharon	Hartford

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus (cont'd)

b. Availability (cont'd)

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can be Called</u>
Tiffin	Sycamore
Tiffin	McCutchenville
Steubenville	Dillonvale-Mt. Pleasant
Steubenville	Tiltonsville
Westerville	Kilbourne
Worthington	Kilbourne
Canton	Beach City
Belpre	Barlow
Canton	Brewster
North Royalton	North Eaton
North Royalton	Elyria
Strongsville	North Eaton
Strongsville	Elyria
Victory	North Eaton
Victory	Elyria

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

2. Local Calling Plus (cont'd)

b. Availability (cont'd)

Local Calling Plus is provided in the following exchanges:

<u>Exchange in Which Service is Offered</u>	<u>Exchange(s) Which Can be Called</u>
South Vienna	Catawba
Columbus	Alexandria
Reynoldsburg	Alexandria
Arabia	Chesapeake
Dayton	West Alexandria
North Jackson	Lake Milton
Beavercreek Cedarville	Cedarville Beavercreek
Dayton Cedarville	Cedarville Dayton
Springfield Cedarville	Cedarville Springfield
New Waterford Salem	Salem New Waterford
Trenton Dayton	Dayton Trenton
Perrysburg	Woodville Haskins - Tontogany

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

3. Non-Residence BLES Message Rate Service

Non-Residence message rate local usage charges consist of a fixed monthly rate for usage packages which includes a monthly local usage allowance in the monthly rate. Each local call is charged on a message unit basis and an additional charge is made for local messages in excess of the allowance. The allowance, if not used during one month, is not credited to the customer's account for any other month that service is provided.

a. Rates and Charges^{/1/}

	<u>Usage Package Monthly Rate</u>
Non-Residence BLES Access Lines	\$6.15

^{/1/} See AT&T Ohio Guidebook for Non-Residence Non-BLES rates.

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

3. Non-Residence BLES Message Rate Service (cont'd)

a. Rates and Charges (cont'd)

(1) Local Message Allowances and Charges

The monthly rates for usage packages associated with message rate services include the number of local messages specified below:

- | | |
|--|-------|
| (a) All non-residence, per usage package | 73 |
| (b) The current charge per additional local message is | \$.08 |
| (c) "Schools" as used herein is limited to those institutions, which are chartered by the State Board of Education pursuant to Section 3301.16, Revised Code. ^{/1/} | |

The allowances and charges for message rate services apply to schools, except, that no charges will apply for total local messages in excess of the usage package for the following, each month:

Non-Residence Non-Rotary and Rotary	190
Non-Residence PBX Trunk	415
Centrex stations, each	55

The above exception applies only where the local exchange service is used by schools for administrative purposes and where all telephones associated with such local exchange service are located in areas not accessible to the general public.

/1/ This provision is not applicable to non-residence service used for customer-owned, coin-operated telephones, either located on school property, or owned, leased, rented, operated or controlled by a school board or other educational institution.

1. MONTHLY EXCHANGE SERVICES (cont'd)

C. Local Exchange Usage (cont'd)

3. Non-Residence BLES Message Rate Service (cont'd)

a. Rates and Charges (cont'd)

(1) Local Message Allowances and Charges (cont'd)

- (d) Unless otherwise requested by the customer, where two or more message rate services of the same class and grade are furnished to a customer from the same central office at given premises, the local message allowance for the service involved is combined and the total usage of all lines applied against this combined allowance.
- (e) When two message rate individual services, not of the same class, are furnished to a customer as Combination Main Station Service, the local message allowance for the two services involved must be combined if the central office serving such services does not permit positive identification of the call station.

4. Residence Flat Rate BLES Service

Residence flat rate local usage charges consist of a usage package that includes an unlimited number of local messages.

a. Rates and Charges

	<u>Usage Package Monthly Rate</u>
Residence BLES Access Lines	\$7.55

2. APPLICATION OF RESIDENCE AND NON-RESIDENCE RATES

A. Residence Rates

1. Service is classified and charged for as residence service:
 - a. At all residence locations only where the primary use of the service is of a social or domestic nature, where non-residence use, if any, is solely incidental to the primary social or domestic use, and where a residence type listing is furnished.
 - b. When furnished to dormitories and residence halls of colleges, universities, and other residence schools, and to fraternity and sorority houses, provided such locations are used by students and student members as their residences.
 - c. When furnished at any location as an access to a repeater control and/or autopatch facility of a bonafide amateur radio operator, organization or society duly licensed as a primary station by the Federal Communications Commission as an amateur radio station pursuant to FCC Part 97, Section 5 [47 CFR Section 97.5] or any successor regulation. The Company may request a copy of the amateur radio station license prior to the installation of service.

B. Non-Residence Rates

Service is classified and charged for as non-residence at all non- residence locations; and at any residence locations where the use is not primarily or substantially of a social or domestic nature or where a business type listing is furnished.

- C. When it is determined that a customer is using residence service in such a manner that is should be classified and charged for as non-residence service under the provisions of A. and B. preceding, the Company will discontinue the service of such customer in the event he refuses to permit his service to be classified as non-residence service and pay the applicable non-residence rates.

PART 4 - Exchange Access Services
SECTION 3 - Expanded Service Areas

Original Sheet 1

In addition to the services offered in exchange areas where it is the incumbent local exchange carrier, as specified herein, the Company also offers limited services in the following exchanges where it is not the incumbent local exchange carrier (Expanded Service Areas):

<u>Incumbent Company</u>	<u>Exchange Name</u>
United Telephone Company of Ohio d/b/a CenturyLink	Alexandria
United Telephone Company of Ohio d/b/a CenturyLink	Croton
United Telephone Company of Ohio d/b/a CenturyLink	Hebron
United Telephone Company of Ohio d/b/a CenturyLink	Johnstown
United Telephone Company of Ohio d/b/a CenturyLink	Pataskala
United Telephone Company of Ohio d/b/a CenturyLink	Utica-Homer
Brightspeed of Ohio, Inc.	Sunbury
Frontier North, Inc.	Cheshire Center
Frontier North, Inc.	Delaware
Frontier North, Inc.	Kilbourne

The following provisions of this tariff do not apply in the exchanges listed above.

1. Part 3, Section 1 – Service Charges
2. Part 4, Section 1 – Exchange Service Areas
3. Part 4, Section 2 – Exchange Lines and Usage
4. Part 13, Section 2 – Independent Payphone Provider Services
5. Part 15, Section 3 – Other Public Telephone Services

1. LIFELINE ASSISTANCE

A. General

Effective September 13, 2022, Lifeline Service is no longer generally available. It is only available pursuant to the Orders of the PUCO in Case No. 21-0917-TP-UNC and is subject to the conditions specified in those Orders.

1. Lifeline service shall be a flat rate, monthly, primary access line service with touchtone service or any other packages/bundles of service, if available to customers, less the lifeline discount and shall provide all of the following:
 - a. Recurring discount equal to the maximum contribution of federally available assistance will be applied to the customer's monthly service charge;
 - b. Waiver of the Federal Universal Service Fee;
 - c. Waiver of a deposit to establish service;
 - d. Waiver of the applicable service connection charges for establishing service, not more than once per customer at a single address in a twelve month period;
 - e. Free toll restriction and automatic blocking for 900 and 976 calls.
2. Customers qualifying for Lifeline Assistance with past due bills for regulated local service charges shall be offered special payment arrangements with the initial payment not to exceed \$25.00 before service is installed, with the balance for regulated local charges to be paid over six equal monthly payments. Lifeline service customers with past due bills for toll service charges shall have toll restricted service until such past due toll service charges have been paid or until the customer establishes service with a subsequent toll provider.

B. Regulations

1. Lifeline Assistance is available to residential customers who qualify as a low-income consumer pursuant to 47 C.F.R. 54.409, as it may be revised in the future, and who reside in the retained census blocks noted in A., preceding.
2. A customer is not eligible for Lifeline Assistance if he or she is already receiving Lifeline service or if there is anyone else in the customer's household, as defined in C.F.R. 54.400(h), subscribed to a Lifeline service.

1. LIFELINE ASSISTANCE (cont'd)

B. Regulations (cont'd)

3. Eligibility Determination, Certification, and Re-Certification
Effective March 24, 2020, pursuant to 47 C.F.R. 54.404, the National Lifeline Eligibility Verifier (National Verifier) will determine subscriber eligibility and conduct annual recertification. The National Verifier will collect the customer's application, determine eligibility, and give an approval or denial for a Lifeline discount. Once approved, the National Verifier will retain the approval for 90 days, during which time the Company may use the eligibility to provide a Lifeline discount. The Lifeline credit will not be established until the customer's eligibility has been determined by the National Verifier and the customer contacts the Company to apply the Lifeline credit.

5. UNIVERSAL SERVICE DISCOUNT PLAN FOR SCHOOLS AND LIBRARIES

Schools, libraries, and consortia including those entities that comply with 47 CFR, Section 54.501 will be eligible for the Universal Service Discount Plan for schools and libraries (Plan).

Discounts available to eligible schools and libraries shall be determined based on 47 CFR, Section 54.505.

Services purchased at a discount under this Plan shall not be resold.

A. Terms and Conditions

Plan provisions and eligibility are as detailed in 47 CFR beginning with Section 54.500.

B. Prices

Plan discounts are as detailed in 47 CFR, Section 54.505.

6. UNIVERSAL SERVICE SUPPORT PLAN FOR HEALTH CARE PROVIDERS

Public and non-profit health care providers as defined in 47 CFR, Section 54.601 shall be eligible for this universal service support plan for health care providers (Plan). Services covered by the Plan are all telecommunications services. However, those with a bandwidth capacity are limited to a bandwidth capacity of 1.544 Mbps or less.

Services purchased pursuant to this Plan shall not be resold.

A. Terms and Conditions

Plan provisions and eligibility are as detailed in 47 CFR beginning with Section 54.601

B. Prices

The amount of universal service support for an eligible service provided to a rural health care provider shall be the difference, if any, between the urban rate and the rural rate charged for the service, as defined within these rules.

Plan discounts/support are as detailed in 47 CFR, Section 54.605, 607 and 609.

1. BASELINE 3-1-1 SERVICE

A. Description

Baseline 3-1-1 nonemergency service is an intraLATA local service that will provide the local government entity ("customer") the ability to terminate all 3-1-1 dialed incoming calls to a central location or to alternate customer-defined location(s) based on the originator's Calling Party Number (CPN), service address, and the associated nine-digit zip code.

Baseline 3-1-1 can also be used to provide access to local government offices (such as the Mayor's Office, Department of Parks and Recreation, Planning Commission, etc.). Access to local government offices can only be provided in addition to nonemergency access to police and fire. This capability is dependent upon ancillary Customer Premise Equipment (CPE) (i.e., IVR, ACD, etc.) capabilities or customer resources (i.e., Operators to transfer calls).

Baseline 3-1-1 Service will recognize, route and deliver 3-1-1 dialed calls to Customer Provided Equipment which either (i) originate from AT&T Ohio end offices serving the customer, or (ii) originate from non-AT&T Ohio end offices, provided that the customer, AT&T Ohio and other service providers have reached an agreement as to the interconnection and processing of 3-1-1 calls originating from non-AT&T Ohio end offices.

Calls to "3-1-1" will be routed via the AT&T Ohio public switched network utilizing Advanced Intelligent Network platforms and features to route the call to customer designated location(s).

1. BASELINE 3-1-1 SERVICE (cont'd)

B. Definitions

Advanced Intelligent Network (AIN)

AIN is a telecommunications network that is software controlled. The network "intelligence" is located in computer nodes which are distributed throughout the network, rather than being confined to the originating and terminating switching offices. Before calls (either outbound or inbound) are sent to their final destination, the network queries a database for disposition of the call.

Calling Party Number (CPN)

The ten digit telephone number of the calling party.

Route To Number

Ten digit telephone number(s) designated by the customer for terminating 3-1-1 calls.

SecurID

A security application to be utilized by authorized personnel to access the Service Management System.

Service Management System

A computerized database containing relational customer data information that is utilized to route 3-1-1 calls.

Signaling System No. 7 (SS7)

The telecommunications signaling system using protocols recommended by the International Consultative Committee for Telegraphy and Telephony (ICCTT) used by AT&T Ohio to route calls over the public switched network.

1. BASELINE 3-1-1 SERVICE (cont'd)

C. Terms and Conditions

In addition to the general regulations found in Part 2, Section 2, the following regulations apply to Baseline 3-1-1 Service:

1. A prospective Baseline 3-1-1 Service customer must make separate arrangements for business Local Exchange Access Service prior to establishment of Baseline 3-1-1 Service.
2. Baseline 3-1-1 Service is available on a twelve (12), and thirty-six (36) and sixty (60)^{/1/} month term payment plan basis. The term period will begin on the completion date of the Service Order.
3. Local calls placed to Baseline 3-1-1 may be subject to applicable local usage charges.
4. Baseline 3-1-1 Service is compatible with Caller ID Service network functionality when used in conjunction with basic exchange services. Caller ID Service is available where facilities permit at the applicable tariff price.
5. Upon establishment of Baseline 3-1-1 Service, the customer will be provided with a SecurID access card which provides the customer access to the Baseline 3-1-1 Service network system for viewing its Routing Table or Database, and for accessing standard Baseline 3-1-1 Service reports.

Upon receipt of the SecurID card(s), the customer assumes responsibility for safeguarding the use of their assigned card(s) and for any breaches to security resulting from the loss or misuse of the SecurID card(s).

6. Before Baseline 3-1-1 Service will be provided to a customer, the customer must:
 - a. Identify the geographic boundaries of the proposed 3-1-1 service area;
 - b. verify that it is a governmental entity that intends to use the 3-1-1 service code to provide non-emergency access to entities that provide police and fire protection within the geographic boundaries of its proposed service area;

^{/1/} Effective March 1, 2014, Term Payment Plans greater than thirty-six (36) months are no longer available to new or renewing customers.

1. BASELINE 3-1-1 SERVICE (cont'd)

C. Terms and Conditions (cont'd)

6. (cont'd)

- c. verify whether or not the customer also intends to use the 3-1-1 service code to provide non-emergency access to other government services;
- d. verify that the customer has provided notice of its intent to use the 3-1-1 service code throughout its proposed service area to all government entities that could use the 3-1-1 service code within that proposed service area. Such notice must provide those government entities upon whom it is served an opportunity to respond to the notice in a way that effectively preserves their ability to seek to use the 3-1-1 service code, either on their own, or in cooperation with other governmental entities; and
- e. acknowledge the authority of the Public Utilities Commission of Ohio (PUCO) to ultimately decide which governmental entity shall provide 3-1-1 service when, within any particular geographic area of Ohio, there are conflicting or competing requests by two or more governmental entities to use the 3-1-1 service code, to the extent that negotiations between or among the affected governmental entities fail.

1. BASELINE 3-1-1 SERVICE (cont'd)

D. Features

1. Standard Features

Call Routing

3-1-1 dialed calls can be terminated to a customer defined location or to alternate locations.

Management Reports

Baseline 3-1-1 Management Reports can be accessed via dial-up access. Reports available include the Default Number Report and Summary Report.

2. Optional Features

Day of Year and Time of Day Routing

Allows a Baseline 3-1-1 Service customer to select the location to which calls will be routed based upon the time of day and day of year (specific date) that calls originate.

Day of Week and Time of Day Routing

Allows a Baseline 3-1-1 Service customer to select the location to which calls will be routed based upon the time of day and day of week that calls originate.

1. BASELINE 3-1-1 SERVICE (cont'd)

E. Prices

1. Service Elements

<u>Description</u>	<u>Nonrecurring Charge</u>	Monthly Payment <i>Term Payment Plans</i>		
		<u>12 Months</u>	<u>36 Months</u>	<u>60^{/1/} Months</u>
Baseline 3-1-1 Service, per customer, per LATA	\$5,500.00	\$250.00	\$250.00	\$250.00
Routing Table				
Development/Updates				
First 500 records	100.00	-	-	-
Each additional 500 records, or fraction thereof	70.00	-	-	-
Routing Table				
Maintenance Charges				
per Route to Number	-	15.00	15.00	15.00
Distribution/Routing Criteria				
per subscription				
NPA or NPA/NXX	75.00	50.00	35.00	30.00
NPA/NXX with Zip +4	125.00	75.00	75.00	50.00
Additional Routing Options				
Day of Year Time of Day	50.00	25.00	25.00	25.00
Day of Week Time of Day	50.00	25.00	25.00	25.00

/1/ Effective March 1, 2014, Term Payment Plans greater than thirty-six (36) months are no longer available to new or renewing customers.

PART 6 - Central Office Services
SECTION 9 - Other Central Office Services

Original Sheet 7

1. **BASELINE 3-1-1 SERVICE (cont'd)**

E. **Prices (cont'd)**

1. Service Elements (cont'd)

<u>Description</u>	<u>Price Per Call</u> <i>Term Payment Plans</i>		
	<u>12</u> <u>Months</u>	<u>36</u> <u>Months</u>	<u>60^{/1/}</u> <u>Months</u>
Query/Routing Charge			
Total 3-1-1 calls, per month, per LATA			
0 - 50,000 calls	\$0.10	\$0.08	\$0.06
50,001 + calls	0.08	0.06	0.05
Additional Minutes of Use			
Per minute, for each minute of use beyond the first twenty (20) minutes of each minute			
	0.04	0.04	0.04

/1/ Effective March 1, 2014, Term Payment Plans greater than thirty-six (36) months are no longer available to new or renewing customers.

1. BASELINE 3-1-1 SERVICE (cont'd)

E. Prices (cont'd)

2. Payment Plans

- **Term Payment Plans**

Baseline 3-1-1 Service is offered under a Term Payment Plan for periods of 12, 36, and 60^{/1/} months.

3. Termination Charges

In the event that a customer initiates a Service Order request for Baseline 3-1-1 Service, and subsequently cancels the Service Order prior to full operational establishment of service, the customer remains liable for all nonrecurring service establishment charges specified in this Tariff.

Customers that cancel their Baseline 3-1-1 Service before the term expiration date will be billed a termination liability which consists of a lump sum equal to the non-usage sensitive monthly recurring charges specified in this tariff times the number of months remaining on the term period, rounded up to the nearest whole month.

Any cancellation or termination liability lump sum payment will become due and payable in its entirety immediately upon calculation and presentation of the lump sum bill statement.

At the expiration of the term period, subsequent monthly billing will revert to the 12 Month Term Payment Plan monthly prices in effect at that time, as specified in this Tariff until another Term Payment Plan is agreed upon. Termination liability charges are no longer applicable once the term period has expired.

^{/1/} Effective March 1, 2014, Term Payment Plans greater than thirty-six (36) months are no longer available to new or renewing customers.

1. ADVANCED CUSTOM CALLING SERVICE

A. Calling Party Number Blocking

Calling Party Number Blocking provides telephone customers with the capability to prevent the disclosure of the calling telephone number on calls made to an exchange service equipped with Caller ID and other Advanced Custom Calling services where the calling party number may be disclosed. Calling Party Number Blocking is available on a per call basis for residence and non-residence customers. Calling Party Number Blocking is available on a per service basis for residence and non-residence customers.

