## The Public Utilities Commission of Ohio TELECOMMUNICATIONS FILING FORM

(Effective: 01/20/2011)

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

In the Matter of the Application of AT&T Ohio to Institute a \$500 Special Construction Engineering Prep Fee	<ul> <li>) IRF DOCKET NO. 90-5032-IP-IRF</li> <li>) Case No. 14-765 -TP-ATA</li> <li>)</li> <li>) NOTE: Unless you have reserved a Case #, leave the "Case No" fields BLANK.</li> </ul>
Name of Registrant(s) AT&T Ohio	
DBA(s) of Registrant(s) The Ohio Bell Telephone Compar	iy uses the name AT&T Ohio.
Address of Registrant(s) 45 Erieview Plaza; Suite 1600; Cl	eveland, Ohio 44114
Company Web Address www.att.com	
Regulatory Contact Person(s) Maryann H. Mackey	Phone 216 822-0086 Fax 216 781-9643
Regulatory Contact Person's Email Address mm4182@a	utt.com
Contact Person for Annual Report Maryann H. Mackey	Phone 216 822-0086
Address (if different from above) 45 Erieview Plaza; Sui	ite 1600; Cleveland, Ohio 44114
Consumer Contact Information Maryann H. Mackey	Phone 216 822-0086
Address (if different from above) 45 Erieview Plaza; Suite	1600; Cleveland, Ohio 44114
Motion for protective order included with filing? Yes	∎ No
Motion for waiver(s) filed affecting this case? $\Box$ Yes $\blacksquare$ N	lo [Note: Waivers may toll any automatic timeframe.]

#### Notes:

Section I and II are Pursuant to Chapter 4901:1-6 OAC

Section III – Carrier to Carrier is Pursuant to 4901:1-7 OAC, and Wireless is Pursuant to 4901:1-6-24 OAC. Section IV – Attestation

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

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

(3) Information regarding the number of copies required by the Commission may be obtained from the Commission's web site at <u>www.puco.ohio.gov</u> under the docketing information system section, by calling the docketing division at 614-466-4095, or by visiting the docketing division at the offices of the Commission.

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

All Filings that result in a change to one or more tariff pages require, at a minimum, the following exhibits.
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Exhibit	Description:
А	The tariff pages subject to the proposed change(s) as they exist before the change(s)
В	The Tariff pages subject to the proposed change(s), reflecting the change, with the change(s) marked in the
	right margin.
С	A short description of the nature of the change(s), the intent of the change(s), and the customers affected.
D	A copy of the notice provided to customers, along with an affidavit that the notice was provided according to
	the applicable rule(s).

# Section I – Part I - Common Filings

Carrier Type Other (explain below)	■ For Profit ILEC	<b>Not For Profit ILEC</b>	
Change terms & conditions of existing BLES	ATA <u>1-6-14(H)</u> (Auto 30 days)	ATA <u>1-6-14(H)</u> (Auto 30 days)	ATA <u>1-6-14(H)</u> (Auto 30 days)
Introduce non-recurring charge, surcharge, or fee to BLES			ATA <u>1-6-14(H)</u> (Auto 30 days)
Introduce or Increase Late Payment	ATA <u>1-6-14(1)</u> (Auto 30 days)	ATA <u>1-6-14(1)</u> (Auto 30 days)	$\Box \text{ ATA } \underline{1-6-14(1)}$ (Auto 30 days)
Revisions to BLES Cap.	ZTA <u>1-6-14(F)</u> (0 day Notice)		
Introduce BLES or expand local service area (calling area)	ZTA <u>1-6-14(H)</u> (0 day Notice)	☐ ZTA <u>1-6-14(H)</u> (0 day Notice)	$\Box ZTA 1-6-14(H)$ (0 day Notice)
Notice of no obligation to construct facilities and provide BLES	ZTA <u>1-6-27(C)</u> (0 day Notice)	☐ ZTA <u>1-6-27(C)</u> (0 day Notice)	
Change BLES Rates	TRF <u>1-6-14(F)</u> (0 day Notice)	$\Box \text{ TRF } \frac{1-6-14(F)(4)}{(0 \text{ day Notice})}$	TRF <u>1-6-14(G)</u> (0 day Notice)
To obtain BLES pricing flexibility	BLS <u>1-6-14</u> ( $C$ )(1)(c) (Auto 30 days)		
Change in boundary	ACB <u>1-6-32</u> (Auto 14 days)	ACB <u>1-6-32</u> (Auto 14 days)	
Expand service operation area			TRF <u>1-6-08(G)</u> (0 day)
BLES withdrawal			$\Box ZTA 1-6-25(B)$ (0 day Notice)

