

83-464-TP-057

Notice is hereby given that the Public Utilities Commission of Ohio has scheduled an evidentiary hearing in Case No. 83-464-TF-COI to begin Wednesday, September 28, 1983, to consider the merits of a proposal of the Commission's Staff relative to the appropriate format, structure, and methodology to be utilized by telephone companies engaged in providing local exchange service in arriving at intrastate access charges in the State of Ohio. The hearing will begin with the taking of any sworn or unsworn public testimony or comments, at the conclusion of which testimony sponsored by the Staff and intervenors will commence. An access charge is the mechanism by which all local exchange carriers will recover revenues associated with the provision of facilities to originate and terminate interexchange traffic after January 1, 1984, and will replace the traditional toll settlements process previously utilized by telephone companies in recovering such revenues. Adoption of an intrastate access charge program may result in an increase in charges to subscribers of telephone service in Ohio. Such an increase in charges could result either through a subscriber's local exchange carrier receiving approval of an access charge tariff from this Commission or as a result of a subscriber's local exchange carrier filing a concurrence in the tariffs of some other local exchange carrier. The Commission has set a September 16, 1983 deadline for the filing of written requests to intervene in this proceeding, and a September 21, 1983 deadline for this filing of written, prefiled direct expert testimony by any party. Copies of the August 24, 1983 Finding and Order scheduling this evidentiary hearing, together with copies of the Staff proposal which is the subject matter of that hearing, are available upon written request from Ms. Catherine Zwissler of the Docketing Division of the Commission.

Further information may be obtained by addressing written inquiry to Ms. Mary Ann Orlinki, Secretary, The Public Utilities Commission of Ohio, 375 South High Street, Columbus, Ohio 43215.

THE PUBLIC UTILITIES  
COMMISSION OF OHIO  
By: MARY ANN ORLINSKI,  
Secretary

# JOURNAL - NEWS

THE STATE OF OHIO, BUTLER COUNTY, SS.

Personally appeared ..Saundra Hibband..... who being duly sworn according to law, says he is authorized to act for the JOURNAL-NEWS (Post Office registry The Journal-News) a daily newspaper, printed and of general circulation in said county, and that the annexed advertisement was published in said newspaper once each week for xxxxxxxxx weeks consecutively, commencing

..... September 1....., 1983.

Sworn to and subscribed before me, this

day of

198—

Deborah J. Gordan

**Notary Public, State of Ohio**

~~Notary Public, State of Ohio~~

My Commission expires April 12, 1985

**RECEIVED**

SEP 26 1983

DOCKETING DIVISION  
UTILITIES COMMISSION OF OHIO

Images appearing are an  
production of a case file  
regular course of business  
Date processed 11/31/2013

LEGAL NOTICE  
83-464-TP-C07

## CERTIFICATE OF PUBLICATION

STATE OF OHIO, NOBLE COUNTY, ss:

Freddie Powell Publisher-Editor-General  
Manager of Southeast Publications, Inc., does solemnly swear that a  
copy of the notice, hereunto attached, was published in THE JOURNAL-  
LEADER, a newspaper published at Caldwell, Ohio, and in general  
circulation in said county, for a period of one consecutive weeks,  
commencing on the 1<sup>st</sup> day of September, A.D. 1983.

Freddie Powell  
Publisher-Editor-General Manager

Fees \$ 28<sup>35</sup>

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DOCKETING DIVISION  
PUBLIC UTILITIES COMMISSION OF OHIO

This is to certify that the  
accurate and complete repr  
document delivered in the  
Technician

Sworn to and subscribed before me this, the

1<sup>st</sup> day of September A.D., 1983.

Sarah J. DeLancey

SARAH J. DELANCEY  
NOTARY PUBLIC - STATE OF OHIO  
MY COMMISSION EXPIRES APRIL 25, 1986

Notice is hereby given that the Public Utilities Commission of Ohio has scheduled an evidentiary hearing in Case No. 83-464-TP-C07 to begin Wednesday, September 28, 1983, at 10:00 a.m. The merits of a proposed rule of the Commission's Staff relative to the appropriate format, structure, and methodology to be utilized by telephone companies engaged in providing local exchange service in arriving at intrastate access charges in the State of Ohio. The hearing will begin with the taking of any sworn or unsworn public testimony or comments, at the conclusion of which testimony sponsored by the Staff and intervenors will commence. An access charge is the mechanism by which all local exchange carriers will recover revenues associated with the provision of facilities to originate and terminate interexchange traffic after January 1, 1984, and will replace the traditional toll settlement process previously utilized by telephone companies in recovering such revenues. Adoption of an intrastate access charge program may result in an increase in charges to subscribers of telephone service in Ohio. Such an increase in charges could result either through a subscriber's local exchange carrier receiving approval of an access charge tariff from this Commission or as a result of a subscriber's local exchange carrier filing a concurrence in the tariffs of some other local exchange carrier. The Commission has set a September 16, 1983 deadline for the filing of written requests to intervene in this proceeding, and a September 21, 1983 deadline for the filing of written, proffered direct expert testimony by any party. Copies of the August 24, 1983 Final Order scheduling this evidentiary hearing, together with copies of the Staff proposal which is the subject matter of that hearing, are available upon written request from the Docketing Division of the Commission.

Witness my hand and seal this 26th day of September, 1983.