PREVIOUS DOCUMENTS MICROFILMED

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CHOICE ONE COMMUNICATIONS, INC. 100 Chestnut Street, Suite 700 Rochester, NY 14604-2417 716-530-2733 Fax GHUBER@choiceonecom.com 716-530-2648

June 28, 1999

#### By Express Delivery

# RECEIVED

#### DOCUMENT JUL 30 1999 Mr. James McNulty, Secretary Pennsylvania Public Utility Commission LDER Commonwealth Avenue and North Street North Office Building, Room 207 SECRETARY'S BUREAU Harrisburg, PA 17105

#### Compliance Tariff Filings (Dockets A-310781, F0002; A-310781, F0003; A-310781, Re: F0004: A-310802)

Dear Mr. McNulty:

1.1

Choice One Communications of Pennsylvania ("Choice One") hereby submits for filing an original and seven (7) copies of the following tariffs:

PA P.U.C. Tariff No. 1, Local Services PA P.U.C. Tariff No. 2, Switched Access Services PA P.U.C. Tariff No. 3, Competitive Access Services PA P.U.C. Tariff No. 4, Facilities-Based Interexchange Toll Services PA P.U.C. Tariff No. 5, Resale of Interexchange Toll Services

Each of the enclosed tariffs has an issue date of August 2, 1999 and an effective date of August 3, 1999.

This filing represents a resubmission of the tariffs included in Choice One's original applications to provide telecommunication services within the Commonwealth of Pennsylvania. The Pennsylvania Public Utility Commission ("Commission") has reviewed these applications, which were assigned dockets A-310781, F0002; A-310781, F0003; A-310781, F0004; A-310802 and has recently issued two orders (4/29/99 and 5/21/99) regarding Choice One's requests to provide telecommunications service within the Commonwealth. These orders required revisions to be made to the tariffs originally included in Choice One's applications before authority to provide telecommunications service could be granted. Choice One has discussed the required changes with Commission Staff (see Attachment I) and has incorporated these changes in the enclosed tariffs.

Choice One has also made additional corrections for administrative errors that were discovered in the original tariffs. Said errors had resulted in misstatements concerning the provisioning of services as well in the structure and content of rates and charges.



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Acknowledgement and date of receipt of this transmittal letter are requested. Please date-stamp the enclosed extra copy of this letter and return it in the attached self-addressed, postage-paid envelope. Should you have any questions or comments concerning this matter, please do not hesitate to contact me at (716) 530-2648.

Very truly yours,

÷,

George L. Huber

Manager, Regulatory Affairs

Enclosures

cc: W. Barrett

C. Klinefelter

P. McClelland

B. Ryan

K. Scovill

A. Mazumdar

#### LIST OF CHANGES MADE TO TARIFFS OF CHOICE ONE COMMUNICATIONS OF PENNSYLVANIA INC.

The following changes requested by Commission Staff have been made to the enclosed set of tariffs:

- 1. The Resale of Interexchange Services Tariff (P.U.C. No. 5) was originally missing. This tariff has been included in this submission.
- 2. The following language has been included on the Title Sheet of each tariff: "This tariff is on file with the Pennsylvania Public Utility Commission and is in concurrence with the rules and regulations of 52 PA Code, Chapters 63 and 64."
- 3. The following language has been included in each tariff regarding the company's policy on deposits: "Pursuant to regulations in 52 PA Code, Chapter 64.41, simple interest at the rate specified by the Commission shall be credited or paid to the customer's account for deposits held by the Company. The prescribed annual interest rate currently in effect is 9%."
- 4. For each tariff, the symbols used to denote tariff changes in the "EXPLANATION OF SYMBOLS" Section has been limited to the following:
  - C Change in Regulation
  - D Discontinued rate or regulation
  - I Increased rate
- In the Local Services Tariff (P.U.C. No. 1), language pertaining to the provisioning of Lifeline Service was included in Section 8.1 to comply with the 11/21/97 Order issued the P-00971274 Lifeline proceeding.
- 6. In the Local Services Tariff, the Telephone Relay Service Surcharge referred to in Section 8.4 was changed to the following rates:

The following surcharge rates apply to all bills issued on or after July 1, 1999.Per residence access line, per month\$0.06Per business access line, per month\$0.12

- Per Commission Staff request, Choice One's IntraLATA Toll Dialing Parity Plan has been included as a supplement to the Switched Access Services Tariff (P.U.C. No. 2). Said tariff also has the procedures for intraLATA toll presubscription incorporated into Section 8. These changes were made to comply with the IntraLATA Equal Access Proceeding I-00940034.
- A description of Residential Network Switched Services was incorporated into P.U.C. No. 1.
- 9. Local exchange maps for the exchanges from which Choice One will originate service have been included in P.U.C. No. 1.
- 10. Language pertaining to mileage calculation has been modified in the access and interexchange tariffs (P.U.C. #2,3,4 and 5) to mirror the methodologies of Bell Atlantic of Pennsylvania and the Pennsylvania Telephone Association.

#### ATTACHMENT I

#### LIST OF CHANGES MADE TO TARIFFS OF CHOICE ONE COMMUNICATIONS OF PENNSYLVANIA INC. (Cont'd.)

- 11. Rates and charges pertaining to toll service have been removed from the Local Services Tariff P.U.C. No. 1. Toll service is provided for in P.U.C. No. 4 and 5.
- 12. In P.U.C. No. 3, the original submission had listed all references for all rates and charges as "ICB" (Individual Case Basis). These references have been replaced with a single statement under Section 6 that states "At present, the rates and charges for competitive access telecommunications services referred to in this tariff will be determined on an individual case basis."