Per call Calling Party Number Blocking is accomplished by the customer dialing an activation code (*67 for Touch-Tone and 1167 for rotary dial pulse) prior to placing each call for which blocking is desired. Per call blocking is automatically provided without charge to all customers in central offices equipped to offer Caller ID or other Advanced Custom Calling Services where calling party number may be disclosed.

Calling Party Number blocking, (per-call or per-line) automatically prevents the display of the calling telephone number on calls dialed from an exchange service equipped with this option, except for calls made to 911 or to a party that subscribes to an ANI or charge number based service and the call is paid for by the called party.

1. ADVANCED CUSTOM CALLING SERVICE (cont'd)

A. Feature Description (cont'd)

A. Calling Party Number Blocking (cont'd)

Per Line Calling Party Number Blocking automatically prevents the display of the calling telephone number on all calls dialed from an exchange service equipped with this option. It is not necessary to dial an activation code prior to placing the call. After being informed of their blocking options by the Company, customers may subscribe to Per Line Blocking at the rates set forth in the AT&T Ohio Guidebook.

No business, organization or other person may use Calling Party Number Blocking where the primary purpose is to make telephone solicitation calls. The term "telephone solicitation" means the initiation of a telephone message primarily for the purpose of encouraging a person to purchase, rent, or invest in property, goods, or services or to donate to any charity or similar organization or entity without that person's prior express invitation or permission.

Blocked Calling Party Number Identification will be delivered to certain qualifying customers as described in FCC Memorandum Opinion and Order, CC Docket No. 91-281, adopted January 4, 2002. Such customers must certify to the Company compliance with the waiver order's eligibility requirements.

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911

A. Description

Universal Emergency Number Service/911 Telecommunications Service (911), is a telephone exchange communication service whereby a Public Safety Answering Point (PSAP) designated by the customer may receive telephone calls dialed to the telephone number 911. The 911 Service includes lines and central office features necessary to provide the capability to answer, transfer and dispatch public emergency telephone calls originated by persons within the telephone central office areas arranged for 911 calling.

When requested by local government authorities, and subject to the availability of facilities, the Company will provide a universal number "911" for the use of Public Safety Answering Points (PSAPs) engaged in assisting local governments in the protection and safety of the general public. Use of the 911 number will provide each caller with telephone access to the appropriate local PSAP.

The 911 customer may be a municipality or other state or local governmental unit, or an authorized agent of one or more municipalities or other state or local governmental units to whom authority has been lawfully delegated. The customer must be legally authorized to subscribe to the service and have public safety responsibility by law to respond to telephone calls from the public for emergency police, fire or other emergency services within the Central Office areas arranged for 911 calling.

911 Service provides for routing all 911 calls originated by telephones having telephone numbers beginning with a given central office prefix code or codes to a PSAP which is prepared to receive those calls. Each 911 Service classification has certain inherent features and optional features which may or may not be available with other 911 Service classifications.

911 Service may be classified as follows:

Enhanced 911 Service (E911)

Enhanced 911 Service offerings provide routing via dedicated trunking facilities to all primary PSAPs and to secondary PSAPs based upon ANI capability or Default Routing. The number of lines to a PSAP will be determined by the Company based upon anticipated call volumes. Secondary PSAPs that do not meet these specifications will receive calls on a transfer basis over the exchange network or over additional E911 Exchange lines subscribed to by the customer.

Enhanced 911 Service is available via one or a combination of the following service feature combinations:

- Automatic Number Identification (ANI)
- Selective Routing (SR)
- Automatic Number Identification and Selective Routing (ANI/SR)
- Automatic Number Identification and Automatic Location Identification (ANI/ALI)
- Automatic Number Identification, Automatic Location Identification and Selective Routing (ANI/ALI/SR)

Where two jurisdictions are served by a local switching office each jurisdiction may select a different feature combination as long as SR is one of the features.

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

B. DEFINITIONS

911 Control Office

A 911 office providing tandem switching capability for 911 calls. It controls switching of ANI information to the PSAP and also provides the Selective Routing function, Speed Calling features, Call Transfer capability and certain maintenance functions for each PSAP.

911 Service Area

The geographic area in which the customer will respond to all 911 calls and dispatch appropriate emergency assistance.

Additional E911 Exchange Line

An additional line which terminates at a PSAP

Alternate Routing (AR)

A feature which allows calls to be routed to a designated alternate location if 1) all 911 exchange lines to the primary PSAP are busy, or 2) the primary PSAP closes down. Alternate Routing is only available when Selective Routing is provided.

Automatic Location Identification (ALI)

A feature that forwards the name and address associated with the calling party's telephone number (identified by ANI as defined below) to the PSAP for display. Additional telephones with the same number as the calling party's (secondary locations, off premise extensions, etc.) are identified with the address of the telephone number at the main location.

Automatic Number Identification (ANI)

A feature which allows the number of the calling party to be forwarded to the PSAP for display.

1. **UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)**

B. DEFINITIONS (cont'd)

Automatic Number Identification and Automatic Location Identification (ANI/ALI)

A Service Feature combination with both the ANI and ALI features, which allows telephone numbers and the name and address associated with the calling party's telephone number to be forwarded to the PSAP for display.

Automatic Number Identification, Automatic Location Identification and Selective Routing (ANI/ALI/SR)

A Service Feature combination with ANI, ALI and SR which allows telephone numbers, names and addresses to be forwarded to the PSAP for display and allows 911 calls to be routed to the designated primary PSAP based upon the identification number of the calling party.

Automatic Number Identification and Selective Routing (ANI/SR)

A Service Feature combination with ANI and SR which allows telephone numbers to be forwarded to the PSAP for display and allows 911 calls to be routed to the designated primary PSAP based upon the identification number of the calling party.

Cell Site Record

The physical location/street address of a cellular tower and , if applicable, the direction of the transmitter/receiver site. For purposes of this definition a cellular tower equipped with three (3) transmitter/receivers would constitute three (3) cell site records. Conversely, a cellular tower with an omnidirectional transmitter/receiver would constitute one (1) cell site record.

Central Office Identification

A three digit code that identifies the central office from which a 911 call originated. This feature is provided in lieu of Selective Routing and ANI display for central offices within the 911 system not equipped with ANI.

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

B. DEFINITIONS (cont'd)

Central Office Transfer

The transfer of an incoming 911 call to another access line through use of a Central Office conference circuit.

Data Management System (DMS)

A system of manual procedures and computer programs used to create, store and update the data required to provide the SR and ALI features.

Default Routing

A feature activated when incoming 911 calls cannot be selectively routed due to a failure of the ANI feature, garbled digits or other cause. Such incoming calls are routed to a "default" PSAP. Default Routing is only available when Selective Routing is provided.

Display and Transfer Unit

A selector console and associated common equipment for displaying ANI numbers at the PSAP attendant position. The attendant can then activate Fixed and/or Selective Transfer functions (defined below).

Emergency Service Number (ESN)

A Selective Routing (SR) code assigned by the Company to each telephone number in an exchange where SR is provided to route 911 calls to an appropriate PSAP. The ESN is associated with street address ranges or other mutually agreed upon routing criteria and defines the set of emergency numbers (e.g. police, fire, medical) responsible for providing emergency service in a primary PSAP and possibly one or more secondary PSAPs.

1. **UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)**

B. DEFINITIONS (cont'd)

End Office

The central office in the 911 system which receives originating 911 calls.

Enhanced 911 Service

A 911 service offering which provides completion of 911 calls via dedicated trunking facilities to all primary PSAPs and to secondary PSAPs that are equipped to display ANI information on Company or customer provided terminal equipment. This offering is available via specific service feature and/or service feature combinations which may or may not be available with other 911 Service classifications.

Fixed Transfer

A feature which enables a PSAP attendant to transfer incoming 911 calls to Secondary PSAPs by use of a single button on the Display and Transfer Unit.

Forced Disconnect

Permits the PSAP attendant to release a 911 call connection though the 911 calling party has not hung up, thereby preventing intentional jamming of the 911 central office lines.

Manual Transfer

Enables the PSAP attendant to transfer an incoming call by depressing the switch hook of the associated telephone or the "add" button on the Display and Transfer Unit and dialing either a 7-digit or 10-digit telephone number or a 2-digit Speed Calling Code.

1. **UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)**

B. DEFINITIONS (cont'd)

Public Safety Answering Point (PSAP)

An answering location for 911 calls originating in a given area. A PSAP may be designated as Primary or Secondary, which refers to the order in which calls are directed for answering. Calls are first directed to the Primary PSAPs for response. Secondary PSAPs receive calls on a transfer basis only and generally serve as a centralized location for a particular type of emergency call. PSAPs shall be staffed by employees or agents of service agencies such as police, fire or emergency medical or a common bureau serving a group of such entities.

Responding Agency

An agency which is prepared to provide one or more specific emergency services via calls received from a PSAP.

Selective Routing

A feature which allows 911 calls to be routed to the designated primary PSAP based upon the identification number of the calling party.

Selective Transfer

Provides a PSAP with the ability to transfer an incoming call to another responding agency by depressing a single button labeled with type of agency, e.g. fire, on the Display and Transfer Unit. Selective Transfer is only available when Selective Routing is provided.

Service User

Any exchange access facility customer within a 911 system.

1. **UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)**

<i>B. DEFINITIONS (cont'd)</i>

Serving Central Office

The central office from which a PSAP, either primary or secondary is served.

Speed Calling

A feature which enables the customer to call certain preset numbers via abbreviated dialing.

Universal Emergency Number Service

A telephone exchange communication service whereby a Public Safety Answering Point (PSAP) designated by the customer may receive telephone calls placed by persons in need of assistance who dial the telephone number 911. The 911 Service includes the lines and equipment necessary for answering, transferring and dispatching public emergency telephone calls originated by persons within the telephone central office areas arranged for 911 calling.

Universal Emergency Number Service Customer (Customer)

A municipality or other state or local governmental unit to whom authority has been lawfully delegated within a geographic area to respond to public emergency telephone calls, at a minimum for police and fire service. An agent may be authorized by one or more municipalities or other state or local governmental units to subscribe to the service but the agent is not the customer.

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

C. Terms and Conditions

1. This service is limited to the use of central office telephone number 911 as the universal emergency telephone number. A single PSAP may subscribe to only one 911 service classification within any single government agency's locality.
2. 911 Service is furnished to the customer only for the purpose of receiving reports of emergencies from the public. It is not intended as a total replacement for the telephone service of the various public safety agencies which participate in the use of this service. The public safety agencies must subscribe to other exchange telephone service provided under this Tariff for non-emergency telephone communications.
3. 911 Service is classified as Business Exchange and is arranged for one-way incoming service to the appropriate PSAP. Outgoing calls can only be made on a transfer basis.
4. Temporary suspension of service is not provided for any part of 911 Service (premise equipment included).
5. 911 Service lines are provided solely for the benefit of the customer operating the PSAP. The provision of 911 Service by the Company shall not be interpreted, construed, or regarded as being for the benefit of or creating any Company obligation, either expressed or implied, toward any third person or legal entity other than the customer.
6. Company serving areas and political subdivision boundaries may not coincide, however it is the obligation of the customer to make arrangements to handle all 911 calls that originate from telephones served by central offices in the local serving area whether or not the calling telephone is situated on property within the geographic boundaries of the customer's public safety jurisdiction.
7. The application for 911 Service must be executed in writing by each customer. If application for service is made by an agent, the Company must be provided in writing, satisfactory proof of appointment of the agent by the customer. At least one local law enforcement agency must be included among the participating agencies in any 911 offering.

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

C. TERMS AND CONDITIONS (cont'd)

8. The customer must furnish the Company its written agreement to the following terms and conditions:
- Applicants for this service must provide an adequate number of trained personnel to receive and dispatch calls to meet public demand. All 911 calls must be answered on a 24-hour day, seven-day week basis.
 - The customer accepts responsibility for dispatching the appropriate emergency service vehicles within the 911 service area, or will undertake to transfer all 911 calls received to the governmental agency with responsibility for dispatching such services, to the extent that such services are reasonably available. A PSAP must be prepared to receive all 911 calls and to dispatch, or to have others dispatch, police, fire, ambulance, or other emergency services as are reasonably available and required.
 - The customer will develop an appropriate method for responding to calls for non-participating agencies which may be directed to the 911 PSAP by calling parties.
 - The customer will subscribe to local exchange service at the PSAP location for administrative purposes, for placing outgoing calls, and for receiving non-911 calls.
 - * The customer will subscribe to, or provide, telephone equipment with a capacity adequate to handle the number of incoming 911 lines recommended by the Company to be installed. Applicants for 911 service must subscribe to adequate facilities to provide satisfactory service to the public. Minimum trunk requirements for each central office designation served, must be met as prescribed by applicable State Codes, Rules, and Legislation.
 - * The customer will make provisions for receiving emergency calls from Telecommunication Devices for the Deaf (TDD) users.
9. The Company does not undertake to answer and forward 911 calls, but furnishes the use of its facilities to enable the customer's personnel to respond to such calls on the customer's premises.
10. The 911 calling party by calling 911 Service, gives consent for the Company to provide 911 information consisting of the name, address, telephone number, and other calling party information when available, to Law Enforcement Agencies and other emergency service providers on a call-by-call basis for the purpose of enabling those agencies and service providers to respond to emergency calls for assistance.
11. Database inquiries for 911 information consisting of name, address, telephone number, and other information when available, will only be allowed for purposes of dispatching or responding to 911 emergency calls or integrity verification as prescribed by the Company or applicable State Codes, Rules, or Legislation.

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

C. Terms and Conditions

12. 911 information consisting of the names, addresses, telephone numbers, and other calling party information when available, of the telephone customers whose listings are not published in directories or listed in Directory Assistance Offices is confidential. Information will be provided on a call-by-call basis only for the purpose of responding to emergency calls and is not to be used or disclosed by the customer, its agents or employees for any other purpose not authorized by law.
13. The 911 calling party forfeits the privacy afforded by Private and Semi-Private Listing Service to the extent that the name, telephone number, address and other calling party information, when available, associated with the originating station location are furnished to the PSAP.
14. Terminal equipment used in connection with 911 Service, whether such equipment is provided by the Company or the customer, shall be configured so that it is unable to extract any information from the 911 Database; other than information related to the number identified through the Automatic Number Identification (ANI) feature as the source of an in-progress 911 call. Manual access to the 911 Database may be provided upon written request as prescribed by the Company and subject to State and Federal laws and regulations.
15. Central offices that are not currently equipped to transmit ANI will not be modified to provide ANI solely for 911 Service. When the Selective Routing feature is provided as part of a 911 System, Default Routing and Central Office Identification will be provided in lieu of Selective Routing and ANI display for any central office within the system not equipped with ANI.
16. ANI will not be displayed on calls placed over four-party or rural lines. Central Office Identification is provided in lieu of the telephone number and address.

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

C. Terms and Conditions (cont'd)

17. When the Selective Routing feature is provided with a 911 System, the customer is responsible for identifying primary and secondary PSAP locations as well as the unique combinations of police, fire and ambulance or any other appropriate agencies responsible for providing emergency service in the 911 serving area. An Emergency Service Number (ESN) will be provided for each unique combination by the Company. The customer will associate these ESNs with street address ranges or other mutually agreed upon routing criteria in the 911 serving area that are agreeable to the Company. These ESNs will be carried in the Data Management System (DMS) to permit routing of 911 calls to the primary and secondary PSAPs responsible for handling of calls from each telephone in the 911 serving area. The customer's responsibilities in providing this information are:
- Initial and subsequent ESN assignments by street name, address range and area or other mutually agreed upon routing criteria shall be furnished to the Company by the customer on forms supplied by the Company, or other electronic medium where available, for that purpose at a mutually agreed upon time prior to the effective date of the service.
 - After establishment of service it is the customer's responsibility to continually verify the accuracy of the routing information contained in the master address file. It is also the customer's responsibility, to advise the Company of any changes in street names, establishment of new streets, changes in address numbers used on existing streets, closing and abandonment of streets, changes in police, fire, ambulance or other appropriate agencies' jurisdiction over any address, annexations and other changes in municipal and county boundaries, incorporation of new cities or any other matter that will affect the routing of 911 calls to the proper PSAP.

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

C. Terms and Conditions (cont'd)

17. (cont'd)

- The Company will provide to the customer on request a complete listing of the master address file to permit customer verification of accuracy of the police, fire, and ambulance PSAP routing designations. One copy of the file will be provided free of charge on an annual basis. Additional copies may be requested at applicable tariff rates.
 - The Company will furnish to the customer for verification a written copy showing each change, deletion and addition to the master address file.
18. The Company's intent will be to provide at least the same level of service reliability and quality as the telephone service being provided in the exchanges where 911 is offered.
19. Intercept service for the seven digit emergency numbers replaced by 911 will be provided, upon request, for a period negotiated by the customer, until the next customer directory issuance, or up to one year, whichever period is longest.
20. The installation of initial or subsequent 911 exchange lines to maintain applicable Company service standards will be provided by the Company, subject to the terms and agreements of the 911 Service Agreement when applicable.
21. Customer premise equipment used in providing 911 Service and features may be Company or customer-provided.

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

C. Terms and Conditions (cont'd)

22. The receipt of any contract or amendment to a contract established under this tariff shall not constitute approval of all terms and provisions therein. The Commission retains jurisdiction to investigate on its own motion or upon complaint any contractual term or provision under which the tariffed service is offered, and to take any necessary action pursuant to such investigation, including issue orders.
23. The Company's entire liability to any person for interruption or failure of 911 Service shall be limited to the terms specified in this Tariff or by law.
24. The customer and participating governmental units and agencies each agree to release, indemnify, defend, and hold harmless the Company from any and all loss, claims, demands, suits or other action, or any liability whatsoever, other than the Company's sole negligence, arising out of the customer's use of 911 service whether suffered, made, instituted or asserted by the customer or by any other party or person, for any personal injury to or death of any person or persons, or for any loss, damage or destruction of any property, whether owned by the customer or others; and the customer and participating governmental units and agencies agree to purchase and maintain adequate insurance against such liability.
25. The rates for 911 Service do not include the inspection or monitoring of facilities to discover errors, defects and malfunctions in the service, nor does the Company undertake such responsibility. The customer shall be responsible for making such operational tests as, in the judgment of the customer, are required to determine whether the system is functioning properly for its use. The customer shall promptly notify the Company in the event the system is not functioning properly.
26. The Company's liability in connection with its participation in a 911 system is limited by statute.
27. The customer's liability in connection with the provision of 911 service is limited by statute.
28. The 911 services specified in this tariff are available for the use of the state and political subdivisions in providing universal emergency number service pursuant to law.

D. Features

1. Enhanced 911 Standard Features

Alternate Routing (AR)^{/1/}

Default Routing (DR)^{/1/}

Forced Disconnect

Central Office Transfer Arrangements:

*Fixed Transfer

*Manual Transfer

*Selective Transfer^{/1/}

Speed calling

^{/1/} Only available when Selective Routing is provided.

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

D. Features

1. Enhanced 911 Standard Features

Alternate Routing (AR)^{/1/}

Default Routing (DR)^{/1/}

Forced Disconnect

Central Office Transfer Arrangements:

*Fixed Transfer

*Manual Transfer

*Selective Transfer^{/1/}

Speed calling

^{/1/} Only available when Selective Routing is provided.

