LARGE FILING SEPERATOR SHEET

CASE NUMBER: 06-1495-TP-ACE 96-9336-TP-TR+

FILE DATE: 1/22/2007

SECTION: 1 7 2

NUMBER OF PAGES: 120

DESCRIPTION OF DOCUMENT:

Final tours bearing an effective date of January 21, 2007 and Service Requirement Form, filed to behalf of Jelsentrex, Lee by a Janssen.

This is to certify that the images appearing are an accurate and complete reproduction of a code tile document delivered in the regular course of business.

Technician Date Processed 122 07

Lance J.M. Steinhart, P.C.

Attorney At Law 1720 Windward Concourse Suite 250 Alpharetta, Georgia 30005

Also Admitted in New York and Maryland

Telephone: (770) 232-9200

Facsimile: (770) 232-9208 Email: lsteinhart@telecomcounsel.com

January 19, 2007

VIA OVERNIGHT DELIVERY

Ms. Renee J. Jenkins, Director of Administration Docketing Division Public Utilities Commission of Ohio 180 E. Broad St. Columbus, OH 43215-3793 (614) 466-3016

PUCO

2007 JAN 22 AM 11: 04

Re:

Telcentrex, LLC

Case No. 06-1495-TP-ACE; Tariff No. 90-9336-TP-TRF

Dear Ms. Jenkins:

Enclosed please find for filing an original and three (3) copies of Telcentrex, LLC's final tariff bearing an effective date of January 21, 2007 and Service Requirements Form.

I have also enclosed an extra copy of this letter to be time stamped and returned to me in the enclosed, pre-addressed, postage prepaid envelope.

If you have any questions or if I may provide you with additional information, please contact me at the above address or telephone number. Thank you for your attention to this matter.

Respectfully submitted

Augela anssen

Legal Assistant to Lance J.M. Steinhart

Attorney for Telcentrex, LLC

Enclosures

cc: Steven Gareleck

This is to certify that the images appearing are an accurate and complete reproduction of a case file document delivered in the regular course of business.

Technician Date Processed 12201

TELEPHONE SERVICE REQUIREMENTS FORM

Pursuant to Case Nos. 95-845-TP-COI, 99-998-TP-COI, 99-563-TP-COI, and 04-1785-TP-ORD

The provider affirms that it is in compliance with Commission directives concerning the following checked items, and that this represents an up-to-date listing of applicable "generic" service requirements. The provider understands that this in no way supersedes the context of the applicable Commission orders described below. Unless otherwise specified, this language replaces the need for related language to be contained in the provider's tariff.

A. MANDATORY REQUIREMENTS FOR BASIC LOCAL EXCHANGE AND CTS PROVIDERS (unless otherwise noted):

[x] 1. SALES TAX (See also Case No. 87-1010-TP-UNC)

Certain telecommunication services, as defined in the Ohio Revised Code, are subject to state sales tax at the prevailing tax rates, if the services originate, or terminate in Ohio, or both, and are charged to a subscriber's telephone number or account in Ohio.

[x] 2. MTSS TARIFF REQUIREMENTS

- [x] The provider attests that its tariffs include:
 - o provider-specific language addressing the deposit method (as cited in 4901:1-5-13) adopted by the company and approved by the Commission;
 - o Toll Caps (choose one):
 - □ language addressing the provider-specific parameters of toll caps approved by the Commission, OR
 - [x] not applicable since the provider has not chosen to incorporate toll caps.
 - language regarding establishment of service, including requirements to establish creditworthiness, as cited in 4901:1-5-13;

Provider's Name: Telcentrex, LLC

- language regarding residential service guarantors, as cited in 4901:1-5-14;
- o language regarding subscriber bills, as cited in 4901:1-5-15;
- o language regarding subscriber billing adjustments for local exchange service, as cited in 4901:1-5-16; and,
- o language regarding denial or disconnection of local and/or toll service, including the requirements for the reconnection of local and/or toll service, as cited in 4901:1-5-17.

Check the boxes below to attest that the provider shall adhere to the following criteria when the provider implements cancellation of service policies and/or requests an advance payment:

x Cancellation of Service:

When a customer cancels an application for service prior to the start of service or prior to any special construction, no charges will be imposed except for those specified below:

Where the company has notified a customer or prospective customer of the possibility that special expenses may be incurred in connection with provisioning the customer's service, and then the company does incur such expenses. Expenses could include special construction, or where special arrangements of facilities or equipment have begun before the company received a cancellation notice. The charge will be equal to the costs actually incurred, less net salvage;

x Advance Payment:

Advance Payment means a payment that may be required by the company as a means of being compensated for extraordinary expenses, including, but not limited to, special construction costs associated with a particular service installation.

Provider's Name: Telcentrex, LLC

[x] 3. SURCHARGES

The company shall not assess separately any taxes, fees or surcharges, other than government-approved sales taxes imposed directly on the end users, without seeking Commission approval under the appropriate procedures required by the Commission. Generally, the Commission will not grant the inclusion of gross receipts tax as a separate item on the bill unless special circumstances so warrant and the Commission specifically approves same. The company shall not place a separate line item on a customer's bill without sending notice to all customers informing them of the new line item charges in accordance with Commission-adopted notice procedures.

The customer is responsible for the payment of all state, local and E9-1-1 taxes, surcharges, utility fees, or other similar fees for which the end user is directly responsible and that may be levied by a governing body or bodies in conjunction with or as a result of a service furnished under a tariff on file with the Public Utilities Commission of Ohio. These charges may appear as separate line items on the customer's bill, as opposed to being included in the rates contained in a tariff. Any such line item charges will be reflected in the company's tariff.

[x] 4. 1+ INTRALATA PRESUBSCRIPTION – Basic Local Exchange Providers Only (See Also Case No. 95-845-TP-COI, Guideline X.)

a. 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 intraLATA toll calls. Such calls are automatically directed to the designated carrier, without the need to use carrier access codes or additional dialing to direct the call to the designated carrier. IntraLATA presubscription does not prevent a subscriber who has presubscribed to an intraLATA toll carrier from using carrier access codes or additional dialing to direct calls to an alternative intraLATA toll carrier on a per call basis.

IntraLATA Presubscription will become effective upon the initial offering of certified local exchange service.

b. IntraLATA Presubscription Options

Provider's Name: Telcentrex, LLC

Option A: Subscriber may select the Telephone Company as the presubscribed carrier for intraLATA toll calls subject to presubscription.

Option B: Subscriber may select her/his interLATA toll carrier as the presubscribed carrier for intraLATA toll calls subject to presubscription.

Option C: Subscriber may select a carrier other than the Telephone Company or the subscriber's interLATA toll carrier as the presubscribed carrier for intraLATA toll calls subject to presubscription.

Option D; Subscriber may select no presubscribed carrier for intraLATA toll calls subject to presubscription which will require the subscriber to dial a carrier access code to route all intraLATA toll calls to the carrier of choice for each call.

c. Rules and Regulations

Subscribers of record will retain their current dialing arrangements until they request that their dialing arrangements be changed.

Subscribers of record or new subscribers may select either Options A, B, C, or D for intraLATA Presubscription.

Subscribers may change their selected Option and/or their presubscribed intraLATA toll carrier at any time subject to charges specified in Paragraph E, below.

d. IntraLATA Presubscription Procedures

New subscribers will be asked to select an intraLATA toll carrier(s) at the time the subscriber places an order to establish local exchange service with the Telephone Company. The Telephone Company will process the subscriber's order for intraLATA service. The selected carrier(s) will confirm their respective subscribers' verbal selection by third-party verification or return written confirmation notices. All new subscribers' initial requests for intraLATA toll service presubscripion shall be provided free of charge.

Provider's Name: Telcentrex, LLC

If a new subscriber is unable to make a selection at the time the new subscriber places an order to establish local exchange service, the Telephone Company will read a random listing of all available intraLATA carriers to aid the subscriber in selection. If selection is still not possible, the Telephone Company will inform the subscriber that he/she will be given 90 calendar days in which to inform the Telephone Company of an intraLATA toll carrier presubscription selection free of charge. Until the subscriber informs the Telephone Company of his/her choice for intraLATA toll carrier, the subscriber will not have a presubscribed intraLATA toll carrier, but rather will be required to dial a carrier access code to route all intraLATA toll calls to the carrier(s) of choice. Subscribers who inform the Telephone Company of a choice for intraLATA toll presubscription within the 90-day period will not be assessed a service charge for the initial subscriber request.

Subscribers of record may initiate an intraLATA presubscription change at any time subject to the charges specified in e.ii. below. If a customer of record inquires of the Telephone Company of the carriers available for intraLATA toll presubscription, the Telephone Company will read a random listing of all available intraLATA carriers to aid the subscriber in selection.

e. IntraLATA Presubscription Charges

i. Application of Charges

After a subscriber's initial selection for a presubscribed intraLATA toll carrier and as detailed in Paragraph D above, for any change thereafter, an IntraLATA Presubscription Change Charge will apply. The IntraLATA Presubscription Change Charge shall be applied as follows:

- a. The charge shall be no greater than those set forth in Paragraph (e)(ii), unless modified by a company-specific Commission-approved tariff.
- b. If a Subscriber changes both the InterLATA and IntraLATA Presubscribed Interexchange Carrier at the same time, 50% of the otherwise applicable IntraLATA Presubscription Change Charge will apply.
- ii. Nonrecurring Charges IntraLATA Presubscription Change Charge

Provider's Name: Telcentrex, LLC

Per business or residence line, trunk, or port:

-- Manual Process \$5.50

-- Electronic Process \$1.25

B. <u>REQUIREMENTS FOR PROVISION OF CERTAIN SERVICES, OR WHERE</u> <u>CERTAIN CONDITIONS OF SERVICE ARE UTILIZED (check all applicable):</u>

x 1. DISCOUNTS FOR PERSONS WITH COMMUNICATION DISABILITIES AND THE TELECOMMUNICATION RELAY SERVICE

Applicable to all telephone companies offering message toll service (MTS) (See also Case Nos. 87-206-TP-COI and 91-113-TP-COI):

- a. For purposes of these requirements, the definition of disabled refers to those persons with communication disabilities, including those hearing-disabled, deaf, deaf/blind, and speech-disabled persons who have a disability that prevents them from communicating over the telephone without the aid of a telecommunications device for the communicatively disabled.
- b. Residential disabled customers or disabled members of a customer's household, upon written application and upon certification of their disabled status, which is evidenced by either a certificate from a physician, health care official, state agency, or a diploma from an accredited educational institution for the disabled, are eligible to receive a discount off their MTS rates, and, if they utilize telebraille devices, they are eligible to receive free access to local and intrastate long distance directory assistance. Additionally, TDD lines maintained by non-profit organizations and governmental agencies, upon written application and verification that such lines are maintained for the benefit of the disabled, are eligible to receive a discount off their MTS rates.
- c. Upon receipt of the appropriate application, and certification or verification of a person with a communication disability, one of the following discounts shall be made available for the benefit of the disabled person:

Provider's Name: Telcentrex, LLC

- i. Off the basic MTS, current, price list day rates: a 40 percent discount off the intrastate, interexchange, customer-dialed, station-to-station calls occurring between 8:00 a.m. and 4:59 p.m. Monday through Friday; a 60 percent discount off the intrastate, interexchange, customer-dialed, station-to-station calls occurring between 5:00 p.m. and 10:59 p.m. Sunday through Friday, and New Year's Day, Independence Day, Labor Day, Thanksgiving, and Christmas; and a 70 percent discount off the intrastate, interexchange, customer-dialed, station-to-station calls occurring between 11:00 p.m. and 7:59 a.m. any day, 8:00 a.m. and 4:59 p.m. Sunday, and all day Saturday; or
- ii. Off the basic MTS, current, price list day rates: no less than a straight 70 percent discount shall be made available on a 24 hour a day basis; or
- iii.For MTS which is offered similar to the mileage-banded rate structure established in the Commission's April 9, 1985 Opinion and Order in Case No. 84-944-TP-COI, with the traditional day, evening, and night/weekend discounts: the "evening" discount the interexchange, customer-dialed, off intrastate. station-tostation calls placed during the "day" period Monday through Friday; and the "night/ weekend" discount off the intrastate, interexchange, customer-dialed, station-to-station calls placed during the "evening" period Sunday through Friday, and on New Year's Day, Independence Day, Labor Day, Thanksgiving, and Christmas. Furthermore, the "night/ weekend" discount plus an additional discount equivalent to no less than ten percent of the company's current, price list, "day" rates for basic MTS shall be made available for intrastate, interexchange, customer-dialed, station-to-station calls placed during the "night/weekend" period any day, the "day" period Sunday, and all day Saturday.
- d. All MTS calls placed through the telecommunication relay service (TRS) are eligible to receive a discount off the MTS rates. The rate discounts are the same as those set forth in paragraph 1.c. preceding. The discount shall not apply to sponsor charges associated with calls placed to pay-per-call services, such as 900, 976, or 900-like calls.