CHOICE ONE COMMUNICATIONS, INC. Chestnut Street, Suite 700 Rochester, NY 14604-2417

585-530-2648 585-530-2672 Fax ghuber@choiceonecom.com

January 17, 2003

By Express Delivery

Mr. James McNulty, Secretary Pennsylvania Public Utility Commission Commonwealth Keystone Building 400 North Street Harrisburg, PA 17120  $\Lambda = \frac{78^{10}}{210}$  RECEIVED

JAN 1 7 2003

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

Dear Mr. McNulty:

Choice One Communications of Pennsylvania Inc. ("Choice One") has changed its procedures for resolving complaints received by the Pennsylvania Public Utility Commission ("Commission"). Please direct all commission complaints to our company as follows:

- 1. Please send all informal commission complaints to Choice One's Office of the Chairman. Informal complaints may now be faxed to Choice One's Office of the Chairman fax number 585-697-2480.
- 2. Formal commission complaints should also be sent to Choice One's Office of the Chairman; the appropriate mailing address is:

Office of the Chairman/Client Services Choice One Communications Inc. 100 Chestnut Street, Suite 800 Rochester, NY 14604

- 3. The Commission should send all email correspondence regarding complaints to Inquiry@choiceonecom.com
- 4. Should the commission wish to communicate directly Choice One personnel concerning complaints that require immediate attention, please use the following contact list:

	Contact_	Phone Number
Primary Contact:	Theresa Deluca	315-701-4511
Secondary Contact:	Barb DiNicola	585-697-7822
Escalation Contact:	Carol Piperni	585-530-2645
2nd Level Escalation:	Jill Fritz	585-530-2972

All questions regarding procedures for commission complaint resolution should be directed to the Office of the Chairman.

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FOLDER

Acknowledgement and date of receipt of this transmittal letter are requested. Please date-stamp the enclosed extra copy of this letter and return it in the attached self-addressed, postage-paid envelope.

Sincerely,

George L. Huber Manager, Regulatory Affairs Choice One Communications Inc.

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cc: Mitchell A. Miller Sheila Brown

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Enclosures



Verizon Pennsylvania Inc. Verizon Delaware Inc. 1717 Arch Street, 10W Philadelphia, PA 19103 Tel: 215 466-6070 Fax: 215 563-2658 william.b.petersen@verizon.com

William B. Petersen Vice President and General Counsel

January 25, 2006

Roger W. Byrd Senior Vice President and General Counsel Choice One Communications Inc. 100 Chestnut Street, Suite 100 Rochester, NY 14604

A-310781

FFB 1 3 2006

PA PUBLIC UTILITY COMMISSION DEGRETARY'S BUREAU DOCUMENT FOLDER

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JAN 2 5 2006

#### Re:

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RESALE EQUIVALENT RATE OFFER; TERMINATION NOTICE PURSUANT TO 52 PA. CODE § 63.304

I am writing regarding transitional UNE-P arrangements that your company still has in Pennsylvania. The purpose of this letter is three-fold. First, Verizon wishes to offer to your company one final opportunity to continue receiving services with respect to the subject lines but on the terms set forth herein (including, without limitation, by your agreement to pay the rates described herein for these lines pending their conversion to resale). Second, if your company does not accept such offer (in accordance with all of the terms set forth herein), this letter serves as notice that Verizon intends to cease providing service for these lines on or at any time after March 11, 2006. Third, if your company does not accept the foregoing offer (in accordance with all of the terms set forth herein), this letter constitutes your formal termination notice pursuant to 52 Pa Code § 63.304.

As I am sure you are aware, on February 4, 2005, the Federal Communications Commission ("FCC") eliminated the availability of DS0 Mass Market Local Circuit Switching' as a UNE available pursuant to 47 U.S.C. § 251(c)(3) and established a 12-month transition period during which CLECs could not add new UNE-P arrangements that have DS0 Mass Market Local Circuit Switching as a component ("Discontinued Mass Market UNE-P"), as well as set a surcharge on the embedded base of UNE-P arrangements during the transition period. See generally Order on Remand, In the Matter of Unbundled Access to Network Elements; Review of the Section 251 Unbundling Obligations of Incumbent Local Exchange Carriers, WC Docket No. 04-313; CC Docket No. 01-338 (Rel. February 4, 2005) ("TRRO Remand Order"). The FCC expected CLECs to use this transition period to "migrate" their "embedded base of

As used herein, the term "DS0 Mass Market Local Circuit Switching" shall have the meaning ascribed in the TRO Remand Order and, in accordance with the Pennsylvania PUC's order dated June 10, 2005 (the "PUC Order") shall include DS0 switching that is subject to the FCC's Four Line Carve-Out ("Four Line Carve-Out Switching") to the extent that your company still has any UNE-P arrangements that include Four Line Carve-Out Switching that have not been discontinued and/or converted to alternative arrangements (the foregoing being subject to, and without waiver of, any rights Verizon may have with respect to Four Line Carve-Out Switching pursuant to previous notices of discontinuance or otherwise).

RESALE EQUIVALENT RATE OFFER; TERMINATION NOTICE PURSUANT TO 52 PA. Cor 2 § 65.304 January 25, 2006 Page 2

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unbundled local circuit switching used to serve mass market customers to an alternative service arrangement," and "require[d]" CLECs "to submit the necessary orders to convert their mass market customers to an alternative service arrangement within twelve months of the effective date" of the *TRRO Remand Order* ¶¶ 226-27. The last day of this transition period is March 10, 2006.