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

E. Prices

1. Service Elements

Description	Nonrecurring Charge	Monthly Price Current	Monthly Price Maximum
Exchange service ^{/1/}			
Additional (optional) E911 exchange line terminating at PSAP	\$1,000.20	\$137.30	\$137.30
Service ^{/2/}			
Automatic number identification, per 1000 main stations served	385.30 ^{/3/}	69.20 ^{/4/}	69.20 ^{/4/}
Selective routing, per 1000 main stations served	4,608.85 ^{/3/}	92.30 ^{/4/}	92.30 ^{/4/}
Combined automatic number identification and selective routing, per 1000 main stations served	4,200.45 ^{/3/}	103.85 ^{/4/}	103.85 ^{/4/}
Combined automatic number and location identification, per 1000 main stations served	3,835.90 ^{/3/}	107.30 ^{/4/}	107.30 ^{/4/}
Combined automatic number and location identification and selective routing per 1000 main stations served	5,489.05 ^{/3/}	117.65 ^{/4/}	117.65 ^{/4/}

/1/ Denotes Tier 1 Non-core service.

/2/ Rounded to nearest 1000 main and equivalent main telephones (excluding all types of WATS terminations). This count is based upon the maximum number of the above stated main telephones in service at the time service is established. This count will be updated on December 31 annually with appropriate adjustments to customer billing.

/3/ These nonrecurring charges are not billed to the customer. They form the basis for the E911 tax credit the Company obtains from the State.

/4/ If a monthly E911 subscriber charge is shown for a county in the county rate list that follows, it is in lieu of these recurring charges being billed to the customer.

/5/ Material formerly appeared on 2nd Revised Sheet 12.7 in this Section.

PART 8 - Miscellaneous Services
SECTION 3 - Emergency/Group Alerting Services

Original Sheet 16

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

E. Prices

1. Service Elements

<u>County Rate List</u>					
<u>County</u>	<u>Current Monthly E911 Subscriber Charge^{/1/}</u>	<u>Implementation Date for E911 Service</u>	<u>Effective Date for Current E911 Subscriber Charge</u>	<u>Initial EMG Case No. for E911 Implementation</u>	<u>Most Current EMG Case No. for E911 Review</u>
Adams	\$.12	07-16-92	07-16-92	91-1366-TP-EMG	91-1366-TP-EMG
Athens	.12	04-02-96	04-02-96	95-1165-TP-EMG	95-1165-TP-EMG
Belmont	.12	09-11-97	09-11-97	96-384-TP-EMG	96-384-TP-EMG
Brown	.12	04-19-95	04-19-95	92-786-TP-EMG	92-786-TP-EMG
Butler	.12	08-17-88	08-17-92	87-1029-TP-EMG	92-962-TP-EMG
Carroll	.12	12-15-03	12-15-03	02-400-TP-EMG	02-400-TP-EMG
Champaign	.12	05-01-91	05-01-92	90-1375-TP-EMG	92-201-TP-EMG
Clark	.12	03-15-88	03-15-92	87-1283-TP-EMG	91-2171-TP-EMG
Clinton	.12	02-24-88	02-24-93	87-1898-TP-EMG	92-2233-TP-EMG
Columbiana	.12	09-11-08	09-11-08	08-718-TP-EMG	08-718-TP-EMG
Coshocton	.12	11-09-88	11-09-92	87-1286-TP-EMG	92-1460-TP-EMG
Cuyahoga	.12	11-02-87	11-02-92	87-1281-TP-EMG	92-1408-TP-EMG
Delaware	.12	10-18-89	10-18-92	87-1900-TP-EMG	92-1413-TP-EMG
Erie	.12	09-16-92	09-16-92	91-1767-TP-EMG	91-1767-TP-EMG
Fairfield	.12	12-06-89	12-06-92	88-1382-TP-EMG	92-1648-TP-EMG
Fayette	.12	01-31-91	01-31-93	90-1307-TP-EMG	92-1967-TP-EMG
Franklin	.12	07-01-87	07-01-92	87-944-TP-EMG	97-707-TP-EMG
Gallia	.12	12-04-97	12-04-97	97-908-TP-EMG	93-908-TP-EMG
Geauga	.12	11-29-94	11-29-94	93-237-TP-EMG	93-237-TP-EMG
Greene	.12	03-29-89	03-29-92	87-1287-TP-EMG	92-45-TP-EMG
Guernsey	.12	04-22-92	04-22-92	92-205-TP-EMG	92-205-TP-EMG
Hancock	.12	12-15-94	12-15-94	94-1200-TP-EMG	94-1200-TP-EMG
Harrison	.12	01-28-09	01-28-09	08-1217-TP-EMG	08-1217-TP-EMG
Highland	.12	11-17-94	11-17-94	94-1199-TP-EMG	94-1199-TP-EMG
Hocking	.12	02-17-00	02-17-00	00-08-TP-EMG	00-08-TP-EMG
Jefferson	.12	05-20-97	05-20-97	96-160-TP-EMG	96-160-TP-EMG
Lake	.12	10-05-88	10-05-92	88-1089-TP-EMG	92-1273-TP-EMG
Lawrence	.12	04-27-98	04-27-98	96-43-TP-EMG	96-43-TP-EMG
Licking	.12	06-15-90	06-15-92	89-829-TP-EMG	92-538-TP-EMG

/1/ The maximum E911 subscriber charge shall equal \$.12, where available.

PART 8 - Miscellaneous Services
SECTION 3 - Emergency/Group Alerting Services

Original Sheet 17

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

E. Prices (cont'd)

1. Service Elements (cont'd)

County Rate List					
County	Current Monthly E911 Subscriber Charge ^{/1/}	Implementation Date for E911 Service	Effective Date for Current E911 Subscriber Charge	Initial EMG Case No. for E911 Implementation	Most Current EMG Case No. for E911 Review
Lorain	\$.12	11-15-89	11-15-92	88-1607-TP-EMG	92-1468-TP-EMG
Lucas	.12	03-01-89	03-01-93	87-1284-TP-EMG	92-2201-TP-EMG
Madison	.12	03-25-92	03-25-92	91-2037-TP-EMG	91-2037-TP-EMG
Mahoning	.12	03-23-94	03-23-94	93-1553-TP-EMG	93-1553-TP-EMG
Medina	.12	01-18-89	01-18-93	87-1899-TP-EMG	92-2004-TP-EMG
Meigs	.12	09-10-09	09-10-09	09-510-TP-EMG	09-510-TP-EMG
Miami	.12	03-01-90	03-01-93	88-1295-TP-EMG	92-2200-TP-EMG
Monroe	.12	06-01-09	06-01-09	09-294-TP-EMG	09-294-TP-EMG
Montgomery	.12	03-29-89	03-29-92	87-2076-TP-EMG	92-44-TP-EMG
Morgan	.12	12-04-01	12-04-01	00-240-TP-EMG	00-240-TP-EMG
Muskingum	.12	11-18-87	11-18-92	87-1282-TP-EMG	92-1530-TP-EMG
Noble	.12	10-14-04	10-14-04	02-398-TP-EMG	02-398-TP-EMG
Ottawa	.12	05-27-88	05-27-92	87-1901-TP-EMG	92-421-TP-EMG
Perry	.12	04-01-98	04-01-98	98-127-TP-EMG	98-127-TP-EMG
Pickaway	.12	12-16-92	12-16-92	92-1752-TP-EMG	92-1752-TP-EMG
Portage	.12	09-11-91	09-11-92	90-1619-TP-EMG	92-1045-TP-EMG
Preble	.12	10-13-93	10-13-93	92-2306-TP-EMG	92-2306-TP-EMG
Ross	.12	12-11-89	12-11-92	90-1389-TP-EMG	92-1724-TP-EMG
Sandusky	.12	12-09-92	12-09-92	92-1476-TP-EMG	92-1476-TP-EMG
Scioto	.12	06-14-94	06-14-94	94-509-TP-EMG	94-509-TP-EMG
Seneca	.12	05-24-89	05-24-92	89-402-TP-EMG	92-269-TP-EMG
Shelby	.12	06-30-92	06-30-92	91-1587-TP-EMG	91-1587-TP-EMG
Stark	.12	05-23-90	05-23-92	90-321-TP-EMG	92-268-TP-EMG
Summit	.12	05-11-88	05-11-92	87-1285-TP-EMG	92-267-TP-EMG
Trumbull	.12	06-22-94	06-22-94	93-505-TP-EMG	93-505-TP-EMG
Tuscarawas	.12	12-08-94	12-08-94	93-1579-TP-EMG	93-1579-TP-EMG
Union	.12	05-17-89	05-17-92	87-2195-TP-EMG	93-359-TP-EMG
Warren	.12	12-19-90	12-19-92	90-1335-TP-EMG	92-1789-TP-EMG
Washington	.12	07-27-05	07-27-05	04-1840-TP-EMG	04-1840-TP-EMG
Wayne	.12	08-15-89	08-15-92	88-929-TP-EMG	92-1013-TP-EMG
Wood	.12	11-20-90	11-20-92	87-1913-TP-EMG	92-1658-TP-EMG
Wyandot	.12	02-17-99	02-17-99	98-1537-TP-EMG	98-1537-TP-EMG

/1/ The maximum E911 subscriber charge shall equal \$.12, where available.

Issued: March 18, 2024

Effective: May 1, 2024

In accordance with an Order issued by the Public Utilities Commission of Ohio, dated August 19, 2009,
Case No. 09-510-TP-EMG

By Molly Kocour Boyle, President, Columbus, Ohio

1. UNIVERSAL EMERGENCY NUMBER SERVICE - 911 (cont'd)

E. Prices (cont'd)

2. Other Applicable Charges and Payments

Messages

The calling party is not charged for calls placed to the 911 number.

Charges for messages transferred over exchange facilities from a PSAP are billed to the 911 customer according to rates applicable from the Serving Central Office which serves the PSAP initiating the transfer to the point of termination, subject to the terms and conditions of the 911 Service agreement. Inter-system transfers are subject to applicable local message charges.

Special equipment and service arrangements for which provision is not otherwise made in these tariffs or catalogs are furnished wherever practicable at charges based on cost.

Equipment Moves

Moves or changes of equipment at PSAP locations will be made based upon cost, not to exceed installation charges specified in this tariff or catalog. Time and material charges may be applicable.

Charges for customer requests that require additions, removals, moves, or changes of access facilities or equipment on Company premises will be based on cost and determined separately in each case.

Installation of additional network or other facilities to maintain a satisfactory grade of service will be provided by the Company, subject to the terms and conditions of the 911 Service Agreement.

Cancellation of the service in whole or in part by the customer prior to installation will require payment of an amount equal to the cost of engineering, manufacturers' billings resulting from equipment orders, installation, assembly, labor, cost of removal and any other costs incurred up, to the time of cancellation which have resulted because of the subscriber's order for services, but not to exceed the total installation charges.

2. END-USER 9-1-1 TRUNK (cont'd)

A. Description

End-User 9-1-1 Trunks provide voice grade transmission and deliver station specific Automatic Number Identification (ANI) information associated with Private Switch customer switching equipment to the Company's 9-1-1 network. End-User 9-1-1 Trunks are used to route calls to the Company 9-1-1 network and are configured as outgoing trunks only. These trunks are dedicated to carrying 9-1-1 calls only and will not accept incoming calls.

End-User 9-1-1 Trunks route the 9-1-1 call from the customer's premises to one of the following termination points:

- to a local end office
- to the 9-1-1 tandem (Control Office)

B. Definitions

Automatic Number Identification (ANI)

A feature which allows the number of the calling party to be forwarded to the PSAP for display.

C. Terms and Conditions

1. A minimum of one End-User 9-1-1 Trunk is required per PBX or Private Switch. However, two or more End-User 9-1-1 Trunks are highly recommended.
2. The customer is responsible for ensuring that their terminal equipment is compatible with this service.
3. The customer is responsible for developing and implementing procedures to prevent unauthorized or illegal use of the End-User 9-1-1 Trunks.
4. When End-User 9-1-1 Trunks are used, the PBX or private switch must be directly connected to the 9-1-1 network.
5. The customer may request diversification and redundancy of any or all inter-office and/or local facility routes. Diversification and redundancy will be provided where facilities permit. Additional charges for the utilization, construction and provision of this option will be assessed on an individual case basis.
6. End-User 9-1-1 Trunks are only available in service areas with Enhanced 911 Service.
7. End-User 9-1-1 Trunks are only available in appropriately equipped Central Offices.
8. If the customer leaves the Company for another competitive local exchange carrier and ports the telephone numbers (assigned to the customer) to that Carrier using Local Number Portability (LNP), the customer is responsible for notifying the Company in writing of such change. This condition does not relieve the new Carrier of its notification requirements to the Company.

2. END-USER 9-1-1 TRUNK (cont'd)

D. Prices

The prices shown below are for End-User 9-1-1 Trunks and are in addition to other applicable Service Charges.

Additional Trunk prices are applicable when adding additional trunks with the original (or initial) order. If additional trunks are ordered after the original installation, *First Trunk* prices apply.

1. Service Elements

Description /Billing Code/	Nonrecurring Charge	Monthly Price <i>Term Payment Plan</i> 60 Month
<i>First Trunk</i>		
- to a local end office /XCDAP/	\$845.00	\$53.00
- to the 9-1-1 tandem (Control Office) /XCDCP/	845.00	85.00
<i>Additional Trunks, each</i>		
- to a local end office /XCDBP/	645.00	53.00
- to the 9-1-1 tandem (Control Office) /XCDDP/	645.00	85.00

2. Payment Plans

- Term Payment Plans
End-User 9-1-1 Trunk service is only available for a 60-month period under the Term Payment Plan (TPP). Refer to Term Payment Plans in Part 2, Section 3 of this tariff.
- Single Payment Option (SPO)
A Single Payment Option is not available with this service.
- Deferred Payment Option (DPO)
A Deferred Payment Option is not available with this service.

3. Termination Charges

Termination Charges will apply to service terminated prior to the contracted period.

Termination Charge = [number of months remaining in contract] x [monthly price billable in month prior to discontinuance, according to Company record] x [70%]

3. WIRELESS 9-1-1 SERVICE^{/3/}

A. Description

Wireless 9-1-1 Service (W 9-1-1) is a service that routes emergency wireless calls to specific Public Safety Answering Points (PSAPs) and provides a Mobile Directory Number (MDN) for callback information and the appropriate caller location information to support the Federal Communication Commission's (FCC) Phase I and Phase II requirements as established in CC Docket No. 94-102.

This service will support the following W 9-1-1 design solutions:

- Call Path Associated Signaling (CAS)^{/1//2/}
- Non-Call Path Associated Signaling (NCAS)
- Hybrid^{/2/}

B. Definitions

9-1-1 Selective Router

A central office providing tandem switching capability for 9-1-1 calls. It controls switching of ANI information to the PSAP and also provides the Selective Routing function capability and certain maintenance functions for each PSAP.

- /1/ The CAS solution does not support Phase II and customers that utilize CAS for Phase I will be required to migrate to NCAS or Hybrid solutions for Phase II implementation.
- /2/ The customer provided interface with the selective router must meet the requirements of the National Emergency Number Association (NENA) specification 03-002: "NENA Recommendation for the Implementation of Enhanced MF Signaling, E9-1-1 Tandem to PSAP".
- /3/ Denotes Tier 1 Non-core service.

3. WIRELESS 9-1-1 SERVICE (cont'd)

B. Definitions (cont'd)

9-1-1 Tandem to 9-1-1 Tandem Transfer

The ability to transfer a W 9-1-1 call from a PSAP served by one Company 9-1-1 Tandem (a.k.a. Selective Router) to a PSAP served by a different Company 9-1-1 Tandem when the two tandems are geographically adjacent and are served by the same Company Automatic Location Identification (ALI) host system.

Billing Unit

A billing unit represents each 1000 in population for the area being served by a Wireless 9-1-1 Customer. The population for the W 9-1-1 Customer will be divided by 1000 to determine the total number of billing units for the W 9-1-1 customer.

Call Path Associated Signaling (CAS)

A W 9-1-1 solution set that utilizes the voice transmission path to deliver the Mobile Directory Number and the caller's location to the PSAP.

Emergency Services Routing Digits (ESRD)

A 10-digit number that is used to identify the cell site/sector serving the caller. The selective router uses the ESRD to selectively route the call to the designated PSAP.

Emergency Services Routing Key (ESRK)

A 10-digit number that is normally used to identify an ongoing W 9-1-1 call and to correlate the associated data for that call. The selective router uses the ESRK to selectively route the call to the designated PSAP.

Hybrid

A W 9-1-1 solution set that utilizes one transmission path to deliver the voice and Mobile Directory Number to the PSAP and a separate transmission path to deliver the caller's location information to the PSAP.

Mobile Directory Number (MDN)

A 10-digit telephone number that identifies the calling party and can be used as a call back number.

Mobile Switching Center

A switch that provides wireless telephone service.

3. WIRELESS 9-1-1 SERVICE (cont'd)

B. Definitions (cont'd)

Non-Call Path Associated Signaling (NCAS)

A W 9-1-1 solution set that utilizes one transmission path to deliver the voice and a separate transmission to deliver the Mobile Directory Number and the caller's location to the PSAP.

Phase I Service

W 9-1-1 service that provides the PSAP with the call-back telephone number of the W 9-1-1 caller and the location of the cell site or base station transmitting the call.

Phase II Service

W 9-1-1 service that provides the PSAP with all Phase I information plus more precise caller longitude and latitude location information as required by the FCC in CC Docket No. 94-102 (Latitude and Longitude information may require a manual rebid from the PSAP to receive that information).

Pseudo-Automatic Number Identification (pANI)

A number, consisting of the same number of digits as ANI, but is used in place of an ANI to convey a special meaning. The specific meaning assigned to the pANI is determined by agreements, as necessary, between the telephone system originating the call, intermediate telephone systems handling and routing the call, and the destination telephone system. The pANI identifies the destination PSAP, or location of the base station or cell site through which a mobile call originates.

Wireless 9-1-1 Customer (Customer)

The Wireless 9-1-1 Customer is the authorized county government unit to who authority has been lawfully delegated for the implementation of wireless 9-1-1 service at the PSAP or PSAPs under its jurisdiction. The Customer may authorize individual PSAP to work directly with the Company during implementation of W 9-1-1 service.

Wireless Service Provider

A facilities-based provider of wireless service to one or more end users in this state.

Wireless End User

An individual or organization authorized to use the telephone services provided by the Wireless Service Provider.

3. WIRELESS 9-1-1 SERVICE (cont'd)

C. Terms and Conditions

Request for this service: (1) can only be initiated by a W 9-1-1 Customer; (2) must be provided to the Company in writing 150 days prior to the desired service date for both Phase I or Phase II service; and (3) must identify service locations and arrangements.

W 9-1-1 will be provided where facilities permit. If facilities are not available, the Company will negotiate a mutually agreeable service date with the customer.

The minimum number of digits that the PSAP CPE must be capable of receiving is dependent on the wireless solution. A PSAP must be able to accept 8, 10, or 20 digits when the wireless solution is NCAS, Hybrid, or CAS, respectively. If a PSAP CPE does not meet these requirements, the Company will continue to selectively route wireless 9-1-1 calls to the designated PSAPs. However, the PSAP may not receive callback or location information for these calls.

