

221 E. Fourth St. P.O. Box 2301 Cincinnati, Ohio 45201-2301

May 9, 2016

Ms. Barcy McNeal Secretary The Public Utilities Commission of Ohio 180 East Broad Street, 10th Floor Columbus, Ohio 43215-3793

RE: Case No. 10-2387-TP-COI

Dear Ms. McNeal:

Cincinnati Bell Extended Territories (CBET) and Cincinnati Bell Any Distance (CBAD) submit this application in response to the Commission's Entry dated May 4, 2016 in the above referenced case.

CBET's Tariff PUCO No. 2, Section 6, states that its intrastate switched minutesof-use rates mirror those of the Incumbent Local Exchange Carrier (ILEC) that serves the territory in which CBET traffic originates or terminates as set forth in AT&T Ohio Tariff No. 20, Cincinnati Bell Telephone PUCO No. 2, Frontier North Access Tariff PUCO No. 2 and CenturyLink Access Tariff PUCO No. 1. The rates contained in the state tariffs of each ILEC mirror those of their Interstate tariffs on file with the Federal Communications Commission (FCC).

CBAD 's intrastate switched minutes-of-use rates as reflected in its Tariff PUCO No. 2 mirror those of AT&T as set forth in AT&T Ohio Tariff No. 20. AT&T's intrastate rates mirror those of their Interstate tariffs on file with the FCC.

CBET's and CBAD's interstate rates mirror those contained in their intrastate tariffs. This is stated in Cincinnati Bell's Interconnection Guide on its website. Within the Interconnection Guide, go to the Table of Contents and find Section 14.0.0.0. The link for the Interconnection Guide is:

http://w3.cinbell.com/04bsales/clec/ICGuide.nsf/HTMLDOCS/Publications

Please direct questions to me. I can be reached at (513) 397-1231 or via email at mike.bishop@cinbell.com.

Sincerely,

/s/ Michael E. Bishop

Michael E. Bishop Senior Manager –Switched Services & Regulatory This foregoing document was electronically filed with the Public Utilities

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in

Case No(s). 10-2387-TP-COI

Summary: Correspondence Letter of compliance of Cincinnati Bell Any Distance, LLC and Cincinnati Bell Extended Territories, LLC affirming access rate compliance with 10-2387-TP-COI in response to the Commission's May 4, 2016 entry. electronically filed by Mr. Michael E Bishop on behalf of CINCINNATI BELL EXTENDED TERRITORIES LLC MANAGING DIRECTOR REGULATORY & GOVT AFFAIRS