Throughout the course of the transition period, Verizon has continued to provide CLECs with training and assistance to ensure a smooth transition to alternative arrangements. In addition, Verizon has repeatedly reminded your company of its obligations, reiterated Verizon's willingness to work cooperatively during this transition, and asked your company to provide Verizon with direction regarding its conversion plans. In addition to contacts by account managers, Verizon has previously sent you two formal notices regarding the transition period. In the second of these formal notices, which Verizon sent on April 22, 2005, Verizon requested that you contact your account manager by May 15, 2005 and communicate your plans for converting these Discontinued Mass Market UNE-P lines. To date, you still have not provided an adequate response to these requests or migrated your Discontinued Mass Market UNE-P arrangements to alternative services.

Most CLECs have taken the steps required of them by the FCC, and accordingly, as of this late date, the vast majority of Discontinued Mass Market UNE-P arrangements have already been transitioned to other arrangements. Some carriers have converted their Discontinued Mass Market UNE-P lines to resale, others have converted these lines to UNE-L, and a great many CLECs have entered into commercial agreements with Verizon to obtain a UNE-P replacement product.

However, because you have failed to follow an FCC requirement to make alternative arrangements for your company's existing Discontinued Mass Market UNE-P lines, by this letter Verizon provides termination notice to your company pursuant to the requirements of 52 Pa. Code § 63.304 that Verizon will cease to provide service and will disconnect any remaining Discontinued Mass Market UNE-P service to your company on or at any time after March 11, 2006. In light of this termination notice, 52 Pa. Code § 63.306 requires you, among other obligations, to file with the PUC in the next ten calendar days an abandonment plan. Pursuant to 52 Pa. Code § 63.304, a copy of this termination notice is being provided to the Secretary of the PUC, the PUC's Bureau of Consumer Services, and the PUC's Law Bureau.

As Verizon has indicated throughout the transition period, it does not wish to disrupt end user service unnecessarily and Verizon has repeatedly attempted to reach an appropriate resolution with your company before the end of the termination period. Unfortunately, your company has been unwilling to cooperate.

In order to avoid the possibility of the discontinuation of service to those end-users, your company must acknowledge in writing, by countersigning this letter below and returning it to Verizon as described below, that it agrees to all of the terms set forth in this letter, including, without limitation, as set forth in paragraphs 1 through 5 below (which collectively may hereinafter be referred to as the "Surcharge/Conversion Option"):

(1) Your company agrees to continue the Discontinued Mass Market UNE-P arrangements on and after March 11, 2006 at rates consistent with the equivalent resale rate established by the PUC. These rates will be effectuated by application of the surcharges set forth in the chart below, which increase the existing port rate element as necessary to achieve a rate substantially equivalent to the PUC-approved resale rate.

(2) Verizon, with 30 days advance notice, may elect to formally convert your remaining Discontinued Mass Market UNE-P arrangements to the equivalent resale arrangements under Section 251(c)(4) at any time on or after March 11, 2006, and your company shall promptly pay Verizon's standard charges associated with such conversions.

(3) If your company provides this countersigned letter to Verizon on or before February 3, 2006, Verizon will notify the PUC that your company and Verizon have reached a resolution that allows Verizon to withdraw its notice of termination. If you are interested in this resolution, please have a duly authorized representative of your company countersign this letter below and return this formal written acceptance to Verizon (for receipt by Verizon no later than February 3, 2006) at the following address: Manager – Contract Management, Verizon Wholesale Markets, 600 Hidden Ridge, HQEWMNOTICES-CM, Irving, TX 75038, fax: 972-719-1519, email: <u>contract.management@verizon.com</u>. Also provide a copy to me via e-mail at William.b.petersen@verizon.com or fax: 215-563-2658.

(4) In the event your company responds as required above to indicate its agreement to the Surcharge/Conversion Option, (a) the surcharges may be billed retroactively as necessary to apply them effective as of March 11, 2006, and (b) Verizon reserves the right to disconnect the subject arrangements if your company fails to pay the agreed rates or to cooperate with any formal conversion to resale arrangements. (For the avoidance of any doubt, from and after March 11, 2006 – and even prior to any formal conversion to resale -- Discontinued Mass Market UNE-P arrangements shall not constitute nor be regarded as UNEs for any purpose.)

ILEC	UNE Density Zone	Surcharge
VZ PA	1	\$15.14
VZ PA	2	\$11.81
VZ PA	3	\$ 9.79
VZ PA	4	\$ .32
PA North	3	\$ 0.47
PA North	4	\$ 0.00

(5) The applicable surcharges for Pennsylvania are as follows:

RESALE EQUIVALENT RATE OFFER; TERMINATION NOTICE PURSUANT TO 52 PA. CODE § 65.304 January 25, 2006 Page 4

If you do not wish to accept this arrangement, which Verizon is offering at its sole discretion, your company may of course terminate any Discontinued Mass Market UNE-P arrangements through existing disconnect processes.

You are strongly encouraged to complete activities associated with formally converting your Discontinued Mass Market UNE-P arrangements to resale or securing other alternative service arrangements as quickly as possible, in order to meet the FCC's mandatory transitional deadline.

# FAILURE TO RESPOND AS SET FORTH IN THIS LETTER MAY RESULT IN DISCONNECTION OF SERVICE.

Very truly yours,

William B. Petersen

cc: Secretary, Pennsylvania Public Utility Commission Bureau of Consumer Services, Pennsylvania Public Utility Commission Law Bureau, Pennsylvania Public Utility Commission

Reviewed and countersigned to indicate agreement with the terms of this letter, including, without limitation, the terms of the Surcharge/Conversion Option set forth above:

(PRINT CLEC NAME)

(SIGNATURE)

(PRINT NAME OF SIGNATOR)



## A-310781

August 23, 2006

RECEIVED

FA PUBLIC UTILITY COMMISSION SECHETARY'S BUILEAU

AUG 2 3 2006

Mr. James J. McNulty, Secretary Pennsylvania Public Utilities Commission Commonwealth Keystone Building 400 North Street, 2<sup>nd</sup> Floor, Room N201 Harrisburg, PA 17120 FOLDER

> Re: Informational Filing - Choice One Communications of Pennsylvania Inc. -- Addition of a Fictitious Name

Dear Mr. McNulty:

VIA UPS

Choice One Communications of Pennsylvania Inc. (the "Company"), an authorized telecommunications carrier in Pennsylvania<sup>1</sup>, hereby respectfully notifies the Pennsylvania Public Utilities Commission ("Commission") that it has adopted a fictitious name for use in Pennsylvania. The Company has adopted the d/b/a "One Communications."

