

RIDGEVILLE TELEPHONE COMPANY
BASIC LOCAL EXCHANGE SERVICE TARIFF

NOTE: This Tariff P.U.C.O. No. 3 cancels and supersedes Ridgeville Telephone Company Tariff P.U.C.O. No. 2.

Issued: April 26, 2011

Effective: April 26, 2011

In Accordance with Case No. 10-1010-TP-ORD and 11-2686-TP-ATA

Issued by the Public Utilities Commission of Ohio

Ken Miller, General Manager

Ridgeville Corners, Ohio

P.U.C.O. NO. 3

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TARIFF DESCRIPTION

This Basic Local Exchange Service (BLES) Tariff applies to residential single-line customers and to the primary access line of business customers.

BLES is provided by Ridgeville Telephone Company (The "Company" or "Telephone Company") in accordance with Rule 4901:1-6-12, Ohio Administrative Code.

Basic local exchange service, as defined in Section 4927.01, Revised Code, means residential end-user access to, and usage of, telephone-company-provided services over a single line, or small-business-end-user access to and usage of telephone-company-provided services over the business's primary access Line of Service, which in the case of residential and small-business access and usage is not part of a bundle or package of services. BLES enables a customer to originate or receive voice communications within a local service area and consists of the following services:

- (i) Local dial tone service;
- (ii) For residential end users, flat-rate telephone exchange service;
- (iii) Touch tone dialing service;
- (iv) Access to and usage of 9-1-1 services, where such services are available;
- (v) Access to operator services and directory assistance;
- (vi) Provision of a telephone directory in any reasonable format for no additional charge and a listing in that directory, with reasonable accommodations made for private listings;
- (vii) Per call, caller identification blocking services;
- (viii) Access to telecommunications relay service; and
- (ix) Access to toll presubscription, interexchange or toll providers or both, and networks of other telephone companies.

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EXCHANGE RATES

A. General

The rates shown hereunder are monthly rates and entitle the subscriber to local messages to all stations of the Ridgeville Corners Exchange, the Okolona Exchange of the Farmers Mutual Telephone Company, the Evansport Exchange of Frontier North Inc., and the Gerald, Archbold, Wauseon and Napoleon exchanges of the United Telephone Company of Ohio dba CenturyLink.

B. Rates and their application

1. The following rates shall apply through-out the total Exchange Area authorized by the Public Utilities Commission of Ohio as of the effective date of this tariff sheet.

<u>Ridgeville Corners Exchange</u>	<u>Monthly Rate</u>	<u>Maximum Rate</u>	
Business Service	\$13.70*	\$13.70*	(C)
Residential Service	\$ 9.00*	\$ 9.00*	(C)
Payphones			
Basic Coin Transmission Dial Tone Service	\$ 4.05		
Coin Supervision Service	\$ 7.20		

<u>Evansport, Archbold, Gerald, Wauseon and Napoleon Exchanges</u>	<u>Monthly Rate</u>	<u>Maximum Rate</u>	
Business Service	\$18.70*	\$18.70*	(C)
Residential Service	\$12.25*	\$12.25*	(C)

* The touch tone rate has now been rolled into the access line and is no longer charged separately.

C. Other Rates and Regulations (N)

1. Late Payment Charges - A late payment fee of \$3.00 will be assessed if all charges are not paid at least nineteen days after the postmark on the customer's bill. The late payment charge will not apply to any portion of the bill that is in bona fide dispute, any previous late payment fees included in the amount due, or to the service establishment charges for lifeline service. Late payment fees are to be applied without discrimination. This Late Payment Fee will not be charged unless the unpaid balance on the customer's account exceeds \$20.00.

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SERVICE CONNECTION CHARGES

Non-Recurring Service Offerings (charges for changes, service connections, and restoral of service)

