The Public Utilities Commission of Ohio TELECOMMUNICATIONS FILING FORM

(Effective: 04-01-2020)

Per the Commission's 5/29/2019 "Implementation Order" in Case No. 19-0173-TP-ORD

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

In the Matter of the Application of Routing of Traffic Through a)	TRF Docket No. 90	TP-TRF
Third Party Transit Provider Amendment to the Commercial)	Case No. 21- 1102	-TP-NAG
Mobile Radio Services (CMRS) Agreement by and between)		e reserved a Case #, leave
United Telephone Company of Ohio d/b/a CenturyLink)	the "Case No." field B	LANK.
and <u>DISH Wireless, L.L.C.</u>			
Name of Registrant(s) United Telephone Company of Ohio			
DBA(s) of Registrant(s) CenturyLink			
Address of Registrant(s) 100 CenturyLink Dr., Monroe, LA 71203			
Company Web Address www.lumen.com			
Regulatory Contact Person(s) Josh Motzer	Phone (<u>(</u>	<u>514)441-0393</u>	Fax (<u>)-</u>
Regulatory Person's Email Address Josh.motzer@lumen.com			
Contact Person for Annual Report Lisa Grantham		Phone (<u>318)338</u> -9	<u>696</u>
Consumer Contact Information Donna Powell		Phone (800) <u>238</u> - <u>3</u>	<u>095</u>
Address (if different from above) Click here to enter text.			

Motion for protective order included with filing? \Box Yes \boxtimes No Motion for waiver(s) filed affecting this case? \Box Yes \boxtimes No [Note: Waivers may toll any automatic timeframe.]

Notes:

Sections I and II are pursuant to Ohio Administrative Code (OAC) <u>4901:1-6</u>. Section III – Part I - Carrier to Carrier is pursuant to OAC <u>4901:1-7</u> and Pole Attachment to OAC <u>4901:1-3</u> Section III – Part II - Wireless is pursuant to OAC <u>4901:1-6-24</u>. 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 identified section of the Ohio Administrative Code Chapter 4901 and/or the supplemental application form noted.

(3) Information regarding the number of copies required by the PUCO may be obtained from the PUCO's website at <u>www.PUCO.ohio.gov</u> under the docketing information system section (Procedural filing requirements), by calling the Docketing Division at 614-466-4095 or by visiting the Docketing Division at the offices of the PUCO.

(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:

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.	
	A copy of the notice provided to customers, along with an affidavit that the notice was provided according to the applicable rule(s).	

Carrier Type: Other (Explain below)	For Profit ILEC	Not for Profit ILEC	CLEC
Change terms & conditions of existing BLES.	□ ATA <u>1-6-14(J)(2)</u> (Auto 30 days)	□ ATA <u>1-6-14(J)</u> (Auto 30 days)	□ ATA <u>1-6-14(J)</u> (Auto 30 days)
Introduce non-recurring charge, surcharge or fee to BLES	□ ATA <u>1-6-14(J)</u> (Auto 30 days)		□ ATA <u>1-6-14(J)</u> (Auto 30 days)
Introduce or Increase Late Payment	□ ATA <u>1-6-14(J)</u> (Auto 30 days)	□ ATA <u>1-6-14(J)</u> (Auto 30 days)	□ ATA <u>1-6-14(J)</u> (Auto 30 days)
Revisions to BLES Cap	□ ZTA <u>1-6-14(E)</u> (0 day notice)		
Introduce BLES or expand local service area (calling area)	□ ZTA <u>1-6-14(E)</u> (0 day notice)	□ ZTA <u>1-6-14(E)</u> (0 day notice)	□ ZTA <u>1-6-14(E)</u> (0 day notice)
Change BLES Rates	□ TRF <u>1-6-14(E) & (G)</u> (0 day notice)	□ TRF <u>1-6-14(E)</u> (0 day notice)	□ TRF <u>1-6-14(H)</u> (0 day notice)
To obtain BLES pricing flexibility	□ BLS <u>1-6-14(C)(1)(c)</u> (Auto 30 days)		
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 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 notice)
BLES withdrawal	□ WBL <u>4927.10</u> (120 day notice)		□ ZTA <u>1-6-25(B)</u> (0 day notice)
Other (explain):	•		•

Section I – Part I - Common Filings:

*Other exhibits may be required under the applicable rule, see the 4901:106-14(E) Filing Requirements on the PUCO's webpage for a complete list of exhibits.