As the Commission is aware, CTC Communications Group, Inc. has merged with and into One Communications Corp. (f/k/a Choice One Communications Inc.), with One Communications Corp., the ultimate parent of the Company, surviving the merger. This change in control did not involve the transfer of operating authorities, assets or customers – the Company will continue to offer the same services at the same rates, terms and conditions. However, in order to integrate the operations of the Company and its affiliates, and to avoid customer confusion, the Company and its affiliates have each adopted a d/b/a using the "One Communications" name. The adoption of this d/b/a by the Company and its affiliates will also enhance their ability to market their services, thereby benefiting consumers in Pennsylvania.

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DC01/WARTAN/249915.2

In Pennsylvania, the Company is authorized to provide telecommunications services under Docket A310781, May 21, 1999 (CLEC) and Docket A310781, May 4, 1999 (IXC).

A copy of the authorization from the Secretary of State for the Company to use the approved d/b/a is appended hereto as *Exhibit A*. The Company does not believe prior approval for the use of this fictitious name is required. To the extent, however, that any such Commission approval is required, the Company respectfully requests such approval.

Appended hereto as *Exhibit B* is a copy of the Company's one-page tariff supplement, revised to reflect the fictitious name, which is being filed on one (1) days notice. Please note that nothing substantive has changed in the tariff; the only change is the addition of the Company's fictitious name. Regarding customer notice, customers of the Company will receive written notice of the fictitious name through a bill notification. Both the Company name and the fictitious name will appear on the billing statements for a period of two months. To the extent that any customers have questions about the fictitious name appearing on their bills, the Company will respond to such inquiries individually.

Enclosed please find a duplicate of this filing, eight (8) copies and a self-addressed, postage-paid envelope. Please date-stamp the duplicate upon receipt and return it in the envelope provided. We trust this letter provides the information required in this matter. Should the Commission have any questions or believe that any further information is required, please contact Pamela Hintz at (781) 622-2116.

Respectfully submitted,

Pamela L. Hintz Vice President of regulatory Compliance ONE COMMUNICATIONS CORP. 220 Bear Hill Road Waltham, MA 02451

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Enclosures

#### STATE OF PENNSYLVANIA PUBLIC UTILITIES COMMISSION

August 23, 2006

Choice One Communications of Pennsylvania Inc. d/b/a ONE Communications Proposed Tariff Supplement to PA PUC No. 4

#### EXECUTIVE SUMMARY

Choice One Communications of Pennsylvania Inc., d/b/a ONE Communications ("Company") filed with the Pennsylvania Public Utilities Commission pursuant to 52 PA. Code § 23, a tariff supplement proposed to become effective October 24, 2006. The proposed filing introduces a new Company D/B/A.

Contained in this filing Choice One Communications of Pennsylvania Inc.:

Company D/B/A

STATE OF PENNSYLVANIA PUBLIC UTILITIES COMMISSION

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Choice One Communications of Pennsylvania Inc. d/b/a ONE Communications Proposed Tariff Supplement to PA PUC No. 4

#### List of Changes Made by This Supplement

The proposed filing introduces a new Company D/B/A

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August 23, 2006





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CHOICE ONE COMMUNIC	TIONS OF PENNSYLVANIA INC.
d/b/a One Communication	

Supplement No. 8 to PA P.U.C. Tariff No. 3 8<sup>th</sup> Revised Title Sheet Cancels 7<sup>th</sup> Revised Title Sheet

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A-310781

### REGULATIONS AND SCHEDULE OF INTRASTATE CHARGES

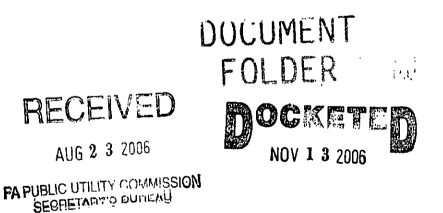
### GOVERNING THE PROVISION OF COMPETITIVE ACCESS SERVICES

### FOR CONNECTION TO PUBLIC AND PRIVATE

#### COMMUNICATIONS FACILITIES WITHIN

THE STATE OF PENNSYLVANIA

This tariff applies to the Competitive Access Telecommunications Services furnished by Choice One Communications of Pennsylvania Inc. ("Choice One" or "Company") between one or more points in the State of Pennsylvania. This tariff is on file with the Pennsylvania Public Utility Commission and is in concurrence with the rules and regulations of 52 PA Code, Chapters 63 and 64. Copies of this tariff may be inspected, during normal business hours, at Carrier's principal place of business, 220 Bear Hill Road, Waltham, MA 02451.



Issued: August 24, 2006

Effective: October 24, 2006

Issued by: Vice President of Regulatory Compliance Choice One Communications of Pennsylvania Inc. d/b/a One Communications 220 Bear Hill Road Waltham, MA 02451 Supplement No. 8 to PA P.U.C. Tariff No. 3 4<sup>th</sup> Revised Sheet No. 1 Cancels 3<sup>rd</sup> Revised Sheet No. 1

#### CHECK SHEET

The Sheets of this tariff are effective as of the date shown. The original and revised sheets named below contain all changes from the original tariff and are in effect on the date shown.

