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July 2, 2003

VIA ELECTRONIC FILING

Marlene H. Dortch
Secretary
Federal Communications Commission
445 - 12th Street, S.W.
Room TW-A325
Washington, D.C. 20554

Re: *Ex Parte Submission*
CC Docket No. 01-92 – Intercarrier Compensation

Dear Ms. Dortch:

On behalf of Verizon Wireless, transmitted herewith is a copy of a Wireless Local Termination Tariff recently filed by Telephone Service Company with the Public Utility Commission of Ohio. Verizon Wireless wishes to include this tariff in the record of the above-referenced docket because the continued proliferation of these wireless termination tariffs illustrates the urgent need for the Commission to rule on T-Mobile's pending petition related to such tariffs.¹

In accordance with section 1.1206 of the Commission's Rules, this letter is being filed electronically in the above-referenced docket. Please address any questions regarding this filing to the undersigned.

Respectfully submitted,

WILKINSON BARKER KNAUER, LLP

By: _____/s/_____
L. Charles Keller

Enclosure

¹ See *Comment Sought on Petitions for Declaratory Ruling Regarding Inter-carrier Compensation for Wireless Traffic*, Public Notice, 17 FCC Rcd 19046 (2002).

FILE

TSC Communications

June 26, 2003

RECEIVED - DOCKETING DIV
2003 JUN 27 AM 10:36

PUCO

Via Federal Express

Ms. Daisy Crockron
Chief of Docketing Division
Public Utilities Commission of Ohio
180 East Broad Street
Columbus, Ohio 43215

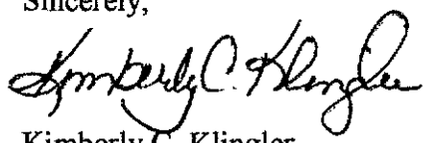
RE: In the Matter of the Application of Telephone Service Company to propose a new tariff for wireless local termination, P.U.C.O No. 6, CASE # 03-1427-TP-ATA

Dear Ms. Crockron:

Enclosed are an original and ten (10) copies of the application of Telephone Service Company to be filed in connection with the above-referenced matter.

Thank you for your assistance. If you have any questions, please do not hesitate to call.

Sincerely,



Kimberly C. Klingler
Project Manager

Enclosures

This is to certify that the images appearing are an accurate and complete reproduction of a case file document delivered in the regular course of business
Technician Am~ Date Processed 6/27/03

2 Willipie Street P.O. Box 358 Wapakoneta, Ohio 45895
419-739-2200 or 1-800-831-6099
www.tsccommunications.com
e-mail-inquiry@tsccommunications.com

The Public Utilities Commission of Ohio
TELECOMMUNICATIONS APPLICATION FORM

FILE

for
Automatic Cases for ILECs Not Subject to Alternative Regulation
 (Effective May 19, 2003)

2003 JUN 27 11:19:36
 RECEIVED-DOCKETING DIV

PUCO

In the Matter of the Application of Telephone Service Company

Case No. 03-1427-TP - ATA

to propose a new tariff for wireless local termination)

Name of Company Telephone Service Company
 Address of Company 2 Willipie St., Wapakoneta, Ohio 45895
 Company Web Address www.telserco.com
 Regulatory Contact Person(s) Kimberly C. Klingler Phone 419-739-2296 Fax 419-739-2299
 Regulatory Contact Person's Email Address kimk@telserco.com
 Date June 26, 2003 TRF Docket No. 90-5039-TP-TRF

Motion for protective order included with filing? Yes No

Motion for waiver(s) filed affecting this case? Yes No [Note: waiver(s) tolls any automatic timeframe]

NOTE: This form must accompany all automatic approval/notice applications filed by incumbent local exchange companies (ILECs) not subject to a qualifying alternative regulation plan when making an application pursuant to Case Nos. 84-944-TP-COI and 86-1144-TP-COI or 89-564-TP-COI.

