

May 13, 2014 Via Web Filing

Ms. Betty McCauley, Commission Secretary Public Utilities Commission of Ohio 180 East Broad Street Columbus, OH 43215

### RE: Unitycomm, LLC d/b/a U4 Data Request - Case No. 14-0707-TP-ACE In the Matter of the Application for a Certificate to Provide Resold Local and Interexchange Telecommunications Services Within Certain Territories of the State of Ohio

Dear Ms. McCauley:

Enclosed, please find the responses to the Data Request issued in Case No. 14-0707-TP-ACE submitted on behalf of Unitycomm, LLC d/b/a U4 as well as the amended Application and tariff pages. Please substitute the following Application and Tariff pages for the pages originally submitted on April 18, 2014:

#### Application

- Exhibit 3
- Exhibit 4
- Exhibit 18
- Exhibit 23 In addition to the above referenced changes, please remove the AT&T Ohio Proposed Market Area (PMA) Listing provided as Exhibit 23 of the Application.

#### **Tariff Pages**

- Original Page 1 Updated Check Sheet (Pages 52, 53, 54 Service Area Maps removed)
- Original Page 2 Updated Table of Contents (Section 8 Service Area Maps removed)
- Original Page 4 Removes reference to AT&T
- Original Page 7 Removes definition for MTSS
- Original Page 38 Removes reference to AT&T
- Original Page 39 Removes maximum rates
- Original Page 40 Removes maximum rates
- Original Page 42 Removes maximum rates
- Original Page 47 Removes maximum rates
- Original Page 48 Removes maximum rates
- Original Pages 52, 53 54 Deleted

Any questions you may have regarding this filing should be directed to my attention at 407-740-3031 or via email to sthomas@tminc.com. Thank you for your assistance in this matter.

Sincerely,

<u>/s/Sharon Thomas</u> Sharon Thomas Consultant to Bi-Tec Company, Inc.

cc: William Rondeau - BITEC

file: BITEC - Ohio - Local

tms: OHI1400a

MEMO

TO:	Sharon Thomas Consultant to Unitycomm, LLC <u>sthomas@tminc.com</u>
FROM:	Cheryl Williams, Telecommunications Specialist Telecommunication Division Public Utilities Commission of Ohio (614) 644-8057 <u>Cheryl.williams@puc.state.oh.us</u>
RE:	Data Request, Case No. 14-707-TP-ACE Unitycomm, LLC d/b/a U4 Certification Application

DATE: May 9, 2014

Due: May 13, 2014

Staff has completed its review of Unitycomm, LLC d/b/a U4, PUCO Local No. 1, tariff for its certification application and finds revisions are required in order to determine the outcome of this pending application. As such, we are sending this data request. All revisions should be filed in the above case number. Please feel free to contact me with any questions.

1. If Unitycomm, LLC doesn't plan on operating in AT&T geographic areas please revise the application and tariff to remove any language pertaining to AT&T.

AT&T references have been removed from Application Exhibit 3, Exhibit 4 and Exhibit 18.

2. Within tariff PUCO No. 1, original page 7, please remove the definition MTSS. MTSS no longer applies.

The MTSS definition has been removed from Page 7.

3. Within tariff PUCO No. 1, original pages 39, 40, 42, 47, and 48 please remove the maximum rates from the pages. Maximum rates are no longer required for CLECs.

The Maximum rates have been removed from Pages 39, 40, 42, 47 and 48.

4. Within tariff PUCO No. 1, original page 42, section 4.4.2 (A) please revise the current rate for electronic process of presubscription change to \$1.25 per the Commission rule 4901:1-7-03.

The current rate for the electronic process of presubscription has been changed to \$1.25.

5. Within the application exhibit 18, please provide the most updated agreements that have been filed with the Commission.

See attached agreement with LightYear Network solutions (now Birch); Unitycomm resells these services in the CenturyLink territory.

Unitycomm also has an interconnection/resale agreement with Frontier North (fka Verizon North) which is on file with the Commission (Case No. 04-1707-TP-NAG). That agreement remains in effect.

