The Public Utilities Commission of Ohio **TELECOMMUNICATIONS APPLICATION FORM**

(Effective: 10/01/2004) (Pursuant to Case Nos. 99-998-TP-COI and 99-563-TP-COI)

	r of the Application of <u>Cincinnati Bell Any Distance Inc.</u>) nage to the tariff that addresses fraudulent use of service.) Case No. <u>07-0656-TP-ZTA</u>
DBA(s) of R	
	Registrant(s) 221 E. Fourth Street, Cincinnati, Ohio 45201-2301
	eb Address www.cincinnatibell.com Phana (512)207, 120(Fan. (512)722, 0815
	Contact Person(s) Kathy Reid Phone (513)397-1296 Fax (513)723-9815 Contact Person's Email Address Kathy.reid@cinbell.com
	on for Annual Report D. Scott Ringo Jr. Phone (513)397-1354
	ontact Information Tom McCloud Phone (513)397-1312
	0, 2007 TRF Docket No. 90-5013 - TP-TRF or TP-TRF
Motion for p	protective order included with filing? Yes x No
Motion for v	vaiver(s) filed affecting this case? □ Yes x No [Note: waiver(s) tolls any automatic timeframe]
Company Ty	/pe (check all applicable): X CTS (IXC) \Box ILEC \Box CLEC \Box CMRS \Box AOS
	□ Other (explain)
in Case No. 9	form must accompany all applications filed by telecommunication service providers subject to the Commission's rules promulgate 19-998-TP-COI, as well as by ILECs filing an ARB or NAG case pursuant to the guidelines established in Case No. 96-463-TI referable NOT to combine different types of filings, but if you do so, you must file under the process with the longest applicable.
	indicate the reason for submitting this form (check one)
□ 1 (AAC)	Application to Amend Certificate by a CLEC to modify Serving Area (0-day notice, 7 copies)
\Box 2 (ABN)	Abandonment of all Services
	□ a. CLEC (90-day approval, 10 copies) □ b. CTS (14-day approval, 10 copies) □ c. ILEC (NOT automatic, 10 copies)
□ 3 (ACE)	New Operating Authority for providers other than CMRS (30-day approval, 7 copies); for CMRS, see item No.15 on this page.
	□ a. Switched Local □ b. Non-switched local □ c. CTS □ d. Local and CTS □ e. Other (explain)
□ 4 (ACO)	LEC Application to Change Ownership (30-day approval, 10 copies)
□ 5 (ACN)	LEC Application to Change Name (30-day approval, 10 copies)
□ 6 (AEC)	Carrier-to-Carrier Contract Amendment to an agreement approved in a NAG or ARB case (30-day approval, 7 copies)
- (13-55)	NOTE: see item 25 (CTR) on page two of this form for all other contract filings.
□ 7 (AMT)	LEC Merger (30-day approval, 10 copies)
□ 8 (ARB) □ 9 (ATA)	Application for Arbitration (see 96-463-TP-COI for applicable process, 10 copies) Application for Tariff Amendment for Tier 1 Services, Application to Reclassify Service Among Tiers, or Change to Non-Tier
b / (ATA)	Service
	□ a. Tier 1 (and Carrier-to-Carrier tariff filings as set-forth in 95-845-TP-COI)
	□ i. Pre-filing submittal (30-day pre-filing submittal with Staff and OCC; Do Not Docket , 4 copies)
	□ ii. New End User Service which has been preceded by a 30-day pre-filing submittal with Staff for all submittals and als
	with OCC for Tier 1 residential services (0-day filing, 10 copies) iii. New End User Service (NOT preceded by a 30-day filing submittal, 30-day approval, 10 copies)
	□ iv. New Carrier-to-Carrier Service which has been preceded by a 30-day pre-filing with Staff (0-day filing, 10 copies)
	□ v. Change in Terms and Conditions, textual revision, correction of error, etc. (30-day approval, 10 copies)
	□ vi. Grandfather service (30-day approval, 10 copies)
	□ vii. Initial Carrier-to-Carrier Services Tariff subsequent to ACE approval (60-day approval, 10 copies)
	□ viii. Withdrawal of Tier 1 service must be filed as an "ATW", not an "ATA" - see item 12, below
	 □ b. Reclassification of Service Among Tiers (NOT automatic, 10 copies) □ c. Textual revision with no effect on rates for non-specific or non-tier service (30-day approval, 10 copies)
□ 10(ATC)	Application to Transfer Certificate (30-day approval, 7 copies)
□ 11 (ATR)	LEC Application to Conduct a Transaction Between Utilities (30-day approval, 10 copies)
□ 12 (ATW)	Application to Withdraw a Tier 1 Service
	□ a. CLEC (60-day approval, 10 copies) □ b. ILEC (<u>NOT</u> automatic, 10 copies)
□ 13 (CIO)	Application for Change in Operations by Non-LEC Providers (0-day notice, 7 copies)
□ 14 (NAG) □ 15 (RCC)	Negotiated Interconnection Agreement Between Carriers (0-day effective, 90-day approval, 8 copies) For CMRS providers only to Register or to Notify of a Change in Operations (0-day notice, 7 copies)
□ 15 (KCC)	Self-complaint Application
= ()	□ a. CLEC only -Tier 1 (60-day automatic, 10 copies)
	□ b. Introduce or increase maximum price range for Non-Specific Service Charge (60-day approval, 10 copies)
□ 17 (UNC)	Unclassified (explain) (NOT automatic, 15 copies)
x18 (ZTA)	Tariff Notification Involving only Tier 2 Services
	NOTE: Notifications do not require or imply Commission Approval. □a. New End User Service (0-day notice, 10 copies)
	a. New End Oser Service (o-day notice, to copies)