Provider's Name: Telcentrex, LLC

x 2. EMERGENCY SERVICES CALLING PLAN

Applicable to all CLECs and CTSs offering MTS (See also Case Nos. 85-1466-TP-COI and 89-54-TP-COI):

Message toll telephone calls to governmental emergency service agencies, as set forth in (a) following, having primary or principal responsibility with respect to the provision of emergency services to persons and property in the area from which the call is made, meeting the definition and criteria of an emergency call as set forth in (b) following, are offered at no charge to customers:

- a. Governmental fire fighting, Ohio State Highway Patrol, police, and emergency squad service (as designated by the appropriate governmental agency) qualify as governmental emergency service agencies provided they answer emergency service calls on a personally attended (live) 24-hour basis, 365 days a year, including holidays.
- b. An emergency is an occurrence or set of circumstances in which conditions pose immediate threat to human life, property, or both, and necessitate that prompt action be taken. An emergency call is an originated call of short duration to a governmental emergency service agency in order to seek assistance for such an emergency.

Provider's Name: Telcentrex, LLC

□ 3. ALTERNATIVE OPERATOR SERVICES

By checking this box, the provider attests that it will provide alternative operator services (AOS) as defined in Rule 4901:1-6-01(A) of the Ohio Administrative Code (O.A.C.) in compliance with all of the AOS service parameters set forth in Rule 4901:1-6-23, O.A.C.

x 4. LIMITATION OF LIABILITY

The following is applicable to all telephone companies that choose to include in their tariffs language which may limit their liability (See also Case No. 85-1406-AU-COI):

Approval of limitation of liability language by the PUCO does not constitute a determination by the Commission that the limitation of liability imposed by the company should be upheld in a court of law. Approval by the Commission merely recognizes that since it is a courts responsibility to adjudicate negligence and consequent damage claims, it is also the court's responsibility to determine the validity of the exculpatory clause.

X 5. TERMINATION LIABILITY

The following is applicable to all telephone companies who choose to include in their tariffs language which imposes early termination liability on a customer for termination of service prior to the designated term of service:

Inclusion of early termination liability by the company in its tariff or a contract does not constitute a determination by the Commission that the termination liability imposed by the company is approved or sanctioned by the Commission. Customers shall be free to pursue whatever legal remedies they may have should a dispute arise.

x 6. SERVICE CONNECTION ASSISTANCE (SCA)

The following is applicable to all LECs that offer local service to residential customers:

SCA is targeted to help defray the one-time, up-front costs

Provider's Name: Telcentrex, LLC

of connecting to the local exchange network for qualified customers. It provides a waiver of the deposit requirement, full or partial waiver of the service connection charges.

x 7. LOCAL NUMBER PORTABILITY and NUMBER POOLING

See Case No. 95-845-TP-COI Guideline XIV, FCC Dockets 95-116 and 99-200. NOTE: LNP and number pooling are required of all facilities-based LECs, regardless of size, and CMRS where currently rolled-out by the FCC or as a result of a bona fide request unless granted an extension, exemption, or waiver by the Commission or the FCC.

X 8. TARIFFING AND DISCONNECTION PROCEDURES FOR SERVICE PACKAGES OR BUNDLES

Applicable to all LECs packaging or bundling regulated local services with toll service and/or unregulated services. See Rule 4901:1-6-21(C), Ohio Administrative Code.

X Option 1

Tariffing

Under option 1, LECs that package or bundle regulated local services with toll and/or unregulated services shall tariff only the regulated components of a package or bundle of services either as a package at a separate, single rate for the regulated components or individually at individual tariffed rates. The unregulated services and any rate(s) associated with the unregulated service components of any package or bundle of services shall not be tariffed.

Disconnection Procedures

Under option 1, if a customer fails to submit timely payment sufficient to cover the amount of the regulated charges, the LEC may discontinue the provision of the regulated services in compliance with Rule 4901:1-5-17, Ohio Administrative Code.

Staff Notice

Under option 1, LECs shall keep the Director of the Consumer Services Division and the Chief of Telecommunications of the Utilities Department informed and up-to-date on all current offers to consumers that bundle regulated local services with unregulated

Provider's Name: Telcentrex, LLC

services at a single packaged rate, different from the rate shown in the tariff for the regulated components of the package. The notice to staff shall identify the regulated and unregulated services included and the packaged rate (the combined tariffed and untariffed rate).

☐ Option 2

Tariffing

Under option 2, LECs shall tariff the entire package or bundle of services including both regulated local services and toll and/or unregulated services for a single combined packaged rate (including any amount attributable to the unregulated components). The LEC shall clearly identify the services within the package and denote which services are unregulated.

Disconnection Procedures

Under option 2, if a customer fails to submit timely payment sufficient to cover the entire amount of the regulated and unregulated bundled packaged rate, the LEC may discontinue the provision of any regulated and unregulated services, other than basic local exchange service, if payment is sufficient to cover the rate for basic local exchange service. For purposes of this rule, the rate for basic local exchange service shall be the tariffed rate for stand-alone basic local exchange service. In the event a CLEC does not offer basic local exchange service on a stand-alone basis, the CLEC shall identify an amount in the tariff for the basic local exchange service component of the package. In no event shall this amount exceed the packaged rate. Further, if the customer loses services included in the package due to non-payment or partial payment pursuant to this rule, the customer shall be entitled to add, change, or discontinue any regulated services provided according to the LEC's normal procedures for adding, changing or discontinuing such services.

Disconnection Notice

Under option 2, the LEC shall, in its notice of disconnection for non-payment, state the total amount due to avoid discontinuance of the package, as well as the total amount due to avoid discontinuance of the basic local exchange service component of the package.

Provider's Name: Telcentrex, LLC

□ 9. INMATE OPERATOR SERVICES

By checking this box, the provider attests that it will provide inmate operator services (IOS) as defined in Rule 4901:1-6-01(A) of the Ohio Administrative Code (O.A.C.) in compliance with all of the IOS service parameters set forth in Rule 4901:1-6-23, O.A.C.

Provider's Name: Telcentrex, LLC

PUC Tariff No. 1 Original Page No. 1

RATES, TERMS AND CONDITIONS RELATING TO THE PROVISION OF LOCAL EXCHANGE SERVICES & TOLL SERVICES IN THE STATE OF OHIO

			TABLE OF CONTENTS	
APP	LICATIO	N OF TA	RIFF	9
EXP	LANATIO	ON OF SY	YMBOLS	10
EXP	LANATIO	ON OF T	ERMS	11
			SECTION 1	
1.	LOCAL EXCHANGE REGULATIONS			1
	1.1	UNDE	ERTAKING OF THE COMPANY	1
	1.2	TERM	IS AND CONDITIONS	1
	1.3	NOTI	FICATION OF SERVICE AFFECTING ACTIVITIES	3
	1.4	PROV	VISION OF SERVICES	4
	1.5	RESE	RVED FOR FUTURE USE	6
	1.6	DIRE	CTORY LISTINGS	12
	1.7	INTE	RRUPTIONS IN SERVICE	13
		1.7.1	TEMPORARY SUSPENSION FOR MAINTENANCE	13
		1.7.2	CREDIT ALLOWANCE FOR INTERRUPTIONS	13
		1.7.3	LIMITATIONS ON CREDIT ALLOWANCES	14

As Approved in Case No. 06-1495-TP-ACE Effective Date: January 21, 2007

TABLE OF CONTENTS					
	1.8	OBLIG	ATIONS OF THE CUSTOMER	15	
		1.8.1	CLAIMS	16	
		1.8.2	STATION EQUIPMENT	17	
		1.8.3	INTERCONNECTION OF FACILITIES	18	
		1.8.4	INSPECTIONS	19	
	1.9	PAYM	ENT ARRANGEMENTS	20	
		1.9.1	RESERVED FOR FUTURE USE	20	
		1.9.2	ADVANCE PAYMENTS AND DEPOSITS	21	
		1.9.3	REFUND OF DEPOSITS	22	
		1.9.4	INTEREST TO BE PAID ON DEPOSITS	23	
		1.9.5	BILLS AND COLLECTION OF CHARGES	23	
		1.9.6	DISPUTED BILLS	25	
	1.10	DISCO	NTINUANCE OF SERVICE	26	
		1.10.1	DISCONTINUANCE OF SERVICE BY THE COMPANY	26	
		1.10.2	DISCONTINUANCE OF TOLL SERVICE (GENERALLY)	29	
	1.11	RESTO	ORAL OF SERVICE	30	
	1.12	TRANS	SFERS AND ASSIGNMENTS	31	
	1.13	NOTIC	ES AND COMMUNICATIONS	31	
	1.14	PROM	OTIONAL OFFERS	32	

			TABLE OF CONTENTS	
	1 15	DECE	RVED FOR FUTURE USE	24
	1.15	RESER	32	
	1.16	CUST	OMER SERVICE	32
			SECTION TWO	
2.	LOCAI	L EXCH	ANGE SERVICE DESCRIPTIONS AND RATES	1
	2.1	SERVI	ING AREAS	2
		2.1.1	COUNTIES	2
		2.1.2	EXCHANGES	4
	2.2	FEAT	URE DESCRIPTIONS	73
	2.3	RESO	LD CENTREX SERVICE	77
		2.3.1	RATES	77
		2.3.2	NUMBER RETENTION CHARGE	78
		2.3.3	NUMBER RELEASE CHARGE	78
		2.3.4	FEATURE PACKAGE	79
			2.3.4.1 RATES	79
	2.4	RESO	LD BUSINESS LINE SERVICE	80
		2.4.1	RATES	81
	2.5	FEATI	URES	82

TABLE OF CONTENTS				
	2.6	SERVI	CE CONVERSION FEES	83
	2.7	INSTA	LLATION FEES	83
	2.8	DIRECTORY LISTINGS		84
		2.8.1	DESCRIPTION	84
	2.9	DIREC	TORY ASSISTANCE	86
		2.9.1	RATES	86
		2.9.2	DIRECTORY ASSISTANCE CREDITS	87
	2.10	OPERA	ATOR SERVICES	88
		2.10.1	GENERAL	88
	2.11	RESER	VED FOR FUTURE USE	89
	2.12	RESER	VED FOR FUTURE USE	94
	2.13	RESER	VED FOR FUTURE USE	94
	2.14	TOLL	DISCONNECTION	94
		2 14 1	DEPICING	04

		TABLE OF CONTENTS	
	2.15	CARRIER TO CARRIER RATES	94
	2.16	PROPOSED SERVICE AREA	95
		SECTION THREE	
3.	LOCAL	EXCHANGE PRICE LIST	1
	3.1	RESIDENTIAL LINE SERVICE	1
	3.2	BUSINESS LINE SERVICE	20
	3.3	ADVANCED FEATURES	35
	3.4	SERVICE CONVERSION FEES	50
	3.5	SERVICE ORDER AND CHANGE CHARGES	51
	3.6	DIRECTORY ASSISTANCE	55
	3.7	INSUFFICIENT FUND CHARGE	56
	3.8	E-911	56
	3.9	CARRIER TO CARRIER RATES	56

TABLE OF CONTENTS

SECTION FOUR

١.	TOLL	TOLL SERVICE REGULATIONS			
	4.1	UNDERTAKING OF THE COMPANY	1		
	4.2	USE OF SERVICE	2		
	4.3	LIABILITY OF THE COMPANY	3		
	4.4	RESPONSIBILITIES OF THE CUSTOMER	4		
	4.5	CANCELLATION OR INTERRUPTION OF SERVICES	6		
	4.6	CREDIT ALLOWANCE	8		
	4.7	DEPOSIT	9		
	4.8	PAYMENT AND BILLING	9		
	4.9	RESERVED FOR FUTURE USE	10		
	4.10	LATE CHARGES	10		
	4.11	PAYPHONE DIAL AROUND SURCHARGE	11		
	4.12	PRESUBSCRIBED INTEREXCHANGE CARRIER CHARGE	11		
	4.13	RETURNED CHECK CHARGE	11		
	4.14	CUSTOMER COMPLAINTS AND/OR BILLING DISPUTES	11		
	4.15	SERVICE OFFERINGS	13		
	PRICI	E LIST	18		

As Approved in Case No. 06-1495-TP-ACE

PUC Tariff No. 1 Original Page No. 8

APPLICATION OF TARIFF

This tariff sets forth the service offerings, rates, terms and conditions applicable to the furnishing of resold and facilities-based local exchange and interexchange service by Telcentrex, LLC ("the Company") in the calling areas defined herein.