			561-779-	1123
LIGHTYEAR				
Network Solutions		-		
MULTI-LOCATION S	ERVICE AG	REEMENT	Γ.	
CUSTOMER NAME Unity Comm LLC	UTHORIZA	TION 	23/12-	
CONTACT: Bill Rondeau	CONTACT PHONE:	574 3	25 5670	×40 <del>0</del> 8
LOCATION STREET ADDRESS 101 E Main St	Treat			-
CITY Syvacuse STATE	IN:	Zip	46567	-
BILLING ADDRESS (IF DIFFERENT FROM LOCATION) PO Bok	250			-
CITY Syracuse STATE	_1N_	ZIP	4656	2
EMAIL ADDRESS	villiam ja	mes m	IONTIS. CON	N
TAX 10#/SSN # 42-157553-55	IF TAX EX	EMPT, PLEASE ATTACH	I TAX EXEMPT FORMS	
MAIN BILLING TELEPHONE NUMBER 574-528-6145	USE ATT	ACHED SPREADSHEE	ET FOR ALL NUMBERS	
TERM: 1 YEAR 2 YEAR 3 YEAR		/		
PLEASE PRE-SUBSCRIBE MY LINES TO LIGHTYEAR LONG DISTANCE SERVICE, PLEASE	INITIAL YES			

I acknowledge that this agreement for new service is subject to approval by Lightyear Network Solutions, LLC ("Lightyear") and that I, the undersigned, hereby agree to the terms and conditions of this agreement for new service, including those found on page 2 of this Agreement, and on Lightyear's website at www.lightyear.net. I hereby authorize Lightyear to verify all listed information for credit purposes. I understand that all services I select pursuant to this agreement shall be provided by Lightyear. I hereby appoint Lightyear as my primary long distance and local carrier for equal access service including interstate, intrastate and international service as well as intralata, unless I have indicated otherwise below. I appoint Lightyear to act as my agent in order to effectuate the charge(s) and authorize it to handle on my behalf all arrangements, including ordering, changing and/or maintaining my service. I understand that my local telephone company may assess me a charge for any change in service. I understand that only one long distance carrier may be designated as my primary interstate carrier for other types of service. Applicable State, federal, local and municipal taxes and surcharges shall apply in addition to the rates described herein. I understand I am responsible for all new line install charges (if applicable) and that all rates provided to customer (unless otherwise noted) are for POTS (Plain Old Telephone Service) lines and that an additional charge per line may apply for Centrex lines or PBX trunks.

I represent that I am the subscriber for the telephone number(s) listed herein and/or have the authority to change local and long distance carriers. This agreement and the services provided hereunder are subject to Lightyear's tariffs in effect from time to time. Some restrictions may apply. Your signature confirms that you understand and agree to the above. You further understand that Lightyear and the regional bell operating companies and/or other CLEC's are separate, independent and distinct companies and are not affiliated in any way with each other.

not anniated in any way with each other.
Customers Signature:
customers signature.
Print Name: Prinawin WithKord
Mana Minitar
Title: Muaging Member
✓ _)
Page 1 of 2

Date: 102312
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law Marine

Lightyear Agent : \_\_\_\_

Agent ID:

Legai Dept 8/21/12

#### TERMS AND CONDITIONS TO LIGHTYEAR'S MULTI-LOCATION SERVICE AGREEMENT

Customer agrees to pay for, and Lightyear Network Solutions, LLC. ("Lightyear") agrees to provide, local and long distance service ("Services") pursuant to the following:

1. BILLING: Services are provided and invoices are issued on a monthly basis. Invoices shall be payable in full on the designated due date except for amounts that are agreed to by Lightyear as valid disputes of Customer. Customer is responsible for paying entire billing invoice excluding disputed charges that have been identified in writing to Lightyear. Customer shall notify Lightyear within 15 days of receipt of the billing invoice of any dispute with regard to the invoice, or the invoice shall be deemed correct and binding. Interest may accrue on all unpaid and undisputed balances at the rate of 1.5% per month or the highest rate allowed by law; and may be applied to the outstanding balance until paid in full and current. In addition, invoices not paid by the due date will not be eligible for any volume and term discounts, which may otherwise be available, and Customer may be subject to disconnection. All payments must be made in U.S. currency.

2. SERVICES AND RATES: Lightyear may revise the rates for services from time to time without prior notice to reflect changes in its service charges and tariffs. Lightyear may from time to time move a Customer to a different service plan if usage or other criteria are not met for the plan to which the Customer has subscribed or is presently enrolled. Lightyear may require, at any time, a deposit based on estimated usage.