	<u>Charge</u>
1. <u>Re-establishment of Suspended Service:</u> Re-establishment of service previously suspended as a result of non-payment.	\$20.00
2. <u>Re-connection of Disconnected Service:</u> Re-establishment of service previously disconnected at the request of the customer.	\$10.00
3. <u>Service Connection Charges:</u>	
a. <u>Service Order Charge:</u> Receiving, recording, and processing information necessary to execute a customer's initial request for service.	\$20.00
b. <u>Service Order Charge (Subsequent):</u> Applies when changes are made to customer's account after the initial connection of service (e.g., change to or addition of additional directory listings, addition of features, etc.)	\$10.00
c. <u>Central Office Connection Charge:</u>	
i. Performing the work required with the connection of a central office line, including connection or changes in the central office and cable or drop wire up to the protector.	\$10.00
ii. For work limited to opening and/or closing the central line at the Central Office Main Distribution Frame.	\$10.00
4. <u>Premise Visit Charge:</u> A Premise Visit Charge may apply when a visit to the customer's premises is necessary to isolate a problem reported to the Company. The Company will first advise the customer to check the NID to determine the source of the trouble. If the trouble is on the Company's side of the NID, the Company will not assess a Premise Visit Charge. If the customer does not have a NID, the Company will not assess a Premise Visit Charge when such a visit is necessary to determine the source of the problem. If the trouble is determined to be on the customer's side of the NID after a Company visit, the customer will be assessed the Premise Visit Charge.	

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MISCELLANEOUS RATES AND CHARGES

1. Per Call Blocking

Enables customers to prevent the disclosure of their telephone number on a per call basis to the called party. The disclosure of the calling party's number can be prevented on a per call basis by dialing a preassigned access code before making a call. This action must be repeated each time a call is made to prevent the disclosure of the calling party's telephone number. If the called party has a display device, a privacy indication will appear instead of the calling party's telephone number. Per Call Blocking will be provided on a universal basis at no charge. All public and semi-public payphones in Ridgeville Telephone Company's service area will be equipped with Per Call Blocking.

2. 9-1-1 Subscriber Charge

\$.25/month

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BUSINESS AND RESIDENCE SERVICE

Determination as to whether Subscriber's service should be classified as Business or Residence will be based on the character of use to be made of the service as determined by the Company.

The practice of advertising a telephone number in newspapers, business cards or on trucks shall be a contributing but not an exclusive factor in determining the classification of service.

Rates for business service apply where the primary or dominant use of the service is for business or occupational purposes or for the administration of the activities of such institutions as clubs, hospitals, schools, colleges, churches, and charitable organizations.

Rates for residence service apply where the primary or dominant use is of a social or domestic nature and other use, if any, is merely incidental.

When it is determined that a customer to residence service is using the service in such a manner that it should be classified and charged for as business service under the above provisions, the Telephone Company will discontinue the service of such customer in the event he refuses to permit his service to be classified as business service and pay the applicable business rates.

LINE EXTENSIONS

- A. A line extension is defined as the building of poles and/or wires into a territory, not previously served with the type of service requested by the subscriber. Line extensions are of two classes:
1. Those used to carry individual line service beyond the base rate area. In such cases the subscriber is charged the full amount of the construction cost as an advance rental. This charge must be collected in full before the construction is begun. The monthly rental for such service is the regulator base-rate-area charge plus the appropriate charge for extra mileage. The sum of these two items is charged against the advance rental payment until the advance rental payment has been consumed. Should the subscriber remove himself from the premises before the entire amount of the advance rental has been consumed, then any remaining balance may be transferred to a superseding subscriber.
 2. Extensions of plant facilities to provide local exchange rural party line telephone service in sections of the Company's operating area along public highways that are not currently being served.

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LINE EXTENSIONS (Continued)

B. Within the Base Rate Area.

No charge is made to the applicant for permanent construction provided by the Telephone Company on public highways, streets, or alleys in order to furnish service in territory where no facilities are available.

C. Outside the Base Rate Area.

(1) Where a telephone company constructs permanent facilities on public highways, in order to furnish service to an applicant or applicants, in the territory where no facilities are available, the maximum construction charges applicable shall be determined in the following manner, regardless of the actual route to be followed by such construction.\

- (a) Where only one applicant is to be furnished service, the length of construction required to reach the point of entrance of the applicant's private property, measured along the public highway either from the nearest existing distributing plant of the telephone company or the nearest point to which the telephone company plans to extend its facilities under an approved construction program, whichever is closer, shall be determined by the telephone company.

For the length thus determined, the applicant may be required to pay construction charges in excess of the cost of one-half (1/2) mile of standard pole line in place.

A credit against the cost of excess construction charges may be given where an applicant performs the labor of digging holes or trimming or removing trees in the right-of-way, in accordance with company specifications.

- (b) Where more than one applicant is to be furnished service along the same route, the length of construction required to reach the point of entrance on each applicant's private property, measured along the public highway either from the nearest existing distributing plant of the telephone company or from the nearest point to which the telephone company plans to extend its facilities under an approved construction program, whichever is closer, shall be determined. For the length thus determined, the applicants as a group may be required to pay construction charges in excess of the cost of one-half (1/2) mile of standard pole line in place, multiplied by the number of applicants.