The provision of local exchange and interexchange services is subject to existing regulations and terms and conditions specified in this tariff and may be revised, added to or supplemented by superseding issues.

EXPLANATION OF SYMBOLS

The following symbols shall be used in this tariff for the purposes indicated below.

- C To indicate changed regulation.
- D To indicate discontinued rate or regulation.
- I To indicate increased rate.
- M To indicate a move in the location of text.
- N To indicate new rate or regulation.
- R To indicate reduced rate.
- S To indicate reissued matter.
- To indicate a change in text but no change in rate or regulation.

As Approved in Case No. 06-1495-TP-ACE

Issue Date: December 21, 2006

PUC Tariff No. 1 Original Page No. 10

EXPLANATION OF TERMS

ADVANCE PAYMENT

A payment that may be required by a local service provider as a means of being compensated for extraordinary expenses, including, but not limited to, special construction costs associated with a particular service installation.

AGENCY

For 911 or E911 service, the government agency(s) designated as having responsibility for the control and staffing of the emergency report center.

AUTHORIZATION CODE

A numerical code assigned to a Customer to enable the Company to identify the origin of the Customer so it may rate and bill the call.

AUTHORIZED USER

A person, corporation or other entity who is authorized by the Company's customer to utilize service provided by the Company to the customer. The customer is responsible for all charges incurred by an Authorized User.

ATTENDANT

An operator of a PBX console or telephone switchboard.

BUILDING

A structure enclosed within exterior walls or fire walls, built, erected and framed of component structural parts and designated for permanent occupancy.

CALL INITIATION

The point in time when the exchange network facility is initially allocated for the establishment of a specific call.

CALL TERMINATION

The point in time when the exchange network facility allocated to a specific call is released for reuse by the network.

As Approved in Case No. 06-1495-TP-ACE

Steven Gareleck, President 5490 McGinnis Village Place, Suite 114

EXPLANATION OF TERMS (cont'd)

CENTRAL OFFICE

An operating office of the incumbent local exchange company where connections are made between telephone exchange lines.

CUSTOMER

A person, firm, partnership, limited liability company, corporation, municipality, cooperative association or organization, governmental agency, or other entity receiving telecommunications services.

DEPICING

DePICing service limits the Company's customer's toll access to 101XXXX and 0-dialing until the customer selects a different provider or until the toll service provider requests removal of the dePICing service.

EMERGENCY

A situation that appears to present immediate danger to person or property.

EMERGENCY SERVICE (ENHANCED 911)

Allows customers to reach appropriate emergency services, including police, fire and medical services. Enhanced 911 has the ability to selectively route an emergency call to the primary E911 provider so that it reaches the correct emergency service located closest to the caller. In addition, the Customer's address and telephone information will be provided to the primary E911 provider for display at the Public Safety Answering Point (PSAP).

E911 SERVICE AREA

The geographic area in which the government agency will respond to all E911 calls and dispatch appropriate emergency assistance.

PUC Tariff No. 1 Original Page No. 12

EXPLANATION OF TERMS (cont'd)

E911 CUSTOMER

A governmental agency that is the customer of record and is responsible for all negotiations, operations and payment of bills in connection with the provision of E911 service.

ERROR

A discrepancy or unintentional deviation by the Company from what is correct or true. An "error" can also be an omission in records.

EXCHANGE

An area, consisting of one or more central office districts, within which a call between any two points is a local call.

EXCHANGE ACCESS LINE

A central office line furnished for direct or indirect access to the exchange system.

FINAL ACCOUNT

A customer's outstanding charges still owed to the Company.

INVESTIGATIVE OR LAW ENFORCEMENT OFFICER

An officer of the United States, a state or a political subdivision of the United States which is empowered by law to investigate or make arrests for crimes related to communications, or an attorney authorized by law to prosecute those crimes.

PUC Tariff No. 1 Original Page No. 13

EXPLANATION OF TERMS (cont'd)

LAST NUMBER REDIAL

Enables a station line user to redial the last called number by use of an access code rather than dialing the entire number.

LATA

A Local Access and Transport Area established pursuant to the Modification of Final Judgment entered by the United States District Court for the District of Columbia in Civil Action No. 82-0192; or any other geographic area designated as a LATA in the National Exchange Carrier Association, Inc. Tariff F.C.C. No. 4.

LOCAL CALL

A call which is not rated as a long distance call.

LOCAL CALLING AREA

The area, consisting of one or more central office districts, within which a subscriber for exchange service may make telephone calls without a long distance charge.

LOCAL EXCHANGE CARRIER

A company that furnishes exchange telephone service.

LOCAL SERVICE

Telephone exchange service within a local calling area.

MOVE

The disconnection of existing service at one location and reconnection of the same service at a new location in the same building or in a different building on the same premises.

PBX

A private branch exchange.

As Approved in Case No. 06-1495-TP-ACE

EXPLANATION OF TERMS (cont'd)

PREPAID ACCOUNT

An inventory of Telecom Units purchased in advance by the Customer, and associated with one and only one Authorization Code as contained in a specific Prepaid Calling Card.

PREPAID CALLING CARD

A card issued by the Company, containing an Authorization Code which identifies a specific Prepaid Account of Telecom Units, which enables calls to be processed, account activity to be logged, and balances to be maintained, on a prepayment basis.

PRESUBSCRIPTION

An arrangement whereby a Customer may select and designate to the Company an Exchange Carrier it wishes to access, without an access code, for completing intraLATA and interLATA toll calls. The selected Exchange Carrier is referred to as the End User's Primary Interexchange Carrier (PIC).

PRIVATE BRANCH EXCHANGE SERVICE

Service providing facilities for connecting central office trunks and tie lines to PBX STATIONS, and for interconnecting PBX station lines by means of a switchboard or dial apparatus.

PROMPT PAYMENT

A customer has paid his bills for service for twelve consecutive months without having had service discontinued for nonpayment of his bill, and without having had more than two occasions on which his bill was not paid by the time specified by the regulations of the utility regarding prompt payment of bills, and the customer is not currently delinquent in the payment of his bills.

RATE CENTER

Company-designated service locations from which service is rendered or rated.

As Approved in Case No. 06-1495-TP-ACE

PUC Tariff No. 1 Original Page No. 15

EXPLANATION OF TERMS (cont'd)

RECURRING CHARGES

The monthly charges to the Customer for services, facilities and equipment, which continue for the agreed upon duration of the service.

SERVICE COMMENCEMENT DATE

The first day following the date on which the Company notifies the customer that the requested service or facility is available for use, unless extended by the Customer's refusal to accept service which does not conform to standards set forth in the Service Order and this tariff, in which case the Service Commencement Date is the date of the Customer's acceptance. The Company and Customer may mutually agree on a substitute Service Commencement Date.

SERVICE ORDER

The written request for Network Services executed by the Customer and the Company in the format devised by the Company. The signing of a Service Order by the Customer and acceptance by the Company initiates the respective obligations of the parties as set forth therein and pursuant to this tariff, but the duration of the service is calculated from the Service Commencement Date.

SERVING CENTRAL OFFICE

The central office from which local service is furnished.

SPEED CALLING

Permits a station line user to dial selected numbers by using fewer digits than normally required. This is accomplished through the assignment of abbreviated codes to frequently called numbers. The speed calling list is customer-changeable.

PUC Tariff No. 1 Original Page No. 16

EXPLANATION OF TERMS (cont'd)

TELECOMMUNICATIONS RELAY SERVICE (TRS)

Enables deaf, hard-of-hearing or speech-impaired persons who use a Text Telephone (TT) or similar devices to communicate freely with the hearing population not using TT or vice versa. A customer will be able to access the state provider to complete such calls.

TELECOM UNIT

A measurement of telecommunications service equivalent to one minute of usage.

TELEPHONE CALL

A voice connection between two or more telephone stations through the public switched exchange system.

TERMINATION OF SERVICE

Discontinuance of both incoming and outgoing service.

TOLL BLOCKING

Allows end users to block direct-dialed long distance calls from their telephones.

PUC Tariff No. 1 Original Page No. 17

EXPLANATION OF TERMS (cont'd)

TOLL CALL

Any call extending beyond the local exchange of the originating caller which is rated on a toll schedule by the Company.

UNDERLYING CARRIER

The telecommunications carrier whose network facilities provide the technical capability and capacity necessary for the provision of toll services.

USER

A customer or any other person authorized by a Customer to use service provided under this Tariff.

Issue Date: December 21, 2006

Original Page No. 1

1. Local Exchange Service Regulations

1.1 <u>Undertaking of the Company</u>

- A The Company undertakes to provide the services in this tariff on the terms and conditions and at the rates and charges set forth herein. The services in this tariff are provided on a resale basis. AT&T Ohio is the underlying incumbent local exchange carrier.
- B The Company is responsible under this tariff only for the services provided herein, and it assumes no responsibility for any service provided by any other entity, not including agents of the Company. Customers may use services provided under this tariff to obtain access to services offered by other service providers. However, this does not permit the Company to offer any services it purchased from AT&T Ohio on a resale basis for resale to other carriers.
- C The Company will provide a toll-free number giving Customers access to service personnel 24 hours per day, 7 days per week.
- D The Company will comply with any applicable quality of service requirements according to Ohio laws and rules.

1.2 Terms and Conditions

A Business Customers may be required to enter into written service orders which shall contain or reference a specific description of the service ordered, the rates to be charged, the duration of the services, and the terms and conditions in this tariff. The Business Customer will be required to execute any other documents as may be reasonably requested by the Company.

PUC Tariff No. 1
Section 1

Issue Date: December 21, 2006

Original Page No. 2

1. Local Exchange Service Regulations (cont'd)

1.2 Terms and Conditions (cont'd)

- Business Service is provided for a minimum period of at least one month, 24 hours a day. A month is considered to have thirty days unless otherwise specified. At the expiration of the initial terms specified in each service order, or in any extension thereof, service shall continue on a month to month basis at the then current tariffed, month to month rates, unless terminated by the Business Customer. Any termination shall not relieve the Business Customer of its obligation to pay any charges incurred under the service order and this tariff prior to termination. The rights and obligations which by their nature extend beyond the termination of the term of the service order shall survive such termination.
- C This tariff shall be interpreted and governed by the laws of the State of Ohio without regard for the State's choice of laws provisions.
- D Another telephone company must not interfere with the right of any person or entity to obtain service directly from the Company.
- E The services the Company offers shall not be used for any unlawful purpose or for any use as to which the Customer has not obtained all required governmental approvals, authorizations, licenses, consents and permits.
- F The Customer has no property right to the telephone number or any other call number designation associated with services furnished by the Company. The Company reserves the right to change such numbers, or the central office designation associated with such numbers, or both, assigned to the Customer, whenever the Company deems it necessary to do so in the conduct of its business. Nothing in this provision shall be construed to be inconsistent with number portability requirements.