	x b. Change in Terms and Conditions, textual revision, correction of	error, etc. (0-day notice, 10 copies)
	□ c. Withdrawal of service (0-day notice, 10 copies)	
□ 19 Other	(explain)	(NOT automatic 15 copies)

THE FOLLOWING ARE TRF FILINGS ONLY, NOT NEW CASES (0-day notice, 3 copies)

- □20 Introduction or Extension of Promotional Offering
- $\hfill \square$ 21 New Price List Rate for Existing Service
 - □ a. Tier 1 □ b. Tier 2
- □ 22 Designation of Registrant's Process Agent(s)
- □ 23 Update to Registrant's Maps
- □ 24 Annual Tariff Option For Tier 2 Services indicate which option you intend to adopt to maintain the tariff. NOTE, changing options is only permitted once per calendar year.
 - ☐ Paper Tariff ☐ Electronic Tariff. If electronic, provide the tariff's web address:

THE FOLLOWING ARE CTR FILINGS ONLY, **NOT** NEW CASES (0-day notice, 7 copies)

□ 25 Application to establish, revise, or cancel an end-user contract. (NOTE: see item 6 on page 1 of this form for carrier-to-carrier contract amendments) CTR Docket No.____ - ____ - TP - CTR (Use same CTR number throughout calendar year)

II. Please indicate which of the following exhibits have been filed. The numbers (corresponding to the list on page (1) and above) indicate, at a minimum, the types of cases in which the exhibit is required:

		*
	[all]	A copy of any motion for waiver of O.A.C. rule(s) associated with this filing. NOTE: the filing of a motion for waiver tolls any automatic timeframe associated with this filing.
	[3]	Completed Service Requirements Form.
	[3, 9(vii)]	A copy of registrant's proposed tariffs. (Carrier-to-Carrier resale tariff also required if facilities-based)
	[3]	Evidence that the registrant has notified the Ohio Department of Taxation of its intent to conduct operations as a telephone utility in the State of Ohio.
	[3]	Brief description of service(s) proposed.
	[3a-b,3d]	Explanation of whether applicant intends to provide \square resold services, \square facilities-based services, or \square both resold and facilities-based services.
	[3a-b,3d]	Explanation as to whether CLEC currently offers CTS services under separate CTS authority, and whether it will be including those services within its CLEC filing, or maintaining such CTS services under a separate affiliate.
	[3a-b,3d]	Explanation of how the proposed services in the proposed market area are in the public interest.
	[3a-b,3d]	Description of the proposed market area.
	[3a-b,3d]	Description of the class of customers (e.g., residence, business) that the applicant intends to serve.
	[3a-b,3d]	Documentation attesting to the applicant's financial viability, including the following:
		 An executive Summary describing the applicant's current financial condition, liquidity, and capital resources. Describe internally generated sources of cash and external funds available to support the applicant's operations that are the subject of this certification application. Copy of financial statements (actual and pro forma income statement and a balance sheet). Indicate if financial statements are based on a certain geographical area(s) or information in other jurisdictions
	F2 17	3) Documentation to support the applicant's cash an funding sources.
	[3a-d]	Documentation attesting to the applicant's technical and managerial expertise relative to the proposed service offering(s) and proposed service area.
	[3a-d]	Documentation indicating the applicant's corporate structure and ownership.
	[3a-b,3d]	Information regarding any similar operations in other states. Also, if this company has been previously certified in the State of Ohio, include that certification number.
	[3a-b,3d]	Verification that the applicant will maintain local telephony records separate and apart from any other accounting records in accordance with the GAAP.
	[3a-b,3d]	Verification of compliance with any affiliate transaction requirements.
	[3a-b,3d]	Explanation as to whether rates are derived through (check all applicable): □ interconnection agreement, □ retail tariffs, or □ resale tariffs.
	[1,3a-b,3d]	Explanation as to which service areas company currently has an approved interconnection or resale agreement.
	[3a-b,3d, 9a(i-iii)]	Explanation of whether applicant intends to provide Local Services which require payment in advance of Customer receiving dial tone.
	[3a,3b,3d, 9a,(i-iii)]	Tariff sheet(s) listing the services and associated charges that must be paid prior to customer receiving dial tone (if applicable).
	[3a-b,3d,8]	Letters requesting negotiation pursuant to Sections 251 and 252 of the Telecommunications Act of 1996 and a proposed timeline for construction, interconnection, and offering of services to end users.
	[3-5,7,10-11,13]	Certification from Ohio Secretary of State as to party's proper standing (domestic or foreign corporation, authorized use of fictitious name, etc.). In transfer of certificate cases, the transferee's good standing must be established.
	[3-4,7,10-11,13]	List of names, addresses, and phone numbers of officers and directors, or partners.
	[3]	A sample copy of the customer bill and disconnection notice the applicant plans to utilize.
X	[1,4,9,10-13,16-21]	Copy of superseded tariff sheet(s) & price list(s), if applicable, marked as Exhibit A.
X	[1,4,9,10-13,16-21]	Copy of revised tariff sheets & price lists, marked as Exhibit B.
	[3]	Provide a copy of any customer application form required in order to establish residential service, if applicable.
X	[1-2,4-7,9,12-	Description of and rationale for proposed tariff changes, including a complete description of the service(s) proposed or
A	13,16,18-23,25]	affected. Specify for each service affected whether it is \mathbf{x} business; \square residence; or \square both. Also indicate whether it is a \square

switched or \(\preceded \) dedicated service. Include this information in either the cover letter or Exhibit C.