3. Non-RBOC Traffic: The percentage of Non-RBOC terminating traffic should be no higher than thirty (30%) in any month during the term of this Agreement. Should Lightyear determine that the percentage of Non-RBOC traffic is greater than thirty percent (30%) of the Customer's traffic in any month, the Customer will be charged a \$.05 per minute surcharge on all Non-RBOC traffic exceeding the thirty percent (30%) threshold (the "Non-RBOC Surcharge"). Lightyear may also increase the amount of the Non-RBOC Surcharge upon two (2) days written notice to Customer.

4. CARRIER FREEZE: Customers may choose to apply a PIC freeze, LPIC freeze and/or local freeze to their account to prevent the unauthorized switching of long distance, intraLATA and/or local service by another carrier (a practice known as slamming). Customers must specifically request a freeze for each Service; it is not done automatically. If you choose to select this carrier freeze, your long distance, intraLATA and/or local carrier selection will not be switched without your verbal or written authorization. Customer may lift the Carrier Freeze by either calling or writing to Lightyear. The steps to Implement this freeze are in addition to the FCC's verification rules for changing a subscriber's preferred carrier selection. Once the freeze is implemented, you will be unable to make a change in carrier selection unless you lift the freeze. To tift a carrier freeze from your account, please call 1-800-732-5102.

5. INTRALATA: IntraLATA phone calls go beyond your local calling area, but remain within the region where the call originates. Depending on your location, you may have the opportunity to choose between a local service provider and a long distance carrier for your intraLATA phone service.

 LIABILITY: Customer acknowledges that Lightyear is not liable to Customer or any third party for calls not completed due to natural disaster, fire, accidents or circumstances beyond its control.

The Customer acknowledges responsibility for all costs, charges, and expenses that are incurred as a result of the loss, theft, misuse or abuse of the service or calling cards acquired from Lightyeer, including all actual and consequential damages.

Lightyear is not liable for any act or omission of any other company or companies furnishing a portion of any service to Customer and shall be indemnified and held harmless by the Customer against all claims for libel, slander, infringement of copyright or unauthorized use of any trademark, tradename, or service mark arising out of the material, data, information, or other content transmitted over Lightyear's carrier's facilities.

Lightyear is not liable for any acts or claims made by independent authorized Agents (or any representatives of such Agents) unless they are expressly approved by an officer of Lightyear in writing or contained in a document provided by Lightyear to the Agent or Customer.

The liability of Lightyear for any claim or loss, expense or damage (including indirect, special, or consequential damage) for any interruption, delay, error, omission, or defect in any service, facility or transmission provided under this Agreement shall not exceed an amount equivalent to the proportionate charges to the Customer for the period of service or the facility provided during which such interruption, delay, error, omission, or defect occurs. Lightyear shall not be liable for any claim or loss, expense, or damage (including indirect, special, or consequential damage) for any interruption, delay, error, omission, or defect in any service, facility, or transmission, provided under this Agreement, if caused by

Page 2 of 2 Initials:

any person or entity other than Lightyear, by any malfunction of any service or facility provided by any other carrier, by any act of God, fire, war, civil disturbance or act of government, or by any other cause beyond Lightyear's direct control

UNLESS PROHIBITED UNDER APPLICABLE LAW, LIGHTYEAR MAKES NO WARRANTIES EXPRESS OR IMPLIED, EXCEPT AS STATED IN THIS AGREEMENT. LIGHTYEAR'S LIABILITY TO CUSTOMER SHALL BE LIMITED AS SET FORTH IN ITS TARIFF AND THIS AGREEMENT.

#### 7. TERM OF AGREEMENT:

a. Length of Term: Lightyear shall provide Service and the Customer agrees to pay for Service for a period of one (1) year from the date the Service becomes active. Upon expiration, the term shall be extended automatically on a month-tomonth basis, unless and until either party gives the other no less than thirty (30) days prior written notice of termination.

b. Cancellation Charge: In the event the Customer cancels or terminates this agreement prior to the expiration of the then-current term (if any), Customer agrees to pay Lightyear a cancellation fee equal to \$150.00 per line.

c. Replacement of Current Agreements: This Agreement can be superseded with a subsequent term or volume agreement with Lightyear that is at least greater than the term or volume of the current agreement and covers the same Customer locations as in the previous agreement. The agreement commences on the date that the new agreement is received and accepted by Lightyear.

d. Technology Clause: Lightyear agrees to provide the Customer with the latest telecommunications technology and allow the Customer to migrate to a newer technology service without offering a discontinuance of service penalty so long as the Customer remains with Lightyear and subsequently signs a new term/volume agreement that is equal to or greater than its replacement as denoted above.