Customer Obligations^{/1/}

1. The Customer is responsible for ensuring that the Wireless Service Provider creates, maintains and forwards to the Company current pANI data according to the format and procedures specified by the Company.
2. W 9-1-1 Service Wireless End User's information is confidential. The Customer agrees to use such information only for the purpose of responding to emergency calls.
3. The Wireless End User forfeits the privacy afforded by nonlisted and nonpublished service to the extent that the telephone number, the address and name associated with the originating station location are furnished to the PSAP and to the LEC. The Wireless End User (published and nonpublished) consents to the storage and retention of Wireless End User's location and telephone number in the data base and also consents to access this information by the PSAP for the sole purpose of responding to an emergency call.
4. The Customer has the responsibility for reporting all errors, defects and malfunctions that they are aware of to the Company in a timely manner provided the Company is the service provider.

/1/ The Company will participate in all coordination efforts as appropriate.

3. WIRELESS 9-1-1 SERVICE (cont'd)

C. Terms and Conditions (cont'd)

Customer Obligations (cont'd)

5. Cancellation of the service in whole or in part by the Customer prior to establishment thereof, will require payment of an amount equal to the cost of engineering, manufacturers' billings resulting from equipment orders, installation, assembly, labor, cost of removal and any other costs incurred by the Company up to the time of cancellation resulting from the Customer's order for service.
6. The PSAP will be responsible for any local or long distance toll associated with the call-back of wireless callers or the transferring of calls to non-PSAP locations.
7. From the effective date of this tariff forward, the PSAP will, if needed, order Enhanced Multi-Frequency (E-MF) trunks for additional Selective Router to PSAP trunks. The customer provided interface with the Selective Router must meet the requirements of the National Emergency Number Association (NENA) specification 03-002: "NENA Recommendation for the Implementation of Enhanced MF Signaling, E9-1-1 Tandem to PSAP".
8. The Company will assign one wireless Emergency Service Number (ESN) per PSAP receiving primary routed wireless calls.
9. The Company will provide additional ALI circuits, Router to PSAP trunks dedicated to wireless service, and/or Power Failure/Make Busy circuits at the customer's request and will charge for the circuits per the rates established in existing applicable tariffs.
10. The Company will route W 9-1-1 calls based on the ESN associated with the pseudo Automatic number identification (pANI) that identifies the cell site/cell face or routing key. When call routing capability based on longitude and latitude becomes available, the Company will revise this tariff and identify the corresponding rates for such service.

3. WIRELESS 9-1-1 SERVICE (cont'd)

C. Terms and Conditions (cont'd)

Customer Obligations (cont'd)

11. The Company's liability and that of its officers or employees to any person for interruption or failure of W 9-1-1 Service is limited by the terms set forth in this section, other sections of this tariff, and by law.
12. W 9-1-1 Service is provided solely for the benefit of the Customer; the provision of such service shall not be interpreted, construed or regarded as being for the benefit of, or creating any LEC obligation toward, or any right of action on behalf of, any third person or other legal entity.
13. To the extent allowed by law, the Customer agrees to release, indemnify, defend and hold harmless the Company from any and all loss, claims, demands, suits or other action, or any liability whatsoever, to any other party or person, for any personal injury to or death of any person or persons, or for any loss, damage or destruction of any property, whether owned by the Customer or others.
14. The Company supported segment of the W 9-1-1 Service will be designed to provide at least the same level of service reliability and quality as local exchange telephone service in the exchanges where 9-1-1 systems are equipped with the features required to provide W 9-1-1 service.
15. To the extent allowed by law, the Customer also agrees to release, indemnify and hold harmless the Company for any infringement or invasion of the right of privacy of any person or persons, caused or claimed to have been caused, directly or indirectly, by the installation, operation, failure to operate, maintenance, removal, presence, condition, occasion or use of 9-1-1 service features and the equipment associated therewith, or by any services furnished in connection therewith, including, but not limited to, the identification of the telephone number, address or name associated with the telephone used by the party or parties accessing W 9-1-1 service hereunder, and which arise out of the negligence of the Company or the negligence or other wrongful act of the W 9-1-1 customer, its user, agencies or municipalities or the employees or agents of any one of them.

3. WIRELESS 9-1-1 SERVICE (cont'd)

C. Terms and Conditions (cont'd)

Customer Obligations (cont'd)

16. To the extent allowed by law, the Customer and the Wireless Service Provider agree to indemnify, defend, and hold harmless the Company from any and all claims, costs, demands, liabilities, losses, actions, lawsuits, and expenses arising from the Customer and/or Wireless Customer providing the Company with inaccurate, out of date or improperly formatted MDN or pANI data.
17. To the extent allowed by law, the Customer and the Wireless Service Provider agree to indemnify, defend, and hold harmless the Company from any and all claims, costs, demands, liabilities, losses, actions, lawsuits, and expenses arising from any and all equipment failure or defects or errors in transmission on the part of the Customer or the Wireless Service Provider.
18. The customer acknowledges that W 9-1-1 service requires that the respective wireless service providers have the capability to forward the wireless subscriber's call and associated call data to the Company for transport to the Customer.
19. The Customer will provide the Company with the population total within its jurisdiction in a format agreed to by the Company.
20. Under no circumstances should a Wireless Service Provider or the Customer allow delivery of wireless calls (for overflow or contingency purposes) onto Router to PSAP trunks or into the selective router over public switched network circuits (e.g. any circuit or trunk not dedicated to 9-1-1 use), or through calls to an E9-1-1 routing/test number associated with the PSAP trunk group.

3. WIRELESS 9-1-1 SERVICE (cont'd)

D. Prices

1. Service Elements

Description /Billing Code/	Monthly Charge	Nonrecurring Service Charge
<i>Wireless 9-1-1 (W 9-1-1) Service</i>		
W P9-1-1 Service with wireless switch features, ALI Server upgrades, Selective Routing (SR), SR and ALI Database upgrades, record entry, assignment of one wireless ESN per wireless PSAP, storage and processing of ANI/ALI, Tandem to Tandem Transfer and Trunks and Telco Map Server functionality ^{/1//2//3//4//5//6/}		
- Phase I service per billing unit	\$7.01	\$27.96
- Phase II service per billing unit	0.89	91.36

- /1/ In applications utilizing a third party database provider, the Company will not assess the completeness of the received ALI record, but will simply deliver it to the PSAP. It will be the responsibility of the third party database provider to ensure that the ALI record provides both the W 9-1-1 Phase 1 and 2 data as required by the FCC.
- /2/ Tandem to Tandem Trunks will be state-averaged, flat rated (not mileage sensitive).
- /3/ Population data and billing unit calculations will be revisited before the fifth year anniversary of the effective date of this tariff.
- /4/ Billing units will be rounded to the next highest number to determine the number of billing units (i.e., .5 or higher equals 1.0). A minimum of one (1) billing unit will apply to each rate shown above.
- /5/ Billing of Phase I rates will begin when the first PSAP within the Customers jurisdiction converts to Phase I. Billing of Phase II rates will begin when the first PSAP within the Customers jurisdiction converts to Phase II.
- /6/ Phase II rates are paid in addition to Phase I rates when Phase II service is implemented. If only Phase I service is purchased, then only the Phase I nonrecurring and monthly recurring charge and the incremental Phase II nonrecurring and monthly recurring charge will be assessed. If Phase II service is purchased by a PSAP that has the above Phase I service, the incremental Phase II nonrecurring charge will apply and the PSAP would be billed both the Phase I and Phase II monthly recurring charge per billing unit.

4. OUTBOUND EMERGENCY NOTIFICATION DATA SERVICE (OENDS)

A. Description

Outbound Emergency Notification Service (OENDS) is an optional service that provides a county or municipality with telephone subscriber data from the Enhanced 9-1-1 Service database for the purpose of implementing or updating an outbound public emergency notification messaging system pursuant to Ohio Revised Code Section 4931.49 division (F)(5). An outbound public emergency notification system provides service users with a telephone warning of a public emergency situation through a computerized warning system.

Subscriber information is to be used for the sole purpose of contacting citizens during a Public Emergency.

B. Definitions

911 Database

A system of manual procedures and computer programs used to create, store, and update the data required to provide the Selective Routing (SR) and ALI features.

Private and Semi Private Listing Service

Listing services which excludes the customer's telephone number from the Company's alphabetical directories, where available, otherwise its Listing Information System, however with Semi-Private Service, the customer's telephone number is included in Directory Assistance records.

Public Emergency

For purposes of this Guidebook, a public emergency shall be defined as the presence of actual or imminent conditions which present either:

- 1) an immediate danger to the health and safety of people, or
- 2) a likelihood of severe irreparable damage to property.

4. OUTBOUND EMERGENCY NOTIFICATION DATA SERVICE (OENDS) (cont'd)

C. Terms and Conditions

1. Customers of this service must be "911 customers" as referenced in the P.U.C.O. Tariff No. 20, Part 8, Section 3, Sheet No. 1 or their authorized agents or the State of Ohio.
2. Telephone subscriber data for all customers served by the requesting Customer, regardless of carrier or class of service, will be included in the data file. Information regarding the names, addresses and telephone numbers of Private and Semi-Private Listing Service customers will be provided for the purpose of facilitating response to public emergency calls.
3. The Company will provide OENDS data only for the jurisdictional area where the Customer is authorized to provide public emergency services.
4. Telephone subscriber data provided to a Customer for the purpose of implementing or updating an outbound public emergency notification system is confidential and proprietary. Subscriber data may be used only to identify the telephone location or service user, or both, and may not be used or disclosed by the Customer, or its agents or employees, for any other purpose. All other uses are prohibited. Customer agrees to abide by all applicable restrictions on the use of the subscriber data.
5. The OENDS information may not be reproduced in any manner, unless specifically authorized in writing by the Company. Upon request, the Customer will promptly return to the Company all OENDS information in a tangible form or certify to the Company that such information has been destroyed.
6. The Company will provide a copy of the OENDS data to the Customer. The Company may not be held liable under Ohio law for providing such information.
7. A full extract of the OENDS data may be requested, at a maximum, once per month and will be delivered within 21 working days of receipt of a written request.

4. OUTBOUND EMERGENCY NOTIFICATION DATA SERVICE (OENDS) (cont'd)

C. Terms and Conditions (cont'd)

8. The OENDS Customer may request incremental updates of OENDS data. The Customer may select incremental updates to be provided on a weekly or monthly basis.
9. OENDS will reflect data that exists in the Company's 911 Database as of the day the extract is produced.
10. The OENDS Customer is responsible for maintaining the confidentiality of the data contained within the extract.
11. The Customer and participating governmental units and agencies each agree to release, indemnify, defend, and hold harmless the Company from any and all loss, claims, demands, suits or other action, or any liability whatsoever, other than the Company's sole negligence, arising out of the Customer's use of the Outbound Emergency Notification Data Service whether suffered, made, instituted or asserted by the Customer or by any other party or person, for any personal injury to or death of any person or persons, or for any loss, damage or destruction of any property, whether owned by the Customer or others.
12. OENDS is provided solely for the benefit of the Customer. The provision of OENDS by the Company shall not be interpreted, construed, or regarded as being for the benefit of or creating any Company obligation, either expressed or implied, toward any third person or legal entity other than the Customer.
13. The Customer also agrees to use the OENDS information consistent with the law, applicable regulations, and the AT&T Ohio Guidebook or P.U.C.O. Tariff No. 20. The Company shall not be liable for any violation of the law, applicable regulations, or the AT&T Ohio Guidebook or P.U.C.O. Tariff No. 20 by the Customer.
14. A full extract of OENDS data will be mailed to the Customer on CD. Incremental updates may be provided on CD or via Electronic Transfer
15. Each entity that performs an outbound emergency notification message shall do so in coordination with other municipalities within the county.

4. OUTBOUND EMERGENCY NOTIFICATION DATA SERVICE (OENDS) (cont'd)

C. Terms and Conditions (cont'd)

16. Each entity that performs an outbound emergency notification message shall notify the Ohio 9-1-1 coordinator in writing within twenty-four hours after initiating the messaging. The report shall include:
 - (a) The date and time that the outbound emergency notification message was initiated.
 - (b) The total number of individual unique outbound emergency notification messages sent.
 - (c) The circumstances surrounding the situation that spurred the outbound emergency notification message(s).
 - (d) The total number of telephone numbers the message(s) was delivered to.
 - (e) The number of square miles included in the geographic area of the outbound emergency notification message(s).
 - (f) A summary of whether or not the entity submitting the report believes the outbound emergency notification message will be utilized to deliver a message in relation to this same situation in the near future and, if so, for what length of time the submitting entity believes the situation will continue.
17. Each entity that wishes to perform a test message of an outbound emergency notification messaging system shall provide twenty-four hours advanced notification of the scope and scheduled time of the test to:
 - (a) The news media in the affected area.
 - (b) The Ohio 9-1-1 coordinator.
18. Any entity that fails to abide by the terms of the AT&T Ohio Guidebook or P.U.C.O. Tariff No. 20 shall hence forth receive no further data extracts from the 911 database.

4. OUTBOUND EMERGENCY NOTIFICATION DATA SERVICE (OENDS) (cont'd)

D. Features

The following data elements will be provided on each file where they exist in the Company's 911 Database:

Telephone Number
Subscriber Name
Service Address
Class of Service

Full Extract

The initial or subsequent extraction of complete telephone subscriber data for all customers served by the requesting Customer from the Company's 911 Database. Full extracts are only available on a monthly basis.

Incremental Update

An extract containing only additions, deletions, and modifications to the telephone subscriber data for all customers served by the requesting Customer from the Company's 911 Database since the last full extract or incremental update. Incremental updates are available on a weekly or monthly basis.

E. Prices

OENDS is available as a full extract only, an initial full extract with subsequent full extracts on a monthly basis or a full extract with incremental updates on a weekly or monthly basis. The Customer may request an initial full extract when establishing an outbound public emergency notification messaging system as well as subsequent full extracts to verify or update the data in its system.

A one-time, non-recurring charge applies for a full extract.

A monthly recurring charge applies subsequent full extracts.

A monthly recurring charge applies for incremental updates. The Customer selects the frequency of the updates - weekly or monthly. Regardless of the frequency selected, there is a single monthly charge.

1. Service Elements

Description /Billing Code/	Monthly Charge	Nonrecurring Service Charge
Full Extract	-	\$462.00
Subsequent Full Extract once per month	\$270.00	-
Incremental Updates – weekly or once per month	170.00	-

1. 211

A. DESCRIPTION

211 is a local telephone exchange communications service that allows local exchange end users to reach the 211 service provider (customer) by dialing an abbreviated telephone number, two-one-one (2-1-1).

211 is an intelligent routing service that determines the central office serving the calling party, converts the 211 dialed digits to a Routing Telephone Number (RTN) and then uses the RTN to complete the call over the public switched network to a call center designated by the 211 customer.

211 is an optional service that may be purchased only by applicant information and referral provider call centers which have been approved by the Ohio Council of Information and Referral Providers (OCIRP) and the 211 Ohio Collaborative (211 Ohio), (collectively, OCIRP/211 Ohio), pursuant to the application process developed by the 211 Ohio Collaborative.

211 is offered subject to the availability of facilities.

1. 211 (cont'd)

B. TERMS AND CONDITIONS

1. A minimum service period of one month applies to this service.
2. Typically there can be only one 211 customer for each stand-alone, host, or remote central office serving area (the "211 service area"). This assures that 211 calls from an end user located within a 211 service area can be routed to a unique 211 call center. Normally, the Company will route calls based on the serving central office. If a central office serves one or more remote central offices or multiple states, the Company will route the 211 calls based on the originating NPA-NXX. The Company will default route calls to one of the customer's RTNs if the Company is unable to route based on the serving central office or originating NPA-NXX.
3. The customer is required, when establishing a call center, to inform all local exchange service providers operating within the 211 service area of the establishment of such a call center.
4. Only calls originating within an operational 211 service area will be routed to a call center. End users dialing 211 outside operational 211 service areas will receive a recorded message that the call cannot be completed as dialed.
5. The 211 customer may designate only one RTN per 211 service area but may designate different RTNs for different 211 service areas as described below. The RTN must be a toll-free, 8YY telephone number for central offices outside of the 211 call center's local service area.
 - If the customer utilizes more than one 211 RTN, it must designate the specific stand-alone, host or remote central offices to be served by each RTN.
 - Normally only one RTN can serve a stand-alone, host or remote central office serving area.
 - 211 calls are not permitted where local calling is restricted (e.g., prisons).

The Company will route 211 calls originating from end users on its local exchange network whether the end users purchase service directly from the Company or from another Local Exchange Carrier (LEC) reselling Company service.

1. 211 (cont'd)

B. TERMS AND CONDITIONS (cont'd)

6. 211 Service is provided solely for the benefit of the customer; the provision of such service shall not be interpreted, construed or regarded as being for the benefit of or creating any obligation toward, or any right of action on behalf of, any third person or other legal entity.
7. The Company will make every effort to route 211 calls to the appropriate calling center; however, it will not be held responsible for routing mistakes or errors.
8. The 2-1-1 Service per host and/or per system nonrecurring charges are waived for qualifying customers through the earlier of January 12, 2008 or upon the exhaustion of available funds in the Customer Fund by order of the Public Utilities Commission of Ohio in Case No. 99-938-TP-COI, adopted July 12, 2006. As long as funds are available, customers who order and implement 2-1-1 Service prior to January 12, 2008 will receive a waiver of the nonrecurring per host and/or system charges as shown in C.1.1, below.

C. PRICES

The nonrecurring charges associated with the establishment or modification of 211 are specified below.

In addition, the rates and charges for toll-free 800 service (provided by the Company or another service provider) may apply.

1. Service Elements

Description /Billing Code/		Nonrecurring Charge	Monthly Rate
1.	211 Service		
	- per System /2D2/	-	-
	- per Host Central Office equipped /2CHCO/	\$785.00	-
2.	211 Table Changes		
	- per customer requested change /REAL5/	170.00	-

PART 8 - Miscellaneous Services
SECTION 10 - Travel and Transportation Information Services

Original Sheet 1

1. 511

A. DESCRIPTION

511 is a service that allows local exchange end users to reach the 511 service provider (customer) by dialing an abbreviated telephone number, five-one-one (5-1-1).

511 is an intelligent routing service that determines the central office serving the calling party, converts the 511 dialed digits to a Routing Telephone Number (RTN) and then uses the RTN to complete the call over the public switched network to a call center designated by the 511 customer.

511 is an optional service that may be purchased only by a federal, state or local government transportation agency.

511 is offered subject to the availability of facilities and will be provided on a first-come, first-served basis.

1. 511 (cont'd)

B. TERMS AND CONDITIONS

1. The Company and the customer will negotiate the due date(s) for 511. A minimum service period of one month applies to this service.
2. Typically there can be only one 511 customer for each stand-alone, host, or remote central office serving area (the "511 service area"). This ensures that 511 calls from an end user located within a 511 service area can be routed to a unique 511 call center. Normally the Company will route calls based on the serving central office. If a central office serves one or more remote central offices or multiple states, the Company will route the 511 calls based on the originating NPA-NXX. The Company will default route calls to one of the customer's RTNs if the Company is unable to route based on the serving central office or originating NPA-NXX.
3. When establishing a call center, the customer is responsible for informing all local exchange service providers operating within the 511 service area of the establishment of such a call center.
4. Only calls originating within an operational 511 service area will be routed to a call center. End users dialing 511 outside operational 511 service areas will receive a recorded message that the call cannot be completed as dialed.
5. The 511 customer may designate only one RTN per 511 service area but may designate different RTNs for different 511 service areas as described below. The RTN must be a toll-free 8YY telephone number for central offices outside of the 511 call center's local service area.
 - If the customer utilizes more than one 511 RTN, it must designate the specific stand-alone, host or remote central offices to be served by each RTN.
 - Normally only one RTN can serve a stand-alone, host or remote central office serving area.
 - 511 calls are not permitted where local calling is restricted (e.g., prisons.)

