

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22

BEFORE THE
ILLINOIS COMMERCE COMMISSION

IN THE MATTER OF:)
)
Illinois Bell Telephone)
Company (SBC Illinois))
and A Beep LLC)
) No. 03-0517
Joint Petition for Approval of)
Paging Interconnection)
Agreement dated July 24, 2003,)
pursuant to 47 U.S.C.)
Section 252)
)

Chicago, Illinois
October 8, 2003

Met, pursuant to notice, at 11:30.

BEFORE:

MR. JOHN RILEY, Administrative Law Judge

1 APPEARANCES:

2

3 MR. JAMES A. HUTTENHOWER
4 225 West Randolph Street Street
5 Suite 25-D
6 Chicago, Illinois 60606
7 appearing for SBC;

8 MS. BRANDY D.B. BROWN
9 160 North LaSalle Street
10 Suite C-800
11 Chicago, Illinois 60601
12 appearing for Staff.

13

14

15

16

17

18

19 SULLIVAN REPORTING COMPANY, by

20 Ann Rogers, CSR

21

22

1 JUDGE RILEY: Pursuant to the direction of
2 the Illinois Commerce Commission I now call
3 Docket 03-0517. This is a joint petition between
4 SBC Illinois and A Beep, LLC for approval of a
5 paging interconnection agreement dated
6 July 24, 2003 pursuant to 47 U.S.C. Section 252.

7 Counsel for the SBC an appearance for
8 the record, please.

9 MR. HUTTENHOWER: James Huttenhower 225 West
10 Randolph Street, suite 25-D, Chicago, Illinois
11 60606.

12 MS. BROWN: Brandy D.B. Brown on behalf of
13 Staff of the Illinois Commerce Commission. 160
14 North LaSalle, Suite C-800, Chicago, Illinois
15 60601.

16 JUDGE RILEY: Thank you. Let the record
17 reflect that notice was sent to one Frank
18 Anderson of A Beep, LLC at 452 North Chicago
19 Street in Joliet, Illinois. He has not contacted
20 the ALJ in this matter. Have either of the
21 parties heard from him.

22 MR. HUTTENHOWER: I have not.

1 MS. BROWN: No, staff has not.

2 JUDGE RILEY: All right. Then we will proceed
3 in the absence of Mr. Anderson. And I'll turn to
4 staff and ask has a verified statement been filed
5 in this matter.

6 MS. BROWN: Yes. Staff has filed what is
7 marked Staff Exhibit 1, the Verified Statement of
8 Qin Liu which states that there is nothing
9 discriminatory and nothing against the public
10 interest. Subject to the usual post-approval
11 requirements, specifically amending the tariff to
12 include the negotiated agreement and filing the
13 verified statement with the chief clerk of the
14 Commission we move for admission of Staff
15 Exhibit 1, the verified statement of Qin Liu to
16 the record as it is found on E docket previously
17 filed on October 2, 2003 and bears Tracking
18 No. 39764.

19 JUDGE RILEY: And does SBC have any objection
20 to the admission of Staff Exhibit No. 1 into
21 evidence?

22 MR. HUTTENHOWER: No.

1 JUDGE RILEY: Staff Exhibit No. 1 therefore is
2 admitted into evidence as found on the Commission
3 E Docket system.

4 (Whereupon, Staff
5 Exhibit No. 1 was
6 admitted into evidence.)

7 JUDGE RILEY: Staff is that without change.

8 MS. BROWN: That is correct.

9 JUDGE RILEY: Is there anything further from
10 OGC.

11 MS. BROWN: Nothing further.

12 JUDGE RILEY: Anything further from SBC?

13 MR. HUTTENHOWER: No.

14 JUDGE RILEY: Then I'll direct the court
15 reporter to mark this matter heard and taken.
16 Thank you.

17 (Heard and Taken.)

18

19

20

21

22