PUC Tariff No. 1
Section 1

Issue Date: December 21, 2006 Original Page No. 3

- 1. Local Exchange Service Regulations (cont'd)
 - 1.2 Terms and Conditions (cont'd)
- G In response to a subpoena or investigation or other demand issued or authorized by a court or government agency, the Company shall provide customer records and related information without further notice.
 - 1.3 Notification of Service Affecting Activities
- A The Company will provide the Customer reasonable notification of service-affecting activities that may occur in the normal operation of its business. Such activities may include, but are not limited to, equipment or facilities additions, removals or rearrangements and routine preventive maintenance. Generally, such activities are not specific to an individual Customer but affect many Customers' services. No specific advance notification period is applicable to all service-affecting activities. The Company will work cooperatively with the Customer to determine reasonable notification requirements. With some emergency or unplanned service affecting conditions, such as an outage resulting from cable damage, notification to the Customer may not be possible.

PUC Tariff No. 1 Section 1 Original Page No. 4

Issue Date: December 21, 2006

1. Local Exchange Service Regulations (cont'd)

1.4 Provision of Services

- A The Company will make reasonable efforts to make available services to a Customer on or before a particular date, subject to the provisions of and compliance by the Customer with the regulations contained in this tariff. The Service installation shall be completed within five business days after a service order is placed. Company will credit in accordance with 4901:1-5-16 for delayed install, missed install or repair appointments and commitments.
- B The Company shall use reasonable efforts to maintain the services that it furnishes to the Customer. The Customer may not rearrange, disconnect, remove, attempt to repair or otherwise interfere with any of the services provided by the Company, except upon the written consent of the Company. The Customer may not permit others to rearrange, disconnect, remove, attempt to repair or otherwise interfere with any of the services provided by the Company, except upon the written consent of the Company.
- C The furnishing of service under this tariff is subject to the availability of all the necessary facilities.
- D Customer bears all responsibility in the event they utilize equipment not approved or authorized by the Company. Customer shall supply all electrical power and other utilities necessary to operate or use the services provided.

PUC Tariff No. 1 Section 1

Issue Date: December 21, 2006

Original Page No. 5

- 1. Local Exchange Service Regulations (cont'd)
 - 1.4 Provision of Services (cont'd)
- E The Company shall not be responsible for the installation, operation, or maintenance of any Customer provided communications equipment. Where such equipment is connected to the services furnished pursuant to this tariff, the responsibility of the Company shall be limited to the furnishing of services offered under this tariff and to the maintenance and operation of such services. Beyond this responsibility, the Company shall not be responsible for:
 - (i) the transmission of signals by Customer provided equipment or for the quality of, or defects in such transmission; or
 - (ii) the reception of signals by Customer provided equipment; or
 - (iii) network control signaling where such signaling is performed by Customer provided network control signaling equipment.
- At the Customer's request, installation and/or maintenance may be performed outside the Company's regular business hours or in hazardous locations. In such cases, charges based on cost of the actual labor, material or other costs incurred by or charged to the Company will apply. If installation is started during regular business hours, but at the Customer's request extends beyond regular business hours into time periods including, but not limited to, weekends, holidays, and/or night hours, additional charges may apply.

PUC Tariff No. 1

Section 1

Issue Date: December 21, 2006

Original Page No. 6

1. Local Exchange Service Regulations (cont'd)

PUC Tariff No. 1 Section 1

Issue Date: December 21, 2006

Original Page No. 7

1. Local Exchange Service Regulations (cont'd)

Telcentrex, LLC

PUC Tariff No. 1

Section 1

Issue Date: December 21, 2006 Original Page No. 8

1. Local Exchange Service Regulations (cont'd)

PUC Tariff No. 1

Section 1

Issue Date: December 21, 2006

Original Page No. 9

1. Local Exchange Service Regulations (cont'd)

PUC Tariff No. 1 Section 1 Original Page No. 10

Issue Date: December 21, 2006

- 1. Local Exchange Service Regulations (cont'd)
 - 1.5 RESERVED FOR FUTURE USE

PUC Tariff No. 1 Section 1

Issue Date: December 21, 2006

Original Page No. 11

- 1. Local Exchange Service Regulations (cont'd)
 - 1.5 RESERVED FOR FUTURE USE

Telcentrex, LLC

PUC Tariff No. 1

Section 1

Issue Date: December 21, 2006 Original Page No. 12

1. <u>Local Exchange Service Regulations (cont'd)</u>

1.6 <u>Directory Listings</u>

- A The Company will, as a service to the Customer, arrange for listing of Customer's phone number in the local white pages telephone directories, such listing to consist of one line of standard type. The Company's liability with respect to directory listings in accordance with OAC 4901:1-5-16. Customer must contact its yellow pages representative concerning its advertising in yellow pages directories.
- B When a Customer with a nonpublished telephone number, as defined herein, places a call to Emergency 911 Service, the Company will release the name and address of the calling party, where such information can be determined, to the appropriate local governmental authority responsible for the Emergency 911 Service upon request of such governmental authority. By subscribing to service under this tariff, Customer acknowledges and agrees with the release of information as described above.

PUC Tariff No. 1 Section 1 Original Page No. 13

Issue Date: December 21, 2006

1. Local Exchange Service Regulations (cont'd)

1.7 Interruptions in Service

An interruption is deemed to have occurred when the phone lines of the underlying provider are inoperative. If a Customer reports a facility, service or circuit to be inoperative but declines to release it for testing and repair, it is considered to be impaired, but not interrupted.

1.7.1 <u>Temporary Suspension for Maintenance</u>

A The Company's underlying provider shall have the right to make necessary repairs or changes in its services at any time and will have the right to suspend or interrupt service temporarily for the purpose of making the necessary repairs or changes in its system. When such suspension or interruption of service for any appreciable period is necessary, the Company will give the Customers who may be affected as reasonable notice thereof as circumstances will permit, and will perform the work with reasonable diligence, and if practicable at times that will cause the Customer the least inconvenience. When the Company's services are being repaired or changed, it shall take appropriate precautions to avoid unnecessary interruptions of Customer's service.

1.7.2 Credit Allowance for Interruptions

A Interruptions of 24 hours or more, are reported to or detected by the Company, and which are not due to negligence or willful act of the Customer are credited to the Customer at the pro rata monthly charge involved for each twenty-four hours or fraction thereof of interruption. Credit is not allowed for interruptions to service of less than 24 hours. Credit allowances for service outages that exceed 24 hours in duration will be rounded up to the next whole 24 hours.

B For calculating credit allowances, every month is considered to have 30 days. A credit allowance for up to 48 hours is applied on a pro rata basis against the monthly recurring charges. A credit of at least one third of a month will be made for interruptions of 48 to 72 hours, and a credit of at least two-thirds of a month will be made for interruptions of 72 to 96 hours, with a full month credit for interruptions in excess of 96 hours. Only those facilities on the interrupted portion of circuit will receive a credit.

1. Local Exchange Service Regulations (cont'd)

Issue Date: December 21, 2006

1.7 <u>Interruptions in Service (cont'd)</u>

1.7.3 Limitations on Credit Allowances

- A No credit allowances will be made for:
 - (i) interruptions due to the negligence of, or noncompliance with the provisions of this Tariff by the Customer; and
 - (ii) interruptions that are restored less than 24 hours after the interruption is reported or discovered by the Company.

All requirements for credit allowances for interruptions of service will be consistent with 4901:1-5-16 of the Commission's Minimum Telephone Service Standards.

Effective Date: January 21, 2007

5490 McGinnis Village Place, Suite 114 Alpharetta, Georgia 30005

Issue Date: December 21, 2006

PUC Tariff No. 1 Section 1 Original Page No. 15

- 1. <u>Local Exchange Service Regulations</u> (cont'd)
 - 1.8 Obligations of the Customer
- A The Customer shall be responsible for:
 - (i) the payment of all applicable charges pursuant to this tariff;
 - (ii) providing a safe place to work and complying with all laws and regulations regarding the working conditions on the premises at which Company employees and agents shall be installing or maintaining the Company's services.

McGinnis Village Place, Suite 114
Alpharetta, Georgia 30005

Issue Date: December 21, 2006

PUC Tariff No. 1 Section 1 Original Page No. 16

1. Local Exchange Service Regulations (cont'd)

1.8 Obligations of the Customer (cont'd)

1.8.1 **Claims**

- A With respect to any service provided by the Company, Customer shall indemnify, defend and hold the Company harmless from and against all claims, actions, damages, liabilities, costs and expenses, including reasonable attorney's fees for:
 - (i) Any loss, destruction or damage to property of the Company or any third party, or the death or injury to persons, including, but not limited to employees or invitees of either party, to the extent caused by or resulting from the negligent or intentional act or omission of the Customer, its employees, agents, representatives or invitees; or
 - (ii) Any claim, loss, damage, expense or liability for infringement of any copyright, patent, trade secret, or any proprietary or intellectual property right of any third party, arising from any act or omission by Customer, including, without limitation, use of the Company's services in a manner not contemplated by the agreement between the Customer and the Company.

PUC Tariff No. 1 Section 1 Original Page No. 17

Issue Date: December 21, 2006

1. Local Exchange Service Regulations (cont'd)

1.8 Obligations of the Customer (cont'd)

1.8.2 Station Equipment

A The Customer is responsible for providing and maintaining any terminal equipment on the Customer premises. The electric power consumed by such equipment shall be provided by, and maintained at the expense of, the Customer. All such terminal equipment must be registered with the FCC under 47 C.F.R., Part 68 and all wiring must be installed and maintained in compliance with those regulations. The Company will, where practicable, notify the Customer that temporary discontinuance of the use of a service be required; however, where prior notice is not practicable, nothing contained herein shall be deemed to impair the Company's right to discontinue forthwith the use of a service temporarily if such action is reasonable under the circumstances. In case of such temporary discontinuance, the Customer will be promptly notified and afforded the opportunity to correct the condition which gave rise to the discontinuance, credit allowance for service interruptions as set forth in Section 1.7.2 is not applicable.

Issue Date: December 21, 2006

PUC Tariff No. 1 Section 1 Original Page No. 18

- 1. Local Exchange Service Regulations (cont'd)
 - 1.8 Obligations of the Customer (cont'd)
 - 1.8.3 Interconnection of Facilities
 - A Any special interface equipment necessary to achieve compatibility between the facilities used by the Company for furnishing local exchange service, and the channels, facilities or equipment of others may be provided at the Customer's expense. Customer shall be liable for damages resulting from Customer's use of non-compatible equipment.
 - B Local services may be connected to the services or facilities of other communication carriers only when authorized by, and in accordance with, the terms and conditions of the tariffs of the other communication carriers that are applicable to such connections.
 - C Services furnished under this tariff may be connected to Customer provided terminal equipment in accordance with the provisions of this tariff.

Effective Date: January 21, 2007

Telcentrex, LLC

PUC Tariff No. 1

Section 1

Issue Date: December 21, 2006 Original Page No. 19

1. Local Exchange Service Regulations (cont'd)

1.8 Obligations of the Customer (cont'd)

1.8.4 <u>Inspections</u>

- A Upon reasonable notification to the Customer, and at a reasonable time, the Company may make such tests and inspections as may be necessary to determine that the customer is complying with the requirements set forth in Section 1.8.2 for the installation, operation, and maintenance of Customer-provided facilities. These inspections are to be completed within a time agreeable by both parties. No credit will be allowed for any interruptions occurring during such inspections.
- B If the protective requirements for the Customer-provided equipment are not being complied with, the Company may take such action as it deems necessary to protect its services and personnel. The Company will notify the Customer promptly if there is any need for further corrective action. Within ten days of receiving this notice the customer must take this corrective action. Within ten days of receiving this notice the customer must take this corrective action and notify the Company of the action taken. If the Customer fails to do this, the Company may take whatever additional action is deemed necessary, including the suspension of service, to protect its services and personnel from harm. The Company will, upon request twenty-four (24) hours in advance, provide the Customer with a statement of technical parameters that the Customer's equipment must meet.

