

Mary Latek AT&T 225 West Randolph Suite 27C490 Chicago, IL 60606

Public Utilities Commission of Ohio

Re:	In the Matter of Application of AT&T Corp. to Introduce the OH Assessment Recovery Fee
	Case No. 16-0704-TP-ATA; 90-9000-TP-TRF
	Amendment to the Tariff Revisions

Enclosed for filing are amended tariff page and customer notice reflecting revisions to the document originally filed by AT&T Corp. on April 1, 2016.

The amended tariff page and customer notice revisions include language changes and a new effective date of June 1, 2016. These changes are being made to the AT&T Corp. Local Exchange Services Tariff, PUCO No. 2.

Please direct any questions regarding this amendment to Mary Latek. I may be reached via telephone at 312-696-3614 or via email at ml2536@att.com.

Thank you for your assistance in this matter.

Sincerely,

Enclosures



Mary Latek AT&T 225 West Randolph Suite 27C490 Chicago, IL 60606

Public Utilities Commission of Ohio

Customer notice was sent via bill message, which follows, informing customers that a new fee will be assessed for business customers.

Attention Customers with Service in Ohio:

AT&T previously notified you that beginning 5/1/16 it would begin to assess the Public Utility Commission Fee at 0.137% of the local and intrastate service charges you are billed. Please note the following changes to this fee: The effective date has been changed to 6/1/16. The fee will be assessed at 0.12% of the local and intrastate service charges you are billed and will be known as the OH Assessment Recovery Fee. Collection of this fee recovers the Company's payments to the Public Utilities Commission of Ohio (PUCO) and to the Ohio Consumers' Counsel (OCC) to fund their maintenance and administration. For more information, please call the number on your bill.

Local Exchange Services

Section 2 1st Revised Page 22 Cancels Original Page 22

PUCO No. 2

2. GENERAL REGULATIONS

2.7 ASSIGNMENT OR TRANSFER OF SERVICE

The customer may not assign or transfer its rights or duties in connection with the services and equipment or facilities provided by the Company without the written consent of the Company. The Company may assign its rights and duties without prior notice or consent (a) to any subsidiary, parent company, or affiliate of the Company, (b) pursuant to any sale or transfer of substantially all the assets of the Company, or (c) pursuant to any financing, merger or reorganization of the Company.

2.8 NOTICES AND COMMUNICATIONS

All notices or other communications required to be given pursuant to this tariff will be in writing except where notice is provided in this tariff. Notices and other communications of either party, and all bills mailed by the Company, shall be presumed to have been delivered to the other party on the third business day following placement of the notice, communication, or bill with the U.S. Mail or a private delivery service, postage prepaid and properly addressed, or when actually received or refused by the addressee, whichever occurs first.

The Company or the customer shall advise the other party of any changes to the addresses designated for notices, billing or other communications.

2.9 PROVISION FOR CERTAIN LOCAL TAXES AND FEES

Any assessments, franchise fees, privilege, license, occupation, excise, or other similar fees or taxes, whether in a lump sum or at a flat rate, or based on receipts, or based on poles, wire or other utility property units, imposed upon the Company by any governmental authority shall be added pro rata, insofar as practical, to the rates and charges stated in the Company's standard schedules, in amounts which in the aggregate for the Company's customers of any political entity shall be equal to the amount of any such fee or tax upon the Company. Company shall, so long as any such tax or fee is in effect, add to the bills of the customers in such political entity pro rata on the basis of the revenue derived by Company from each such customer, an amount sufficient to recover any such tax or fee and may list this amount separately on the bill.

Customers will be charged a monthly fee in order to recover the Company's payments to the Public Utilities Commission of Ohio (PUCO) and the Ohio Consumers' Counsel (OCC) to fund the maintenance and administration of the PUCO and OCC as set forth in sections 4905.10 and 4911.18 of the Ohio Revised Code. This charge will be applicable to monthly local and intrastate service charges billed to the customer by the Company and will appear on the customer's billing statement as the OH Assessment Recovery Fee.

(N)

(N)

Effective: June 1, 2016

Issued: April 29, 2016

Filed under authority of Entry issued by the Public Utilities Commission of Ohio, in Case No. 16-0704-ATA-TP

This foregoing document was electronically filed with the Public Utilities

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in

Case No(s). 90-9000-TP-TRF

Summary: Tariff In the Matter of Application of AT&T Corp. to Introduce the OH Assessment Recovery Fee

Case No. 16-0704-TP-ATA; 90-9000-TP-TRF Amendment to the Tariff Revisions electronically filed by Ms. Mary C. Latek on behalf of AT&T Corp.