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LINE EXTENSIONS (Continued)

C. Outside the Base Rate Area (Continued)

(c) If the telephone company elects to attach its facilities to poles of other utility companies in lieu of providing standard pole line construction, the telephone company will place one-half (1/2) mile of circuit for each subscriber without construction charges. For placing facilities in excess of one-half (1/2) mile on other utility companies' poles, the excess construction charges to be applied shall not exceed those which would have been applied if standard pole line construction had been provided by the telephone company.

(2) The total amount of construction charges to be paid by the applicants as a group shall be apportioned among them in such manner as the group may determine. The necessary construction need not be started, however, until satisfactory arrangements have been made for the payment of such construction charges.

In the event the applicants fail to agree upon an apportionment of construction charges within sixty (60) days of the telephone company's quotation of charges, then the company may suggest pro-rated distribution of charges, based on relative distances of extension of pole lines among the applicants involved. If this suggestion is unacceptable to all applicants, then the telephone company may handle each applicant separately, in accordance with the provisions of paragraphs (1) (a) and (1) (c).

(3) In case the telephone company has on file other applications for service, from applicants located along the route to be used to serve the applicants referred to in paragraphs (1) (a) or (1) (b) above, the telephone company shall combine the construction projects for the current applicants and the applicants who previously applied for service in accordance with and subject to the provisions of paragraphs (1) (b) and (2) above, if such action will serve to reduce the amount of construction charges to be paid by either of such groups.

D. In all cases of pole line construction on a public highway, ownership is vested in the telephone company. All instrumentalities erected on public highways are owned and maintained by the telephone company.

N11 SERVICE
811 SERVICE FOR "ONE CALL" NOTIFICATION SYSTEMS

A. GENERAL

1. The Federal Communications Commission (FCC) assigned the 811 dialing code for nationwide access to One Call Notification Systems. The 811 dialing code ("811 Service") is a nationwide toll-free number to be used by state "One Call" notification systems for providing advanced notice of excavation activities to underground facility operators.
2. The three digit 811 abbreviated dialing One Call Notification code is assigned to the approved "811 Provider" for use in providing One Call notification services to the public by way of voice grade facilities.
3. 811 Service is available from the Company within its services area only. To provide access to 811 to end users in another company's service area or to Competitive Local Exchange Carrier (CLEC) end users within the local calling area, the 811 Provider must make appropriate arrangements with the other company or CLEC serving that territory. The 811 Provider should work separately with competing local providers to ascertain that its end user customers will be able to reach one-call services provided by dialing 811.
4. All 811 abbreviated dialing code calls must be local in nature and will not result in any expanded local calling area (ELCA), intraLATA toll, interLATA long distance, or pay-per-call charges to Company subscribers. However, 811 Service calls may result in local measured service charges where Company subscribers' service plans include such charges.
5. The 811 Service is not available for the following classes of service: inmate service, 1+ and 0+ calling, 0- operator assisted calling and 101XXXX calling. 811 Service is otherwise available wherever local service is accessible.

B. OBLIGATIONS OF THE APPROVED "ONE CALL" NOTIFICATION SYSTEMS PROVIDER

1. The 811 Provider must submit a written application for 811 Service to the Company. The 811 Provider may establish 811 Service in all or part of the Company's exchanges. There may be only one 811 Provider per exchange.
2. The 811 Provider's written application to establish 811 Service in a Company local exchange must include the following:
 - a. The local, foreign exchange, or toll free telephone number into which the Company should translate the dialed 811 abbreviated code. If the 811 Provider desires to change the telephone number into which the 811 abbreviated dialing code is translated, the 811 Provider must pay a Number Change Charge as set forth in Section F. below.
 - b. For network sizing and protection, an estimate of annual call volumes and holding time for calls to the 811 Service.
 - c. An acknowledgement of the possibility that the Commission's assignment of the 811 abbreviated dialing code may be recalled at any time.