Issue Date: December 21, 2006

1. Local Exchange Service Regulations (cont'd)

1.9 Payment Arrangements

A The Customer is responsible for payment of all charges for services furnished by the Company to the Customer or its Authorized Users. Any objections made to the Company will be processed in accordance with O.A.C. 4901:1-5.

1.9.1 SERVICE CONNECTION ASSISTANCE

A. General

Service Connection Assistance is a telephone assistance program that provides certain eligible residential customers requesting local exchange service with the following benefits:

- Waiver of applicable deposit requirements under 1.14, Section 1 of this tariff.
- Full or partial waiver up to \$60 of applicable service connection charges for establishing or reestablishing local exchange service as described in Part _, Section _of this tariff (Service Connection Assistance does not apply to network wiring charges).

B. Regulations

- 1. Service Connection Assistance is a basic local exchange residential service offering available to customers who are currently participating in one of the following assistance programs:
 - a. Home Energy Assistance Program (HEAP);
 - b. Supplemental Security Income (SSI) under Title XVI of the Social Security Act;
 - c. Food Stamps;
 - d. Federal Public Housing or Section 8 Assistance; or
 - e. Medical Assistance under Chapter 5111 of the Ohio Revised Code (Medicaid).
- 2. The Telephone Company shall require, as proof of eligibility for Service Connection Assistance, a document signed by the customer, certifying under penalty of perjury that the customer is receiving benefits from one of the programs identified in Paragraph 2.B.1.above; identifying the specific program or programs from which the customer receives benefits.
- 3. Customers of Service Connection Assistance cannot be a dependent (as defined by the Federal Income Tax Code) under the age of 60.
- 4. Service Connection Assistance is available for all grades of service.
- 5. Service Connection Assistance is available for a single telephone line at the customer's principal place of residence.
- 6. Service Connection Assistance shall be available to eligible customers not more than once in a one-year period at the same address. Customers must pay or make arrangements to pay to the Telephone Company any outstanding bills for regulated telephone services in the customer's name, and no other member of the household may owe money for such services previously provided at the customer's current address.
- 7. Service Connection Assistance customers are not restricted on the optional services to which they may subscribe.

PUC Tariff No. 1 Section 1 Original Page No. 21

Issue Date: December 21, 2006

1. Local Exchange Service Regulations (cont'd)

1.9 Payment Arrangements (cont'd)

1.9.2 Deposits

- A Applicants for service may be required prior to establishing service to provide the Company a security deposit. The deposit requested will be in cash or the equivalent of cash, and will be held as a guarantee for the payment of charges. A deposit does not relieve the Customer of the responsibility for the prompt payment of bills on presentation. Reestablishment of credit for service with be in accordance with Rule 4901:1-17-04.
- B The deposit will not exceed an amount equal to two month's average monthly bill for all regulated local exchange services for ensuing twelve months, plus thirty percent (30%) of estimated monthly charges.
- C Guarantee of Payment: The Company may accept, in lieu of deposit, a contract signed by a guarantor satisfactory to the Company whereby payment of a specified sum, not exceeding the deposit requirement is guaranteed. The term of such contract shall be for no longer than 12 months, but shall automatically terminate after the customer has closed and paid the account with the utility, or at the guarantor's request upon 30 days' written notice to the Company. Should the guarantee contract be insufficient according to (D) below, a cash deposit or a new or additional guarantee may be required for good cause upon reasonable written notice to the customer.

The service of any customer who fails to comply with these requirements may be disconnected upon notice as prescribed in Ohio Rules. The Company shall mail the guarantor copies of all disconnect notices sent to the customer whose account the guarantor has guaranteed unless the guarantor waives such notice in writing.

D Reestablishment of credit: An applicant for service who previously has been a customer of the utility and whose service was discontinued because of nonpayment of his bills may be required to pay such bill together with the reconnection charge, and to reestablish his credit by depositing the amount prescribed in Section 1.9.2.

Issue Date: December 21, 2006

PUC Tariff No. 1 Section 1 Original Page No. 22

1. <u>Local Exchange Service Regulations</u> (cont'd)

1.9 Payment Arrangements (cont'd)

1.9.3 Refund of Deposits

A deposit will be refunded to a customer after twelve consecutive months of prompt payments, as defined in "Explanation of Terms" and below, of telephone service invoices. A customer has paid his bills for service for twelve consecutive months without having had service discontinued for nonpayment of his bill, and without having had more than two occasions on which his bill was not paid by the time specified by the regulations of the utility regarding prompt payment of bills, and the customer is not currently delinquent in the payment of his bills. The Company will refund the deposit to the customer by direct payment, or, at the customer's request, apply deposit as a credit to the customer's account.

B When a service or facility is discontinued, the amount of a deposit, if any, will be applied to the Customer's account and any credit balance remaining will be refunded within 45 days from the date of termination. Before the service or facility is discontinued, the Company will return the deposit to the customer or, at the customer's request, apply deposit as a credit to the Customer's account.

PUC Tariff No. 1 Section 1 Original Page No. 23

Issue Date: December 21, 2006

1. <u>Local Exchange Service Regulations</u> (cont'd)

1.9 Payment Arrangements (cont'd)

1.9.4 Interest to Be Paid on Deposits

- A Interest will be paid on in accordance with Rule 4901:1-17-05 of the Ohio Administrative Code. Interest shall accrue on deposits held over 180 days and shall be paid to the Customer as follows:
 - (i) by credit to the customer's account once annually;
 - (ii) by payment to the Customer upon request, once annually;
 - (iii) by adding accrued interest to the amount of the deposit when refunded to the customer;
 - (iv) by applying interest to any unpaid bill of the Customer upon termination of service with the Company.

All requirements for establishment of credit will be consistent with Rules 4901:1-17 and 4901:1-5-13 & 14 of the Commission's Minimum Telephone Service Standards.

1.9.5 <u>Bills and Collection of Charges</u>

- A Bills will be rendered monthly to Customer. Fixed monthly recurring charges are billed in advance. Usage charges and minimum charges for service are billed in arrears. Customer shall be liable for all accrued local charges, directory charges, long distance charges and other charges arising prior to the service commencement date, as defined herein, and shall pay the Company for any such charges which may be assessed against the Company in any manner.
- B All service, monthly recurring charges and non-recurring charges are due and payable within 14 days of the post mark on the bill, provided however, that installation charges may be spread out over 3 months.
- C The Company shall present bills for recurring charges monthly to the Customer, in advance of the month which service is provided.

Issue Date: December 21, 2006

- 1. Local Exchange Service Regulations (cont'd)
 - 1.9 Payment Arrangements (cont'd)
 - 1.9.5 Bills and Collection of Charges (cont'd)
 - D For new customers or existing customers whose service is disconnected, the charge for the fraction of the month in which service was furnished will be calculated on a pro rata basis. For this purpose, every month is considered to have 30 days.
 - E A late payment charge of 1.5% is not applicable to subsequent rebilling of any amount to which a late payment charge has already been applied. Late charges are to be applied without discrimination.
 - F A charge of \$25 will be assessed for checks with insufficient funds or non-existing accounts. The Company may waive the bad check charge under appropriate circumstances.
 - G If Customer chooses to place information services provider (ISP) calls or receives calls via a non-Telcentrex, LLC affiliated carrier, customer will be liable for all charges related to such calls; including without limitation, charges billed to the Company or Customer by ISP or other carriers, any applicable rebilling charge and charges for any service provided by the Company or its affiliates.
 - H The Company's bills and billing practices will be consistent with MTSS Rule 4901:1-5-15.

Telcentrex, LLC

PUC Tariff No. 1

Section 1

Issue Date: December 21, 2006 Original Page No. 25

1. Local Exchange Service Regulations (cont'd)

1.9 Payment Arrangements (cont'd)

1.9.6 Disputed Bills

- A The Customer shall notify the Company of any disputed items on a bill within a reasonable period of time after receipt of the bill. The existence of a disputed amount does not relieve the customer of their obligation to pay current charges. If the Customer and the Company are unable to resolve the dispute to their mutual satisfaction, the Customer may file a complaint with the Commission in accordance with the Commission's rules of procedure.
- B The date of the dispute shall be the date the Company receives sufficient documentation to enable it to investigate the dispute.
- C The date of the resolution is the date the Company completes its investigation and notifies the Customer of the disposition of the dispute.

Telcentrex, LLC 5490 McGinnis Village Place, Suite 114 Alpharetta, Georgia 30005 (888) 835-2368

Ohio Public Utilities Commission 180 E. Broad Street Columbus, OH 43215 Toll Free: (800) 686-7826

1. <u>Local Exchange Service Regulations (cont'd)</u>

1.10 <u>Discontinuance of Service</u>

1.10.1 Discontinuance of Service by the Company

- A The Company may discontinue or suspend service to Customer upon written notice of disconnection, postmarked at least seven days prior to the date of disconnection of service and no sooner than fourteen days after the due date of the bill without incurring any liability for the following reasons:
 - (i) Upon non-payment of any amounts owing to the Company for local exchange services which is not in dispute; or
 - (ii) Upon failure of the Customer to meet the deposit requirements set out in Section 1.9.3 of this tariff; or
 - (iii) Upon failure of the Customer to provide the Company reasonable access to its equipment and property; or
 - (iv) Upon failure of the Customer to comply with municipal ordinances or other laws pertaining to telecommunications services.

All requirements for discontinuance of service by the company will be consistent with 4901:1-5-17 of the Commission's Minimum Telephone Service Standards.

PUC Tariff No. 1
Section 1
Original Page No. 27

Issue Date: December 21, 2006

- 1. Local Exchange Service Regulations (cont'd)
 - 1.10 Discontinuance of Service (cont'd)
 - 1.10.1 Discontinuance of Service by the Company (cont'd)
 - B The Company may discontinue service to Customer immediately and without notice for any of the following reasons without incurring liability:
 - (i) In the event of tampering with the Company's equipment, facilities or property in any way; or
 - (ii) In the event of a condition determined to be hazardous to the Customer, to other customers of the Company; to the public, or to employees of the Company; or
 - (iii) In the event of Customer's use of service in such a manner as to adversely affect the Company's service to others.
 - C The discontinuance of service by the Company pursuant to this section does not relieve the Customer of any obligation to pay the Company for charges due and owing for any service(s) as requested by the Customer up to discontinuance of service.
 - D Upon the Company's discontinuance of service to Customer pursuant to this section, all applicable charges shall become due. This is in addition to all other remedies that may be available to the Company at law or in equity or under any other provision of this tariff.

Issue Date: December 21, 2006

1. Local Exchange Service Regulations (cont'd)

- 1.10 Discontinuance of Service (cont'd)
 - 1.10.1 Discontinuance of Service by the Company (cont'd)
 - D For purposes of this section (1.10.1), all regulated telephone services provided by the Company shall be defined as local service.
 - E The Company may disconnect Customer's local service for nonpayment of charges incurred for local service. Such disconnection must be conducted pursuant to all applicable minimum telephone service standards.
 - (i) Disconnection notices issued by the Company pursuant to Rule 4901:1-5;17, O.A.C., must inform the subscriber facing local service disconnection of the total amount which the subscriber would need to pay in order to avoid disconnection of local service. It must also inform the subscriber of the Company's legal obligation to provide "only local" service to Customers whose local service charges are paid, even while their toll service is disconnected for nonpayment of outstanding toll debt.
 - F The Company is prohibited from disconnecting any Customer's local service for nonpayment of charges incurred by the Customer for toll service.
 - G Partial payments by a Customer to the Company will be apportioned by the Company to the Company's regulated local service charges first before being applied by the Company to any toll charges and will be apportioned to regulated telephone service charges first before being applied to charges for nonregulated services.