### Section I – Part II – Customer Notification Offerings Pursuant to Chapter 4901:1-6-7 OAC

Type of Notice	Direct Mail	Bill Insert	Bill Notation	Electronic Mail
15-day Notice				
30-day Notice				
Date Notice Sent:	·			·

## Section I – Part III – IOS Offerings Pursuant to Chapter 4901:1-6-22 OAC

IOS	Introduce New	Tariff Change	Price Change	Withdraw

## Section II – Part I – Carrier Certification - Pursuant to Chapter 4901:1-6-08, 09 & 10 OAC

Certification	ILEC (Out of Territory)	CLEC	Telecommunication s Service Provider Not Offering Local	CESTC	CETC
* See Supplemental	ACE <u>1-6-08</u>	ACE <u>1-6-08</u>	ACE <u>1-6-</u> 08	ACE <u>1-6-</u> 10	UNC <u>1-6-</u> 09
form	* (Auto 30- day)	*(Auto 30 day)	*(Auto 30 day)	(Auto 30 day)	*(Non-Auto)

\*Supplemental Certification forms can be found on the Commission Web Page.

#### Section II – Part II – Certificate Status & Procedural

Certificate Status	ILEC	CLEC	Telecommunications Service Provider Not Offering Local
Abandon all Services		ABN <u>1-6-26</u> (Auto 30 days)	ABN <u>1-6-26</u> (Auto 30 days)
Change of Official Name *	$\square ACN 1-6-29(B)$ (Auto 30 days)	ACN <u>1-6-29(B)</u> (Auto 30 days)	CIO <u>1-6-29(C)</u> (0 day Notice)
Change in Ownership *	$\Box \text{ ACO } \underline{1-6-29(E)}$ (Auto 30 days)	$\square ACO \underline{1-6-29(E)}$ (Auto 30 days)	CIO <u>1-6-29(C)</u> (0 day Notice)
Merger *	AMT <u>1-6-29(E)</u> (Auto 30 days)	AMT <u>1-6-29(E)</u> (Auto 30 days)	CIO <u>1-6-29(C)</u> (0 day Notice)
Transfer a Certificate *	$\Box \text{ ATC } \underline{1-6-29(B)}$ (Auto 30 days)	ATC <u>1-6-29(B)</u> (Auto 30 days)	CIO <u>1-6-29(C)</u> (0 day Notice)
Transaction for transfer or lease of property, plant or business *	ATR <u>1-6-29(B)</u> (Auto 30 days)	ATR <u>1-6-29(B)</u> (Auto 30 days)	CIO <u>1-6-29(C)</u> (0 day Notice)

\* Other exhibits may be required under the applicable rule(s). ACN, ACO, AMT, ATC, ATR and CIO applications see <u>the 4901:1-6-29 Filing Requirements on the Commission's Web Page</u> for a complete list of exhibits.

#### Section III – Carrier to Carrier (Pursuant to 4901:1-7), and Wireless (Pursuant to 4901:1-6-24)

Carrier to Carrier	ILEC	CLEC	
Interconnection agreement, or amendment to	□ NAG <u>1-7-07</u>	□ NAG <u>1-7-07</u>	
an approved agreement	(Auto 90 day)	(Auto 90 day)	
Request for Arbitration	ARB <u>1-7-09</u> (Non-Auto)	ARB <u>1-7-09</u> (Non-Auto)	
Introduce or change c-t-c service tariffs,	$\square \text{ ATA } \underline{1-7-14}$ (Auto 30 day)	$\square ATA 1-7-14$ (Auto 30 day)	
Request rural carrier exemption, rural carrier suspension or modification	UNC <u>1-7-04</u> or 05 (Non-Auto)		
Changes in rates, terms & conditions to Pole Attachment, Conduit Occupancy and Rights- of-Way.	$\bigcup \text{UNC } 1-7-23(B)$ (Non-Auto)		
Wireless Providers See <u>4901:1-6-24</u>	RCC [Registration & Change in Operations]	Interconnection Agreement or	

