

Sterling

BUSINESS LAW

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Via Electronic Delivery
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August 8, 2022

Ms. Linda Bridwell
Executive Director
Kentucky Public Service Commission
211 Sower Blvd.
Frankfort, KY 40602

ATTN: Mr. Jeff Cline

RE: Easton Telecom Services, L.L.C. Detariffing Notice

Dear Director Bridwell:

Pursuant to KRS 278.541 to 544, Easton Telecom Services, LLC (“Easton”) hereby respectfully requests Kentucky Public Service Commission (the “Commission”) exemption from tariffing and withdrawal of Easton’s retail interexchange tariff, Kentucky Tariff Nos. 1 and 2, effective immediately.¹ In support of its request, Easton states as follows.

[KRS 278.543](#) specifically establishes that:

“Any telephone utility, at its discretion and without commission approval, may elect to adopt the price regulation plan”

Easton requests exemption from retail tariffing and that its retail tariffs, Kentucky Tariff Nos. 1 and 2 governing interexchange and local exchange telecommunications services respectively, be withdrawn as authorized pursuant to KRS 278.543. Easton provides retail telecommunications services under separate service agreements, obviating the need to retain tariffs.

The Company has posted a state-specific service guide containing general service rates, terms, and conditions on the Company’s web site, <http://www.eastontelecom.com/customer-resources>. Easton acknowledges that it otherwise remains subject to applicable Commission regulations.

Thank you for your attention to this matter. Questions may be directed to the undersigned.

Sincerely,
STERLING BUSINESS LAW



Philip Josephson
Counsel to Easton Telecom Services, L.L.C.

RECEIVED

8/8/2022

PUBLIC SERVICE
COMMISSION
OF KENTUCKY

¹ This request corrects the Company’s May 16, 2022 request that had erroneously referred to Tariff No. 3.