The Company will route 511 calls originating from end users on its local exchange network whether the end users purchase service directly from the Company or from another Local Exchange Carrier (LEC) reselling Company service.

PART 8 - Miscellaneous Services
SECTION 10 - Travel and Transportation Information Services

Original Sheet 3

1. 511 (cont'd)

B. Terms and Conditions (cont'd)

6. 511 Service is provided solely for the benefit of the customer; the provision of such service shall not be interpreted, construed or regarded as being for the benefit of or creating any obligation toward, or any right of action on behalf of, any third person or other legal entity.
7. The Company will make every effort to route 511 calls to the appropriate calling center, however it will not be held responsible for routing mistakes and errors.

C. Application of the Rates

The nonrecurring charges associated with the establishment or modification of 511 are specified in D.1 and 2.

The rates and charges for toll-free 800 service (provided by the Company or another service provider) may also apply.

D. Rates and Charges

Description/ Billing Code	Nonrecurring Charge
1. Per Stand-alone or Host Central Office Equipped /5CHCO/	
	\$800.00
2. 511 Table Changes	
- per customer Requested change /REAL7/	130.00

8-1-1 SERVICE

A. DESCRIPTION

8-1-1 Service is a three-digit abbreviated local dialing arrangement that allows local exchange end-users to reach the state's One Call Notification system provider (8-1-1 customer). 8-1-1 Service is used by the One Call Notification system to provide advance notice of excavation activities to underground facility operators pursuant to Federal Communications Commission (FCC) Order 05-59 in CC Docket 92-105.

8-1-1 is a routing service that determines the central office serving the calling party, converts the dialed digits to a customer provided designated Routing Telephone Number (RTN) and routes the call over the public switched network utilizing Advanced Intelligent Network (AIN) platforms and features.

B. DEFINITIONS

Advanced Intelligent Network (AIN)

AIN is a telecommunications network that is software controlled. The network "intelligence" is located in computer nodes which are distributed throughout the network, rather than being confined to the originating and terminating switching offices. Before calls (either outbound or inbound) are sent to their final destination, the network queries a database for disposition of the call.

One Call Notification System

A communication system established by operators of underground facilities and/or state governments in order to provide a means for excavators and the general public to notify facility operators in advance of their intent to engage in excavation activities.

Routing Telephone Number (RTN)

Toll free telephone number designated by the customer for terminating 8-1-1 calls.

8-1-1 SERVICE (cont'd)

C. TERMS AND CONDITIONS

In addition to the general regulations found in Part 2, Section 2, the following regulations apply to 8-1-1 Service:

1. The Company and the Customer will negotiate the implementation date for 8-1-1 service. 8-1-1 is offered subject to the availability of facilities.
2. There can be only one 8-1-1 Customer for each stand-alone host or remote central office NPA-NXX serving area. The Company will route calls based on the serving central office. If a central office serves multiple states, the call will be routed based on the originating NPA-NXX.
3. The Customer must provide a toll-free number to the Company to ensure that toll charges are not incurred by the end-user.
4. 8-1-1 Service can be accessed only by end-users who subscribe to the Company's local exchange service, and by end users who obtain service from a Competitive Local Exchange Carrier ("CLEC") reselling the Company's local exchange service, who are served out of one of the Company's Central Offices.
5. 8-1-1 Service will not complete calls dialed using 0 + 8-1-1 or 1 + 8-1-1. 8-1-1 calls are not permitted where local calling is restricted.
6. The customer is responsible for informing all local exchange service providers operating within its designated geographical area of any call centers it establishes.
7. 8-1-1 Service does not include operator assisted calls, and will only be available to PBX and Key switching systems ("CPE") when those systems have been correctly programmed by the owner of the CPE.
8. The Company will make every effort to route 8-1-1 calls to the appropriate calling center; however it will not be held responsible for routing mistakes and errors, interruptions of service, or intervening Acts of God that interfere with telephone service. The Company's obligation under 8-1-1 applies solely to the transmission of the call and ends upon call completion to the Customer-designated RTN.

PART 8 - Miscellaneous Services
SECTION 11 - Abbreviated Dialing for One Call Centers

Original Sheet 3

8-1-1 SERVICE (cont'd)

C. TERMS AND CONDITIONS (cont'd)

9. 8-1-1-Service shall not be interpreted, construed, or regarded as being for the benefit of or creating any obligation toward, or any right of action on behalf of, any third person or other legal entity, including end-users of the Company or any Other Carriers.

D. PRICES

1. Service Elements

Description	Nonrecurring Charge
Installation Charge:	
Per Host, Stand-alone or Remote, Central Office Equipped	\$258.38

1. BLES LISTING SERVICES

A. General Provisions

1. The alphabetical directory, where available, otherwise the Company's Listing Information System, is an alphabetical list of customers, joint users and others for whom listings are provided. It is designed solely for the purpose of informing people of the telephone numbers of customers and others listed therein. Accordingly, listings are intended solely for purposes of identification and are limited to information which is essential to such identification.
2. The information in this Paragraph 1 for listings applies to primary and BLES listings.
3. An alphabetical directory/Listing Information System may include the listings for one or more exchange areas. The Company may divide listings into two groups, one group of non-residence listings and one group of listings consisting solely of names of individuals.
 - a. Non-residence primary listings consisting solely of names of individuals will appear in both groups at no charge.
 - b. Non-residence additional listings consisting solely of names of individuals will appear in both groups without charge for the additional appearance.
 - c. Special types of additional listings will appear in both groups without charge for the additional appearance under the following conditions:
 - (1) Alternate listings, provided that they are indented under non-residence primary or regular additional listings that are listings consisting solely of names of individuals; and
 - (2) all other special types of additional listings, provided that they are listings consisting solely of names of individuals and are indented under non-residence primary or regular additional listings.
 - d. Residence primary or additional listings will appear in both groups without charge for the additional appearance, provided that they are indented under non-residence primary or regular additional listings consisting solely of names of individuals.
4. Special prominence or arrangement of names is not permitted nor is the listing of a service, commodity or trade name except when such service, commodity or trade name is a part of the name under which the listed party is doing business.

1. BLES LISTING SERVICES (cont'd)

A. General Provisions (cont'd)

5. The Company will refuse a listing which does not constitute a legally authorized or adopted name, or any listing which, in the opinion of the Company, is likely to mislead or deceive calling persons as to the identity of the listed party, or is intended for advertising purposes or to secure a preferential position in the directory, where available, otherwise, the Company's Listing Information System, or is more elaborate than is reasonably necessary to identify the listed party. The Company, upon notification to the customer, will withdraw any listing which is found to be in violation of its rules with respect thereto.
6. The length of any listing is limited by the use of abbreviations, where, in the opinion of the Company, the clearness of the listing and the identification of the listed party is not impaired thereby. Where more than one line is required to properly list the party, no additional charge is made.
7. In connection with non-residence service, a designation, i.e., an abbreviated descriptive term characterizing the listed party's business in a general way, may be furnished as part of the listing unless the character of the listed party's business is already apparent from the form of the corporate or time name, in which case the designation is unnecessary and is not furnished.
8. The form of listings must conform to the Company's specifications.
9. Listings are regularly provided in connection with exchange service of all classes, grades and types, except dormitory individual lines and Centrex dormitory station lines.
10. A Business Customer may list a different telephone number in the Company's Directory Assistance records^{/1/} than the number listed in the Directory, where available; provided the Business Customer or its representative; 1) has entered into a separate agreement with the Company to list a different telephone number in the Company's Directory Assistance records; 2) complies with the Company's rules for such listings; and 3) has a local telephone number that the Business Customer will continue to answer. The Company reserves the right to reject such requests or remove such numbers from its Directory Assistance records at the Company's reasonable discretion. The Business Customer or its representative may not list a different telephone number in the Company's Directory Assistance records, if in the Company's reasonable opinion; the use of such number could potentially mislead or deceive the public; the Business Customer does not have the right to use such number; or, use the number by the Business Customer does not comply with applicable law or regulations. The Business Customer assumes full responsibility concerning the right to use the telephone number and the Company does not undertake to determine the Customer's legal, contractual or other right to use the telephone number. The Business Customer will indemnify, defend, and hold harmless the Company from any claims, lawsuits, costs, damages, judgments, liabilities, losses or expenses, including reasonable attorney fees, that arise from the Business Customer not having the right to use the telephone number, not complying with applicable law and regulations, or misleading or deceiving the public in any manner.

^{/1/} also known as the Company's Listing Information System

PART 12 - Listing Services
SECTION 1 - Listings

Original Sheet 3

1. BLES LISTING SERVICES (cont'd)

B. Primary BLES Listings

1. One listing without charge, termed the primary listing, is provided for each call number in connection with exchange service. In cases where two or more non-residence services are arranged in a group of rotary numbers, all such numbers so arranged are identified by one call number.
2. A call number is the telephone number designation with which a customer's service is identified.
3. One primary listing is provided for each joint user.
4. Public telephones and dormitory service are not listed in the directory, where available, or in the Company's Listing Information System.
5. The primary listing is ordinarily the name of the customer or joint user, or the name under which a business is regularly conducted. Where the service is contracted for by one party for the use of a second party, the primary listing may be the name of the second party.
6. A dual name listing is comprised of a surname, two first names, an address and telephone number. This listing may be provided as the primary listing associated with residence service for two persons who share the same surname and reside at the same address or for a person known by two first names.

C. Other Listings

Additional, private, and semi-private listings are provided under the rates, terms, and conditions detailed in the AT&T Ohio Guidebook.

PART 13 - Public Telephone Services
SECTION 2 - Independent Payphone Provider Services

Original Sheet 1

RESERVED FOR FUTURE USE

PART 13 - Public Telephone Services
SECTION 2 - Independent Payphone Provider
Services

Appendix A

Appendix B

CUSTOMER-OWNED, COIN-OPERATED TELEPHONE REQUIREMENTS

ESTABLISHED BY THE PUBLIC UTILITIES COMMISSION OF OHIO

APPENDIX A issued in accordance with Opinion and Order in Case No. 84-863-TP-COI, dated January 29, 1985, and Finding and Order in Case No. 84-83-TP-COI, dated April 9, 1985.

APPENDIX B issued in accordance with Opinion and Order in Case No. 88-452-TP-COI, dated February 21, 1990.

PART 13 - Public Telephone Services
SECTION 3 - Other Public Telephone Services

Original Sheet 1

1. SELECT-A-SERVICE

- A. Select-A-Service is a service provided in conjunction with payphone telephone service whereby specially equipped public telephones will provide direct access to the facilities of Interexchange Carriers authorized to offer and resell telecommunications services in the State of Ohio or to subscribers which have 800 Service (Inward WATS). This service is offered in certain metropolitan areas at locations determined suitable by the Company. The number of participating subscribers may be limited by the physical constraints of the telephone set and/or central office capabilities.

B. Rates and Charges

1. Select-A-Service

<u>Description /Billing Code/</u>	<u>Monthly Rate</u>	<u>Nonrecurring Charge</u>
a. Without Card Reader		
- Feature Group A, per station, per termination /OBQ2A/	\$8.00	-
- Feature Group B,C,D or 800 Service (Inward WATS) per station, per termination /OBQ1A/	6.00	-
b. With Card Reader		
- Card Reader Automatic Dialer Feature Group B,C,D or 800 Service (Inward WATS) per station, per termination /OBQ++/	4.75	\$50.00
- Combination Select-A-Service with Card Reader Automatic Dialer Feature Group B,C,D or 800 Service (Inward WATS) per station, per termination	6.00	50.00
c. To change dialing code subsequent to initial installation, per set		50.00
d. Feature Groups are provided as specified in Section 6 of the Ameritech Operating Companies, F.C.C. No., Access Service Tariff.		

1. SERVICE PROVIDER NUMBER PORTABILITY (cont'd)

A. DESCRIPTION

Service Provider Number Portability - Location Routing Number (SPNP-LRN)

- SPNP-LRN depends on AIN/IN technology. LRN is a 10-digit number used to uniquely identify a switch that has ported numbers. The LRN for a particular switch must be a native NPA-NXX assigned to the local exchange provider for that switch and serves as a network address. Telecommunications Carriers routing telephone calls to an end-user that has ported their telephone number from one Telecommunications Carrier to another must perform a database query to obtain the LRN that corresponds to the dialed telephone number. The N-1 telecommunications provider (the next to the last terminating carrier) is responsible for determining the LRN for the call being terminated. The database query is performed for all calls where the NPA-NXX of the called number has been marked in the switch as portable. The Telecommunications Carrier routes the call to the appropriate Telecommunications Carrier based on the LRN.
- SPNP-LRN will be initially deployed in Cleveland by May 15, 1998, and will continue through a phased in deployment which will complete December 1998 according to FCC Docket No. 95-116, as published in the Local Exchange Routing Guide (LERG). Subsequent deployment in additional switches beyond initial deployment pursuant to FCC Docket No. 95-116 and PUCO Case No. 95-845-TP-COI, will be accomplished through receipt of a bona fide request.

1. SERVICE PROVIDER NUMBER PORTABILITY (cont'd)

B. TERMS AND CONDITIONS

General

Service Provider Number Portability (SPNP) is only available to telecommunication carriers for use in the provision of a telecommunications service as specified and to the extent required by the Telecommunications Act of 1996, Pub. L. No. 104-104, 110 Stat. 56 (1996) ("the Act") and the rules and regulations of the Federal Communications Commission and the Public Utilities Commission of Ohio.

Service Provider Number Portability is a service arrangement provided by the Company to Telecommunication Carriers whereby a customer, who switches subscription to local exchange service from the Company to a Telecommunication Carrier is permitted to retain for their use the existing Company assigned telephone number provided that the customer's service location remains within the same Company rate center.

Rules and Regulations

SPNP service is only available to Telecommunication Carriers.

SPNP service and facilities will only be provided where technically feasible, subject to the availability of facilities and pursuant to FCC Docket No. 95-116 and PUCO Case No. 95-845-TP-COI, and may only be furnished from properly equipped central offices. SPNP service and facilities are not offered for Mass-Calling NXX Codes, NXX Codes 555, 976, 950, FX service, or Ameritech coin telephone service.

General Regulations as found in Part 2 of this Tariff and Section 1 of this Part apply to this Section unless otherwise specified in this Section. The term "customer", which appears in Part 2 of the General Regulations, is the equivalent of the term "telecommunication carrier" as used in this Section.

1. SERVICE PROVIDER NUMBER PORTABILITY (cont'd)

B. TERMS AND CONDITIONS (cont'd)

Rules and Regulations (cont'd)

Telecommunications Carriers will be assessed Local Number Portability (LNP) Query Charges as defined in F.C.C. No. 2, Section 6, as SPNP-LRN becomes available in an area if the Company performs an LNP database query on behalf of the Telecommunications Carrier.

Interim Arrangements (SPNP-Remote and SPNP-Direct) are only available to Telecommunications Carriers in areas where SPNP-Location Routing Number (LRN) is not available. Telecommunications Carriers shall migrate from Interim Arrangements to SPNP-LRN as soon as practicable, but no later than 120 days from the last day which the F.C.C. has mandated SPNP-LRN be available in a particular Metropolitan Statistical Area (MSA). Any Interim Arrangement (SPNP-Remote and SPNP-Direct in service at the end of the 120 day period will be changed to Remote Call Forwarding and/or Direct Inward Dialing Service. The Telecommunications Carrier will be billed at the rates for Remote Call Forwarding and/or Direct Inward Dialing Service as shown in Part 6 and 7 of this tariff. Requests for Interim Arrangements will also not be processed after the last day which the F.C.C. has mandated SPNP-LRN be available in a particular Metropolitan Statistical Area (MSA). The parties shall provide long-term number portability to each other in accordance with rules and regulations prescribed by the F.C.C. and/or the P.U.C.O.

1. SERVICE PROVIDER NUMBER PORTABILITY (cont'd)

B. TERMS AND CONDITIONS (cont'd)

Responsibilities of the Company

The Company's sole responsibility is to comply with the service requests it receives from the Telecommunication Carrier and to provide SPNP in accordance with its tariff. In the event that the Company becomes aware that a dispute or discrepancy may have occurred, it may insist that the Telecommunication Carrier provide to the Company a signed letter of authorization from the end-user.

The Company is not responsible for the allocation of charges for resold or shared SPNP service or for misdialed calls.

Responsibilities of the Telecommunication Carrier

The Telecommunication Carrier is solely responsible to obtain a signed letter of authorization from the end-user for the handling of the disconnection of the end-user's service with the Company, the provision of service by the Telecommunication Carrier and the provision of SPNP service. Should a dispute or discrepancy arise regarding the authority of a Telecommunication Carrier to act on behalf of the end-user, the Telecommunication Carrier is responsible for providing a signed letter of authorization, to the Company. In the event that the Telecommunication Carrier is unable to provide such authorization, the Company may either refuse to disconnect the end-user's service and establish SPNP service as requested by the Telecommunication Carrier or, where the conversion from end-user to SPNP service has already occurred, may choose to restore the end-user's prior service with the Company and terminate SPNP service for that particular end-user. In such event, the Telecommunication Carrier is responsible to compensate the Company for its cancellation costs if the end-user's service had not been disconnected and SPNP service had not yet been established or to pay all applicable restoral costs for terminating the SPNP service and restoring the end-user's prior service with the Company.

The Telecommunication Carrier is responsible for coordinating the provision of service with the Company to assure that its switch is capable of accepting SPNP ported traffic.

1. SERVICE PROVIDER NUMBER PORTABILITY (cont'd)

B. TERMS AND CONDITIONS (cont'd)

Responsibilities of the Telecommunication Carrier (cont'd)

The Telecommunication Carrier is solely responsible to provide equipment and facilities that are compatible with the Company's service parameters, interfaces, equipment and facilities. The Telecommunication Carrier is required to provide sufficient terminating facilities and services at the terminating end of an SPNP call to adequately handle all traffic to that location and is solely responsible to ensure that its facilities, equipment and services do not interfere with or impair any facility, equipment or service of the Company or any of its end-users. In the event that the Company determines in its sole judgment that Telecommunication Carrier will likely impair or is impairing, or interfering with any equipment, facility or service of the Company or any of its end-users, the Company may either refuse to provide SPNP service or terminate it in accordance with other provisions of the Company's tariff.

The Telecommunication Carrier is responsible for providing an appropriate intercept announcement service for any telephone numbers subscribed to SPNP service for which it is not presently providing local exchange service or terminating to an end-user.

1. SERVICE PROVIDER NUMBER PORTABILITY (cont'd)

B. TERMS AND CONDITIONS (cont'd)

Responsibilities of the Telecommunication Carrier (cont'd)

The Telecommunication Carrier is responsible for designating to the Company at the time of its initial service request for SPNP service one of the following options for the handling and processing of Calling Card, Collect, third party, and other operator handled non-sent paid calls^{/1/} from or to SPNP assigned telephone numbers: (1) the Connecting-Carrier may request that the Company block all such calls; (2) the Telecommunication Carrier may accept billing from the Company for such calls; or (3) the Telecommunication Carrier may negotiate a separate, detariffed billing and collection agreement with the Company establishing the call handling, processing and billing responsibilities of the parties.