				Ψ.	
<u>Sheet</u> Title 1 2 3 4 5 6	Revision 8 <sup>th</sup> Revised* 3 <sup>rd</sup> Revised* Original Original Original Original Original Original	<u>Sheet</u> 32 33 34 35 36 37 38	<u>Revision</u> Original Original Original Original Original Original Original	· 2.[ ·	۲ <u></u> ۳۱
7 8 9 10 11 12	Original Original Original Original Original Original	39 40 41 42 43 44	Original Original Original Original Original Original		
13 14 15 16 17 18 19 20 21 22 23 24	Original Original Original Original Original Original Original Original Original Original Original Original	45 46 47 48 49 49.1 49.2 49.3 49.4 49.5 50 51	Original Original Original Original Original Original Original Original Original Original Original Original	1,040 <sup>4</sup> 3,031 <sup>3</sup>	2-14 - 1947 -
25 26 27 28 29 30 31	Original Original Original Original Original Original Original	52 53 54 55 56 57 58	Original Original Original Original Original Original Original	1	

\* New or revised sheet.

Issued: August 24, 2006

Effective: October 24, 2006

Issued by: Vice President of Regulatory Affairs Choice One Communications of Pennsylvania Inc. d/b/a One Communications 220 Bear Hill Road Waltham, MA 02451 STATE OF PENNSYLVANIA PUBLIC UTILITIES COMMISSION

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Choice One Communications of Pennsylvania Inc. d/b/a ONE Communications Proposed Tariff Supplement to PA PUC No. 3

#### EXECUTIVE SUMMARY

Choice One Communications of Pennsylvania Inc., d/b/a ONE Communications ("Company") filed with the Pennsylvania Public Utilities Commission pursuant to 52 PA. Code § 23, a tariff supplement proposed to become effective October 24, 2006. The proposed filing introduces a new Company D/B/A.

Contained in this filing Choice One Communications of Pennsylvania Inc.:

Company D/B/A

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August 23, 2006



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STATE OF PENNSYLVANIA PUBLIC UTILITIES COMMISSION

Choice One Communications of Pennsylvania Inc. d/b/a ONE Communications Proposed Tariff Supplement to PA PUC No. 3

### List of Changes Made by This Supplement

The proposed filing introduces a new Company D/B/A

August 23, 2006

CHOICE ONE COMMUNICATIONS OF PENNSYLVANIA INC. d/b/a One Communications

Supplement No. 4 to PA P.U.C. Tariff No. 4 1<sup>st</sup> Revised Title Sheet Canceling Original Title Sheet

A-310781



CHOICE ONE COMMUNICATIONS OF PENNSYLVANIA INC.

d/b/a One Communications

REGULATIONS AND SCHEDULE OF INTRASTATE CHARGES

APPLYING TO FACILITIES-BASED INTRALATA AND INTERLATA

INTEREXCHANGE TOLL TELECOMMUNICATION SERVICES

WITHIN THE COMMONWEALTH OF PENNSYLVANIA

This tariff applies to intraLATA and interLATA interexchange telecommunications services furnished by Choice One Communications Inc. ("Carrier") between one or more points within the Commonwealth of Pennsylvania. This tariff is on file with the Pennsylvania Public Utility Commission and is in concurrence with the rules and regulations of 52 PA Code, Chapters 63 and 64. Copies of this tariff may be inspected, during normal business hours, at Carrier's principal place of business, 220 Bear Hill Road, Waltham, MA 02451.

RECEIVED

AUG 2 3 2006

FA PUBLIC UTILITY COMMISSION SEGRETARY'S BUREAU

Issued: 8/24/06

Effective: 10/24/06

Issued by: Vice President of Regulatory Compliance Choice One Communications of Pennsylvania Inc. d/b/a One Communications 220 Bear Hill Road Waltham, MA 02451

## CHOICE ONE COMMUNICATIONS OF PENNSYLVANIA INC. d/b/a One Communications

#### CHECK SHEET

The sheets of this tariff are effective as of the date shown at the bottom of the respective sheet. Original and revised sheets are named below comprise all changes from the original tariff and are currently in effect as of the date on the bottom of this page.

Sheet	Revision	Sheet	Revision	Sheet	Revision	Sheet	Revision
Title	1st Revised*	33	Original	65	1st Revised		
1	4th Revised*	34	Original	66	Original		
2	2nd Revised	35	Original				
3	Original	36	Original				
4	Original	37	Original				
5	Original	38	Original				
6	Original	39	Original				
7	Original	40	Original				
8	Original	41	Original				
9	Original	42	Original				
10	Original	43	Original				
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21	Original	54	Original				
22	Original	55	Original				
23	Original	56	Original				
24	Original	57	Original				
25	Original	58	Original				
26	Original	59	1st Revised				
27	Original	60	1st Revised				
28	Original	61	1st Revised				
29	Original	62	1st Revised				
30	Original	63	1st Revised				
31	Original	64	2nd Revised				
32	Original	64.1	1st Revised				

Issued: 8/24/06

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Issued by: Vice President of Regulatory Compliance Choice One Communications of Pennsylvania Inc. d/b/a One Communications 220 Bear Hill Road Waltham, MA 02451

Effective: 10/24/06

#### COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF STATE CORPORATION BUREAU 206 NORTH OFFICE BUILDING P.O. BOX 8722 HARRISBURG, PA 17105-8722 WWW.CORPORATIONS.STATE.PA.US/CORP

One Communications

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THE CORPORATION BUREAU IS HAPPY TO SEND YOU YOUR FILED DOCUMENT. THE CORPORATION BUREAU IS HERE TO SERVE YOU AND WANTS TO THANK YOU FOR DOING BUSINESS IN PENNSYLVANIA.