#### Section IV. – Attestation

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

#### **AFFIDAVIT Compliance with Commission Rules**

I am an officer/agent of the applicant corporation, AT&T Ohio

, and am authorized to make this statement on its behalf.

Please Check ALL that apply:

• I attest that these tariffs comply with all applicable rules for the state of Ohio. I understand that tariff notification filings do not imply Commission approval and that the Commission's rules as modified and clarified from time to time, supersede any contradictory provisions in our tariff. We will fully comply with the rules of the state of Ohio and understand that noncompliance can result in various penalties, including the suspension of our certificate to operate within the state of Ohio.

I attest that customer notices accompanying this filing form were sent to affected customers, as specified in Section II, in accordance with Rule 4901:1-6-7, Ohio Administrative Code.

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

Executed on May 1, 2014

at Cleveland, Ohio

\* /s/ Maryann Mackey

May 1, 2014

Director, Regulatory

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.

#### VERIFICATION

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

\* /s/ Maryann Mackey

Director, Regulatory \*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. 

Send your completed Application Form, including all required attachments as well as the required number of copies, to:

**Public Utilities Commission of Ohio Attention: Docketing Division** 180 East Broad Street, Columbus, OH 43215-3793 Or Make such filing electronically as directed in Case No 06-900-AU-WVR

May 1, 2014

# **EXHIBIT A**

# AT&T TARIFF

(T)

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

#### 1. SPECIAL SERVICES

#### A. Construction Charges

- 1. General Regulations
  - All rates and charges specified in this tariff contemplate the establishment of service without abnormal or excessive expense to the Company. Under certain conditions, as outlined in this (T) paragraph A, nonrecurring charges, hereinafter referred to as construction charges, will be applied to cover all or a part of the abnormal or excessive expense incurred by the Company (T) in the establishment of service. Payment of construction charges will be required prior to the commencement of the work with which such construction charges are associated.
  - b. Where construction has been started in order to furnish service to an applicant and the application for service is cancelled prior to the establishment of service, the applicant shall be required to reimburse the Company for the estimated loss resulting from such construction. (T)
  - c. Where facilities constructed on private right of way are used as a part of the Company's (T) general distributing plant, the regulations and construction charges to be applied shall be those specified for the construction of facilities on public highways, but when not so used, the regulations and construction charges to be applied shall be those specified for the construction charges to be applied shall be those specified for the construction charges to be applied shall be those specified for the construction charges to be applied shall be those specified for the construction of entrance facilities.
  - d. Such facilities and construction work as may be provided by an applicant, as hereinafter set forth, shall be subject to the approval of the Company.
  - e. The customer does not obtain any rights of ownership or otherwise in facilities provided by the Company, whether or not construction charges are applied. All facilities provided by the (T) Company shall be under its exclusive control and, except as hereinafter specifically provided, shall be maintained and replaced by and at the expense of the Company. (T)
  - f. All facilities provided by the customer shall be owned by the customer, but shall be under the exclusive control of the Company while used for the furnishing of service by the Company. (T) Maintenance and replacement of such facilities shall be at the expense of the customer.
  - g. Permanent facilities on public highways will be provided by the Company without the (T) application of construction charges.