8. CANCELLATION: Lightyear may discontinue service or cancel an Application for Service without notice (other that as required by law) without incurring any liability for any of the following reasons:

a. Non-payment of any sum due to Lightvear for service:

b. A violation of any law, rule or regulation of any governing authority having jurisdiction over the service;

 By order of a court or other governmental or quasi-governmental authority having such jurisdiction;

d. In the event service charges exceed the amount of any deposit that Lightyear may have required; and/or

e. The Customer provides false or misleading credit or usage Information.

The Customer uses the Services to continuously access the Internet.

g. The Customer resells the Services in any way to another person, persons or entity or entities.

9. MISCELLANEOUS: To the extent permitted by law and applicable tariffs, the Agreement shall be governed by and construed in accordance with the substantive and procedural laws and practices of the State of Kentucky but not its conflict laws, and venue of any action or suit under this Agreement shall be in any Court servicing Jefferson County, Kentucky, and Customer shall be subject to the personal jurisdiction of the Commonwealth of Kentucky. If a dispute arises and Lightyear refers the Agreement to an attorney for collection, Customer agrees to pay all costs of collection including interest, court costs, fees, and reasonable attorneys fees.

Although if necessary Lightyear will assist Customer in obtaining the necessary facilities from the local telephone company by which to use Lightyear service, Customer is responsible for such activity and is liable for any and all charges incurred therefore. Customers with PBX, PBX-like equipment and auto-dialers are not eligible for this plan and calls to on-line service, broadcast fax transmissions and data usage traffic is prohibited under this plan. Plan applies to only domestic outbound voice calls made from the business location.

If a Custorr or has undisputed past-due charges, the Company reserves the right not to honor the Customer's request for a change in toll free service to another carrier (i.e. "porting" of the toll free number), including a request for a responsible Organization (RespOrg), until such charges are paid full.

10. ENTIRE AGREEMENT: This Agreement constitutes the entire Agreement and understanding between Customer and Lightyear.

11. TARIFFS: This Agreement and the services provided hereunder are subject to Lightyear's tariffs in effect from time to time.

Legal Dept 8/21/12

#### **EXHIBIT 3**

#### UNITYCOMM, LLC

#### **DESCRIPTION OF SERVICES**

Initially, Unitycomm, LLC d/b/a U4 plans to offer local exchange and interexchange services to residential and business customers located in the territories served by United Telephone Company of Ohio d/b/a CenturyLink and Frontier North (fka Verizon North). Proposed Market Areas (PMAs) are listed in Exhibit 23. Services to be offered include but are not limited to: (i) local exchange access services to single and multi line customers at various points in the specified service areas; and (ii) local exchange usage services to customers of Applicant's end user services.

## EXHIBIT 4

## UNITYCOMM, LLC

### DESCRIPTION OF PROPOSED MARKET AREA

Unitycomm, LLC d/b/a U4 proposes to offer its services within CenturyLink and Frontier market areas.

To the extent the Company seeks to offer service in other ILEC market areas, it will file the appropriate AAC filing.

A listing of the Proposed Market Area (PMA) is attached to Exhibit 23.