Section I – Part II – Customer Notification Offerings Pursuant to Chapter 4901:1-6-07 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 – Inmate Operator Service Pursuant to Chapter 4901:1-6-22 OAC

Introduce New	Tariff Change	Price Change	Withdraw
□TRF	DATA	□TRF	DUNC
(0 day notice)	(Auto 30 days)	(0 day notice)	(Non-Auto)

Section II – Part I – Carrier Certification – Pursuant to Chapter 4901:1-6-08 & 10 OAC and Competitive Eligible Telecommunications Carrier Designation (CETC) – Pursuant to Chapter 4901:1-6-09 OAC

ILEC (Out of territory)	CLEC	Telecommunications Service Provider Not Offering Local Service	CESTC	CETC
□ ACE <u>1-6-08</u>	□ ACE <u>1-6-08</u>	□ ACE <u>1-6-08</u>	□ ACE 1-6-10	□ UNC 1-6-09
(Auto 30-day)*	(Auto 30-day)*	(Auto 30-day)*	(Auto 30-day)	(Non-Auto)*

*Supplemental forms can be found on the PUCO webpage - <u>Telecommunications application forms</u>.

Section II - Part II - Change in Operation or Ownership

Change in Operation or Ownership	ILEC	CLEC	Telecommunications Service Provider Not Offering Local Service
Abandon all services		□ ABN <u>1-6-26</u>	□ ABN <u>1-6-26</u>
		(Auto 30 days)	(Auto 30 days)
Change of official name *	□ ACN <u>1-6-29(B)</u>	□ ACN <u>1-6-29(B)</u>	□ <u>CIO 1-6-29(C)</u>
Change of official fiame	(Auto 30 days)	(Auto 30 days)	(0-day notice)
Change in ownership *	□ ACO <u>1-6-29(E)(1)</u>	□ ACO <u>1-6-29(E)(1)</u>	□ <u>CIO 1-6-29(C)</u>
Change in ownership	(Auto 30 days)	(Auto 30 days)	(0-day notice)
Merger *	□ AMT <u>1-6-29(E)(1)</u>	□ AMT <u>1-6-29(E)(1)</u>	□ <u>CIO 1-6-29(C)</u>
Werger	(Auto 30 days)	(Auto 30 days)	(0-day notice)
Transfer certificate *	□ ATC <u>1-6-29(B)</u>	□ ATC <u>1-6-29(B)</u>	□ <u>CIO 1-6-29(C)</u>
	(Auto 30 days)	(Auto 30 days)	(0-day notice)
Transaction for transfer or	□ ATR <u>1-6-29(B)</u>	□ ATC <u>1-6-29(B)</u>	□ <u>CIO 1-6-29(C)</u>
lease of property, plant or business *	(Auto 30 days)	(Auto 30 days)	(0-day notice)
FCC Authorized Change in	□ CIO <u>1-6-29 (E)(2)</u>	□ CIO <u>1-6-29 (E)(2)</u>	□ CIO <u>1-6-29 (E)(2)</u>
Ownership or Merger	(0-day notice)	(0-day notice)	(0-day notice)

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

Section III – Part I - Carrier to Carrier (Pursuant to 4901:1-7) & Attachments to Utility Equipment or Rights of Way (Pursuant to 4901:1-3)

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 days)	(Auto 90 days)
Paguaget for arbitration	□ ARB <u>1-7-09</u>	□ ARB <u>1-7-09</u>
Request for arbitration	(Non-Auto)	(Non-Auto)
	□ ATA <u>1-7-14</u>	□ ATA <u>1-7-14</u>
Introduce or change carrier to carrier tariffs	(Auto 30 days)	(Auto 30 days)
Request rural carrier exemption, rural carrier	□ UNC <u>1-7-04 or 05</u>	
suspension or modification	(Auto 30 days)	
Changes in rates, terms & conditions to pole	□ ATA <u>1-3-04</u>	
attachments, conduit occupancy and rights of	(Auto 60 days)	

way. (13-579-AU-ORD 11/30/16 Entry)	

Section III – Part II – Facilities-based Wireless Service Providers (Pursuant to 4901:1-6-24)

Registration and Change in Operations*	$\Box \operatorname{RCC} \underline{1-6-24(B)}$	
	(0 day notice)	
Interconnection Agreement or amendment to an approved	□ NAG <u>1-7-07</u>	
Agreement.	(0 day notice)	

*Change in Operations filing must be filed in the original RCC case designation code established during the registration process.