	[1,2,4,9a(v-vi),	Specify which notice procedure has been/will be utilized: direct mail; bill insert; bill notation or electronic mail.
	5,10,16,18(b-c),	NOTE:
	21]	☐ Tier 1 price list increases must be within an approved range of rates.
	[2.4.5.0-(.)	☐ SLF Filings – Do NOT send customer notice until it has been reviewed and approved by Commission Staff
	[2,4-5,9a(v),	Copy of real time notice which has been/will be provided to customers.
	9b, 10,12-13,16,	NOTE: SLF Filings – Do NOT send customer notice until it has been reviewed and approved by Commission Staff
	18(b-c),20-21] [1,2,5,9a(v),11-13,	A CC doubt attacking that another many action has been married at
	18, 21(increase	Affidavit attesting that customer notice has been provided.
	only)]	
	[2,12]	Copy of Notice which has been provided to ILEC(s).
	[2,12]	Listing of Assigned (NPA) NXX's where in the LECs (NPA) NXX's would be reassigned.
П	[2,4,10,12-13,]	List of Ohio exchanges specifically involved or affected.
П	[14]	The interconnection agreement adopted by negotiation or mediation.
П	[15]	For commercial mobile radio service providers, a statement affirming that registrant has obtained all necessary federal
	[10]	authority to conduct operations being proposed, and that copies have been furnished by cellular, paging, and mobile
		companies to this Commission of any Form 401, 463, and / or 489 which the applicant has filed with the Federal
		Communications Commission.
	[15]	Exhibits must include company name, address, contact person, service description, and evidence of registration with the
		Ohio Secretary of State.
	[24]	Affidavit that total price of contract exceeds total cost of all regulated services.
	[5,13]	New title sheet with proposed new company name.
	[1,3,13]	For CLECs, List of Ohio Exchanges the applicant intends to serve (Use spreadsheet from:
		http://www.puc.state.oh.us/puco/forms/form.cfm?doc id=357).
	[1,3a-b,3d,7,	Maps depicting the proposed serving and calling areas of the applicant.
	10,13, 23]	If Mirroring Large ILEC exchanges for both serving area and local calling areas: • Serving area must be clearly
]	reflected on an Ohio map attached to tariffs and textually described in tariffs by noting that it is reflecting a particular
		large ILEC/CLEC territory, and listing the involved exchanges. • <i>Local calling areas</i> must be clearly reflected on an
		Ohio map attached to the tariffs, and/or clearly delineated in tariffs, including a complete listing of each exchange
		being served and all exchanges to which local calls can be made from each of those exchanges.
		If Self-defining serving area and/or local calling area as an area other than that of the established ILEC exchange(s): •
		Serving Area must be clearly reflected on an Ohio map attached to the tariffs, and textually described in tariffs by
]	listing the involved exchanges. • <i>Local Calling Areas</i> must be described in the tariff through textual delineation and
		clear maps. Maps for self-defined serving <i>and</i> local calling areas are required to be traced on United States Geological
		Survey topography maps. These maps are the Standard Topographic Quadrangle maps, 7.5 minute 1:24,000.
	503	Other information requested by the Commission staff.
	[3]	Initial certification that includes Tier 2 Services, indicate which option you intend to adopt to maintain the
		tariff:
		□ Paper Tariff □ Electronic Tariff - If electronic, provide the web address for the tariff:
1	I	

III. Registrant hereby attests to its compliance with the following requirements in the Service Requirements Form, as well as all pertinent entries and orders issued by the Commission with respect to these issues. Further, registrant hereby affirms that it will maintain with its TRF docket an up-to-date, properly marked, copy of the Service Requirements Form available for public inspection.

MANDATORY REQUIREMENTS FOR ALL BASIC LOCAL EXCHANGE AND CTS PROVIDERS:

- [x] Sales tax
- [x] Minimum Telephone Service Standards (MTSS)
- [x] Surcharges

MANDATORY REQUIREMENTS FOR ALL BASIC LOCAL EXCHANGE PROVIDERS:

[x] 1+ IntraLATA Presubscription

SERVICE REQUIREMENTS FOR PROVISION OF CERTAIN SERVICES (CHECK ALL APPLICABLE):