I. Please indicate the reason for submitting this form (check one)

- 1 (AEC) Application For Approval Of A Customer Contract For Competitive Services
 - a. Stand-Alone Contract (90-day approval, 7 copies)
 - b. Pre-Approved Contract (0-day notice, 7 copies)
- 2 (ACO) ILEC Application for Change in Ownership Pursuant to 4905.402, Ohio Revised Code (30-day approval, 10 copies)
- 3 (ALI) Small, For-Profit, ILEC Application For A Limited Increase In Non-Basic Rates (60-day approval, 10 copies)
- 4 (ATA) Application For Tariff Amendment That Does Not Result In An Increase In Rates
 - a. Large ILEC, Competitive Offerings Other Than Those Listed Under 5., Below (60-day approval, 7 copies)
 - b. Small, for-profit ILECs (45-day approval, 10 copies)
- 5 (ZTA) Tariff Application Not For An Increase In Rates Involving Message Toll, Toll-Free Service, 900 And 900-Like Services, 500 Service, Calling Card, Prepaid Calling Card, Private Line, and Speed Dialing In Accordance With Waiver Granted in 99-563-TP-COI (5/11/2000 and 11/21/2002) (0-day notice, 7 copies)
- 6 (NFF) Small, not-for-profit ILEC tariff amendment
 - a. Tariff Change Not Resulting In An Increase In Rates (0-day notice, 7 copies)
 - b. Tariff Application Resulting In An Increase In Non-Basic Rates (45-day notice, 7 copies)
 - c. Tariff Application Resulting In An Increase In Basic Rates (60-day notice, 10 copies)

THE FOLLOWING ARE TRF FILINGS ONLY, NOT NEW CASES (0-day notice, 3 copies)

- 7 Introduction or Extension of Promotional Offering (10-day notice, 3 copies)
- 8 New Price List Rate Within an Approved Rate Range for Existing Competitive Service

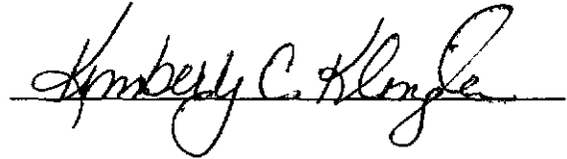
II. The following exhibits corresponding to the list of cases above, at a minimum, are required to be filed:

<input type="checkbox"/>	3, 4, 5, 6	Current Tariff Sheets (to be superseded), if applicable
<input checked="" type="checkbox"/>	3, 4, 5, 6	Proposed Tariff Sheets
<input checked="" type="checkbox"/>	2, 3, 4, 5, 6	Rationale or Explanation for Change
<input type="checkbox"/>	1.a., 4.a.	Justification for Competitive Treatment
<input type="checkbox"/>	1.a., 4.a.	Cost support for non-MTS service
<input type="checkbox"/>	2, 3, 4, 5, 6, 8	Customer Notice to customers affected by proposal, and statement as to the form and timing of the notice
<input type="checkbox"/>	1	Copy of Contract

- III. Applicant is filing this application under the regulatory requirements established by the Commission in Case No. 89-564-TP-COI.
- IV. Applicant respectfully requests the Commission to permit the filing of the proposed tariff sheets, to become effective on the date shown on the proposed tariff sheets (which is a date no earlier than the day after the applicable automatic approval date), modified by any further revisions that have become effective prior to the effective date of the proposed schedule sheets.

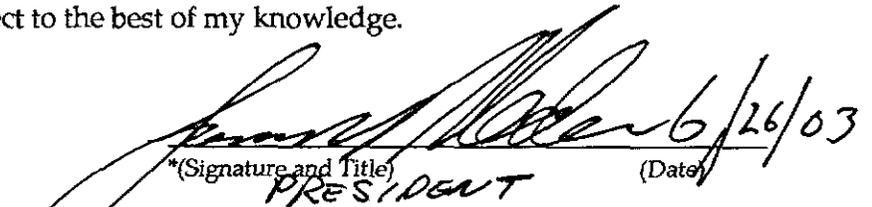
Respectfully submitted,

Telephone Service Company



VERIFICATION

I verify that all of the information submitted herein, and all additional information submitted in connection with this case, is true and correct to the best of my knowledge.



[Signature] *6/26/03*
*(Signature and Title) (Date)
PRESIDENT

*Verification is required for every filing, and need not be notarized except for Applications for a Limited Increase in Rates (ALIs). The verification may be signed by an officer of the applicant, its counsel, or an authorized agent of the applicant, except for ALIs. ALI applications must be signed by an officer of the company and be notarized.

Sworn to and subscribed before me this _____ day of _____, 200_.

Notary Public, State of Ohio

My commission expires _____.