Limitations of Service

The Company is not responsible for adverse effects on any service, facility or equipment from the use of SPNP service.

End-to-end transmission characteristics may vary depending on the distance and routing necessary to complete calls over SPNP facilities and the fact that another carrier is involved in the provisioning of service. Therefore, end-to-end transmission characteristics cannot be specified by the Company for such calls.

The Company is not responsible to the Telecommunication Carrier if necessary changes in protection criteria or in any of the facilities, operation, or procedures of the Company renders any facilities provided by a Telecommunication Carrier obsolete or renders modification of the Telecommunication Carrier's equipment necessary except as otherwise required by the Public Utilities Commission of Ohio.

/1/ Effective March 19, 2016, Collect, Person to Person and Bill to Third Number call types are discontinued.

C. Technical References

Subject
SPNP-LRN

Technical Reference
AM-TR-NIS-00145
AM-TR-00146

The Technical Reference can be obtained from:
APEX Support Team
(734) 523-7348

1. UNIVERSAL EMERGENCY TELEPHONE NUMBER SERVICE

A. General

1. When requested by local government authorities, and subject to the availability of facilities, the Company will provide a universal number "911" for the use of Public Safety Answering Points (PSAP's) engaged in assisting local governments in the protection and safety of the general public. Use of the 911 number will provide each caller with telephone access to the appropriate local PSAP.
2. The following regulations apply to "Basic 911" and enhanced "E911" service, hereinafter referred to as 911 Service in this Paragraph A., in addition to the specific regulations, rates and charges covered in B. or C. following, as appropriate.
 - a. Application for 911 service must be executed in writing by each participating local governmental authority or their duly appointed agent. If application is made through an agent of the local government authority, the Company must be provided with evidence, satisfactory to the Company, of the appointment and authority of the agent prior to acceptance of the application and establishment of service. As a minimum, both police and fire departments in each local governmental authority must participate in any 911 service and participation must be in the same 911 service.
 - b. Each participating local governmental authority must furnish to the Company its written agreement, duly executed, by which it shall agree to:
 - (1) Provide and staff the PSAP on a 24 hour continuous basis.
 - (2) Accept responsibility for dispatching, or referring, forwarding or transferring 911 calls to other participating local governmental authorities for the dispatch of police, fire, ambulance or other emergency services to the extent such services are reasonably available.
 - (3) Subscribe to additional local exchange service, at the PSAP location, for administrative purposes, for placing of outgoing calls and for receiving other emergency calls, including calls which might be relayed by Company operators.
 - (4) Make such operational tests as, in the judgment of the customer, are required to determine whether the system is functioning properly for its use. The customer shall promptly notify the Company in the event the system is not functioning properly.

3. Conditions of Furnishing Service

- a. This offering is limited to the use of central office number "911" as the universal emergency number and once "911" service has been established in any given area, whether consisting of one or a combination of more than one participating local governmental authority, no other 911 service will be provided within such area.
- b. The "911" emergency number is not intended to replace the telephone service of the various public safety agencies which may participate in the use of this number.

1. UNIVERSAL EMERGENCY TELEPHONE NUMBER SERVICE (cont'd)

Effective November 11, 1996, new installations of Basic 911 will no longer be made. Existing systems may be retained under current contract terms and conditions or as amended through mutual agreement between the Company and the involved communities. This service will be withdrawn when all existing customers have moved to an alternative 911 Service.

B. Basic 911 Service

The following regulations, rates and charges apply to Basic 911 service in addition to the general regulations included in A. preceding.

1. Regulations

- a. Local governmental authorities participating in Basic 911 service must include in the written agreement described in A-2-c preceding, their agreement to:
 - (1) subscribe to a minimum of two central office lines in each central office handling incoming Basic 911 calls and to further subscribe, as necessary, to such additional central office lines per central office to sufficiently handle the projected volume of incoming Basic 911 calls as determined by the Company for a given central office within the community boundaries of the participating local governmental authority; and
 - (2) accept responsibility for serving the entire geographic area served by the central office through which Basic 911 calls are routed to the PSAP, even though the geographic area served by such central office does not coincide with the community boundaries of the participating local governmental authority.

1. UNIVERSAL EMERGENCY TELEPHONE NUMBER SERVICE (cont'd)

B. Basic 911 Service (Cont'd)

1. Regulations (Cont'd)

b. Basic 911 Central Office Lines

- (1) At the Company's option, Basic 911 central office lines will be provided for incoming emergency calls via one, or a combination of arrangements below. Such arrangements shall be subject to change at the Company's option.

(a) Dedicated arrangements:

- where Basic 911 central office lines are furnished on a dedicated basis from the central office serving the PSAP.
- where Basic 911 central office lines are routed on a dedicated basis from the originating central office through the central office serving the PSAP to the PSAP.

(b) Non-dedicated arrangements:

- where Basic 911 calls are routed via normal exchange facilities to the central office serving the PSAP or to the PSAP.

- (2) A dedicated arrangement for Basic 911 central office lines is required when the originating central office a specified central office code is in an exchange which is not in the local calling area of the exchange in which the PSAP is located.

c. Basic 911 Service Features

- (1) Basic 911 lines provide the following service features:

- (a) Forced disconnect which enables the PSAP attendant to release a connection on a Basic 911 call, even if the calling party has not hung up.
- (b) Idle tone application which permits the PSAP attendant to distinguish between calls that have been abandoned before the attendant can answer and calls, where for some reason, the caller is unable to speak.

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SECTION 8 - Miscellaneous Services

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1. UNIVERSAL EMERGENCY TELEPHONE NUMBER SERVICE (Cont'd)

B. Basic 911 Service (Cont'd)

1. Regulations (Cont'd)

c. Basic 911 Service Features (cont'd)

(2) The following optional features, which require dedicated Basic 911 central office lines terminating in an 8A Emergency Telephone System or comparable customer-provided equipment, may be provided, depending upon the availability of such dedicated Basic 911 lines from each originating central office to the PSAP:

- (a) Called party hold which enables the PSAP attendant to retain control of the connection regardless of the switch-hook status of the calling party.
- (b) Switchhook status which permits the PSAP attendant, by means of audible and visual signals, to monitor the status of a calling party being held.
- (c) Emergency ringback which allows the PSAP attendant to ring a Basic 911 calling party who hangs up after the Basic 911 call has been answered by the attendant. Called party hold is a prerequisite for this feature.

/1/

2. Rates and Charges

- a. Monthly rates for PBX trunks or message rate non-residence services, as appropriate, will apply for Basic 911 services terminated at the PSAP. The monthly rate for a Basic 911 service is the rate applicable for the Access Area in which the central office originating the Basic 911 service is located. Foreign central office charges do not apply to Basic 911 services; however, where appropriate, the provisions for foreign exchange service are applicable.

1. UNIVERSAL EMERGENCY TELEPHONE NUMBER SERVICE (cont'd)

B. Basic 911 Service (cont'd)

2. Rates and Charges (cont'd)

b. Optional Features

The following rates and charges apply per Basic 911 service equipped:

	<u>Installation Charge</u>	<u>Monthly Rate</u>	<u>USOC</u>
(1) Emergency ringback, including Called party hold	\$98.05	\$7.05	91V*
(2) Switchhook Status	81.90	2.50	91X

c. Company or customer-provided equipment may be furnished to terminate Basic 911 services from the Company central offices.

- (1) When Company-provided equipment is furnished, it will be provided at the rates and charges specified in Part 8, Section 8, of this tariff or the AT&T Ohio Guidebook.
- (2) When customer-provided terminal equipment is to be used, it will be furnished in accordance with the regulations, rates and charges set forth in Part 2, Section 9 of this tariff.

d. Tie lines, private line channels, extension lines and other facilities connecting a PSAP to various agencies such as police, fire or ambulance service are provided under the regulations and at the rates and charges set forth in this and other appropriate Company tariffs.

* Additional codes appear in departmental practices.

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT)

Service Availability

Beginning October 22, 2021, new orders for these services will no longer be accepted. Current subscribers may keep their service at its existing location.

Effective March 19, 2016, Collect, Person to Person and Bill to Third Number call types are discontinued.

A. Description

Answer Supervision (Line Side) - COCOT; the capability of determining when a positive answer has been returned by the terminating station.

Billed Number Screening Service - COCOT; an arrangement which prevents the charging of collect and/or third number billed calls to a customer's telephone number.

Customer-Owned, Coin Operated Telephone (COCOT) Service; service furnished for use with customer-owned, pay telephones.

Directory Assistance - COCOT; calls placed to the Company to obtain telephone numbers of services located within the same local service area.

Message Rate Service - COCOT; service consists of fixed monthly rate for usage packages which include a monthly local usage allowance in the monthly rate.

Message Toll Telephone Service - COCOT; furnishing of facilities, other than facilities for exchange service as defined in Part 4 of this tariff for telephone communication between local service areas in accordance with the Terms and Conditions specified in this tariff.

Operator-Handled Service - COCOT; service requested of a Company operator, by the person originating a call, which is in addition to the customer-dialed service.

Telephone Exchange Service - COCOT; furnishing of facilities necessary for communicating within specified exchange areas. Service is comprised of three components - network access line, central office termination and usage.

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

B. Definitions

1. Message Toll Service – COCOT

Additional Minute Rates are for each additional minute or any fraction thereof that the connection continues beyond the initial minute.

Customer-Dialed Service is that service where the person originating the call, dials the telephone number desired without the assistance of the Company operator, or when facilities are not available for dial completion, gives to a Company operator the telephone number of the desired telephone, private branch exchange system, or private branch exchange station which is reached directly rather than through a private branch exchange attendant; or gives the telephone number assigned to the Miscellaneous Common Carrier (MCC) for interconnected service.

Initial Minute Rates are for connections of one minute or any fraction thereof.

Two Point Message Toll Telephone Service is that of furnishing toll connections between a COCOT line and a main station or PBX trunk line.

2. Service Establishment and Change Charges

Billable Network Wiring is work performed on a customer's premises by a Company employee or representative at the customer's request and not covered by other charges. Any work required to establish or reestablish network access to the Company-provided network interface is excluded.

Changes in Service includes changes in telephone service or equipment subsequent to the establishment of such service or equipment, and rearrangements of network wiring (including house cable) which do not involve moves.

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

B. Definition (cont'd)

2. Service Establishment and Change Charges (cont'd)

Establishment of Service is the initial establishment of telephone service or equipment for a customer, and transfers of telephone service and equipment from one premises to another on non-continuous property subsequent to the establishment of such service or equipment for a customer.

Moves of Service includes relocation of telephone service or equipment on the same continuous property subsequent to the establishment of such service or equipment for a customer.

Network Wiring work includes travel, preparation, wiring on the network side of the network interface.

Point of Minimum Penetration (POMP) is the first point on a customer's premises that the network facilities wiring is accessible.

3. Operator-Handled Services^{/1/}

Station-to-Station calls are those calls where the person originating the call specifies to a Company operator a particular telephone number to be reached.

Person-to-Person calls are those calls where the person originating the call specifies to a Company operator a particular person to be reached or other special arrangements as specified in Part 11 of this tariff or the AT&T Ohio Guidebook.

Third Number Billed calls are those calls where the person originating the call specifies to a Company operator to bill the call to an authorized station, as determined by the Company, other than the station originating the call, or the station where the call is terminated.

^{/1/} Effective March 19, 2016, Collect, Person to Person and Bill to Third Number call types are discontinued.

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

C. Terms and Conditions

In addition to the regulations set forth in other sections of this tariff, the following Terms and Conditions apply to this service.

1. Customer-Owned, Coin Operated Telephone (COCOT) Service
 - a. COCOT service will be provided in accordance with the Terms and Conditions and Pricing for such service and consistent with the characteristics and requirements established by the Public Utilities Commission of Ohio (see Appendix A and Appendix B following for a complete set of such requirements).
 - b. One listing without charge, termed the primary listing, is provided for each call number in connection with COCOT Service as specified in Part 12 of this tariff or the AT&T Ohio Guidebook.
 - c. In addition to the services covered in this part, COCOT customers may subscribe to certain toll and usage plans listed in the optional features and specified in other parts of this tariff or the AT&T Ohio Guidebook.
2. Answer Supervision (Line Side) – COCOT
 - a. This feature is only available from appropriately equipped Central Offices and may be incompatible with other optional Central Office features.
3. Billed Number Screening Service – COCOT
 - a. The Company makes no guarantee and assumes no liability arising out of the use or misuse of Billed Number Screening Service by any other entities, including, but not limited to, Interexchange Carriers. The Company is fully responsible for calls charged to numbers, which should have been prevented by Billed Number Screening Service, that originate and terminate within the Company's service territory, and are not carried over any other carrier's network or facilities.

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT)^{/1/} (cont'd)

C. Terms and Conditions (cont'd)

3. Billed Number Screening Service - COCOT (cont'd)
 - b. Billed Number Screening Service is offered subject to the availability of suitable facilities.
 - c. The Service and Equipment Charge is applicable when Billed Number Screening is installed subsequent to the initial establishment of the COCOT line(s) with which it is associated.
4. Directory Assistance Service – COCOT
 - a. Directory Assistance service will be offered by the Company on an interim basis, subject to P.U.C.O. alteration or cancellation.
 - b. Directory Assistance is provided at no charge.
 - c. The number of such telephone numbers furnished on each call shall be limited to two.
5. Message Rate Service – COCOT
 - a. Local calls are each charged on a message unit basis and an additional charge is made for local messages in excess of the allowance. The allowance, if not used during one month, is not credited to the customer's account for any other month that service is provided.

/1/ In accordance with Case No. 96-1310-TP-COI, issued May 22, 1997, and the FCC's CC Docket No. 96-128, Directory Assistance charges assessed to end-users at pay telephone stations are deregulated after October 7, 1997.

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

C. Terms and Conditions (cont'd)

6. Message Toll Service (MTS) – COCOT

- a. Message Toll Service (MTS) refers to intraLATA Message Toll Telephone service furnished or made available the Company and for intraLATA or interLATA Message Toll Telephone Service furnished or to be furnished by other connecting carriers concurring in Part 9 of the AT&T Ohio Guidebook.
- b. Where reference is made in this tariff to regulations, rates and charges specified in other tariffs of the Company, such tariffs as they now exist, or as they may be revised, added to or supplemented, are hereby adopted and made a part of this tariff.
- c. Additional Terms and Conditions regarding Message toll service are specified or referenced in Part 9 of the AT&T Ohio Guidebook.
- d. COCOT equipment and facilities attached to or connected with facilities furnished by the Company for message toll service are subject to the provisions of Part 2, Section 9 of this tariff.
- e. Where COCOT equipment or facilities are involved in the transmission or reception, or both, of a toll call, the regulations and rates for each call are those applicable for message toll telephone customer-dialed or operator-handled, according to the connection established, as set forth in this section and Part 9 of the AT&T Ohio Guidebook.

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

C. Terms and Conditions (cont'd)

6. Message Toll Service (MTS) – COCOT

- g. Two classes of two point message toll telephone service are offered, namely, Customer Dialed service and Operator-Handled service. Operator-Handled service is offered for station-to-station calls and person-to-person calls as described in this Part and in Part 11 of this tariff or the AT&T Ohio Guidebook. Additional charges for operator-handled calls, as specified in this Part also apply.
- h. MTS - Initial Minute, Additional Minutes, Service Charges and Discounts
 - Two point message toll service rates are quoted in terms of initial minute, additional minutes and service charges.
 - Customer Dialed Station-to-Station: Only initial minute and additional minute rates apply.
 - Automated Calling Card Station-to-Station, Customer Dialed - Operator Assisted - Calling Card Station-to-Station, Operator Handled Station-to-Station and Person-to-Person: Initial minute and additional minute rates apply in addition to a service charge as set forth in Part 11, Section 1 of this tariff or the AT&T Ohio Guidebook.^{/1/}
 - Discounts for the Evening and Night, Weekend & Holidays: Application and calculation of discounts rates are specified in Part 9 of the AT&T Ohio Guidebook.
- i. Schedule A and B rates apply as specified in Part 9 of the AT&T Ohio Guidebook.
- j. Rate Discounts and Application Periods

Automatic volume discounts will be provided COCOT customers. The volume discount is based on the total dollar usage per month, per account, for Schedule A and Schedule B customer-dialed station-to-station calls originating from designated exchange areas as set forth in Part 9 of the AT&T Ohio Guidebook. The rate discounts are those set forth in the Prices.

^{/1/} Effective March 19, 2016, Collect, Person to Person and Bill to Third Number call types are discontinued.

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

C. Terms and Conditions (cont'd)

7. Operator-Handled Services^{/1/}

- a. A service charge applies to each
 - automated calling card station-to-station call,
 - customer-dialed, operator-assisted, calling card station-to-station call,
 - operator-handled station-to-station call,
 - third number billed call, and
 - person-to-person call.

This charge is added to the initial minute and additional minute charges. Discounts do not apply to the service charge.

8. Service Establishment and Change Charges - COCOT

- a. Nonrecurring charges (NRC) are applicable for the following work functions required to establish COCOT Service:
 - (1) **Service Ordering Charge** - A nonrecurring charge which covers receiving, recording and processing information necessary to execute a customer's request for service.
 - (2) **Central Office Connection Charge** - A nonrecurring charge for establishing or changing central office connections which may include, but are not limited to, circuit design work and establishing or changing central office connections.
 - (3) **Line Connection Charge** - A nonrecurring charge for performing any of the operations associated with the connection of the network access line and a network interface.
 - (4) **Network Wiring Charge** - A one-time charge consisting of a time-sensitive network wiring charge required to perform customer requested work on the customer's premises, except work required to establish or reestablish network access.

/1/ Effective March 19, 2016, Collect, Person to Person and Bill to Third Number call types are discontinued.

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

C. Terms and Conditions (cont'd)

8. Service Establishment and Change Charges - COCOT (cont'd)

a. (cont'd)

- (5) **Miscellaneous Service or Features Charge** - A nonrecurring charge per individual COCOT line per occasion to establish one or more available Central Office Optional Line Features (other than Calling Party Number Blocking or Call Trace) or Billed Number Screening Service.
- (6) **Directory Listing Change Charge** - A nonrecurring charge for each change from listed to private or semi-private listing service or from semi-private to private listing service
- (7) **Telephone Number Change Charge** - A nonrecurring charge applied for each change of a telephone number at the request of a customer except that no charge applies for a change in telephone number

 - (a) initiated by the Company
 - (b) made to clear service problems such as excessive wrong number calls, excessive calls for previous customers to that telephone number, etc.
 - (c) made on a temporary basis in order to stop abusive, harassing, or threatening telephone calls, provided that such calls had been previously reported to the Company.
- b. Service Establishment and Change Charges apply in addition to all other rates and charges for services provided by the Company.
- c. The charges for changes should not exceed the charges that would apply if the same services or equipment were removed and re-established.