Section IV. – Attestation

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

AFFIDAVIT Compliance with Commission Rules

I am an officer/agent of the applicant corporation, , and am authorized to make this statement on its behalf. <u>Click here to enter text.</u> (Name)

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.

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

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

Executed on Click here to enter text. at Click here to enter text.

*Signature and Title

Date

*This affidavit is required for every tariff-affecting filing. It may be signed by counsel, an officer of the applicant or an authorized agent of the applicant.

VERIFICATION

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

Director

10/27/21

*Signature and Title

Date

*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.

File document electronically as directed in case number 06-900-AU-WVR

or

Send your completed Filing 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

Routing of Traffic Through a Third Party Transit Provider Amendment to the Commercial Mobile Radio Services Agreement between United Telephone Company of Ohio d/b/a CenturyLink

and DISH Wireless L.L.C. for the State of Ohio

This Amendment ("Amendment") is to the Commercial Mobile Radio Services Agreement between United Telephone Company of Ohio d/b/a CenturyLink ("CenturyLink"), and DISH Wireless L.L.C. ("Carrier"), collectively referred to as, the "Parties.".

RECITALS

WHEREAS, CenturyLink and Carrier entered into a Commercial Mobile Radio Services Agreement ("Agreement"), as subsequently amended by the Parties for service in the State of Ohio, which states that terminating compensation for IntraMTA traffic is treated on a "bill and keep" basis, pursuant to the terms of the Agreement that was executed on September 30, 2021; and

WHEREAS, Carrier has requested the ability to allow a third party to transit traffic between Carrier and CenturyLink, subject to limitations and requirements of the Local Exchange Routing Guide ("LERG") and other applicable requirements, including but not limited to the Agreement; and

WHEREAS, the Parties wish to amend the Agreement under the terms and conditions contained herein.

AGREEMENT

NOW THEREFORE, in consideration of the mutual terms, covenants and conditions contained in this Amendment and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

Amendment Terms

The purpose of this Amendment is to provide the conditions under which the Parties may use a Third Party Transit Provider to exchange traffic between their networks (see Attachment 1). This amendment complies with the Agreement that requires an amendment prior to such an exchange.

For purposes of Section 12.1 of the Agreement, where the Carrier is the recipient, Carrier may disclose such information as necessary to Carrier's authorized representative when Carrier provides a letter of authority to CenturyLink.

Effective Date

This Amendment shall be deemed effective upon approval by the Commission; however, the Parties agree to implement the provisions of this Amendment upon execution.

Further Amendments

Except as modified herein, the provisions of the Agreement shall remain in full force and effect. Except as provided in the Agreement, this Amendment may not be further amended or altered, and no waiver of any provision thereof shall be effective, except by written instrument executed by an authorized representative of both Parties.

Entire Agreement

The Agreement as amended (including the documents referred to herein) constitutes the full and entire understanding and agreement between the Parties with regard to the subjects of the Agreement as amended and supersedes any prior understandings, agreements, or representations by or between the Parties, written or oral, to the extent they relate in any way to the subjects of the Agreement as amended.

The Parties intending to be legally bound have executed this Amendment as of the dates set forth below, in multiple counterparts, each of which is deemed an original, but all of which shall constitute one and the same instrument.

DISH Wireless L.L.C.

United Telephone Company of Ohio d/b/a CenturyLink

(Oct 2, 2021 07:52 MDT)

Signature

Jeff McSchooler Name Printed/Typed

EVP, Wireless Network Operations Title

Oct 2, 2021

Date

Simber ovirk imberly J. Povirk

Signature

Kimberly J. Povirk Name Printed/Typed

<u>Sr. Dir. Bus. Ops Wholesale Sales</u> Title

Oct 3, 2021

Date

ATTACHMENT 1

Routing of Traffic Through a Third Party Transit Provider Amendment

ARTICLE I. DEFINITIONS

1. **DEFINITIONS**

"InterMTA Traffic" for purposes of intercarrier compensation under this Agreement, InterMTA Traffic means telecommunications traffic between CenturyLink and a CMRS provider that, at the beginning of the call, originates in one Major Trading Area but terminates in a different Major Trading Area. For purposes of determining whether traffic originates and terminates in different MTAs, and therefore whether the traffic is InterMTA, the location of the landline end user and the location of the cell site that serves the mobile end user at the beginning of the call may be used.