EXHIBIT A

P.U.C.O No. 6
WIRELESS LOCAL TERMINATION TARIFF

WIRELESS LOCAL TERMINATION TARIFF

Regulations, Rates and Charges
applying to the provision of IntraMTA termination service
to Wireless providers within the operating territory of

Telephone Service Company

ISSUED: June 27, 2003

EFFECTIVE:

In Accordance with Case No. 03-1427-TP-ATA,
Issued by the Public Utilities Commission of Ohio
Lonnie Pedersen, President, Telephone Service Company
2 Willipie Street, Wapakoneta, Ohio 45895

P.U.C.O No. 6
WIRELESS LOCAL TERMINATION TARIFF

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P.U.C.O NO. 6
WIRELESS LOCAL TERMINATION TARIFF

A. Application of Tariff

This tariff applies to intraMTA traffic originated by a Commercial Mobile Radio Service (CMRS) provider and terminated to end user subscribers of the Telephone Company (i.e., wireless to wireline traffic) without the direct interconnection of the CMRS provider's and the Telephone Company networks and where the CMRS provider is physically connected with the delivers traffic to a third party ILEC(s) and/or CLEC(s) which in turn delivers the traffic to the Telephone Company. This tariff applies to Mobile to Land Local Traffic that routes through (transits) a third party tandem provider.

B. General

1. This service is provided to Commercial Mobile Radio Service (CMRS) providers licensed by the Federal Communications Commission (FCC).
2. Wireless Termination Service is limited to wireless-to-wireline traffic that originates and terminated within the same Major Trading Area (MTA) (i.e., intraMTA traffic)
3. Wireless Termination Service is not available to wireless-to-wireline traffic that originates and terminated in two different MTAs (i.e., interMTA traffic). In those situations where a CMRS provider originates or terminates interMTA traffic to the end-user subscribers of the Telephone Company then the rates, terms and conditions of the appropriate access tariff of the Telephone Company (either intrastate or interstate) will apply.
4. These Regulations and Rates are in addition to the Regulations, Rates and Charges in other tariffs of the Telephone Company.
5. This tariff applies except as otherwise provided in 1) an interconnection agreement between the CMRS provider and the Telephone Company approved by the Commission pursuant to the Act; or 2) a terminating traffic agreement between the CMRS provider and the Telephone Company approved by the Commission.

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WIRELESS LOCAL TERMINATION TARIFF

B. General (Cont'd)

6. This tariff does not apply to traffic for which the CMRS provider has contracted or otherwise arranged with some other carrier (i.e. and IXC) to assume the responsibility for terminating the traffic and paying the applicable charges.
7. This tariff also covers land to mobile traffic that Telephone Service Company routes through (transits) a third party tandem provider.

C. Definitions

1. "Act" – The Communications Act of 1934, as amended by the Telecommunications Act of 1996, and as from time to time interpreted in the duly authorized rules and regulations of the Federal Communications Commission or a state Government Relations commission.
2. "CTUSR" – Cellular Terminating Usage Summary Report, provided by Third Party Tandem Company, tracks the minutes for calls originating from CMRS providers and terminating to LECs.
3. "CMRS" – Commercial Mobile Radio Service, as defined in the Act.
4. "Commission" – Public Utilities Commission of Ohio
5. "FCC" – Federal Communications Commission.
6. "ILEC" – Incumbent local exchange telecommunications company, a local exchange telecommunications company authorized to provide basic local telecommunications service in a specific geographic area within the State of Ohio as of December 31, 1995, or a successor in interest to such a company.

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WIRELESS LOCAL TERMINATION TARIFF

C. Definitions (Cont'd)

7. "CLEC" – Competitive local exchange telecommunications company, a local exchange telecommunications company certified by the Commission to provide basic and non-basic local telecommunications service or switched exchange access service, or any combination of such services, in a specific geographic area subsequent to December 31, 1995.
8. "Inter-MTA Traffic" -- Wireless traffic originating on the network of a CMRS provider within one MTA and terminating to the Telephone Company's end-user subscribers in another MTA.
9. "IntraMTA Traffic" -- Wireless traffic originating on the network of a CMRS provider within a MTA and terminating to the Telephone Company's end-user subscribers in the same MTA.
10. "IXC" – Interexchange telecommunications company, any company engaged in the provision of telecommunications service between points in two or more exchanges served by an ILEC and/or CLEC.
11. "LEC" – Local exchange carrier, includes any provider of local exchange telecommunications service that holds a certificate of convenience and necessity or certificate of service authority from the Public Service Commission of Ohio.