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

C. Terms and Conditions (cont'd)

8. Service Establishment and Change Charges - COCOT (cont'd)

d. Network Wiring Charge (NWC)

- (1) The network wiring charge (NWC) applies for the delivery, installation, move or change of all equipment when a premises visit is required to perform such work.
- (2) When a premises visit is made at the request of a customer to perform work for which network wiring charges apply, a NWC applies unless the entire portion of the order which necessitated the premises visit is canceled.
- (3) A NWC applies separately per telephone craftsman scheduled by the Company to perform billable work on the customer's premises. When a customer requests a shorter work interval which would utilize additional telephone craftsmen, the NWC applies separately per telephone craftsman performing such work.
- (4) The NWC applies when a premises visit is made at the request of a customer for the sole purpose of converting non-modular termination points to a network interface.
- (5) For any work charges not provided for in this or other applicable tariffs or the AT&T Ohio Guidebook, the customer is charged the estimated cost to be incurred, unless otherwise specified.
- (6) Should the customer request that the location of the network interface be other than that designated by the Company, the NWC charges will apply for the additional work required.

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

C. Terms and Conditions (cont'd)

8. Service Establishment and Change Charges - COCOT (cont'd)

d. Network Wiring Charge (NWC) (cont'd)

(7) Should the customer request that a network interface other than the standard be placed at the NI location, the NWC and nonrecurring charge for the requested jack, as specified in Part 3 of this tariff, apply.

(8) No NWC applies for the following customer initiated requests providing work is limited to that specified below.

(a) Complete termination of service. (Includes disconnections initiated by the Company.)

(b) Disconnection or removal of equipment.

e. Expense Incurred Option for Relocation of Service: On relocations of service to non-continuous property locations within territory served by the Company, in lieu of paying all applicable establishment, nonrecurring and termination charges, a COCOT customer for which the initial contract period is six months or more, may elect to pay the expense incurred for relocation of service, subject to the following regulations:

(1) The existing COCOT service involved will be moved from the existing location to the new location with the understanding that the customer will not have continuous service at such locations.

(2) A new contract period will not apply when the service is established at a new location. Only the unexpired portion of any existing contract periods will continue at the new location.

f. The absence of a Nonrecurring Charge (NRC) for any specific service does not imply the waiver of appropriate NRCs for other concurrently installed services.

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

C. Terms and Conditions (cont'd)

8. Service Establishment and Change Charges - COCOT (cont'd)
 - g. The charges specified in this section contemplate work being performed by the Company during the usual working hours on normal working days. When, at the specific request of the customer or applicant for service, work is performed at other times, either for the convenience of the customer or applicant for service or for other reasons not under the control of the Company, the expense incurred by the Company in excess of the normal expense of such work, when performed during usual working hours on normal working days, may be billed to the customer or applicant for service, in addition to the charges otherwise applicable.
 - h. In the event of damage to or destruction of a customer's premises by fire, flood or other like disaster, no Service Establishment and Change Charges will apply to the re-establishment on the same continuous property of the same (or less) service furnished to such customer prior to such damage or destruction.
9. Telephone Exchange Service – COCOT
 - a. Monthly rates for COCOT network access lines are determined by access area. The COCOT's customer's normal serving central office determines the applicable access area rate. The access areas, by exchange, are shown in Part 4, Section 1 of this tariff. Except where otherwise provided the monthly rates cover the access line and central office termination.
 - b. In addition to the above rates, end user access line charges as filed in Ameritech Operating Companies Tariff F.C.C. No. 2 are applicable.

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

C. Terms and Conditions (cont'd)

9. Telephone Exchange Service - COCOT (cont'd)

- c. Quantity Discounts are available with a minimum commitment of 36 months, based upon the volume of network access lines required by a customer at a single location.
 - (1) In the event that a customer terminates any or all the service during the commitment period, the customer will remain liable for the remaining charges adjusted to their net present worth equivalent using the interest rate specified in Section 2, Paragraph 3.7.13. These charges will become due and payable in their entirety immediately upon such termination.
 - (2) Commission approval of the above termination liability language is not intended to indicate that the Commission has sanctioned any particular legal result should a dispute arise between the parties. In the event of a dispute, the signators may pursue any legal remedies they deem appropriate to resolve the dispute.

D. Features

Optional Features

ValueLink and ValueLink Plus are available at the Terms and Conditions and at rates specified in Part 9 of the AT&T Ohio Guidebook.

E. Technical References

Answer Supervision - Line Side Technical Reference: AM-TR-MKT-000071.

The Technical Reference document is available from:

APEX Support Team
(734) 523-7348

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

F. Prices

1. Service Elements

			Monthly Rate		
	Description	Access Area	Network Access Line	Central Office Termination	Total Monthly Rate
	Telephone Exchange Service Network Access Rates ^{/1/}				
	Network Access, per Line Network	A	-	-	-
	Access, per Line	B	\$ 4.17	\$2.30	\$ 6.47
	Network Access, per Line	C	9.32	2.30	11.62
	Network Access, per Line	D	11.11	2.30	13.41

B. Message Rate Service

Description	Price
Local Usage - Per Message Rate ^{/1/}	\$0.0088

/1/ In accordance with the Entry in Case No. 96-1310-TP-COI, dated November 26, 2002 and the Entry on Rehearing in Case No. 96-1310-TP-COI, dated January 16, 2003, the Network Access Rates are not subject to the resale discount. Telephone Exchange Service Network Access Rates are effective as of January 30, 2003.

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

F. Prices (cont'd)

1. Service Elements (cont'd)

C. Service Establishment and Service Charges

<u>Description</u>	<u>Nonrecurring Charge</u>
Miscellaneous Service or Features, per individual COCOT line, per occasion	\$ 9.25
Service Ordering Charge, per location, per occasion	25.50
Central Office Connection Charge, per termination	13.00
Line Connection Charge, per termination	24.35
Directory Listing Change Charge, per line, per change	9.80
Telephone Number Change Charge, per line, per change	31.15
Assignment or Transfer of Service, per transfer	9.80
Network Wiring Charge,	
- First 15 minutes or fraction thereof of billable premises work	25.00
- Each additional 15 minutes or fraction thereof of billable premises work	10.00

D. Operator-Handled Services^{/1/}

<u>Description</u>	<u>Nonrecurring Charge</u>
Automated Calling Card Station-to-Station Call, per call	\$0.95
Customer-Dialed - Operator-Assisted - Calling Card Station-to-Station Call, per call	1.95
Operator-Handled Station-to-Station, per call	1.75
Operator-Handled Person-to-Person, per call	2.75
Operator-Handled Third Number Billed, per call	2.25

/1/ Effective March 19, 2016, Collect, Person to Person and Bill to Third Number call types are discontinued.

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

F. Prices (cont'd)

1. Service Elements (cont'd)

e. Message Toll Service

<i>Message Toll Service Rates</i>	<u>Day Rates</u>		<u>Evening Rates</u>		<u>Night & Weekend Rates</u>	
	Monday thru Friday 8:00 AM to but not including 5:00 PM		Monday thru Friday 5:00 PM to but not including 11:00 PM		Monday thru Friday 11:00 PM to but not including 8:00 AM Saturday, Sunday, & Holidays - All Day	
<u>Rate Mileage</u>	<u>Initial Minute</u>	<u>Each Add'l Minute</u>	<u>Initial Minute</u>	<u>Each Add'l Minute</u>	<u>Initial Minute</u>	<u>Each Add'l Minute</u>
<u>Schedule A</u>						
1-10	\$.17	\$.17	\$.13	\$.13	\$.13	\$.13
11-22	.17	.17	.13	.13	.13	.13
23-55	.17	.17	.13	.13	.13	.13
56-124	.17	.17	.13	.13	.13	.13
125-End	.17	.17	.13	.13	.13	.13
<u>Schedule B</u>						
1-10	.17	.17	.13	.13	.13	.13
11-22	.17	.17	.13	.13	.13	.13
23-55	.17	.17	.13	.13	.13	.13
56-124	.17	.17	.13	.13	.13	.13
125-End	.17	.17	.13	.13	.13	.13
<u>Operator Assisted Calls</u>						
1-10	.25	.16	.12	.06	.12	.06
11-22	.28	.16	.160	.10	.160	.10
23-55	.28	.20	.160	.10	.160	.10
56-124	.28	.20	.160	.10	.160	.10
125-End	.28	.20	.160	.10	.160	.10

1. CUSTOMER-OWNED, COIN OPERATED TELEPHONES (COCOT) (cont'd)

F. Prices (cont'd)

1. Service Elements (cont'd)

e. Message Toll Service (cont'd)

Message Toll Service Rate Discounts

<u>Total Monthly Usage per Account</u>	<u>Percent Discount</u>
\$ 0.00 - \$ 25.00	0%
25.01 - 100.00	10%
100.01 - 200.00	15%
200.01 and up	20%

f. Answer Supervision - Line Side

<u>Description</u>	<u>Nonrecurring Charge</u>	<u>Monthly Price</u>
Answer Supervision equipped with line side interface, per line ^{/2/}	\$2.50 ^{/1/}	\$1.67

2. Other Applicable charges and Payments

In addition to Telephone Exchange Service Network Access Rates, including Network Access Line Quantity Discount Rates, end user access line charges as filed in Ameritech Operating Companies' Tariff F.C.C. No. 2 are applicable.

/1/ Charge does not apply when a Line Connection Charge is otherwise applicable.

/2/ In accordance with the Entry in Case No. 96-1310-TP-COI, dated November 26, 2002 and the Entry on Rehearing in Case No. 96-1310-TP-COI, dated January 16, 2003, the Network Access Rates are not subject to the resale discount. Telephone Exchange Service Network Access Rates are effective as of January 30, 2003.

2. COCOT-COIN LINE

Effective March 19, 2016, Collect, Person to Person and Bill to Third Number call types are discontinued.

A. Description

The COCOT Coin Line is an optional exchange access line for use with payphone service. The COCOT Coin Line is provided with central office based features and signaling functionality.

B. Definitions

Call Screening - a screening feature that is provided with the Coin Line. This feature prevents toll fraud by restricting originating non-sent paid operator assisted calls to collect, credit card, or third-party billing.

Coin Control - the capability of collecting or returning coins deposited into the payphone.

Coin Rating - a rate obtained from a table entry built into the Traffic Operator Position Switch (TOPS) with which the coin line interfaces is in the central office.

Coin Supervision - the capability of recognizing and monitoring coins deposited into the payphone.
End User - consumer making a call from the payphone.

Independent Payphone Provider ("IPP") - the customer of AT&T Ohio subscribing to the Coin Line.

2. COCOT-COIN LINE (cont'd)

C. Terms and Conditions

1. Unless otherwise specified, regulations and charges in this Tariff and the AT&T Ohio Guidebook are in addition to those set forth for COCOT Service in this Part.
2. The Coin Line offers central office based signaling required to enable coin rating, coin control, and coin supervision. The Coin Line also offers certain call screening (see definition above) designed to prevent fraudulent calls from being placed from the customer's payphone.
3. Coin sent paid interLATA calls from Coin Lines may be routed to any Interexchange Carrier selected by the customer which has the required coin signaling capabilities (i.e., coin recognition, coin control, etc.) that are required to complete the call.
4. Until such time as AT&T Ohio is required to provide dialing parity on an intraLATA basis, AT&T Ohio will carry both sent-paid intraLATA calls and operator-assisted intraLATA calls from COCOT coin lines. AT&T Ohio operator services rates, as specified in Part 11, as well as AT&T Ohio intraLATA toll rates, as specified in Part 9 of the AT&T Ohio Guidebook, will apply to end users. At such time that intraLATA dialing parity is established, the COCOT coin line customer may choose either its interLATA carrier, AT&T Ohio or an alternative intraLATA toll/operator services provider for the completion of intraLATA toll calls.
5. No adjustments to the usage rates charged pursuant to 6. following or any other refund will be made in the event of uncollected initial period or overtime coin charges applicable to end users.
6. The customer shall be responsible for payment of all charges for calls originating from or accepted by a Coin Line user.
7. Coin revenues collected at the customer's payphone are the property of the customer.
8. The Coin Line is available only from appropriately equipped central offices.
9. The customer's terminating equipment must be suitably equipped in order to utilize Coin Line features. Such equipment must meet the following interface specifications:

Ameritech Coin Line Interface Specifications: AM-TR-NIS-000095

These specifications are available at no charge by contacting:

APEX Support Team
(734) 523-7348

10. Service charges and message rate service rates as specified in this Part apply to Coin Line service.

2. COCOT-COIN LINE (cont'd)

D. Prices

1. Service Elements

<u>Description</u>	<u>Access Area</u>	<u>Monthly Price</u>
Telephone Exchange Service Network Access Rates ^{/1/}		
Network Access, per Coin Line	A	-
Network Access, per Coin Line	B	\$ 8.32
Network Access, per Coin Line	C	13.47
Network Access, per Coin Line	D	15.26

2. Other Applicable Charges and Payments

In addition to the above rates, interstate End User Common Line (EUCL) charges as filed in Section 4 of Ameritech Operating Companies Tariff F.C.C. No. 2 are applicable.

/1/ In accordance with the Entry in Case No. 96-1310-TP-COI, dated November 26, 2002 and the Entry on Rehearing in Case No. 96-1310-TP-COI, dated January 16, 2003, the Network Access Rates are not subject to the resale discount. Telephone Exchange Service Network Access Rates are effective as of January 30, 2003.

2. COCOT-COIN LINE (cont'd)

D. Prices (cont'd)

3. Other Optional Offerings

	<u>Non- recurring Charge</u>	<u>Monthly Rate</u>
Outgoing Only Service	-	-

Outgoing Only Service is an optional service offered to the customer who wishes to maximize payphone usage, or reduce the ability of an end user to conduct business from that location that prohibits incoming calls. Callers will hear a recording stating that the phone is not in service for incoming calls. It is the Payphone service provider's responsibility to state this restriction on the instruction card of the phone.

Restricted Coin Access (RCA)^{/1/}	\$212.00	\$0.82
---	----------	--------

RCA is an optional service that provides for payphone telephone service where the coin collecting device can be disabled during certain hours at the IPP's discretion, to permit origination of Local calls, Extended Local calls and Message Toll calls to only be charged to a third number, a Company calling card, or placed on a collect basis.^{/2/} Calls to public emergency numbers such as 911 will continue to be permitted and provided free of charge. All end users placing calls using a coin during restricted hours will have their coins returned. They will hear a recording advising that the phone is not equipped for coin calls during certain hours. It is the Payphone service provider's responsibility to state this restriction on the instruction card of the phone.

^{/1/} In accordance with the Entry in Case No. 96-1310-TP-COI, dated November 26, 2002 and the Entry on Rehearing in Case No. 96-1310-TP-COI, dated January 16, 2003, the Network Access Rates are not subject to the resale discount. Telephone Exchange Service Network Access Rates are effective as of January 30, 2003.

^{/2/} Effective March 19, 2016, Collect, Person to Person and Bill to Third Number call types are discontinued.

3. CALL DETAIL SERVICE

A. Description

Call Detail Service is a service that is available to Independent Payphone Providers (IPP), also known as Customer-Owned, Coin-Operated Telephone (COCOT) service providers. This service provides usage and billing information on certain calls which originate from their pay telephones. Call detail data is provided on the following types of originating calls:

- seven digit code 101XXXX access calls;
- seven digit code 950-1XXX or 950-0XXX access calls;
- 500 access calls;
- 800 and 888 access calls;
- 900 access calls

B. Definitions

Extended Message Record (EMR) Format

A Bellcore standard used widely in the telecommunications industry.

3. CALL DETAIL SERVICE (cont'd)

C. Terms and Conditions (cont'd)

1. Call Detail Service for all call types may not be available from all company central office switches. All call data technically available from the switch will be provided to the customer in standard Extended Message Record (EMR) format. Special formatting or screening of certain calls or carriers only will require additional programming at additional charges as specified in the Prices section following. Call Detail Service is provided at the customer's request where equipment and facilities are available.
2. This data will be provided to the IPP customer every month on a per telephone number basis in an available medium that is most economically and technically efficient, and agreeable to both parties. Each Telephone number will be designated by its Automatic Number Identification (ANI).
3. If the information is provided on media provided by the Company, including Diskette or Magnetic tapes, the media remain the property of the Company and are furnished to the customer only on a temporary basis. Magnetic tape density and number of tracks used may vary from time to time.
4. The data will be provided in accordance with standard Bellcore EMR format. The Company makes no further guarantees regarding the completeness and/or accuracy of the call detail data provided through EMR format.
5. Unless otherwise specified, the provision and use of this service is subject to the same General Regulations as all other Telecommunications Services, including those specified in Tariff No. 20, Part 2 Section 2.

D. Features

Standard Features

The following data will be provided for each call:

1. the ANI 10 digit originating telephone number;
2. connect date;
3. connect time;
4. the 10 digit terminating telephone number;
5. call length (billable time);
6. carrier identification;
7. equal access dialing method (ind-21 EMR format);
8. record type (standard Bellcore EMR record identification);
9. carrier call length (conversation length).

3. CALL DETAIL SERVICE (cont'd)

E. Prices

1. Service Elements

<u>Description</u>	<u>Non-recurring Charge</u>	<u>Month to Month</u>	<u>Monthly Payment Term Payment Plans</u>	
			<u>12 Month</u>	<u>36 Month</u>
Initial network set up, per account	\$100.00	-	-	-
Per call record	-	\$.10	\$.07	\$.05

Customer requests which require special formatting or additional programming, including but not limited to those which are different than the standard Bellcore EMR format provided with the service, will be charged at a rate of \$240.00 per hour. This rate is in addition to the \$200.00 initial nonrecurring charge.

2. Payment Plans

- **Term Payment Plans**

Call Detail Service is offered under Month-to-Month as well as 12 Month and 36 Month Term Payment Plans. Each customer's Term Payment Plan charge becomes fixed at the rate level specified below for the term selected at the time the contract for service is signed and is not subject to Company-initiated changes during the contract period.

3. CALL DETAIL SERVICE (cont'd)

E. Prices (cont'd)

3. Termination Charges

In the event of termination of the service provided under the 12 or 36 month Term Payment Plans during the contract period, the customer will be liable for a charge equal to the difference between the month-to-month rate and the contracted per-record rate times the sum of the number of records processed since the start of contract period. This termination charge shall upon any such termination immediately become due and payable in its entirety. This contract termination charge can also be expressed as follows:

$$\begin{aligned} &[(\text{month to month per record rate}) - (\text{Contract, Per record rate})] \\ &\quad \times \text{Number of records} \end{aligned}$$

where the number of records is equal to the sum of all records processed at the lower contracted rate since the start of the contract term.

Termination charges shall not apply whenever a customer selects to upgrade to a Call Detail contract of longer term.

Commission approval of the above termination liability language for Call Detail Service is not intended to indicate that the Commission has sanctioned any particular legal result should a dispute arise between the parties. In the event of dispute signatories to such contracts may pursue whatever legal remedies they deem appropriate to resolve the dispute.

PART 21 - Access Services
SECTION 1 - General

Original Sheet 1

1. GENERAL

The rates, charges and conditions for the provision of intrastate Carrier Access Service are as specified in the Ameritech Operating Companies Tariff F.C.C. No. 2, Access Services, as it now exists, and as it may be revised, added to or supplemented. The effectiveness of Section 4, End User Access Service, as applied to Intrastate Customers, has been suspended by the Public Utilities Commission of Ohio.