PUC Tariff No. 1 Section 1 Original Page No. 29

Issue Date: December 21, 2006

- 1. <u>Local Exchange Service Regulations</u> (cont'd)
 - 1.10 <u>Discontinuance of Service</u> (cont'd)
 - 1.10.2 <u>Discontinuance of Service by Customer</u>

Cancellation by the customer will be in accordance with the Company's Service Requirements Form, Page 2 and in compliance with O.A.C. 4901:1-5.

Issue Date: December 21, 2006

1. <u>Local Exchange Service Regulations</u> (cont'd)

1.11 Restoral of Service

- A When Customer's service has been permanently disconnected in accordance with this tariff and the service has been finalized through the completion of a Company service order, service will be re-established only upon the basis of an application for new service.
- B Unless prevented by circumstances beyond the company's control or unless a subscriber requests otherwise, the company shall reconnect previously disconnected service by five p.m. on the next business day following either:
 - (1) Receipt by the company or its authorized agent of the full amount in arrears for which service was disconnected, or upon verification by the company that conditions which warranted disconnection of service have been eliminated; or
 - (2) Agreement by the company and the subscriber on a deferred payment plan and a payment, if required, under the plan.

Before restoring service under this rule, the company may not insist upon payment of any amount that has not been included on a notice of disconnection.

Effective Date: January 21, 2007

PUC Tariff No. 1 Section 1 Original Page No. 31

Issue Date: December 21, 2006

1. Local Exchange Service Regulations (cont'd)

1.12 Transfers and Assignments

A Neither the Company nor the Customer may assign or transfer its rights or duties in connection with the services and facilities provided by the Company without the written consent of the other party, except that the Company may assign its rights and duties, upon the approval, with an appropriate application with the PUCO, (i) to any subsidiary, parent Company affiliate of the Company; (ii) pursuant to any sale or transfer of substantially all the assets of the Company; or (iii) pursuant to any financing, merger or reorganization of the Company.

1.13 Notices and Communications

- A The Customer shall designate on the Service Order an address to which the Company shall mail or deliver all notices and other communications, except that Customer may also designate a separate address to which the Company's bills for service shall be mailed.
- B The Company shall designate on the Service Order an address to which the Customer shall mail or deliver all notices and other communications, except that Company may designate an address on the bill for service to which the Customer shall mail payment for that bill.
- All notices or other written communications required to given pursuant to this tariff will be in writing. Notices and other communications of either party, and all bills mailed by the Company, shall have been presumed to have been delivered to the party on the third business day following the deposit of the notice, communication or bill with the U.S. Mail or a private delivery service, prepaid and properly addressed, or when actually received or refused by the addressee, whichever comes first.

Issue Date: December 21, 2006

1. <u>Local Exchange Service Regulations</u> (cont'd)

D The Company or Customer shall advise the other party of any changes to the addresses designated for notices, other communications or billing, by following the procedures for giving notices set forth herein.

1.14 Promotional Offers

A The Company may, from time to time, make promotional offerings of its services. The promotional offerings may be limited as to the duration, the date and times of the offering and the locations where the offerings are made and shall be conducted in accordance with the provisions of state rules and regulations. The only limitation upon a promotional offering shall be that the waiver of any charges other than a nonrecurring charge shall be limited to 90 calendar days on a per customer basis. All promotions will be added to the tariff as an addendum to the price list.

1.15 Reserved for Future Use

1.16 Customer Service

A Customer service personnel are available twenty-four (24) hours a day, seven days a week and may be reached toll-free.

2 Service Descriptions and Rates

General

- A Telcentrex, LLC's local service enables the business Customer to:
 - (i) receive calls from other stations on the public switched telephone network;
 - (ii) place calls to other stations on the public switched telephone network;
 - (iii) access the Company's business office for service related assistance; access directory assistance for the local calling area; access toll free telecommunications services; access enhanced 911 services for emergency calling; access Telephone Relay Service; and
 - (iv) access the interexchange network. A Customer may presubscribe to the carrier of their choice for interLATA and intraLATA calling, or Customer may access a provider on an *ad hoc* basis by dialing the provider's Carrier Identification Code (10XXX).
- B Calls to information service providers (900/976) will be automatically blocked on a per line basis. The Customer may have the blocking removed pursuant to FCC rules.

As Approved in Case No. 06-1495-TP-ACE

2.1 Serving Areas

2.1.1 Counties

A The Company will serve these counties within the territory served by AT&T Ohio and Verizon. This tariff is effective only in those areas where a Commission approved interconnection agreement exists.

Adams Athens Belmont Brown Butler Carroll Champaign Clark Clinton Columbiana Coshocton Cuyahoga Delaware Erie Fairfield Fayette Franklin Gallia Geauga Greene Guernsey Hancock Harrison Highland Hocking Jackson

Jefferson Lake Lawrence Licking Lorain Lucas Madison Mahoning Medina Meigs Miami Monroe Montgomery Morgan Muskingum Noble Ottawa Perry **Pickaway** Pike Portage Preble Ross Sandusky Scioto

Seneca

Shelby
Stark
Summit
Trumbull
Tuscarawas
Union
Vinton
Warren
Washington
Wayne
Wood
Wyandot

As Approved in Case No. 06-1495-TP-ACE

Issue Date: December 21, 2006

Effective Date: January 21, 2007

2.1 Serving Areas

2.1.2 AT&T Ohio Exchange Service Areas

Exchange Services are provided in limited geographic areas. Exchange Services are provided at the following locations and in the following areas:

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA
Aberdeen	Aberdeen
	Ripley
Akron	Akron
	Atwater
	Greensburg
	Hartville
	Kent
	Manchester
	Mogadore
	North Canton
	Uniontown
	Ravenna
	Rootstown
Alliance	Alliance
	Atwater
	Canton
	Marlboro
	Sebring

As Approved in Case No. 06-1495-TP-ACE

Issue Date: December 21, 2006

Original Page No. 4

2. <u>Services Description and Rates</u> (cont'd)

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREAS IN LOCAL SERVICE AREA
Columbus Met. Area
London
Arabia
Guyan
Ironton
Walnut
Akron
Atwater
Alliance
Kent
Marlboro
Ravenna
Rootstown
Barnesville
Beallsville
Bethesda
Somerton
Beallsville
Barnesville
Bethesda
Clarington
Somerton
Woodsfield

As Approved in Case No. 06-1495-TP-ACE

Issue Date: December 21, 2006

Effective Date: January 21, 2007

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA

Beavercreek Dayton Met. Area

Donnelsville Enon

Jamestown
Medway
New Carlisle
Spring Valley

Xenia

Bedford Cleveland Met. Area

Chesterland

Belfast Belfast

Hillsboro Marshall

Sugar Tree Ridge

Bellaire

Bellbrook Dayton Met. Area

Donnelsville

Enon Medway New Carlisle Spring Valley

Xenia

Belpre Belpre Marietta

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE A	AREA
---------------	-----------------------------------	------

Berea Cleveland Met. Area

Chesterland

Bethesda Bethesda

Barnesville Beallsville Somerton

Bloomingburg Bloomingburg

Jeffersonville New Holland Sedalia

Washington Ct. House

Bloomingville Bloomingville

Castalia Sandusky

Bowersville Bowersville

Jamestown Milledgeville

Xenia

Brecksville Cleveland Met. Area

Chesterland

Burton Burton

Chagrin Falls Cleveland Terrace

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA	EXCUTABIOE	AREAS IN LOCAL	CEDATOR ADEA
LAUDANGE AKEA	EXCHANGE	AKEAS IN LUCAL	SERVICE AREA

Canal Fulton Canal Fulton

Akron
Canton
Manchester
Massillon
North Canton

Canal Winchester Columbia Met. Area

Carroll Lancaster

Canfield Canfield

North Jackson North Lima Salem Youngstown

Canton Canton

Alliance
Canal Fulton
Hartville
Louisville
Magnolia
Waynesburg
Marlboro
Massillon
Navarre
North Canton

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA

EXCHANGE AREAS IN LOCAL SERVICE AREA

Carroll Carroll

Bloomingville Sandusky

Cedarville Cedarville

Jamestown
Pitchin
South Solon
South Charleston

Yellow Springs - Clifton

Xenia

Issue Date: December 21, 2006

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA

Centerville Dayton Met. Area

Donnelsville

Enon Medway Franklin New Carlisle Spring Valley

Chagrin Falls Burton

Cleveland Met. Area

Chesterland

Cheshire Cheshire

Gallipolis Vinton

Chesterland Chesterland

Cleveland Met. Area

Kirtland

Carroll Carroll

Bloomingville Sandusky

Castalia Castalia

Bloomingville Sandusky

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVIO	E AREA

Cedarville Cedarville

Jamestown
Pitchin
South Solon
South Charleston

Yellow Springs - Clifton

Xenia

Centerville Dayton Met. Area

Donnelsville

Enon Medway Franklin New Carlisle Spring Valley

Chagrin Falls Burton

Cleveland Met. Area

Chesterland

Cheshire Cheshire

Gallipolis Vinton

Chesterland Chesterland

Cleveland Met. Area

Kirtland

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA
---------------	--------------------------------------

Conesville Conesville

Coshocton Dresden

West LaFayette

Corning Corning

New Lexington

Shawnee

Coshocton Coshocton

Conesville West LaFayette

Dalton Dalton

Massillon

Danville Danville

Hillsboro

Sugar Tree Ridge

Dayton Met. Area

Donnelsville

Enon
Franklin
Jamestown
Medway
Middletown
New Carlisle
Spring Valley

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

Dayton Yellow Springs-Clifton

Xenia

Donnelsville Donnelsville

Dayton Met. Area

Enon Medway New Carlisle North Hampton Springfield

Dresden Dresden

Conesville Zanesville

Dublin Columbus Met. Area

Duffy Duffy

Clarington Graysville

New Matamoras Woodsfield

East Liverpool East Liverpool

Lisbon Rogers Salineville Wellsville

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA

East Palestine East Palestine

Columbiana Lisbon

New Waterford

Rogers Salem Youngstown

Enon Enon

Dayton Met. Area Donnelsville Springfield

Yellow Springs-Clifton

Fairborn Dayton Met. Area

Donneslville

Enon Medway New Carlisle Spring Valley

Yellow Springs-Clifton

Findlay Findlay

Fletcher - Lena Fletcher - Lena

Christiansburg

Piqua

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA

EXCHANGE AREAS IN LOCAL SERVICE AREA

Fostoria Fostoria

New Riegal

Franklin Dayton

Franklin

Miamisburg-West

Carrollton Middletown

Fremont Fremont

Lindsey

Fultonham Fultonham

New Lexington

Roseville Somerset Zanesville

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA

EXCHANGE AREAS IN LOCAL SERVICE AREA

Gahanna Columbus Met. Area

Gallipolis Gallipolis

Cheshire Guyan Rio Grande Vinton Walnut

Gates Mills Cleveland Met. Area

Chesterland Kirtland Mentor

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA

Girard Girard

Hubbard Niles

Youngstown

Glenford Glenford

New Lexington

Somerset Thornville

Gnadenhutten Gnadenhutten

Newcomerstown Uhrichsville

Graysville Graysville

Duffy Lewisville

New Matamoras Woodsfield

Greensburg Greensburg

Akron Manchester North Canton Uniontown

Grove City Columbus Met. Area

Groveport Columbus Met.