N11 SERVICE (Continued)
811 SERVICE FOR "ONE CALL" NOTIFICATION SYSTEMS (Continued)

**B. OBLIGATIONS OF THE APPROVED "ONE CALL" NOTIFICATION SYSTEMS PROVIDER
(Continued)**

3. Local Calling for Company Subscribers
 - a. The 811 Provider, in cooperation with the Company, will assure that all 811 Service calls are local and do not generate ELCA, intraLATA toll, interLATA long distance, or pay-per-call charges for Company subscribers.
 - b. When the 811 Provider applies for 811 Service from the Company, the 811 Provider must supply the Company with a toll free number. The Company will translate the 811 digits into the telephone number provided by the 811 Provider.
4. The 811 Provider is liable for and will indemnify, protect, defend and hold harmless the Company against all suits, actions, claims, demands and judgments, plus any expenses and counsel fees incurred by the Company on account thereof, whether suffered, made, instituted or asserted by the 811 Provider or any other party or person, for any personal injury to or death of any person or persons, or for any loss, damage, or destruction of any property, whether owned by the 811 Provider or others, arising out of or resulting directly from the 811 Service.
5. The 811 Provider must develop an appropriate method of responding to 811 calls directed to it out of confusion or in error by Company subscribers.
6. The 811 Provider must subscribe to termination facilities and lines in sufficient quantities to provide adequate service to the public, and enable the 811 Provider to receive calls to the 811 Service during normal business hours.
7. The 811 Service is provided on the condition that the 811 Provider subscribes to termination facilities and lines in sufficient quantities to adequately handle calls to the 811 Service without interfering with or impairing any services offered by the Company.
8. The 811 Provider must comply with all present and future state and federal rules pertaining to abbreviated dialing codes.
9. The 811 Provider is responsible for obtaining all necessary permissions, licenses, written consents, waivers and releases and all other rights from all persons whose work, statements or performances are used in connection with the 811 Service. The 811 Provider is also responsible for obtaining all necessary permissions, licenses, written consents, waivers, and releases and all other rights from all holders of copyrights, trademarks and patents used in connection with the 811 Service.

N11 SERVICE (Continued)
811 SERVICE FOR "ONE CALL" NOTIFICATION SYSTEMS (Continued)

B. OBLIGATIONS OF THE APPROVED "ONE CALL" NOTIFICATION SYSTEMS PROVIDER
(Continued)

10. The 811 Provider must respond promptly to all complaints lodged with any regulatory authority against the 811 Service. If requested by the Company, the 811 Provider must assist the Company in responding to complaints made to the Company concerning the 811 Service.
11. The 811 Provider shall not promote the 811 Service with the use of any auto dialer or broadcasting of tones that dial the 811 abbreviated dialing code.
12. The 811 Provider must work separately with CLECs operating and serving customers in the Company's exchange(s) to ascertain whether 811 abbreviated dialing will be available to their end users.

C. OBLIGATIONS OF THE COMPANY

1. The Company will establish the 811 Service within ninety days after receipt of the 811 Provider's completed application(s) for service or the effective date of this Tariff, whichever is later.
2. When an 811 Service call is placed by the calling party via interconnection with an interexchange carrier, the Company cannot guarantee the completion of said 811 Service call, the quality of the call or any features that may otherwise be provided with the 811 Service.
3. The Company will route 811 calls originating from end users on the Company's local exchange network whether they purchase service directly from the Company or from another provider reselling company service. Otherwise, the Company is not responsible for establishing 811 Service for calls originating from other telecommunications providers.
4. The Company does not undertake to answer and forward 811 Service calls but furnishes the use of its facilities to enable the 811 Provider to respond to such calls at the 811 Provider-established call centers.
5. The rates charged for 811 Service, if applicable, do not contemplate the inspection or constant monitoring of facilities to discover errors, defects, and malfunctions in service, nor does the Company undertake such responsibility. The 811 Provider must conduct such operational tests as, in the judgment of the 811 Provider, are required to determine whether the Company's facilities are functioning properly for its use. The 811 Provider must promptly notify the Company in the event the Company's facilities are not functioning properly.