### EXHIBIT 18

### UNITYCOMM, LLC

### **Explanation of Interconnection Negotiation Request**

### Pursuant to 1996 TRA Sections 251 and 252

Unitycomm, LLC has entered into Interconnection Agreements with:

United Telephone Company of Ohio d/b/a CenturyLink (Case No. 05-108-TP-NAG)

Frontier North

(Case No. 04-1707-TP-NAG)

#### CHECK SHEET

Pages of this tariff are effective as of the date shown at the bottom of the respective page(s). 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	
Title	Original	*	29	Original	*
1	Original	*	30	Original	*
2	Original	*	31	Original	*
3	Original	*	32	Original	*
4	Original	*	33	Original	*
5	Original	*	34	Original	*
6	Original	*	35	Original	*
7	Original	*	36	Original	*
8	Original	*	37	Original	*
9	Original	*	38	Original	*
10	Original	*	39	Original	*
11	Original	*	40	Original	*
12	Original	*	41	Original	*
13	Original	*	42	Original	*
14	Original	*	43	Original	*
15	Original	*	44	Original	*
16	Original	*	45	Original	*
17	Original	*	46	Original	*
18	Original	*	47	Original	*
19	Original	*	48	Original	*
20	Original	*	49	Original	*
21	Original	*	50	Original	*
22	Original	*	51	Original	*
23	Original	*			
24	Original	*			
25	Original	*			
26	Original	*			
27	Original	*			
28	Original	*			

Issued by: Benjamin M. Plikard, Managing Member 101 E. Main Street Syracuse, Indiana 46567 Effective: May 18, 2014

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Issued: April 18, 2014

#### **APPLICATION OF TARIFF**

Unitycomm, LLC d/b/a U4 provides telecommunications services in accordance with the requirements of the Ohio Administrative Code and the Ohio Revised Code apply to the operations of the Company. The Company will comply with the Commission's policies and requirements for persons with communications disabilities and privacy and number disclosure requirements covered in subject cases. Any changes in terms or conditions of this tariff and/or operations of the Company will generate an obligation of the Company to provide notice of such changes in accordance with the Commission's Rules.

This tariff is on file with the Public Utility Commission of Ohio. In addition, this tariff is available for review at the main office of Unitycomm, LLC d/b/a U4, 101 E. Main Street, Syracuse Indiana 46567.

This tariff is effective for local exchange services only where an approved interconnection agreement exists with the incumbent LEC currently serving such area.

### **SERVICE AREA DESCRIPTION**

Unitycomm, LLC d/b/a U4 will offer service in those areas currently served by United Telephone Company of Ohio d/b/a CenturyLink and Frontier North.

Issued: April 18, 2014

Effective: May 18, 2014

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#### **SECTION 1 - DEFINITIONS, (CONT'D.)**

**Equal Access** - A form of dialed access provided by local exchange companies whereby interexchange calls dialed by the Customer are automatically routed to the Company's network. Presubscribed Customers may also route interexchange calls to the Company's network by dialing an access code supplied by the Company.

**Exchange Telephone Company or Telephone Company** - Denotes any individual, partnership, association, joint-stock company, trust, or corporation authorized by the appropriate regulatory bodies to engage in providing public switched communication service throughout an exchange area, and between exchange areas within the LATA.

ICB - Individual Case Basis.

IXC or Interexchange Carrier- A long distance telecommunications services provider.

**Interruption** - The inability to complete calls due to equipment malfunctions or human errors. Interruption shall not include, and no allowance shall be given for service difficulties such as slow dial tone, circuits busy or other network and/or switching capability shortages. Nor shall Interruption include the failure of any service or facilities provided by a common carrier or other entity other than the Carrier. Any Interruption allowance provided within this Tariff by Carrier shall not apply where service is interrupted by the negligence or willful act of the Customer, or where the Carrier, pursuant to the terms of this Tariff, terminates service because of non-payment of bills, unlawful or improper use of the Carrier's facilities or service, or any other reason covered by this Tariff or by applicable law.

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, or its successor tariff(s).

**LEC** - Local Exchange Company refers to the dominant, monopoly local telephone company in the area also served by the Company.

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

MOU - Minutes of Use.

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#### **SECTION 3 – SERVICE AREAS**

#### 3.1 Exchange Service Areas

The Company provides Local Exchange Services, subject to availability of facilities and equipment, in areas currently served by the following Incumbent Local Exchange Carriers:

- United Telephone Company of Ohio d/b/a CenturyLink
- Frontier (fka Verizon North)

The Company concurs in the exchange, rate class, local calling area, and zone designations specified in the relevant ILEC's Local Exchange Services Tariffs of United Telephone Company of Ohio d/b/a CenturyLink and Frontier North. The Company does not concur in the rates of the ILEC. The Company's rates are set out in this tariff.