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Guyan Guyan

Arabia Gallipolis Walnut

Harrisburg Columbus Met. Area

London

Hartville Hartville

Akron Canton Louisville Marlboro North Canton Uniontown

Hillcrest Cleveland Met. Area

Chesterland Kirtland

Hilliard Columbus Met. Area

Hillsboro Hillsboro

Belfast Danville Marshall Rainsboro

Sugar Tree Ridge

As Approved in Case No. 06-1495-TP-ACE

Issue Date: December 21, 2006

Effective Date: January 21, 2007

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA

EXCHANGE AREAS IN LOCAL SERVICE AREA

Holland Toledo Met. Area

Hubbard Hubbard

Girard Lowellville Youngstown Sharon

Independence Cleveland Met. Area

Chesterland

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA EXC	HANGE AREAS IN LOCAL SERVICE AREA
-------------------	-----------------------------------

Ironton Ironton

Arabia

Jamestown Jamestown

Beavercreek
Bowersville
Cedarville
Dayton
Jeffersonville
Milledgeville
South Solon
Xenia

Jeffersonville Jeffersonville

Bloomingburg Jamestown Milledgeville Sedalia South Solon

Washington Ct. House

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA
Kent	Kent Akron Atwater Mantua Mogadore Ravenna Rootstown
Kirtland	Kirtland Chesterland Gates Mills Hillcrest Mentor Painesville Terrace Wickliffe Willoughby
Lancaster	Lancaster Canal Winchester Carroll Rushville Sugar Grove
Leetonia	Leetonia Lisbon Columbiana Salem Youngstown

As Approved in Case No. 06-1495-TP-ACE

Issue Date: December 21, 2006

Effective Date: January 21, 2007

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA
Leroy	Leroy Cleveland Mentor Painesville Willoughby
Lewisville	Lewisville Graysville Woodsfield
Lindsey	Lindsey Fremont
Lisbon	Lisbon Columbiana East Liverpool East Palestine Leetonia Rogers Salem Salineville Wellsville New Waterford
Lockbourne	Columbus Met. Area

As Approved in Case No. 06-1495-TP-ACE

Issue Date: December 21, 2006

Effective Date: January 21, 2007

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA

London London

Alton Columbus Harrisburg Sedalia

South Charleston South Solon South Vienna West Jefferson

Louisville Louisville

Canton Hartville North Canton

Lowellville Lowellville

Hubbard North Lima Youngstown

Magnolia-Waynesburg Magnolia-Waynesburg

Canton

Manchester Manchester

Akron Canal Fulton Greensburg

Mantua Mantua

Kent

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA

EXCHANGE AREAS IN LOCAL SERVICE AREA

Ravenna

Marietta Marietta

Newport Belpre

New Matamoras

Marlboro Marlboro

Alliance Atwater Canton Hartville Rootstown

Marshall Marshall

Belfast Hillsboro Rainsboro

Martins Ferry- Bridgeport

Massillon Massillon

Canal Fulton Canton Dalton Navarre

North Canton

Maumee

Toledo Met. Area

As Approved in Case No. 06-1495-TP-ACE

Issue Date: December 21, 2006

Effective Date: January 21, 2007

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Medway Medway

Dayton Met. Area Donnelsville New Carlisle Springfield

Mentor Mentor

Gates Mills Kirtland Leroy Painesville Wickliffe Willoughby

Miamisburg-West Dayton Met. Area

Donnelsville

Enon Franklin Medway New Carlisle Spring Valley

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA

EXCHANGE AREAS IN LOCAL SERVICE AREA

Middletown Middletown

Dayton Franklin Monroe Trenton

Milledgeville Milledgeville

Bowersville Jamestown Jeffersonville

Washington Ct. House

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

Mingo Junction
Steubenville

Steudenvin

Mogadore Mogadore

Akron Kent Uniontown

Monroe Monroe

Middletown Trenton

Montrose Cleveland Met. Area

Murray City Murray City

Nelsonville Shawnee

Navarre Navarre

Canton Massillon

Nelsonville Nelsonville

Murray City Shawnee

New Albany Columbus Met.

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

New Carlisle New Carlisle

Christiansburg
Dayton Met. Area
Donnelsville
Medway

North Hampton Springfield

Newcomerstown Newcomerstown

Gnadenhutten West LaFayette

New Holland New Holland

Bloomingburg

Washington Ct. House

As Approved in Case No. 06-1495-TP-ACE

Issue Date: December 21, 2006

Effective Date: January 21, 2007

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

New Lexington New Lexington

Corning
Fultonham
Glenford
Roseville
Shawnee
Somerset
Thornville
Zanesville

New Matamoras

New Matamoras

Duffy Graysville Marietta Newport

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Newport Newport

Marietta

New Matamoras

New Riegel New Riegel

Fostoria Tiffin

New Waterford New Waterford

Columbiana East Palestine

Rogers Lisbon North Lima Youngstown

Niles Niles

Girard

North Jackson Youngstown

North Canton North Canton

Akron

Canal Fulton Canton Greensburg Hartville Louisville Massillon Uniontown

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

North Hampton North Hampton

Christiansburg Donnelsville New Carlisle Springfield Tremont City

North Jackson North Jackson

Canfield Niles

Youngstown

North Lima North Lima

Canfield Columbiana Lowellville Youngstown New Waterford

North Royalton Cleveland Met. Area

Chesterland

Norwich Norwich

Philo Zanesville

Olmsted Falls Cleveland Met. Area

Chesterland

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Painesville Painesville

Kirtland Leroy Mentor Willoughby

Perrysburg Toledo Met. Area

Philo Philo

Norwich Roseville Zanesville

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA EXCI	IANGE AREAS I	IN LOCAL	SERVICE AREA
--------------------	---------------	----------	--------------

Piqua Piqua

Fletcher-Lena Pitchin Cedarville

South Charleston Springfield

Yellow Springs-Clifton

Pitchin Pitchin

Cedarville

South Charleston Springfield

Yellow Springs-Clifton

Rainsboro Rainsboro

Hillsboro Marshall

Ravenna Akron

Atwater Ravenna Kent Mantua Rootstown

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Reynoldsburg Columbus Met. Area

Rio Grande Rio Grande

Gallipolis Vinton Walnut

Ripley Ripley

Aberdeen

Rogers Rogers

Columbiana
East Liverpool
East Palestine

Lisbon

New Waterford

Rootstown Rootstown

Atwater Kent Marlboro Ravenna Akron

Roseville Roseville

Fultonham New Lexington

Philo Zanesville

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Rushville Rushville

Lancaster Somerset Thornville

St. Clairsville Bethesda

Salem Canfield

East Palestine

Salem Columbiana Leetonia Lisbon Youngstown

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA

EXCHANGE AREAS IN LOCAL SERVICE AREA

Salineville Salineville

East Liverpool

Lisbon Wellsville

Sandusky Sandusky

Bloomingville

Castalia

Sebring Sebring

Alliance

Sedalia Sedalia

Bloomingburg Jeffersonville London South Solon

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA

EXCHANGE AREAS IN LOCAL SERVICE AREA

Sharon Sharon

Hubbard Youngstown

Shawnee Shawnee

Corning Murray City Nelsonville New Lexington

Somerset Somerset

Fultonham Glenford New Lexington Rushville Thornville

Somerton Somerton

Barnesville Beallsville Bethesda Woodsfield

South Charleston South Charleston

Cedarville London Pitchin South Solon South Vienna Springfield

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

South Solon South Solon

Cedarville Jamestown Jeffersonville London Sedalia

South Charleston

South Vienna South Vienna

London

South Charleston

Springfield

Springfield Springfield

Donnelsville

Enon Medway New Carlisle North Hampton

Pitchin

South Charleston South Vienna Tremont City

Yellow Springs-Clifton

Spring Valley Spring Valley

Dayton Met. Area

Xenia

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Steubenville Steubenville

Mingo Junction

Toronto

Strongsville Cleveland Met. Area

Chesterland

Sugar Grove Sugar Grove

Lancaster

Sugar Tree Ridge Sugar Tree Ridge

Belfast Danville Hillsboro Winchester

Terrace Cleveland Met. Area

Burton Chesterland Kirtland

Thornville Thornville

Glenford New Lexington

Rushville Somerset

Tiffin Tiffin

New Riegel

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Toledo Toledo Met. Area

Toronto Toronto

Steubenville Wellsville

Tremont City Tremont City

North Hampton Springfield

Trenton Trenton

Middletown Monroe

Trinity Cleveland Met. Area

Chesterland

Uhrichsville Uhrichsville

Gnadenhutten

Uniontown Uniontown

Akron Greensburg Mogadore Hartville North Canton

Upper Sandusky Upper Sandusky

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Dayton Met. Area Vandalia

Donnelsville Enon

Medway New Carlisle Spring Valley

Victory Cleveland Met. Area

Chesterland

Vinton Vinton

> Cheshire Gallipolis Rio Grande

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Walnut Walnut

Arabia Gallipolis Guyan Rio Grande

Washington Ct. House Washington Ct. House

Bloomingburg Jeffersonville Milledgeville New Holland

Wellsville Wellsville

East Liverpool

Lisbon Salineville Toronto

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA

EXCHANGE AREAS IN LOCAL SERVICE AREA

Westerville Columbus Met. Area

West Jefferson Columbus Met.

London

West LaFayette West LaFayette

Conesville Coshocton Newcomerstown

Whitehouse Toledo Met.

Wickliffe Cleveland Met. Area

Chesterland Kirtland Mentor

Willoughby Cleveland Met. Area

Chesterland Kirtland Leroy Mentor Painesville

Winchester Winchester

Sugar Tree Ridge

As Approved in Case No. 06-1495-TP-ACE

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Woodsfield Woodsfield

Beallsville Clarington Duffy Graysville Lewisville Somerton

Worthington Columbus Met. Area

Xenia Xenia

Beavercreek
Bellbrook
Bowersville
Cedarville
Jamestown
Spring Valley

Yellow Spring-Clifton

Dayton

As Approved in Case No. 06-1495-TP-ACE

Effective Date: January 21, 2007

2. Services Description and Rates (cont'd)

2.1.2 AT&T Ohio Exchange Service Areas (cont'd)

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Yellow Springs-Clifton Yellow Springs-Clifton

Cedarville Enon Fairborn Pitchin Xenia Springfield Dayton

Zanesville Zanesville

Dresden Fultonham Norwich Philo Roseville

New Lexington

2.1.3 <u>Verizon Exchange Service Areas</u>

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA

Adena, Cadiz, Dillonvale, Martins Ferry-Bridgeport and

St. Clairsville

Albany, Athens and Wilkesville

Amanda, Canal Winchester and Lancaster

Amesville, Athens, Bartlett and Chesterhill

Amsterdam, Bergholz, Harlem Springs, Richmond and

Steubenville

Antwerp Antwerp and Paulding

Arlington Arlington, Findlay, Jenera and Mt. Blanchard

Ashland Ashland, Hayesville, Nova, Polk, Red Haw, Savannah

and Sullivan

Ashley Ashley, Delaware, Kilbourne and Marengo

Ashville, Circleville, Columbus and Lockbourne

As Approved in Case No. 06-1495-TP-ACE

DECITABION ADDA

2.1.3 <u>Verizon Exchange Service Areas</u> (cont'd)