N11 SERVICE (Continued)
811 SERVICE FOR "ONE CALL" NOTIFICATION SYSTEMS (Continued)

D. LIABILITY

1. The liability of the Company for losses or damages of any kind arising out of mistakes, omissions, interruptions, delays, errors or defects in transmission, or failure or defects in any facility furnished by the Company, occurring in the course of furnishing 811 Service, or of the Company in failing to maintain proper standards of maintenance and operation or to exercise reasonable supervision, shall in no event exceed an amount equivalent to the proportionate charge to the 811 Provider for the 811 Service and local exchange services for the period of service during which such mistake, omission, interruption, delay, error or defect in transmission or defect of failure in facilities occurs.
2. The Company is not liable for any losses or damages caused by the negligence of the 811 Provider.
3. The Company's entire liability to any person for interruption or failure of the 811 Service is limited to the terms set forth in this and other sections of this Tariff.
4. The Commission's local assignment and the 811 Provider's use of the 811 abbreviated dialing code are subject to preemption by the Federal Communications Commission. The Company shall not be liable to the 811 Provider for any damages the 811 Provider may incur that result from a national assignment of the 811 abbreviated dialing code.
5. The Company will make every effort to route 811 calls to the appropriate 811 Provider call center. However, the Company will not be held responsible for routing mistakes or errors.

E. OTHER TERMS AND CONDITIONS

1. The 811 Service will not provide calling number information in real time to the 811 Provider. If this type of information is required, the 811 Provider must subscribe to compatible Caller ID service as described elsewhere in this Tariff.
2. The 811 Service is provided for the benefit of the 811 Provider. The provision of the 811 Service by the Company shall not be interpreted, constructed or regarded, either expressly or implied, as being for the benefit of or creating any Company obligation toward any third person or legal entity other than the 811 Provider.

N11 SERVICE (Continued)
811 SERVICE FOR "ONE CALL" NOTIFICATION SYSTEMS (Continued)

E OTHER TERMS AND CONDITIONS (Continued)

3. A written notice will be sent to the 811 Provider following oral notification when its 811 Service unreasonably interferes with or impairs other services rendered to the public by the Company or by other subscribers of abbreviated dialing codes. If, after such notification, the 811 Provider makes no modification in method of operation or in the service arrangements that are deemed service-protective by the Company, or if the 811 Provider is unwilling to accept the modifications, or if the 811 Provider continues to cause service impairment, the Company reserves the right, at any time, without further notice, to institute protective measures, up to and including termination of service.
4. In an emergency situation as determined by the Company, the Company reserves the right, at any time, without notice, to institute protective measures, up to and including termination of service.

F. RATES & CHARGES

1. A Central Office Charge applies for each Company host central office out of which the 811 Provider orders 811 Service, as follows:
 - a. When a Company exchange is served by more than one host central office, a Central Office Charge is applicable for each host central office in that exchange.
 - b. If the 811 Provider establishes 811 Service in multiple Company exchanges serviced by the same host central office, only one Central Office Charge applies.
2. A Number Change Charge applies when the 811 Provider establishes service or applies to change the telephone number into which the 811 abbreviated dialing code is translated. The Number Change Charge is applied on a per telephone number, per host central office basis.
3. When translating the seven or ten digit number to the 811 abbreviated dialing code, applicable Service Connection Charges will apply.

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N11 SERVICE (Continued)
811 SERVICE FOR "ONE CALL" NOTIFICATION SYSTEMS (Continued)

F. RATES & CHARGES (Continued)

4. Rates:

	Nonrecurring <u>Charge</u>
Central Office Charge *	\$115.00
Number Change Charge (per Telephone Number)	\$15.00
Service Connection Charge	\$15.00

* The Central Office Charge is applied at the host central office only, and covers all offices that are part of that host complex with a single translated number. This charge applies for each translated number if multiple numbers are required.

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P.U.C.O. NO. 3

GENERAL RULES AND REGULATIONS

A. APPLICATION

The rules and regulations specified herein apply to the provisions of BLES as defined in Section 1, Sheet No. 1 herein.

In the event of a conflict between any rates, rules, regulation or provision contained in these General Rules and Regulations and any rate, rule regulation or provision contained in the other section of this BLES Tariff, the rate, rule, regulation or provision contained in the specific section of this Tariff shall prevail.

B. OBLIGATION AND LIABILITY OF TELEPHONE COMPANY

1. Transmitting Messages

The Telephone Company does not undertake to transmit messages but offers the use of its facilities when available for communications between its customers.

2. Defacement of Premises

No liability shall attach to the Telephone Company by reason of any defacement or damage to the subscriber's premises resulting from placing the Company's appurtenance and associated wiring on such premises, or by the removal thereof when such defacement or damage is not the result of negligence on the part of the Company or its employees.