IF YOU HAVE ANY QUESTIONS PERTAINING TO THE CORPORATION BUREAU, PLEASE VISIT OUR WEB SITE LOCATED AT <u>WWW.CORPORATIONS.STATE.PA.US/CORP</u> OR PLEASE CALL OUR MAIN INFORMATION TELEPHONE NUMBER (7)7)787-1057. FOR ADDITIONAL INFORMATION REGARDING BUSINESS AND / OR UCC FILINGS, PLEASE VISIT OUR ONLINE "SEARCHABLE DATABASE" LOCATED ON OUR WEB SITE.

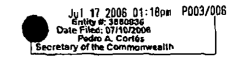
ENTITY NUMBER: 3660836

# RECEIVED

AUG 2 3 2006

FA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

PENNCORP SERVICEGROUP, INC. 600 NORTH SECOND STREET # 401, PO BOX 1210 Harrisburg, PA 17108-1210 Fax:



#### PENNSYLVANIA DEPARTMENT OF STATE CORPORATION BUREAU

#### Application for Registration of Fictitious Name 34 Pa.C.S. § 311

Fax:

BELINDA SCHORY PENNCORP SERVICEGROUP, INC.	Document will be recurred to the same and address you catar to the left.
PO BOX 1210 24 Code	

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In compliance with the requirements of 54 Fa.C.S. § 311 (relating to registration), the undersigned entity(tee) destring to register a factitious name under 54 Pa.C.S. Ch. 3 (relating to fictitious names), hereby state(s) that:

I. The fictilious asme is: One Communications

2. A brief statement of the character or nature of the business or other activity to be carried on under or through the fictitious name is:

Telecommunications products and services

3. The address, including number and street, if any, of the principal place of business (P.O. Box alone is use acceptable);

220 Bear Hill Road, Waltham,	MA 02461			
Number and street	City	State	Zip	County

A. The name and address, including number and street, if any, of each individual interested in the business is:
Name Number and Street City State
Commonwealth of Ponnsylvania
FICTITIOUS NAME 4 Page(s)



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Fax:

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#### DSC8:54-311-2

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e Attached List			
•	Form of Organization	Organising Jurist	diction
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#### PENNSYLVANIA OWNER NAMES AND ADDRESSES

 Conversent Communications of Pennsylvania, LLC 220 Bear Hill Road Waltham, MA 02451

AND CENSION CRASSEL Member Name and Title: Signature:

 CTC Communications Corp 220 Bear Hill Road Waltham, MA 02451

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Officer Name and Title: James R. Prenetta, Jr., Exec. VP, General Counsel & Secretary

Signature

Lightship Holding, Inc.
220 Bear Hill Road
Waltham, MA 02451

Officer Name and Title: James R. Prenetta, Jr., Exec. VP, General Counsel & Secretary

Signature:

4. Lightship Telecom, LLC 220 Bear Hill Road Waltham, MA 02451

Momber Name and Title: James R. Prenetta, Jr., Exec. VP. General Counsel & Secretary

Signature:

 Choice One Communications of Pennsylvania, Inc.
220 Bear Hill Road Waltham, MA 02451

Officer Name and Title: James R. Preneus, Jr., Exec. VP, General Counsel & Secretary

Signature:

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 Conversent Communications, LLC 220 Bear Hill Road Waltham, MA 02451

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Momber Name and Title: Junes R Prenetta, Jr., Exec. VP, General Counsel & Secretary

Signature: rendfa. then

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### OFFICE OF THE SECRETARY OF STATE

#### JESSE WHITE • Secretary of State

JULY 10, 2006

5704-438-1

CORP-LINK SERVICES, INC. 118 W EDWARDS ST STE 200 SPRINGFIELD, IL 62704

**RE CTC COMMUNICATIONS CORP.** 

DEAR SIR OR MADAM:

APPLICATION TO ADOPT AN ASSUMED NAME HAS BEEN PLACED ON FILE AND THE CORPORATION CREDITED WITH THE REQUIRED FEE.

THE DUPLICATE COPY IS ENCLOSED.

SINCERELY,

a White JESSE WHITE

SECRETARY OF STATE DEPARTMENT OF BUSINESS SERVICES CORPORATION DIVISION TELEPHONE (217) 782-6961

JW:CD

A-310181

### **ISAAC, BRANT, LEDMAN & TEETOR LLP**

#### ATTORNEYS AT LAW

SCYLD D. ANDERSON DONALD L. ANSPAUGH DOUGLAS C. BOATRIGHT CHARLES E. BRANT DANIELLE M. CARTER MARIBETH DEAVERS BRANDI L. DORGAN DANIEL T. DOWNEY J. ERIC HOLLOWAY FREDERICK M. ISAAC DAVID G. JENNINGS

. <sup>3</sup>

JERRY L. KALTENBACH RANDY S. KUREK STEVEN G. LAFORGE MARK LANDES JAMES H. LEDMAN PAUL A. MACKENZIE TIMOTHY E. MILLER DENNIS R. NEWMAN JOANNE S. PETERS JESSICA K. PHILEMOND PATRICK M. PICKETT

BRENT M. RALSTON JAMES M. ROPER JEFFERY J. SNIDERMAN STEVE M. SOLTIS JEFFREY A. STANKUNAS DOUGLAS J. SUTER J. STEPHEN TEETOR MARK H. TROUTMAN JOHN E. VINCENT

November 6, 2006

MARK R. WEAVER 250 EAST BROAD STREET SUITE 900 COLUMBUS, OHIO 43215-3742

Of Counsel

TELEPHONE 614 • 221 • 2121 FACSIMILE 614 + 365 + 9516 WWW,ISAACBRANT.COM

SOL MORTON ISAAC (1911-1995) DAVID H. MEADE (1957-1994)



DOCUMENT FOLDER

#### VIA FAX NUMBER 740-635-5204 AND REGULAR MAIL

Mr. Earl Buono **Stoney Hollow Tire** P.O. Box 310 Martins Ferry, OH 43935

#### Stoney Hollow Tire v. Choice One Re:

Dear Mr. Buono:

Please find enclosed a "Change of Responsible Party" form recently provided by counsel for Choice One. This was the form we had discussed earlier, but which you were unable to locate. With this form, it appears that Washington Tire Center accepted responsibility for the telephone lines itemized on the third page. At your earliest convenience, please contact me so that we can review and discuss this form.