By Connie Browning, President, Cleveland, Ohio

# AT&T TARIFF

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

#### 1. SPECIAL SERVICES (cont'd)

- A. Construction Charges (cont'd)
  - 1. General Regulations (cont'd)
    - A buried wire or buried cable type of facilities will not be provided where, in the judgment of the Company, conditions are unsuitable and the use of such type of facilities may interfere (T) with the furnishing of efficient telephone service.
    - i. When an applicant is so located that it is necessary for the Company to obtain right of way to (T) furnish service, the applicant may be required to pay the cost (including rental) of securing and retaining such right of way.
    - j. Where rearrangement of any facilities provided by the Company on private property is made (T) at the request of or to meet conditions imposed by the customer, the expense incurred by the Company for such rearrangement shall be borne by the customer. (T)
  - 2. Temporary Facilities

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

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

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

By Connie Browning, President, Cleveland, Ohio

# **EXHIBIT B**

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

#### 1. SPECIAL SERVICES

#### A. Construction Charges

- 1. General Regulations
  - a. All rates and charges specified in this tariff contemplate the establishment of service without abnormal or excessive expense to the Company. Under certain conditions, as outlined in this paragraph A, nonrecurring charges, hereinafter referred to as construction charges, will be applied to cover all or a part of the abnormal or excessive expense incurred by the Company in the establishment of service. Payment of construction charges will be required prior to the commencement of the work with which such construction charges are associated.
  - b. A one-time *Engineering Work Preparation Fee* of \$500 will apply for the preparation of a quotation for custom work which may require construction charges. This fee is applicable prior to preparation of an estimate for custom work requiring construction charges and will be applied regardless of whether or not the work is ultimately performed for the customer. The Engineering Work Preparation Fee is nonrefundable; however, should the customer proceed with the custom work the fee will be applied against the special construction charges. If work is determined not to be a custom work order after the field visit by the engineer, the fee will be refunded to the customer.

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

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

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

- c. Where construction has been started in order to furnish service to an applicant and the (T) application for service is cancelled prior to the establishment of service, the applicant shall be required to reimburse the Company for the estimated loss resulting from such construction.
- d. Where facilities constructed on private right of way are used as a part of the Company's general distributing plant, the regulations and construction charges to be applied shall be those specified for the construction of facilities on public highways, but when not so used, the regulations and construction charges to be applied shall be those specified for the construction charges to be applied shall be those specified for the construction charges to be applied shall be those specified for the construction charges to be applied shall be those specified for the construction of entrance facilities.

/1/

(N)

(N)

/1/ Material now appears on Sheet 1.1.

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

(T)

(T)

/1/

#### 1. SPECIAL SERVICES (cont'd)

#### A. Construction Charges (cont'd)

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

- /1/ Material formerly appeared on Sheet 1.
- /2/ Material formerly appeared on Sheet 2.

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

#### 1. SPECIAL SERVICES (cont'd)

A. Construction Charges (cont'd)

/1/

2. Temporary Facilities

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

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

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

/1/ Material now appears on Sheet 1.1.

# Exhibit C

AT&T Ohio hereby revises Part 2 Section 5 of its AT&T Ohio Tariff P.U.C.O. No. 20, to institute a special construction, "Engineering Work Preparation Fee." This fee is intended to cover the costs borne by the Company in connection with preparing a work plan and quotation for customized, special construction work requested by the customer or needed in order to meet conditions imposed by the customer. This fee is applicable prior to preparation of an estimate for custom work requiring construction charges and will be applied regardless of whether or not the work is ultimately performed for the customer. The Engineering Work Preparation Fee is nonrefundable; however, should customers proceed with the custom work, the fee will be applied against the special construction charges. If work is determined not to be a custom work order after the field visit by the engineer, the fee will be refunded to the customer.

# **EXHIBIT D**

The proposed Engineering Work Prep Fee is applicable as a non-recurring fee and only impacts customers requesting special construction work on a going-forward basis. Customers will be advised of the fee at the time they request the special construction work. Therefore, customer notice is not required nor was one sent.

This foregoing document was electronically filed with the Public Utilities

Commission of Ohio Docketing Information System on

5/1/2014 8:30:43 AM

in

# Case No(s). 90-5032-TP-TRF, 14-0765-TP-ATA

Summary: Tariff Revise Special Construction Fees electronically filed by Maryann Mackey on behalf of AT&T Ohio