GENERAL RULES AND REGULATIONS (Continued)

C. USE OF SERVICE AND FACILITIES

1. Ownership and Care of Equipment

The telephone equipment and lines, other than inside wire, furnished shall be the property of the Telephone Company and shall be carefully used and cared for by the subscriber and shall be surrendered to the Telephone Company upon termination of the subscriber's right of use in as good condition as when received, ordinary wear and tear alone excepted. All ordinary expense of maintenance and repair, unless otherwise specified in the Telephone Company's tariffs or in the contract for the use of the equipment, will be borne by the Telephone Company. In case of damage to, or destruction of, any of the said equipment, due to negligence of the subscriber, the subscriber shall pay either the cost of replacing the equipment or the cost of restoring the equipment to its original condition.

2. Telephone Numbers

The customer has no property right in the telephone number which is assigned by the Telephone Company nor any right to continuance of service through any particular central office, and the Telephone Company reserves the right to change the telephone number or the central office designation, or both, of the customer whenever it deems it necessary to do so in the conduct of its business.

3. Maintenance and Repairs

The Telephone Company undertakes to maintain and repair the facilities which it furnishes to customers.

4. Right of Access to Premises

For the purpose of inspecting, repairing, or removing any part of the Telephone Company's equipment, apparatus and lines, the Company's employees shall, upon producing proper identification, have the right of access to subscribers' premises at any reasonable hour.

GENERAL RULES AND REGULATIONS (Continued)

D. ALLOWANCE FOR FAILURE OF SERVICE

The Telephone Company does not guarantee uninterrupted working of its lines and equipment. In case service is interrupted otherwise than by the negligence or willful act of the subscriber, an adjustment will be made in the amount of charges for such of the service, equipment, and facilities furnished as are rendered useless or inoperative. The adjustment shall apply to the period the interruption continues beyond twenty-four (24) hours, where such interruption has been confirmed by the Telephone Company either by its own investigation or upon notice from the subscriber. No other liability shall in any case attach to the Telephone Company.

E. ADVANCE PAYMENTS

Applicants for service involving special construction may be required to make an advance payment. The amount of the advance payment is credited to the customer's account as applying to any indebtedness under the contract.

F. SPECIAL ASSEMBLAGES OF EQUIPMENT

Special Service Arrangements that are requested by a customer will be furnished providing the modification of the equipment will not interfere with the telephone network or be hazardous to personnel or equipment.

Where such Special Service Arrangements consist of a modification of standard telephone equipment, rates and charges are determined by adding the costs for the modification to what charges would be for the installation of the standard telephone equipment.

The Company, upon receiving a request from a customer for a new type of service or equipment not previously offered in its tariff, and not a modification of an existing equipment offering, shall file an application to establish a rate for such equipment or service pursuant to section 4909.18, Ohio Revised Code, or enter into an arrangement with the customer covering the provisions under which such equipment or service shall be furnished, which shall be submitted to the Commission pursuant to Section 4905.31, Ohio Revised Code.

Ridgeville Telephone Company
Ridgeville Corners, OH 43555

Section No. 4
First Revised Sheet No. 1
Replaces Original Sheet No. 1

P.U.C.O. NO. 3

LIFELINE

The Ridgeville Telephone Company shall provide Lifeline services as defined in 47 C.F.R. § 54.401 (a) on (C) a non-discriminatory basis to all qualifying low-income customers. The Company's Lifeline service offering shall comply with all applicable federal and state laws, including, but not limited to 47 C.F.R. Part 54, Subpart E; the FCC's Lifeline reform order (Report and Order released February 6, 2012, WC Docket No. 11-42 *et.al.*), the FCC Modernization Order (Third Report and Order released on April 27, 2016, WC Docket No. 11-42, *et.al.*), and any subsequent clarifying orders; Section 4927.13, Ohio Revised Code; Rule 4901:1-6-19, Ohio Administrative Code; and the Commission's nontraditional Lifeline service order (Finding and Order adopted May 23, 2012, Case No. 10-2377-TP-COI) and any subsequent entries and/or orders. (C)

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David Gobrogge, Manager
Ridgeville Corners, Ohio

Ridgeville Telephone Company
Ridgeville Corners, Ohio

Section No. 4
First Revised Sheet No. 2
Replaces Original Sheet No. 2

P.U.C.O. NO. 3

(D)

Issued: June 11, 2012

Effective: June 11, 2012

In Accordance with Case No. 90-5036-TP-TRF
Issued by the Public Utilities Commission of Ohio
Ken Miller, General Manager
Ridgeville Corners, Ohio