"Local Traffic (IntraMTA)" means, for purposes of reciprocal compensation under this Agreement, telecommunications traffic between CenturyLink and Carrier that, at the beginning of the call, originates and terminates within the same MTA, as defined in 47 CFR §24. 202 and that is Non-Access Telecommunications Traffic as set forth in 47 CFR §51.701(b) that is originated or terminated as wireless traffic by Carrier's end user. This shall not affect CenturyLink's landline calling scope or other interexchange arrangements which shall be determined in accordance with Commission-approved local calling areas.

"Transit Traffic" means traffic that is originated by Carrier, transited through CenturyLink, and terminated to a third party Telecommunications Carrier's network, or originated on a third party Telecommunications Carrier's network, transited through CenturyLink, and terminated on Carrier's network.

1. Carrier may designate a Third Party Transit Provider or more than one Third Party Transit Providers to exchange InterMTA and IntraMTA traffic between the Parties' networks under the following conditions:

1.1 Prior to the use of each Third Party Transit Provider to exchange traffic between the Parties, Carrier will identify the transiting party ("Third Party Transit Provider"), and CenturyLink will confirm that the Third Party Transit Provider Amendment to the Third Party Transit Provider's current interconnection agreement with CenturyLink has been completed.

1.2 Prior to the use of a Third Party Transit Provider(s) to exchange traffic between the Parties and after the effective date of the amendment required in Section 1.1. Carrier must designate its NPA-NXX codes in the LERG as homing to each Third Party Transit Provider's Tandem Switch in the LATA or a Third Party Transit Provider's Tandem designation in the LERG for homing of local and/or intraLATA codes within the LATA. Neither CenturyLink nor Carrier will route through a Third Party Transit Provider's Tandem Switch until and unless this designation is made. CenturyLink may route its originating or transit traffic bound for the NPA-NXX(s) designated under this Section to the Third Party Transit Provider's Tandem Switch or may choose to route traffic directly to the Carrier's end office. After the Parties have established Direct Interconnection between their networks, neither Party may continue to transmit its originated InterMTA, IntraMTA and transit traffic indirectly.

1.3 Each Party that originates the traffic is responsible for payment of any

charges incurred and/or billed by a Third Party Transit Provider, for transit, transport and/or termination compensation arrangements that may or may not be contained in separate agreements with CenturyLink or Carrier. This applies for each Party's originated traffic but not limited to traffic that transits the network of the other Party or the Third Party Transit Provider. For traffic terminating to CenturyLink or Carrier, the bill and keep provisions of the Agreement will govern any compensation between CenturyLink and Carrier. Carrier represents and warrants that it has an agreement with each Third Party Transit Provider that complies with the requirements of this Section 1.3. Each Third Party Transit Provider will be responsible for all MOU with Carrier in both directions in the calculation of the Third Party Transit Provider's allocation of shared costs for transport.

1.4 No other traffic shall be exchanged pursuant to the provisions of Section 1 and its subsections.

1.5 Carrier will pass unaltered to the Third Party Transit Provider(s) all signaling information (e.g., originating Calling Party Number and destination called party number, etc.) per 47 C.F.R. § 64.1601 and industry standards.

1.6 This Section 1 and accompanying sub-sections do not otherwise modify or supersede the terms and conditions of any agreement that Carrier may have with CenturyLink, including tariffs, interconnection and/or access agreements.

1.7 Carrier will be responsible to provide originating records, in EMI Category 11-01-XX format to CenturyLink, if a Third Party Transit Provider is unable to provide transit records.

This foregoing document was electronically filed with the Public Utilities

Commission of Ohio Docketing Information System on

10/27/2021 3:36:27 PM

in

Case No(s). 21-1102-TP-NAG

Summary: Agreement Application of Routing of Traffic Through a Third Party Transit Provider Amendment to the Commercial Mobile Radio Services (CMRS) Agreement by and between United Telephone Company of Ohio d/b/a CenturyLink and DISH Wireless, L.L.C. electronically filed by Mrs. Sharon Craft on behalf of United Telephone Company of Ohio d/b/a CenturyLink and DISH Wireless L.L.C. and Sherwood, Pamela Helene and Motzer, Joshua S