The rates, charges and conditions for the provision of intrastate Billing and Collection Service are as specified in the AMERITECH OPERATING COMPANIES TARIFF, F.C.C. NO. 1, BILLING AND COLLECTION SERVICES, as it now exists, and as it may be revised, added to or supplemented.

VOIP-PSTN TRAFFIC

This section applies to Toll Intrastate VoIP-PSTN traffic exchanged between the Telephone Company and the customer in time division multiplexing ("TDM") format that originates and/or terminates in Internet protocol ("IP") format. VoIP-PSTN traffic originates and/or terminates in IP format if it originates from and/or terminates to an end-user customer of a service that requires Internet protocol-compatible customer premises equipment. The transitional Intercarrier Compensation framework for VoIP-PSTN traffic adopted by the Federal Communications Commission in its Report and Order, Release No. 11-161 (Nov. 18, 2011) ("FCC Order") directed that this intrastate VoIP-PSTN traffic be billed employing interstate rates.⁽¹⁾

The intrastate switched access rates in this tariff are the same as the interstate rates for Switched Access rate elements. Therefore, no percentage or VoIP factor is necessary to identify and rate the Toll Intrastate VoIP traffic, nor are modifications to the rates and/or billing necessary as a result of the Toll VoIP-PSTN provisions of the FCC Order.

ACCESS RATES FOR EXPANDED SERVICE AREAS

In accordance with Ohio Administrative Code Section 4901:1-17-14(E), AT&T Ohio's access reciprocal compensation rates for the termination and origination of intrastate switch access reciprocal compensation traffic will not exceed the current rates of the Incumbent Local Exchange Carrier in AT&T Ohio's respective Expanded Service Areas.

PART 21 - Access Services
SECTION 1 - General

Original Sheet 2

1. GENERAL (Cont'd)

- A. The rates, charges and conditions for the provision of intrastate Carrier Access Services are as specified in the following Sections of Ameritech's Tariff F.C.C. No. 2.

Section 1 - Application of Tariff

Section 2 - General Regulations

Section 3 - Carrier Common Line Access Service

Section 4 - End User Access Service and Presubscription

Section 5 - Ordering Options for Switched and Special Access Service

Section 6 - Switched Access Service

Section 7 - Special Access Service

Section 8 - Specialized Network Services

Section 9 - Directory Assistance Service

Section 10 - Federal Government Specialized Service or Arrangements

Section 11 - Special Facilities Routing of Access Services

Section 12 - Specialized Service or Arrangements

Section 13 - Additional Engineering, Additional Labor and Miscellaneous

Section 14 - Operating Territory of the Ameritech Operating Companies

Section 15 - Exceptions to Access Service Offerings

Section 16 - Satellite Television Reception and Transport Service

PART 21 - Access Services
SECTION 2 - Exceptions to FCC No. 2 Tariff

Original Sheet 1

1. EXCEPTIONS (cont'd)

A. Switched Access Service (cont'd)

1. Rates and Charges (cont'd)

b. End-User Complex Line Ports

<u>Description</u>	<u>Rate</u>
(1) End-User Complex Line Port (EUCLP), per individual line or trunk	\$0.00
Centrex ISDN, per individual line or trunk	0.00
ISDN PRI, per individual line or trunk	0.00
Ameritech Digital Trunking, per individual line or trunk	0.00

1. EXCEPTIONS (cont'd)

A. Switched Access Service (cont'd)

1. Rates and Charges (cont'd)

c. Payphone Services Provider Line Identification Charge

(1) Rates associated with this offering will not apply intrastate.

Description	Monthly Price
PSP Line Identification, per line equipped	\$0.00

d. Service Provider Number Portability Service (SPNP) Monthly Charge

Interstate only, does not apply to the Ohio jurisdiction.

e. Local Number Portability (LNP) Query Service

Interstate only, does not apply to the Ohio jurisdiction.

1. EXCEPTIONS (cont'd)

C. IntraLATA Presubscription

1. General

IntraLATA Presubscription is a procedure whereby a subscriber designates to the Telephone Company the carrier which the subscriber wishes to be the carrier of choice for calls subject to IntraLATA Presubscription, as described in Paragraph C.2. following. Such calls are automatically directed to the designated carrier, without any specific codes or number being dialed or pulsed by the subscriber.

IntraLATA Presubscription will become effective subject to the terms of Sections 271(e)(2)(A) and 271(e)(2)(B) of the Telecommunications Act of 1996.

2. Calls Subject to IntraLATA Presubscription

The following calls ("usage calls") are subject to IntraLATA Presubscription:

- a. All IntraLATA message toll calls which are or would otherwise be governed by the provisions of the AT&T Ohio Guidebook, Part 9, Section 1.
- b. All calls originated by customers of Optional Calling Plans which are or would otherwise be governed by the provisions of the AT&T Ohio Guidebook, Part 9, Section 3, except as noted below.

Ameritech Ohio will implement intraLATA toll dialing parity coincident with either grant of authority by the FCC under Section 271 of the Telecommunications Act of 1996 and the certifications of Ameritech Communications, Inc. by the Public Utilities Commission of Ohio to provide interLATA services originating in Ohio or February 8, 1999, whichever occurs sooner.

1. EXCEPTIONS (cont'd)

C. IntraLATA Presubscription (cont'd)

3. Calls Specifically Excluded from IntraLATA Presubscription

All 0- calls, calls to 411, 911, Public Announcement Service calls (976-XXXX), and all local calls except as noted in Paragraph B.2. preceding, are specifically excluded from IntraLATA Presubscription.

Calls using the 500, 700, 800, 888 or 900 service access codes shall be routed in accordance with the North American Numbering Plan.

4. IntraLATA Presubscription Options

Option A - Subscriber selects the Telephone Company as the presubscribed carrier for all IntraLATA usage calls subject to IntraLATA Presubscription.

Option B - Subscriber selects their interLATA toll carrier as the presubscribed carrier for all IntraLATA usage calls subject to IntraLATA Presubscription and InterLATA usage calls.

Option C - Subscriber selects a carrier other than the Telephone Company as the presubscribed carrier for IntraLATA usage calls subject to IntraLATA Presubscription and a different carrier as the presubscribed carrier for all InterLATA usage calls.

Option D - Subscriber may select no presubscribed carrier for Intra and/or InterLATA usage calls, which will require the subscriber to dial a carrier access code to route all intraLATA and/or interLATA toll calls to the carrier of choice for each call.

1. EXCEPTIONS (cont'd)

C. IntraLATA Presubscription (cont'd)

5. Rules and Regulations

Subscribers of record on the effective date of this tariff will retain their current dialing arrangements until they request that they be changed.

Subscribers of record or new subscribers may select either Options A, B, C, or D as their IntraLATA Presubscription choice.

Subscribers may change their selected option and/or presubscribed carrier at any time subject to charges specified in Paragraph 6. following.

6. IntraLATA Presubscription Charges

a. Application of Charges

The Telephone Company will notify subscribers that IntraLATA Presubscription is available through Telephone Company bill inserts, no longer than 60 days following the effective date of IntraLATA Toll Presubscription. The notice will contain a description of IntraLATA Presubscription, how to select among presubscription choices, and related charges. There will be no charge for the initial selection made within 90 days of subscriber notification of IntraLATA Presubscription.

New subscribers will be asked to select a carrier(s) at the time they place an order with the Telephone Company for a Telephone Company Network Access Line (see P.U.C.O. No. 20, Part 2, Section 1, for the definition of Network Access Line). If unable to make a selection at the time they place an order for the Telephone Company Network Access Line, new subscribers will be read a random listing of all available intraLATA carriers to aid in the selection. There will be no charge for the initial selection if the selection is made within 90 days of the initial order placement.

Until the new subscriber informs the Telephone Company of a choice for an intraLATA toll carrier, the new subscriber will be presubscribed to no intraLATA toll carrier, but rather will be required to dial a carrier access code to route the intraLATA toll call to the carrier of choice.

1. EXCEPTIONS (cont'd)

C. IntraLATA Presubscription (cont'd)

6. IntraLATA Presubscription Charges (cont'd)

a. Application of Charges (cont'd)

After the subscriber's initial selection, for any change thereafter, an IntraLATA Presubscription Charge, as set forth in Paragraph 6.b. following applies.

Subscribers may designate that they do not want to select a carrier. This choice is considered a valid presubscription selection and IntraLATA Presubscription Charges will apply to any subsequent change.

When the Telephone Company changes a subscriber's carrier assignment based on carrier-provided Subscriber Lists and a choice discrepancy occurs, and the carrier is unable to produce proper agency authorization, the carrier rather than the subscriber will be billed for IntraLATA Presubscription charges that apply for making that change and/or restoring the subscriber's original assignment.

Access Customer Billing Option - The Access Customer (AC) Billing Option is an agreement between the Telephone Company and the carrier under which the IntraLATA Presubscription charge is assessed to the carrier instead of being charged to the subscriber when the Telephone Company changes a subscriber's carrier assignment. The following two conditions must be met for the AC Billing Option to apply:

- (1) The IntraLATA Presubscription change must be requested via a carrier-provided subscriber list submitted in the Customer Account Record Exchange (CARE) format, or by the end user customer directly to the Telephone Company; and

1. EXCEPTIONS (cont'd)

C. IntraLATA Presubscription (cont'd)

6. IntraLATA Presubscription Charges (cont'd)

a. Application of Charges (cont'd)

- (2) The carrier submitting the IntraLATA Presubscription change has signed an AC Billing Option agreement.

When these conditions have been met, the subscriber will not be assessed the IntraLATA Presubscription Change charge for those IntraLATA Presubscription changes for which the carrier has agreed to pay the Intrastate Presubscription Change charge. The carrier participating in the AC Billing Option will be charged the IntraLATA Presubscription Change charge per line or trunk as set forth in Paragraph 6.b. following.

b. Nonrecurring Charges

Description	Nonrecurring Charge
(1) IntraLATA Presubscription Change Charge, per business or residence line, trunk or port	
- Manual change request	\$ 4.47
- Mechanized change request	1.45

These charges are billed on a per order basis to the usage subscriber of record for a Telephone Company Network Access Line, except as set forth in Paragraph 6.a. preceding.

1. EXCEPTIONS (cont'd)

C. IntraLATA Presubscription (cont'd)

6. IntraLATA Presubscription Charges (cont'd)

c. Waivers

Residence customers who select Ameritech as their intraLATA toll carrier, after the initial PIC selection order request, will be provided with an IntraLATA pre-subscription change charge credit to offset charges per section C.6.b. Residential customers are eligible to participate if they currently do not subscribe to Ameritech as their intraLATA toll carrier. Customer participation is limited to two presubscription changes per calendar year.

Business customers who select Ameritech as their intraLATA toll carrier, after the initial PIC selection order request, will be provided with an intraLATA toll credit to offset presubscription change charges per section C.6.b above. Business customers with nineteen or fewer exchange access lines may receive an annual maximum credit of up to \$165.00 per account. Business customers with twenty or more exchange access lines may receive an annual maximum credit of up to \$500.00 per account. Business customers are eligible to participate if they currently do not subscribe to Ameritech as their intraLATA toll carrier. Customer participation is limited to three presubscription changes per calendar year.

Credits associated with this offer will be provided to business customers with nineteen or fewer exchange access lines by a coupon that may be used to offset Ameritech intraLATA usage charges. Customers must redeem all coupons within ninety (90) days of issuance. Coupons may not be redeemed for cash and have no value until presented to Ameritech for redemption toward the Ameritech intraLATA toll usage.

Credits associated with this offer will be provided to business customers with twenty or more exchange access lines via a credit on their Ameritech bill. The credit is applicable only toward Ameritech intraLATA toll usage on the bill.

1. EXCEPTIONS (cont'd)

D. End User Access Service

1. Rates and Charges

a. Federal Universal Service Fee

Description /Billing Code/	Monthly Rate
Residential	\$0.00
Business	0.00
PRI ISDN	0.00
Centrex CO and CO-LIKE	0.00

1. EXCEPTIONS

D. Internet Transport Access Service (ITAS)

Internet Transport Access Service is interstate only in nature and does not apply to Ohio Jurisdiction.

E. Long Distance Trouble Management Service (LDTMS)

Long Distance Trouble Management Service is interstate only in nature and does not apply to Ohio Jurisdiction.

F. Fractional T1

Fractional T1 including DS1 128, 256, 384, 512 and 768 Kbps Access Service is interstate only in nature and does not apply to Ohio Jurisdiction.

G. Federal Access Solution Transport Program (FAST) is interstate only in nature and does not apply to Ohio Jurisdiction.

H. True IP to PSTN (TIPToP) is interstate only in nature and does not apply to Ohio Jurisdiction.

I. Pricing Flexibility Contract Offerings (F.C.C. No. 2 Section 22) are interstate only in nature and do not apply to the Ohio Jurisdiction. Any intrastate discount contract offerings will be filed with the Public Utilities Commission of Ohio for approval.

J. The SS7 Outbound Messaging Application is an interstate only offering and not available on an intrastate basis.

K. The UNE to access conversion language shown in Ameritech F.C.C. No. 2, Section 2.1.1 and 5.1.1 may be intrastate or interstate in nature.

L. Broadband Access Services have been de-tariffed from F.C.C. No. 2, and can now be found at www.att.com/guidebook.

EXHIBIT C

AT&T Inc., the parent company of Applicant, is undertaking the Internal Restructuring to streamline its corporate structure, resulting in greater operational efficiencies. The project involves converting certain subsidiaries (including The Ohio Bell Telephone Company) from corporations to limited liability companies and changing the internal ownership structure of those entities.

In Ohio, The Ohio Bell Telephone Company, d/b/a AT&T Ohio will convert to an LLC, and thereafter be known as The Ohio Bell Telephone Company, LLC d/b/a AT&T Ohio. Later, AT&T Ohio will become a direct subsidiary of AT&T Wireline Holdings, LLC while the ultimate parent will remain AT&T Inc. This transaction will be transparent to customers.

AT&T requests the Public Utilities Commission of Ohio to change the name on The Ohio Bell Telephone Company, d/b/a AT&T Ohio certificate to reflect the new name of The Ohio Bell Telephone Company, LLC d/b/a AT&T Ohio.

Exhibit C-1 is the FCC Form 603: FCC Application for Assignments for Authorization or Transfer of Control.

Exhibit C-2 A copy of the certification from the Ohio Secretary of State for The Ohio Bell Telephone Company, LLC d/b/a AT&T Ohio will not be available until May 1, 2024. AT&T will provide the required copies of the certification and a Certificate of Good Standing as soon as available.

Exhibit C-3 is a list of AT&T Enterprises, Inc.'s Officers and Directors / AT&T Enterprises, LLC's Managers Post-Conversion.

EXHIBIT C-1

FCC FORM 603

FCC APPLICATION FOR ASSIGNMENTS FOR AUTHORIZATION OR TRANSFER OF CONTROL

Can be found at the following link:

[https://urldefense.com/v3/https://wireless2.fcc.gov/UlsApp/ApplicationSearch/applMain.jsp?applID=14583003;!!BhdT!nMWd6dKouMWW7r6Hp9V9sV-6slcU7se83qSqSsdSiWcuv6bUUFwWalc2ZMuMvB0Mq3GiILPTTeL4iykUy4EwdBfcvU\\$](https://urldefense.com/v3/https://wireless2.fcc.gov/UlsApp/ApplicationSearch/applMain.jsp?applID=14583003;!!BhdT!nMWd6dKouMWW7r6Hp9V9sV-6slcU7se83qSqSsdSiWcuv6bUUFwWalc2ZMuMvB0Mq3GiILPTTeL4iykUy4EwdBfcvU$)

EXHIBIT C-2

A copy of the certification from the Ohio Secretary of State for The Ohio Bell Telephone Company, LLC d/b/a AT&T Ohio will not be available until May 1, 2024. AT&T will provide the required copies of the certification and a Certificate of Good Standing as soon as available.

EXHIBIT C-3

**THE OHIO BELL TELEPHONE COMPANY D/B/A AT&T OHIO'S OFFICERS
AND DIRECTORS / THE OHIO BELL TELEPHONE COMPANY, LLC D/B/A
AT&T OHIO'S MANAGERS POST-CONVERSION**

Management Structure - Active Records

Entity Name Or Entity Favorite Name: The Ohio Bell Telephone Company
Template Name: Management Structure - Active Records

The Ohio Bell Telephone Company
Ohio

Management Structure

Management Name	Title	Title Role
Kocour Boyle, Molly	President	Officer
Anthony, Corey	Senior Vice President - Engineering and Operations	Officer
Berner, Ingrid	Senior Vice President - Tax	Officer
Choy, Cheryl	Senior Vice President - Network Planning and Engineering	Officer
Kertz, Jerrie	Senior Vice President - Access Construction and Engineering	Officer
Korte, Keith	Senior Vice President - Field Operations	Officer
Biancheri, Susanna V.	Vice President	Officer
Dahlman, Wade	Vice President - Tax	Officer
Pratt, Michael M.	Vice President and Secretary	Officer
Dumas, Jeston B.	Treasurer	Officer
Narvaez, Monica	Assistant Vice President & Controller	Officer
Adams, Scott N	Assistant Secretary - Tax	Officer
Alexander, Lynn W.	Assistant Secretary - Tax	Officer
Anderson, Jan	Assistant Secretary - Tax	Officer
Bauer, Susan	Assistant Secretary - Tax	Officer
Creager, Elizabeth	Assistant Secretary - Tax	Officer
Dunk, Jessica	Assistant Secretary	Officer
Garland, Mark T.	Assistant Treasurer	Officer
German, Jeramiah W	Assistant Secretary - EH&S	Officer
Johnson, Wayne K.	Assistant Treasurer	Officer
Karagiannis, Bessie	Assistant Secretary - Tax	Officer
Keiser, Andrew B.	Assistant Treasurer	Officer
Lou, Ying (Elaine)	Assistant Treasurer	Officer
Maxwell, Frank J.	Assistant Secretary - Tax	Officer
Richter, Lisa M	Assistant Secretary - Tax	Officer
Roth, Stacy W.	Assistant Treasurer	Officer
Steller, Sean	Assistant Secretary – Financial Analysis	Officer
Voelkel, Gary	Assistant Secretary - Tax	Officer
Wilson, Paul M.	Assistant Secretary	Officer
Wright, Christine D	Assistant Secretary - Tax	Officer
Bunch, Jason	Executive Director - Payroll	Officer
Green, Anisa	Director - Regulatory	Officer

Monte, Barbara

Director - Accounting

Officer

End of Management Structure - Active Records for The Ohio Bell Telephone Company

End of Report

hCue, Powering Good Corporate Governance - brought to you by CT Corporation © 2024 , a Wolters Kluwer company

EXHIBIT D

This internal restructuring is transparent to customers and there are no changes to the rates, terms, and conditions to customers. Customer notice is not required in conjunction with this filing, and none has been given.

**This foregoing document was electronically filed with the Public Utilities
Commission of Ohio Docketing Information System on**

3/18/2024 5:01:22 PM

in

Case No(s). 07-0464-TP-COI, 90-5032-TP-TRF, 24-0247-TP-CIO

Summary: Notice In the Matter of the FCC Authorized Pro Forma Change in
Ownership of The Ohio Bell Telephone Company and its Conversion to a Limited
Liability Company electronically filed by Richard T. Howell on behalf of AT&T Ohio.