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Case No. 14-0707-TP-ACE

#### **SECTION 4 - SERVICE CHARGES AND SURCHARGES**

#### 4.1 Service Order and Change Charges

Non-recurring charges apply to processing Service Orders for new service and for changes in service.

**Primary Line Connection Charge:** Applies to requests for initial connection or establishment of telephone service with the Company.

	Business	Residential
Per Line	\$37.35	\$37.35
Per Trunk	\$30.00	N/A

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Case No. 14-0707-TP-ACE

#### SECTION 4 - SERVICE CHARGES AND SURCHARGES, (CONT'D.)

#### 4.2 Restoral Charge

A restoration charge applies to the restoration of suspended service and facilities because of nonpayment of bills and is payable at the time that the restoration of the suspended service and facilities is arranged. The restoration charge does not apply when, after disconnection of service, service is later re-installed.

	Business	Residential
Per Line	\$80.00	\$80.00
Per Trunk	\$80.00	N/A

#### 4.3 Service Order Charge

Applies to connection of new lines and to services orders associated with Customer requests for changes in service, moves, and the addition of services, including the additional of calling features.

	Business	Residential
Per Line	\$41.55	\$41.55
Per Trunk	\$30.00	N/A

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#### SECTION 4 - SERVICE CHARGES AND SURCHARGES, (CONT'D.)

#### 4.4 Carrier Presubscription

#### 4.4.2 Presubscription Charges

#### A. Application of Charges

After a Customer's initial selection for a presubscribed intraLATA toll carrier, for any change thereafter, an IntraLATA Presubscription Change Charge will apply.

- 1. The charge shall be no greater than those set forth below, unless modified by a Company-specific Commission-approved tariff.
- 2. If the Customer changes both the InterLATA and IntraLATA Presubscribed Interexchange Carrier at the same time, 50% of the otherwise applicable IntraLATA Presubscription Change Charge will apply.

Nonrecurring Charges IntraLATA Presubscription Change Charge

The IntraLATA Presubscription Change Charge shall be applied as follows:

Per business or residence line, trunk, or port:

	Nonrecurring Charge
Manuel Process	\$5.00
Electronic process	\$1.25

Issued: April 18, 2014

Effective: May 18, 2014

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#### SECTION 5 – LOCAL EXCHANGE SERVICE, (CONT'D.)

#### 5.3 Basic Local Exchange Service (Cont'd.)

#### 5.3.3 Rates and Charges

#### B. Monthly Recurring Charges

#### **Switched Network Access Channels**

<b>Zone 1</b>	<b>Business</b>	<b>Residential</b>
Basic Line, Per Line	\$17.75	\$17.75
Basic Trunk, Per Trunk	\$29.00	N/A
<b>Zone 2</b>	<b>Business</b>	<b>Residential</b>
Basic Line, Per Line	\$18.25	\$18.25
Basic Trunk, Per Trunk	\$29.00	N/A
<b>Zone 3</b>	<b>Business</b>	<b>Residential</b>
Basic Line, Per Line	\$20.25	\$20.25
Basic Trunk, Per Trunk	\$29.00	N/A

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#### SECTION 5 – LOCAL EXCHANGE SERVICE, (CONT'D.)

#### 5.3 Basic Local Exchange Service (Cont'd.)

#### 5.3.4 Usage Options

All local exchange service Customers must order one of the following usage options. These rates will apply to all outgoing direct-dialed calls placed to stations within the caller's local exchange area, as defined in this Tariff.

#### A. Per Message Rate

The following rates will be applied on a per call basis, regardless of the duration of the call.

	Business	Residential
Per Call	\$0.12	\$0.12

#### B. Unlimited Local Calling (Residential Customers Only)

	Business	Residential
Per Month	N/A	\$30.00

Issued: April 18, 2014

#### **SECTION 8 - SERVICE AREA MAPS**

#### 8.1 [Reserved for Future Use]

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Case No. 14-0707-TP-ACE

# This foregoing document was electronically filed with the Public Utilities

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Case No(s). 14-0707-TP-ACE

Summary: Amended Application Response to Data Request In the Matter of the Application for a Certificate to Provide Resold Local and Interexchange Telecommunications Services Within Certain Territories of the State of Ohio electronically filed by Ms. Iris D. Mennens on behalf of UNITYCOMM LLC d/b/a U4