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WIRELESS LOCAL TERMINATION TARIFF

C. Definitions (Cont'd)

12. "Local Traffic" – Telecommunications traffic that originates and terminates within the same major trading area ("MTA"), as defined in 47 C.F.R. §24.202(a), and within Telephone Service Company's local exchange service area. For purposes of determining whether traffic originates and terminates within the same MTA, and therefore whether the traffic is local, 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 shall be used. Local Traffic includes mandatory expanded local calling area plans such as Extended Area Service ("EAS") and Extended Community Calling ("ECC"). Local Traffic excludes Information Access Traffic, Information Service Traffic (i.e. Internet, 900-976, etc.) and inter-MTA and Paging Traffic.
13. "MTA" – The Major Trading Area as defined in 47 C.F.R. paragraph 24-102 of the FCC Rules and Regulations.
14. "Telephone Company" – Telephone Service Company.

D. Liability of Telephone Company (Cont'd)

1. The Telephone Company's failure to provide or maintain service under this Tariff shall be excused by labor difficulties, government orders, civil commotions, acts of God and other circumstances beyond the Telephone Company's reasonable control.

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WIRELESS LOCAL TERMINATION TARIFF

D. Liability of Telephone Company (Cont'd)

2. The Telephone Company's liability, if any, for its gross negligence or willful misconduct is not limited by this Tariff. With respect any other claim or suit, by a carrier or any other, for damages arising out of mistakes, omissions, interruptions, delays, errors or defects in transmission, the Telephone Company's liability, if any, shall not exceed an amount equivalent to the proportionate charge to the CMRS provider for the period of service during which such mistakes, omissions, interruptions, delays, errors or defects in transmission or service occurs and continues. Any such mistakes, omissions, interruptions, delays, errors, or defects in transmission of service, which as caused or contributed to by the negligence or willful act of the CMRS provider or which arise from the use of the CMRS provider's facilities or equipment, shall not result in the imposition of any liability whatsoever upon the Telephone Company.
3. The Telephone Company is not liable for any act or omission of other providers.

E. Records and Billing

1. The Telephone Company shall issue a bill to the CMRS provider based on the best information available to the Telephone Company including, but not limited to, records of terminating traffic created by the Telephone Company at its end office or tandem switch or SS7 signaling.
2. If possible, the CMRS provider will provide to the Telephone Company billing records in standard industry formats regarding calls it originates that terminate on the Telephone Company's network. Records will be provided at an individual call detail record, if possible, with sufficient information to identify the specific date and time of the call, the call duration, and the originating and terminating numbers.

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P.U.C.O NO. 6
WIRELESS LOCAL TERMINATION TARIFF

E. Records and Billing (Cont'd)

3. If a CMRS provider is unable to provide billing records of the calls that it originates to the Telephone Company, the Telephone Company may use usage reports and/or records (such as a CTUSR) generated by a third party ILEC whose network is used to transit the traffic as the basis for billing the CMRS provider. If the CMRS provider is unable to providing billing records, the CMRS provider will have the responsibility of providing, on a quarterly basis (or as others agreed to by the Telephone Company), a report to the Telephone Company providing the percentage of the CMRS provider's traffic terminated to the Telephone Company that is intraMTA or interMTA traffic. The report will also detail what percentage of the interMTA traffic is intrastate and what percentage is interstate. Such reports shall be based on studies of actual traffic originated by the CMRS provider and terminated to the Telephone Company. Notwithstanding the above, if the Telephone Company has the technical capability to record and jurisdictionalize the CMRS traffic utilize its own switching and billing system, the Telephone Company will use such records to bill the CMRS provider for true local and intraLATA use. In such a case, the CMRS provider will be notified that the quarterly percentage notification is no longer required.
4. Reports regarding the percentages of intraMTA and interMTA traffic (and the intrastate or interstate jurisdiction of interMTA traffic) shall be based on a reasonable traffic study conducted by the CMRS providers and available to the Telephone Company upon request. Such studies shall be conducted no less frequently than once each quarter to ensure that the CMRS provider is using an accurate intraMTA/interMTA percentage.

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P.U.C.O NO. 6
WIRELESS LOCAL TERMINATION TARIFF

E. Records and Billing (Cont'd)

The CMRS provider shall pay the Telephone Company for all charges in accordance with the rates set forth in this tariff. Such payments are to be received within thirty (30) days from the effective date of the billing statement. The CMRS provider shall pay a late charge on any undisputed charges, which are not paid within the thirty (30) day period. A finance charge of .0292% compounded daily will be applied to all past due invoices. The CMRS provider shall pay the Telephone Company the reasonable amount of the Telephone Company's expenses related to collection of overdue bills, such amounts to include reasonable attorney fees.