Sincere Jeffery Mérman

JJS/sam Enclosures

cc: Mark Landes (w/o encl.)

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Secretary Pennsylvania Public Utility Commission P.O. Box 3265 Harrisburg, PA 17105

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October 17, 2008

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ATTN: LEGAL DEPT

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VIA REGULAR MAIL

DOCUMENT FOLDER

A-310781

RECEIVED

OCT 2 2 2008

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU



Re: Notification of Change of Address

COMMONWEALTH OF PENNSYLVANIA

PUB UTIL COM, 400 NORTH ST. HARRISBURG, PA 17105-

Dear Vendor:

Pursuant to the applicable notice provision of your agreement with One Communications Corp. and/or one or more of its subsidiaries identified on the attached Schedule A, this letter serves as written notice that, effective November 17, 2008, the notice address for all legal correspondence relating to your agreement should be changed to:

One Communications Five Wall Street Burlington, MA 01803 Attn: General Counsel Fax: (781) 362-1588

Should you have any questions concerning this matter, please feel free to contact the Office of the General Counsel's Paralegal Office at <u>paralegaloffice@onecommunications.com</u>.

Very truly yours,

James P. Prenetta, Jr. Executive Vice President and General Counsel

#### SCHEDULE A

Choice One Communications International Inc. Choice One Communications of Connecticut Inc. Choice One Communications of Maine Inc. Choice One Communications of Massachusetts Inc. Choice One Communications of New York Inc. Choice One Communications of Ohio Inc. Choice One Communications of Pennsylvania Inc. Choice One Communications of Rhode Island Inc. Choice One Communications of Vermont Inc. Choice One Communications Services Inc. Choice One of New Hampshire Inc. Conversent Communications, Inc. Conversent Communications, LLC Conversent Communications Long Distance, LLC Conversent Communications of Connecticut, LLC Conversent Communications of Maine, LLC Conversent Communications of Massachusetts, Inc. Conversent Communications of New Hampshire, LLC Conversent Communications of New Jersey, LLC Conversent Communications of New York, LLC Conversent Communications of Pennsylvania, LLC Conversent Communications of Rhode Island, LLC Conversent Communications of Vermont, LLC Converent Data Vault, LLC Conversent Holdings, Inc. CTBB Holdings, Inc. CTC Communications Corp. CTC Communications of Virginia, Inc. Connecticut Telephone & Communication Systems, Inc. Connecticut Broadband, LLC CVB Northwest, LLC FiberNet, L.L.C. FiberNet Telecommunications of Pennsylvania, LLC FiberNet of Ohio, LLC FiberNet of Virginia, Inc. Intelecom Data Systems, Inc. Lightship Telecom, LLC Lightship Holding, Inc. One Communications Management Co. One Communications Acquisition Corp. I Partner Consulting LLC Mountaineer Telecommunications, LLC **REON Broadband Corp.** US Xchange Inc. US Xchange of Indiana, L.L.C. US Xchange of Illinois, L.L.C. US Xchange of Wisconsin, L.L.C. US Xchange of Michigan, L.L.C.



November 6, 2008

DOCUMENT FOLDER James J. McNulty Secretary, Pennsylvania Public Utility Commission A-310295 A-310781 A-310921 Commonwealth Keystone Building 2nd Floor, Room-N201 PO Box 3265 Harrisburg, PA 17105-3265 A-310943

#### In re: Notice of Change of Address

Dear Secretary McNulty:

Please be advised that One Communications Corp. ("ONE")<sup>1</sup> is moving its offices effective November 17, 2008. The new address and main phone number will be as follows:

ECRETARY'S BURE

101 AON

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One Communications 5 Wall Street Burlington, MA 01803 781-362-5700

Going forward, please direct all regulatory compliance related correspondences of any kind for ONE or its' legacy companies to this address. If you have any questions about this notice, please contact me directly at 781-522-8732 or via email at <u>RWhceler@OneCommunications.com</u>. Thank you for your cooperation in this matter.

Very truly yours, O.C. Richard Wheeler, Esq.

Director of Regulatory Compliance One Communications

<sup>&</sup>lt;sup>1</sup> This Notice of Change of Address shall apply to all legacy companies of One Communications operating in your state, which are: CTC Communications Corp., Choice One Communications of Pennsylvania, Inc., Conversent Communications of Pennsylvania, LLC, and Lightship Telecom, LLC. Any reference to One Communications Corp., One Communications or ONE shall be construed to include all these companies.





Suite 200 1919 Pennsylvania Avenue NW Washington, DC 20006-3402

202.973,4200 tel 202.973,4499 fax

DOCUMENT FOLDER

June 18, 2009

#### **BY FEDERAL EXPRESS**

A-310781

Debbi Edwards South Canaan Telephone Company 2175 Easton Turnpike South Canaan, PA 18459

#### Re: One Communications, Inc. Request to Open Interconnection Negotiations in Pennsylvania

Dear Ms. Edwards:

By this letter, and pursuant to 47 U.S.C. § 252(a)(1), Choice One Communications of Pennsylvania Inc. d/b/a One Communications ("One Communications")<sup>1</sup> hereby requests that South Canaan Telephone Company ("South Canaan") enter into good faith negotiations to develop a contract governing interconnection and related matters between the two companies, in accordance with the requirements of Sections 251(a), 251(b), and 251(c).