- □ Discounts for Persons with Communication Disabilities and the Telecommunication Relay Service [Required if toll service provided]
- ☐ Emergency Services Calling Plan [Required if toll service provided]
- □ Alternative Operator Service (AOS) requirements [Required for all providing AOS (including inmate services) service]
- □ Limitation of Liability Language [Required for all who have tariff language that may limit their liability]
- □ Termination Liability Language [Required for all who have early termination liability language in their tariffs]
- ☐ Service Connection Assistance (SCA) [Required for all LECs]
- □ Local Number Portability and Number Pooling [Required for facilities-based LECs]
- □ Package Language [Required for tariffs containing packages or service bundles containing both local and toll and/or non-regulated services]

IV.	List names, titles, phone numbers, and addresses of those persons authorized to respond to inquiries from the Consumer Services Department on behalf of the applicant regarding end-user complaints:
	Tom McCloud, Regulatory Specialist, (513)397-1312
v.	List names, titles, phone numbers, and addresses of those persons authorized to make and/or affirm or verify filings at the Commission on behalf of the applicant:
	E: An annual report is required to be filed with the Commission by each company on an annual basis. The annual report form will be sent ompletion to the address and individual(s) identified in this Section unless another address or individual is so indicated.
VI.	List Name(s), DBA(s) and PUCO Certification Number(s) of any affiliates you have operating in Ohio under PUCO authority, whether Telecommunication or other. (If needed, use a separate sheet and check here: □)
	AFFIDAVIT Compliance with Commission Rules and Service Standards
I am	an officer of the applicant corporation, Cincinnati Bell Any Distance Inc., and am authorized to make this statement
	(Name of Company) s behalf. I attest that these tariffs comply with all applicable rules, including the Minimum Telephone Service Standards (MTSS) for the
	of Ohio. I understand that tariff notification filings do not imply Commission approval and that the Commission's rules, including the
Minii	num Telephone Service Standards, as modified and clarified from time to time, supersede any contradictory provisions in our tariff. We
will f	fully comply with the rules of the state of Ohio and understand that noncompliance can result in various penalties, including the suspension
of ou	r certificate to operate within the state of Ohio.
I dec	are under penalty of perjury that the foregoing is true and correct.
Exec	euted on May 30, 2007 at 201 E. Fourth Street, Cincinnati, Ohio 45201 (Date) (Location)
	/s/ D. Scott Ringo Jr Assistant Secretary May 30, 2007 *(Signature and Title) (Date)
********	* This affidavit is required for every tariff-affecting filing. It may be signed by counsel or an officer of the applicant, or an authorized agent of the applicant.
*******	<u>VERIFICATION</u>
ΙD	
	Scott Ringo Jr. verify that I have utilized, verbatim, the Commission's Telecommunications Application Form and that all of the nation submitted here, and all additional information submitted in connection with this case, is true and correct to the best of my

*Verification is required for every filing. It may be signed by counsel or an officer of the applicant, or an authorized agent of the applicant.

/s/ D. Scott Ringo Jr. - Assistant Secretary May 30, 2007
*(Signature and Title) (Date)

knowledge.

Ms. Renee Jenkins Docketing Division Chief The Public Utilities Commission of Ohio 180 East Broad Street Columbus, Ohio 43215-3793

RE: Case No. **07-0656-TP-ZTA**

Case No. 90-5815-TP-TRF

Dear Ms. Jenkins:

Cincinnati Bell Any Distances Inc. is submitting this application to add language to the tariff that addresses fraudulent use of service.

Included with this filing is a copy of the superseded tariff pages marked as Exhibit A and a copy of the new tariff pages marked as Exhibit B.

Should you have any questions concerning this filing please do not hesitate to contact me on (513) 397-1296.

Sincerely,

/s/ Kathleen Reid Regulatory Specialist

Attachments

Attachment A – Superseded Tariff Sheets

CHECK SHEET

Pages of this tariff, as indicated below, are effective as of the date shown at the bottom of the respective pages. Original and revised pages, as named below, comprise all changes from the original tariff and are currently in effect as of the date on the bottom of this page.

