



221 East Fourth Street 121-850
Cincinnati, Ohio 45202
FRN 0012486437

February 28, 2008

Application No. 133

Ms. Marlene H. Dortch
Federal Communications Commission
The Portals
445 Twelfth Street S.W.
Washington D.C. 20554

Attention: Common Carrier Bureau

Dear Ms. Dortch:

Cincinnati Bell Telephone (CBT) hereby applies for Special Permission pursuant to Section 61.51 of the Commission's Rules for waiver of Sections 61.58 (Notice Requirements) and 61.59 (Effective Period Required Before Changes) on not less than 1 day's notice in order to withdraw the tariff material which was filed on the 7th Revised Page 19.1 with Transmittal No. 825 prior to its effective date and to restore the prior effective tariff page.

On February 19, 2008, CBT filed Transmittal No. 825 to become effective on March 5, 2008. On the 7th Revised Page 19.1 in Transmittal No. 825, CBT sought to add a new rate element for a circuit reconnection charge after the service had been disconnected for non-payment.

CBT respectfully requests permission to waive Sections 61.58 and 61.59 of the Commission's Rules to allow CBT to withdraw, without becoming effective, the tariff revisions on the 7th Revised Page 19.1 in Transmittal No. 825. CBT wishes to withdraw the proposed revisions in order to allow CBT to further evaluate the reconnection charge rate element. Attached is the illustrative tariff page.

The original letter, completed FCC Form 159, and a check for \$775.00 to pay the required filing fee were sent to U.S. Bank, St. Louis, MO via UPS on February 27, 2008.

Please date stamp and return the enclosed duplicate of this letter to acknowledge its receipt. Questions concerning the Application should be directed to Mike Bishop at the above address, by phone at (513) 397-1231, or by fax at (513) 241-8735.

Respectfully submitted,

/s/ Michael E. Bishop

Michael E. Bishop
Senior Product & Regulatory Manager
Cincinnati Bell Telephone

Attachments

ACCESS SERVICE

2. General Regulations (Cont'd)

2.1 Undertaking of the Telephone Company (Cont'd)

2.1.8 Refusal and Discontinuance of Service

- (A) Unless the provisions of Section 2.2.2 apply, when the customer's account is thirty (30) days past due, and the customer fails to comply with the provisions of Section 2, the Telephone Company may send a written notice to the customer regarding such noncompliance. The Telephone Company will send this delinquency notice via overnight Certified U.S. Mail or other commercial courier to the person the customer has designated to receive such notices of noncompliance. If the customer has not designated a person to whom notices should be sent, the Telephone Company will send the notice to the address where it sends invoices to the customer. The Telephone Company will give the customer fifteen (15) days from the day the Telephone Company mails the notice to comply and bring its applicable account current. If the customer does not bring its applicable account current and into compliance by the end of that 15-day period (when the account is 45-days past due) the Telephone Company may refuse additional applications for service, or may refuse to complete pending orders for service, or both. The Telephone Company may process additional applications for service and/or complete orders during the fifteen (15) days. However, nothing contained herein shall preclude the Telephone Company's right to refuse additional applications for service and/or to refuse to complete pending orders for the non-complying customer after this 15-day period without further notice to the customer.

- (B) When the account is forty-five (45) days past due, and the customer has not complied and its applicable account is not current, the Telephone Company may send a disconnect notice to the customer. This notice shall give the customer an additional fifteen (15) days from the day the Telephone Company mails the disconnect notice to bring its applicable account current and into compliance. If the customer does not bring its applicable account current and into compliance by the end of this second 15-day period (when the account is 60-days past due), the Telephone Company may discontinue existing services in addition to exercising its rights described above in Part (A). If the Telephone Company does not disconnect the existing services, nothing contained herein shall preclude the Telephone Company's right to disconnect existing services to the non-complying customer without further notice to the customer. Early-termination charges may also apply when services have been disconnected pursuant to this Part.

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(X) Issued under authority of Special Permission No. 08-xxx of the FCC in order to withdraw prior to its effective date tariff revisions filed under Transmittal No. 825.

(This page filed under transmittal No. 826)

Issued: February xx, 2008

Effective: February x, 2008

Vice President
201 East Fourth Street
Cincinnati, Ohio 45202