Although One Communications expects to consider a number of issues in the negotiations, one of our primary interests will be to reach a fair and equitable arrangement for direct and/or indirect interconnection between the two carriers, for the transport and termination by South Canaan of certain traffic, notably Internet Protocol-originated traffic, that One Communications' customers directly or indirectly seek to have delivered to South Canaan's customers. You are, no doubt, aware that there is some controversy in the industry about the proper handling of such traffic, and that the Federal Communications Commission ("FCC") is considering that issue in a number of open dockets. In light of the FCC's continued inaction on this topic, One Communications believes that the most effective and practical way to resolve this controversy is by reasonable carrier-to-carrier discussion.

<sup>&</sup>lt;sup>1</sup> This request is submitted on behalf of all One Communications subsidiaries: Choice One Communications of Ohio Inc.; Choice One Communications of Pennsylvania Inc.; Choice One Communications of Rhode Island Inc.; Choice One Communications of Connecticut Inc; Choice One Communications of Maine Inc.; Choice One Communications of Massachusetts Inc.; Choice One Communications of New York Inc.; Choice One Communications of New York Inc.; Choice One Communications of New Hampshire Inc.; US Xchange of Indiana, L.L.C.; US Xchange of Illinois, L.L.C.; US Xchange of Wisconsin, L.L.C.; and US Xchange of Michigan, L.L.C.

At least initially, One Communications is open to an arrangement under which the carriers' networks would connect indirectly, in accordance with Section 251(a)(1), rather than directly, in accordance with Section 251(c)(2). Moreover, for reasons that we can discuss during negotiations, we believe that the IP-originated traffic in question is governed by Section 251(b) (5). In these circumstances, it is not at all clear that the so-called "rural exemption" in Section 251(f)(1) would apply (assuming that South Canaan qualifies as a rural carrier), since that provision is only invoked by requests for the negotiation of matters addressed by Section 251(c).

That said, we certainly expect South Canaan to negotiate with us in good faith, as required by Section 251(c)(1). Moreover, rather than artificially restricting the discussions from the outset, One Communications would prefer to permit them to be as wide-ranging as need be to fully address all possible concerns and issues. As a result, and out of an abundance of caution, One Communications is providing a copy of this request to the Pennsylvania Public Utility Commission, as called for by Section 251(f)(1)(B).

We look forward to working with you on these matters. A written response to this negotiation request would be very much appreciated.

Sincerely,

One Communications unse

Cc: James J. McNulty Secretary Pennsylvania Public Utility Commission 400 North Street, Filing Room Harrisburg, PA 17101

> Paula Foley Regulatory Affairs Counsel One Communications Corp. 5 Wall Street Burlington, MA 01803

Pamela L. Hintz Vice President of Regulatory Compliance One Communications 5 Wall Street Burlington, MA 01803



6849 Peachtree Dunwoody Road Building B-3, Suite 200, Atlanta, Georgia 30328 phone: 770-569-2105, fax: 770-410-1608

July 17, 2009



#### VIA US MAIL

Mr. John Dodge Davis Wright Tremaine LLP 1919 Pennsylvania Avenue NW Washington, DC 20006-3402

Re: One Communications Request for Interconnection Negotiations with Bentleyville Telephone Company

Dear Mr. Dodge:

This letter is in response to the June 18, 2009 letter from Choice One Communications of Pennsylvania Inc. d/b/a One Communications ("One Communications") to Bentleyville Telephone Company ("Bentleyville") requesting the negotiation of an interconnection agreement. Bentleyville has asked that John Staurulakis, Inc. ("JSI") assist in these negotiations and I will be your point of contact for the negotiations.

We appreciate the information provided in the letter requesting negotiations of an interconnection agreement. Bentleyville is willing and able to provide interconnection in accordance with the obligations of Section 251(a) and (b) of the Act to the extent that those obligations are applicable to Bentleyville and without waiver of Bentleyville's rights as set forth in Section 251(f) of the Act. We do agree however that in the circumstances set forth in your letter it is not clear that the "rural exemption" would apply.

In order to move forward please give me a call or let me know via email times you are available for a call to begin the negotiations.

Sincerely,

ob Ragodale

Bob Ragsdale John Staurulakis, Inc. Manager, Regulatory and Policy 770-569-2105 bragsddale@jsitel.com On Behalf of Bentleyville

Telecommunications Advisors Since 1962

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 cc: Secretary James McNulty, Pennsylvania Public Utility Commission (via US mail) Mark Ellmer, FairPoint Communications (via email) Terry Stauffer, FairPoint Communications (via email) Paula Foley, One Communications (via US mail) Pamela L. Hintz, One Communications (via US mail)

HEADQUARTERS:

7852 Walker Drive, Suite 200, Greenbelt, MD 20770 phone: 301-459-7590, fax: 301-577-5575 internet: www.jsitel.com, e-mail: jsi@jsitel.com Echelon Building II, Suite 200 9430 Research Boulevard, Austin, TX 78759 phone: 512-338-0473, fax: 512-346-0822 Eagandale Corporate Center, Suite 310 1380 Corporate Center Curve, Eagan, MN 55121 phone: 651-452-2660, fax: 651-452-1909 547 South Oakview Lane Bountiful, UT 84010 phone: 801-294-4576, fax: 801-294-5124