PAGE	REVISION	PAGE	REVISION	PAGE	REVISION	PAGE	REVISION	PAGE	REVISION
1	1st	41	1st	83	Original	125	Original	167	Original
2.1	1st	42	1st	84	Original	126	Original	168	Original
3	4th	43	1st	85	Original	127	Original	169	Original
4	Original	44	1st	86	Original	128	Original	170	Original
5	Original	45	1st	87	Original	129	Original	171	Original
6	1st	46	1st	88	Original	130	Original	172	7th
7	Original	47	1st	89	Original	131	Original	173	6th
8	Original	48	1st	90	Original	132	Original	173.1	11th
9	Original	49	1st	91	Original	133	Original	173.2	4th
10	Original	50	1st	92	Original	134	Original	173.3	8th
11	Original	51	1st	93	Original	135	Original	173.4	12th
12	Original	52	1st	94	Original	136	Original	173.5	9th
13	Original	53	1st	95	Original	137	Original	173.6	6th
14	Original	54	1st	96	Original	138	Original	173.7	3rd
15	Original	55	1st	97	Original	139	Original	173.8	Original
16	Original	56	Original	98	Original	140	Original	173.9	Original
17	Original	57	Original	99	Original	141	Original	173.10	Original
18	Original	58	Original	100	Original	142	Original	173.11	First
19	1st	59	Original	101	Original	143	Original		
20	Original	60	Original	102	Original	144	Original	174	9th
21	1st	61	Original	103	Original	145	Original	175	6th
22	Original	62	Original	104	Original	146	Original	176	5th
23	1st	63	Original	105	Original	147	Original	177	5th
24	Original	64	Original	106	Original	148	Original	178	5th
25	Original	65	Original	107	Original	149	Original	179	5th
26	Original	66	Original	108	Original	150	Original	179.1	11th
27	2nd	67	Original	109	Original	151	Original	179.2	4th
28	2nd	68	Original	110	Original	152	Original	179.3	6th
29	1st	69	Original	111	Original	153	Original	179.4	6th
30	2nd	70	Original	112	Original	154	Original	179.5	8th
31	2nd	71	Original	113	Original	155	Original	179.6	6th
32	2nd	72	Original	114	Original	156	Original	179.7	9th
33	3rd	73	Original	115	Original	157	Original	179.8	4th
34	1st	74	Original	116	Original	158	Original	179.9	6th
35	3rd	75	Original	117	Original	159	Original	179.10	5th
36	3rd	76	Original	118	Original	160	Original	179.11	3rd
37	1st	77	Original	119	Original	161	Original	179.12	3rd
37.1	1st	78	Original	120	Original	162	Original	179.13	3rd
37.2	1st	79	1st	121	Original	163	Original	179.14	2nd
38	2nd	80	Original	122	Original	164	Original	179.15	3rd
39	2nd	81	Original	123	Original	165	Original	179.16	Original
40	2nd	82	Original	124	Original	166	Original		

Issued: May 1, 2007

D. Scott Ringo Jr., Assistant Secretary & Director - Regulatory Affairs Cincinnati, Ohio

Effective May 1, 2007 In accordance with Case No. 07-0528-TP-ZTA Issued by The Public Utilities Commission of Ohio

SECTION 2 - REGULATIONS (Continued)

2.8 Responsibility of the Company (Continued)

2.8.3 Disconnection of Service by the Company

Upon five (5) days written notice, the Company may discontinue service or cancel an application for service without incurring any liability for any of the following reasons:

- A. Non-payment of any sum due to the Company for service for more than thirty days beyond the date of rendition of the bill for such service; (See paragraph 2.12 following for additional regulations associated with nonpayment of toll charges.)
- B. Violation of any regulation governing the service under this tariff;
- C. Violation of any law, rule, or regulation of an government authority having jurisdiction over the service; or
- D. The Company is prohibited from furnishing services by order of a court or other government authority having jurisdiction.
- E. Customer uses equipment is such a manner as to adversely affect the Company's equipment or service to others.