Ridgeville Telephone Company
Ridgeville Corners, Ohio

Section No. 4
First Revised Sheet No. 3
Replaces Original Sheet No. 3

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Section No. 4
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INTRALATA PRESUBSCRIPTION

1. General

IntraLATA Presubscription is a procedure whereby a subscriber designates to the Telephone Company the carrier which the subscriber wishes to be the carrier of choice for intraLATA toll calls. Such calls are automatically directed to the designated carrier, without the need to use carrier access codes or additional dialing to direct the calls to the designated carrier. IntraLATA presubscription does not prevent a subscriber who has presubscribed to an intraLATA toll carrier from using carrier access codes or additional dialing to direct calls to an alternative intraLATA toll carrier on a per call basis.

2. IntraLATA Presubscription Options

Option A. Subscriber may select the Telephone Company's intraLATA carrier as the presubscribed carrier for intraLATA toll calls subject to presubscription.

Option B: Subscriber may select her/his interLATA toll carrier as the presubscribed carrier for intraLATA toll calls subject to presubscription.

Option C: Subscriber may select a carrier other than the Telephone Company's intraLATA carrier or the subscriber's interLATA toll carrier as the presubscribed carrier for intraLATA toll calls subject to presubscription.

Option D: Subscriber may select no presubscribed carrier for intraLATA toll calls subject to presubscription which will require the subscriber to dial a carrier access code to route all intraLATA calls to the carrier of choice of each call.

3. Rules and Regulations

Subscribers of record on the effective date of this tariff will retain their current dialing arrangements until they request that their dialing arrangements be changed. Until an affirmative choice is made, all subscribers will be assigned to the Telephone Company's intraLATA carrier.

Subscribers of record or new subscribers may select either Options A, B, C, or D for intraLATA Presubscription.

Subscribers may change their selected Option and/or their presubscribed IntraLATA toll carrier at any time subject to charges specified in Paragraph 5 below.

INTRALATA PRESUBSCRIPTION (Continued)

4. IntraLATA Presubscription Customer Notices

The Telephone Company will notify subscribers that intraLATA Presubscription is available no longer than sixty (60) days following the effective date of this tariff. The notice will contain a description of intraLATA toll presubscription, how to make an intraLATA toll presubscription carrier selection, and a description of when and what charges apply related to the selection of an intraLATA toll carrier.

5. IntraLATA presubscription Charges

a. Application of Charges

There will be no charges for a subscriber's initial intraLATA toll presubscription selection for a period beginning on the effective date of this tariff and ending no sooner than ninety (90) days following the mailing date of subscriber notification of intraLATA presubscription availability.

New local service subscribers will be asked to select a carrier(s) for their intraLATA toll and interLATA calls subject to presubscription at the time they place an order with the Telephone Company for local exchange service. If the new subscriber is unable to make a selection, at that time, the new subscriber will be read a random listing of all available intraLATA toll carriers to aid their selection. If the new subscriber is still unable to make a selection, at that time, the Telephone Company will inform the new subscriber that he/she will be given ninety (90) days in which to inform the Telephone Company of an intraLATA toll presubscription carrier choice at no charge. The new subscriber will also be informed that the Telephone Company will assess a charge for any selections made after the ninety (90) day window and that until a selection is made the subscriber will be required to dial a carrier access code to route all intraLATA toll calls.

New subscribers who do not make an intraLATA toll carrier presubscription choice at the time the new subscriber places an order establishing local exchange service with the Telephone Company will not be presubscribed to any intraLATA toll carrier, but rather will be required to dial a carrier access code to route all intraLATA toll calls to the carrier of choice for each call.

After a subscriber's initial selection for a presubscribed intraLATA toll carrier, for any change thereafter, an IntraLATA Presubscription Change Charge will apply as follows:

INTRALATA PRESUBSCRIPTION (Continued)

- a. Application of Charges (Continued)
- (1) The charge shall be no greater than those set forth in Paragraph 5.b., unless modified by a company-specific Commission-approved tariff.
 - (2) If a Subscriber changes both the InterLATA and IntraLATA Presubscribed Interexchange Carrier at the same time, 50% of the otherwise applicable IntraLATA Presubscription Change Charge will apply.
- b. Nonrecurring Charges IntraLATA Presubscription Change Charge
- Per business or residence line, trunk, or port:
- | | | |
|----|--------------------|--------|
| -- | Manual Process | \$5.50 |
| -- | Electronic Process | \$1.25 |