EACHANGE AKEA	EXCHANGE AREAS IN LUCAL SERVICE AREA

Baltic Baltic, Berlin, New Philadelphia and Sugarcreek

Baltimore, Canal Winchester, Carroll, Lancaster,

Millersport, Pataskala and Pleasantville

Barlow, Bartlett, Watertown and Marietta

Beach City, Bolivar, Brewster, Massillon, Navarre,

Strasburg and Wilmot

Beaver, Piketon and Waverly

Bellevue Bellevue

Bergholz Amsterdam, Bergholz and Harlem Springs

Berlin Baltic, Berlin, Millersburg, Sugarcreek and Wilmot

Berlin Heights Berlin Heights, Huron and Norwalk

Bettsville Bettsville, Fremont, Helena, Old Fort, and Tiffin

Beverly, Lowell, Stockport, Watertown and Marietta

Blanchester Blanchester, Butlerville, Clarksville, Martinsville and

Wilmington

As Approved in Case No. 06-1495-TP-ACE

Issue Date: December 21, 2006

2.1.3 Verizon Exchange Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA	
Bloomville	Bloomville, Republic and Tiffin	
Bolivar	Beach City, Bolivar, Canton, Mineral City, New Philadelphia and Strasburg	
Bowerston	Bowerston, Scio, Uhrichsville and New Philadelphia	
Bowling Green	Bowling Green, Cygnet, Haskins-Tontogany, Pemberville, Portage, Wayne-Bradner and Weston	
Bremen	Bremen, Lancaster and Rushville	
Brewster	Beach City, Brewster, Massillon, Navarre and Wilmot	
Brilliant	Brilliant, Mingo Junction, Smithfield and Steubenville	
Brookville	Brookville, Lewisburg, New Lebanon, Phillipsburg, Trotwood and Dayton	
Brunswick	Brunswick, Hinckley, Valley City and the exchanges of the Cleveland Metropolitan Area, such are consisting of Cleveland, Bedford, Berea, Brecksville, Chagrin Falls, Gates Mills, Hillcrest, Independence, Montrose, North Royalton, Olmstead Falls, Strongsville, Terrace,	

Trinity, Victory, Wickliffe and Willoughby

As Approved in Case No. 06-1495-TP-ACE

Issue Date: December 21, 2006

2.1.3 <u>Verizon Exchange Service Areas</u> (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA
Bryan	Bryan, Edgerton, Edon, Evansport, Montpelier, Ney and West Unity.
Burbank	Burbank, Congress, Creston, Lodi, West Salem and Wooster
Byesville	Byesville and Cambridge
Cadiz	Cadiz, Adena, Flushing, Freeport, Hopedale, Jewett and Scio
Caldwell	Caldwell, Dexter City and Summerfield
Cambridge	Byesville, Cambridge, New Concord and Old Washington
Carey	Carey, Findlay and Upper Sandusky
Carrollton	Carrollton, Dellroy, Harlem Springs, Malvern, Mechanicstown and Pattersonville
Catawba	Catawba, Mechanicsburg and Springfield
Celina	Celina, Coldwater, Maria Stein, Mendon, Rockford, St. Marys and Wabash

As Approved in Case No. 06-1495-TP-ACE

Issue Date: December 21, 2006

2.1.3 Verizon Exchange Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA
Chatham	Chatham, Medina and Spencer
Chesapeake	Chesapeake, Ohio and Huntington, West Virginia
Cheshire Center	Cheshire Center, Delaware, Kilbourne, Rathbone, Sunbury and the exchanges of the Columbus Metropolitan Area, such area consisting of the exchanges of Columbus, Worthington, Westerville, Gahanna, Reynoldsburg, Lockbourne, Grove City, New Albany, Canal Winchester, Groveport, Harrisburg, Alton, West Jefferson, Hilliard and Dublin
Circleville	Ashville, Circleville, Laurelville and Williamsport
Clarksville	Blanchester, Clarksville and Wilmington.
Clyde	Clyde
Coldwater	Celina, Coldwater, Fort Recovery, Maria Stein, and Wabash
Congress	Burbank, Congress, Red Haw, West Salem and Wooster
Convoy	Convoy, Scott, Van Wert and Willshire-Wren
Cooperdale	Cooperdale, Coshocton, Dresden, Frazeysburg and Warsaw

As Approved in Case No. 06-1495-TP-ACE

Issue Date: December 21, 2006

2.1.3 Verizon Exchange Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA
---------------	--------------------------------------

Crestline Crestline

Creston Burbank, Creston, Seville, Westfield Center and

Wooster

Curtice-Oregon Curtice-Oregon, Genoa and Toledo

Decatur, Ripley and Russellville

Delaware, Ashley, Cheshire Center, Kilbourne,

Ostrander, Radnor and Rathbone

Dellroy Carrollton and Dellroy

Dexter City Caldwell, Dexter City, Lower Salem and Summerfield

Dillonvale-Mt. Pleasant Dillonvale-Mt. Pleasant, Adena, Smithfield, Tiltonville,

and Martins Ferry-Bridgeport

East Rochester East Rochester, Hanoverton, Minerva and North

Georgetown

Edgerton Bryan, Edgerton and Edon

Edon Bryan, Edgerton and Edon

Elmore and Toledo

As Approved in Case No. 06-1495-TP-ACE

2.1.3 Verizon Exchange Service Areas (cont'd)

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Englewood Dayton Metropolitan Area, such area consisting of

Dayton, Beaver Creek, Bellbrook, Centerville, Fairborn, Miamisburg-West Carrollton and Vandalia; Englewood; Phillipsburg; Trotwood and West Milton

Evansport Bryan, Defiance, Evansport, Jewell and Ridgeville

Farmersville Dayton, Farmersville, Germantown, Gratis, Liberty,

Miamisburg-West Carrollton, New Lebanon and West

Alexandria

Fayette Archbold, Fayette and Wauseon

Felicity Felicity, Hamersville, Higginsport, Cincinnati,

Clermont and Bethel

Flushing, Cadiz, Freeport, and St. Clairsville

Forest, Mt. Blanchard and Wharton

Fort Recovery Coldwater, Fort Recovery and Wabash

Freeport, Cadiz, Flushing and Uhrichsville

Galion Galion

Garrettsville Garrettsville, Hiram, Parkman, Ravenna and Windham

As Approved in Case No. 06-1495-TP-ACE

2.1.3 <u>Verizon</u> Exchange Service Areas (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA

Genoa Curtice-Oregon, Genoa, Toledo and Woodville

Georgetown, Hamersville, Higginsport, Mt. Orab,

Ripley, Russellville and Sardinia

Gibsonburg, Helena and Fremont

Grafton Elyria, Grafton and North Eaton

Grand Rapids Grand Rapids, Haskins-Tontogany, Maumee, Toledo,

Waterville, Weston and Whitehouse

Gratis Camden, Farmersville, Germantown, Gratis,

Middletown and West Alexandria

Green Camp and Marion

Greenfield Greenfield and Leesburg

Greenwich Greenwich and Norwalk

Guysville Athens, Coolville and Guysville

Issue Date: December 21, 2006

2.1.3 <u>Verizon Exchange Service Areas</u> (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA
Hamersville	Bethel, Cincinnati, Clermont, Felicity, Georgetown, Hamersville, Higginsport and Mt. Orab
Hanoverton	East Rochester, Hanoverton, Lisbon, North Georgetown, Salem and Winona
Harlem Springs	Amsterdam, Bergholz, Carrollton, Harlem Springs and Mechanicstown
Harpster	Harpster, Marion and Upper Sandusky
Haskins-Tontogany	Bowling Green, Grand Rapids, and Haskins-Tontogany, and Toledo
Hayesville	Ashland and Hayesville
Helena	Bettsville, Gibsonburg, Helena and Fremont
Hicksville	Hicksville
Higginsport	Cincinnati, Clermont, Felicity, Georgetown, Hamersville and Higginsport
Homerville	Homerville, Lodi, Medina, Spencer and West Salem

Huron, Berlin Heights and Sandusky

As Approved in Case No. 06-1495-TP-ACE

Huron

Issue Date: December 21, 2006

2.1.3 <u>Verizon Exchange Service Areas</u> (cont'd)

EXCHANGE AREA

EXCHANGE AREAS IN LOCAL SERVICE AREA

Idaho, Piketon and Waverly

Jackson, Oak Hill and Wellston

Jenera Arlington, Findlay, Jenera and Rawson

Jewett Cadiz, Jewett and Scio

Kelleys Island Kelleys Island and Sandusky

Kilbourne Ashley, Cheshire Center, Columbus, Delaware,

Kilbourne and Sunbury

Knoxville, Steubenville and Toronto

Lakeville Big Prairie, Lakeville, Loudonville and Nashville

LaRue and Marion

Laura, Phillipsburg and West Milton

Laurelville Circleville, Hallsville and Laurelville

Leesburg Greenfield and Leesburg

Issue Date: December 21, 2006

2.1.3 <u>Verizon Exchange Service Areas</u> (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA
Letart Falls	Letart Falls, Pomeroy and Portland
Lewisburg	Brookville, Lewisburg and West Manchester
Liberty	Farmersville, Liberty, New Lebanon, Trotwood and Dayton Metropolitan Area, such area consisting of Dayton, Beaver Creek, Bellbrook, Centerville, Fairborn, Miamisburg-West Carrollton and Vandalia
Lodi	Burbank, Homerville, Lodi, Medina, Westfield Center and West Salem
Logan	Logan
Loudonville	Lakeville, Loudonville and Perrysville
Lowell	Beverly, Lowell, Lower Salem, Marietta and Watertown
Lower Salem	Dexter City, Lowell, Lower Salem and Marietta

Danville, Hillsboro and Lynchburg

As Approved in Case No. 06-1495-TP-ACE

Lynchburg

Issue Date: December 21, 2006

2.1.3 Verizon Exchange Service Areas (cont'd)

EXCHANGE AREA EXCHANGE AREAS IN LOCAL SERVICE AREA

Malvern Canton, Carrollton, Malvern and Minerva

Manchester Manchester and West Union

Marblehead and Port Clinton

Maria Stein Celina, Coldwater, Maria Stein, Minster and Yorkshire

Marion Caledonia, Green Camp, Harpster, LaRue, Marion,

Morral, Prospect and Waldo

Martinsville Blanchester, Martinsville, New Vienna, and

Wilmington.

McArthur McArthur and Wilkesville

McComb Findlay and McComb

Mechanicsburg Catawba, Mechanicsburg, Resaca, Urbana and

Woodstock

Mechanicstown Carrollton, Harlem Springs and Mechanicstown

Medina Chatham, Homerville, Lodi, Medina, Seville, Sharon

Center, Spencer, Valley City and Westfield Center

As Approved in Case No. 06-1495-TP-ACE

2.1.3 <u>Verizon Exchange Service Areas (cont'd)</u>

EXCHANGE AREA	EXCHANGE AREAS IN	LOCAL SERVICE AREA

Mendon Celina and Mendon

Milan and Norwalk

Millersport Baltimore, Hebron, Lancaster, Millersport, Pleasantville

and Thornville

Mineral City Bolivar, Mineral City and New Philadelphia

Minerva Canton, East Rochester, Malvern, Minerva, Paris and

Pattersonville

Minster Minster, Maria Stein and New Bremen

Monroeville Monroeville and Norwalk

Montpelier Bryan, Montpelier, Pioneer and West Unity

Montrose Akron and Montrose

Morning Sun Camden, Eaton, Hamilton, Morning Sun, Oxford and

West College Corner, Indiana

Morral Marion and Morral

Mt. Blanchard Arlington, Findlay, Forest, Mt. Blanchard, Vanlue and

Wharton

As Approved in Case No. 06-1495-TP-ACE

Issue Date: December 21, 2006

2.1.3 <u>Verizon Exchange Service Areas</u> (cont'd)

EXCHANGE AREA	EXCHANGE AREAS IN LOCAL SERVICE AREA

Mt. Orab Cincinnati, Clermont, Fayetteville, Georgetown,

Hamersville, Mt. Orab, Sardinia and Williamsburg

Mowrystown Danville, Mowrystown, Sardinia, Sugar Tree Ridge and

Hillsboro

Nevada Bucyrus, Nevada and Upper Sandusky

New Bremen and St. Marys

New Burlington Dayton, New Burlington, Wilmington and Xenia

New Concord Cambridge, New Concord and Norwich

New London New London and Norwalk

New Marshfield Athens and New Marshfield

New Philadelphia Baltic, Bolivar, Mineral City, Newcomerstown, New

Philadelphia, Strasburg, Sugarcreek, Bowerston,

Gnadenhutten and Urichsville

New Vienna, Sabina and Wilmington

New Washington New Washington

Ney Bryan, Ney and Defiance

As Approved in Case No. 06-1495-TP-ACE