2.8.4 Fractional Charges

Charges for a fractional part of a month (which follows a full month) are calculated by counting the number of days remaining in the billing period after service is furnished or has been discontinued. The number of days remaining in the billing period are counted starting with the day after the service was furnished or discontinued. Divide that figure by thirty days. The resultant fraction is then multiplied by the monthly charge to arrive at the fractional monthly charge.

2.8.5 Insufficient Fund Checks

Customers will be charged \$20.00 on all checks issued to the Company which are returned due to insufficient funds. At the discretion of the Company, the insufficient funds check charge may be waived under appropriate circumstances (e.g. a bank error).

Issued: October 23, 2000

Attachment B – Revised Tariff Sheets

CHECK SHEET

Pages of this tariff, as indicated below, are effective as of the date shown at the bottom of the respective pages. Original and revised pages, as named below, comprise all changes from the original tariff and are currently in effect as of the date on the bottom of this page.

PAGE	REVISION	PAGE	REVISION	PAGE	REVISION	PAGE	REVISION	PAGE	REVISION
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2.1	1st	41	1st	83	Original	125	Original	167	Original
3	4th	42	1st	84	Original	126	Original	168	Original
4	Original	43	1st	85	Original	127	Original	169	Original
5	Original	44	1st	86	Original	128	Original	170	Original
6	1st	45	1st	87	Original	129	Original	171	Original
7	Original	46	1st	88	Original	130	Original	172	7th
8	Original	47	1st	89	Original	131	Original	173	6th
9	Original	48	1st	90	Original	132	Original	173.1	11th
10	Original	49	1st	91	Original	133	Original	173.2	4th
11	Original	50	1st	92	Original	134	Original	173.3	8th
12	Original	51	1st	93	Original	135	Original	173.4	12th
13	Original	52	1st	94	Original	136	Original	173.5	9th
14	Original	53	1st	95	Original	137	Original	173.6	6th
15	Original	54	1st	96	Original	138	Original	173.7	3rd
16	Original	55	1st	97	Original	139	Original	173.8	Original
17	Original	56	Original	98	Original	140	Original	173.9	Original
18	Original	57	Original	99	Original	141	Original	173.10	Original
19	1st	58	Original	100	Original	142	Original	173.11	First
20	Original	59	Original	101	Original	143	Original	174	9th
21	2nd	60	Original	102	Original	144	Original	175	6th
21.1	Original	61	Original	103	Original	145	Original	176	5th
22	Original	62	Original	104	Original	146	Original	177	5th
23	1st	63	Original	105	Original	147	Original	178	5th
24	Original	64	Original	106	Original	148	Original	179	5th
25	Original	65	Original	107	Original	149	Original	179.1	11th
26	Original	66	Original	108	Original	150	Original	179.2	4th
27	2nd	67	Original	109	Original	151	Original	179.3	6th
28	2nd	68	Original	110	Original	152	Original	179.4	6th
29	1st	69	Original	111	Original	153	Original	179.5	8th
30	2nd	70	Original	112	Original	154	Original	179.6	6th
31	2nd	71	Original	113	Original	155	Original	179.7	9th
32	2nd	72	Original	114	Original	156	Original	179.8	4th
33	3rd	73	Original	115	Original	157	Original	179.9	6th
34	1st	74	Original	116	Original	158	Original	179.10	5th
35	3rd	75	Original	117	Original	159	Original	179.11	3rd
36	3rd	76	Original	118	Original	160	Original	179.12	3rd
37	1st	77	Original	119	Original	161	Original	179.13	3rd
37.1	1st	78	Original	120	Original	162	Original	179.14	2nd
37.2	1st	79	1st	121	Original	163	Original	179.15	3rd
38	2nd	80	Original	122	Original	164	Original	179.16	Original
39	2nd	81	Original	123	Original	165	Original		

Issued: May 30, 2007

D. Scott Ringo Jr., Assistant Secretary & Director - Regulatory Affairs Cincinnati, Ohio

Effective: May 30, 2007 In accordance with Case No. 07-0656-TP-ZTA Issued by The Public Utilities Commission of Ohio