F. Land to Mobile Transiting

Land to Mobile Local Traffic that originates on Telephone Company's network and terminates on CMRS's network transiting a third party tandem will be charged to the CMRS provider at the same rates that the third-party tandem provider charges Telephone Service Company.

G. Verification Reviews

The CMRS provider will be responsible for the accuracy and quality of its data as submitted to the Telephone Company. Upon reasonable written notice, the Telephone Company or its authorized representative shall have the right to conduct a review and verification of the CMRS provider to give assurances of compliance with the provisions of this tariff. This includes on-site verification reviews at the CMRS provider's or vendor locations. The review may consist of an examination and verification of data involving records, systems, procedures and other information related to the traffic originated by the CMRS provider and terminated to the Telephone Company. The CMRS provider will provide the Telephone Company with reasonable access to such information as is necessary to determine amounts payable under this tariff.

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P.U.C.O NO. 6
WIRELESS LOCAL TERMINATION TARIFF

H. Refusal and Discontinuance of Service

1. If the CMRS provider fails to comply with any of the terms and conditions of this tariff, including any payments to be made by it on the dates and times herein specified, the Telephone Company, may on thirty (30) day's written notice by Certified U.S. Mail to the CMRS provider, refuse additional applications for service and/or refuse to complete any pending orders for service by the non-complying CMRS provider at any time thereafter, or may discontinue the provision of the services to the non-complying CMRS provider at any time thereafter. In the case of such discontinuance, all applicable tariff charges shall become due. Discontinuance of service or the refusal to provider additional services is not appropriate where the CMRS provider has failed to pay for traffic terminated to the Company prior to the effective date of this tariff.
2. If the Telephone Company does not refuse additional applications for service or discontinue the provision of the services involved on the date specified in the thirty (30) day's notice, and the CMRS provider's noncompliance continues, nothing contained herein shall preclude the Telephone Company's right to refuse additional applications for service or to discontinue the provision of the services to the non-complying CMRS provider without further notice.
3. If the Telephone Company is unable to effectuate discontinuance of service at it's own office it may request the assistance of other ILECs with whom the Telephone Company's network is connected. The Telephone Company may request such other ILEC(s) to take the necessary steps within its/their office(s) to disconnect service to the non-complying CMRS provider or to take such other actions as are necessary and appropriate to effectuate discontinuance of service as authorized by this tariff. This tariff specifically gives authority to such other ILEC's to respond to and honor a request to effect discontinuance of service from the CMRS provider to the Telephone Company without further Government Relations authorization.

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P.U.C.O NO. 6
WIRELESS LOCAL TERMINATION TARIFF

H. Refusal and Discontinuance of Service (Cont'd)

4. In the event a CMRS provider for whom the Telephone Company has effectuated discountenance of service requests reconnection or restoration of service, such service will not be reconnected or restored unless and until such CMRS provider has paid to the Telephone Company the actual costs assessed to the Telephone Company by any other ILEC for such ILEC's assistance in effectuating such discontinuance of service.

I. Rates and Charges

1. The rates and rate elements applicable to Inter-MTA traffic are set forth in the Telephone Company's Switched Access Tariff. The rates for Termination of IntraMTA Traffic are shown in the Rates section below.

2. RATES

Wireless Terminating Access Rate Per Minute of Use	\$0.0428
Service Establishment Charge Per Occurrence	\$136.00

ISSUED: June 27, 2003

EFFECTIVE:

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Issued by the Public Utilities Commission of Ohio
Lonnie Pedersen, President, Telephone Service Company
2 Willipie Street, Wapakoneta, Ohio 45895

EXHIBIT B

The applicant, Telephone Service Company, hereby seeks to file a new tariff for wireless local termination as a means of securing compensation in the absence of negotiated interconnection agreements with Commercial Mobile Radio Service (CMRS) providers. This tariff will not apply for CMRS providers who have an interconnection agreement or a terminating traffic agreement with the Company. It will apply to intraMTA traffic originated by CMRS providers who do not have an interconnection agreement with the Company and terminated to end-user subscribers of the Company. It applies to mobile to land local traffic that routes through a third party tandem provider.