SECTION 2 - REGULATIONS (Continued)

2.8 Responsibility of the Company (Continued)

2.8.3 Disconnection of Service by the Company

Upon five (5) days written notice, the Company may discontinue service or cancel an application for service without incurring any liability for any of the following reasons:

- A. Non-payment of any sum due to the Company for service for more than thirty days beyond the date of rendition of the bill for such service; (See paragraph 2.12 following for additional regulations associated with nonpayment of toll charges.)
- B. Violation of any regulation governing the service under this tariff;
- C. Violation of any law, rule, or regulation of an government authority having jurisdiction over the service; or
- D. The Company is prohibited from furnishing services by order of a court or other government authority having jurisdiction.
- E. Customer uses equipment is such a manner as to adversely affect the Company's equipment or service to others.

The Company may without notice terminate the subscriber's contract and/or disconnect the service upon:

- A. Abandonment of the service.
- B. Impersonation of another with fraudulent intent.
- C. Use of service in such a way as to impair or interfere with the service of other subscribers; such improper use includes, but is not limited to, the use of service by a subscriber or with his permission in connection with a plan or contrivance to secure a large volume of telephone calls, to be directed to such subscriber at or about the same time which may result in preventing, obstructing, or delaying the service of others.
- D. Abuse or fraudulent use of service; such abuse or fraudulent use includes:
 - 1. The use of service or facilities of the Company to transmit a message or to locate a person or otherwise to give or obtain information, without payment of the charge applicable for the service;
 - 2. The obtaining, or attempting to obtain, or assisting another to obtain or to attempt to obtain, message telecommunications service by rearranging, tampering with, or making connection with any facilities of the Company, or by any trick, scheme, false representation, or false credit devise, or by or through any other fraudulent means or devise whatsoever, with intent to avoid the payment, in whole or in part, of the regular charge for such service;

Issued: May 30, 2007

Cincinnati, Ohio

D. Scott Ringo Jr., Assistant Secretary & Director - Regulatory Affairs

Effective: May 30, 2007 In accordance with Case No. 07-0656-TP-ZTA Issued by The **Public Utilities Commission** of Ohio

(N) (M)

(M)

(N)

SECTION 2 - REGULATIONS (Continued)

2.8 Responsibility of the Company (Continued)

2.8.3 Disconnection of Service by the Company (Continued)

(N)

The Company may without notice terminate the subscriber's contract and/or disconnect the service upon: (Continued)

- D. Abuse or fraudulent use of service; such abuse or fraudulent use includes: (Continued)
 - 3. Use of service or facilities of the Company for a call or calls, anonymous or otherwise, if in a manner reasonably to be expected to frighten, abuse, torment, or harass another;
 - 4. The use of the service in such a manner as to interfere unreasonably with the use of the service by one or more other customers.
- E. The use of obscene, profane or grossly abusive language over or by means of the Company's facilities, and who after reasonable notice fails, neglects or refuses to cease and refrain from such practice or to prevent the same, and to remove its property from the premises of such person.

2.8.4 Fractional Charges

(N) (M)

Charges for a fractional part of a month (which follows a full month) are calculated by counting the number of days remaining in the billing period after service is furnished or has been discontinued. The number of days remaining in the billing period are counted starting with the day after the service was furnished or discontinued. Divide that figure by thirty days. The resultant fraction is then multiplied by the monthly charge to arrive at the fractional monthly charge.

2.8.5 Insufficient Fund Checks

Customers will be charged \$20.00 on all checks issued to the Company which are returned due to insufficient funds. At the discretion of the Company, the insufficient funds check charge may be waived under appropriate circumstances (e.g. a bank error).

(M)

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D. Scott Ringo Jr., Assistant Secretary & Director - Regulatory Affairs Cincinnati, Ohio

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Summary: Application Filing to add language to the tariff that addresses fraudulent use of CBAD services. electronically filed by Regulatory Specialist Kathleen M Reid on behalf of CINCINNATI BELL ANY DISTANCE INC.