

March 30, 2012

Mr. Steven Reed, Secretary Missouri Public Service Commission 200 Madison Street Suite 500 Jefferson City, MO 65102-0360

Re: Notice of Election and Withdrawal of SBC Long Distance, LLC d/b/a AT&T Long Distance Pursuant to §392.461, RSMo, enacted by House Bill No. 338

Dear Mr.Reed,

As a result of recent changes in state law governing the regulation of telecommunications services in Missouri, §392.461, RSMo was enacted on August 28, 2011 by House Bill No. 338. Section 392.461 allows telecommunications companies, upon notice to the Missouri Public Service Commission ("Commission"), to elect to be exempt from the requirement that they offer retail services to residential or business end users only through tariff, and to withdraw such tariffs. However, the law requires them to publish generally available retail prices on a website.

SBC Long Distance, LLC, d/b/a AT&T Long Distance ("the Company") hereby gives the Commission notice of its election to be exempt from tariff filing requirements relating to, and of its intent to withdraw, the following Sheets from PSC MO – No. 4:

- 1st Revised Sheet 3 through Original Sheet 61
- Original Sheet 65 through Original Sheet 105
- Original Sheet 108 through Original Sheet 292

This Notice of Election and Withdrawal shall become effective May 1, 2012. The Company will retain those sections of the Tariff referencing special taxes and fees, which are enclosed herein, and will make available its rates, charges, terms and conditions for its retail telecommunications services on its website at http://www.att.com/servicepublications

Please direct any questions regarding this filing to me. I may be reached via telephone (209) 551-2571 or via email at dg1612@att.com. Thank you for your assistance in this matter.

Sincerely,

Donna M. Daniele Area Manager, Regulatory

CC: Office Of The Public Counsel opcservice@ded.mo.gov

Enclosures

SBC LONG DISTANCE, LLC d/b/a AT&T LONG DISTANCE

This Tariff contains special taxes and fees pass-through provisions for all telecommunication services provided by	Τ
SBC Long Distance, LLC d/b/a AT&T Long within the state of Missouri.	
This Tariff is on file with the Missouri Public Service Commission and copies may be inspected during normal	
business hours at the Company's principal place of business located at 208 South Akard Street, Dallas, Texas 75202.	Τ

PSC Mo. - No. 4 replaces in its entirety PSC Mo. - No. 2 currently on file with the Commission.

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CONCURRING, CONNECTING OR OTHER PARTICIPATING CARRIERS

None

SYMBOLS

The following are the only symbols used for the purposes indicated below:

C - Changed regulation

D - Discontinued rate or regulation

I - Increase

M - Matter relocated without change

N - New rate or regulation

R - Reduction S - Reissued matter

T - Change in text, but no change in rate or regulation

Z - Correction

SECTION 1 – MISCELLANEOUS INFORMATION

As a result of changes in state law governing the regulation of telecommunications services in Missouri, §392.461, RSMo was enacted on August 28, 2011 by House Bill No. 338. Section 392.461 allows telecommunications companies, upon notice to the Missouri Public Service Commission ("Commission"), to elect to be exempt from the requirement that they offer retail services to residential or business end users only through Tariffs. SBC Long Distance, LLC, d/b/a AT&T Long Distance ("the Company") elects to be exempt from tariff filing requirements, and withdraws the following Sheets effective May 1, 2012.

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(N)

- 1st Revised Sheet 3 through Original Sheet 61
- Original Sheet 65 through Original Sheet 105
- Original Sheet 108 through Original Sheet 292

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SECTION 1 – MISCELLANEOUS INFORMATION

This Sheet Replaces 1st Revised Sheet 3 through Original Sheet 61

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SECTION 2 – RULES AND REGULATIONS

2.5	Obligations	of the	Customer

- 2.5.1 Reserved for future use
- 2.5.2 Reserved for future use
- 2.5.3 Reserved for future use
- 2.5.4 Reserved for future use
- 2.5.5 Reserved for future use
- 2.5.6 Reserved for future use
- 2.5.7 The Customer is responsible for taking all necessary legal steps for interconnecting Customer-provided terminal equipment with Company-designated facilities. The Customer will ensure that the signals emitted into the long distance network do not damage Company-Provided equipment, injure personnel, or degrade Service to other Customers or other users of the long distance network. The Customer is responsible for securing all licenses, permits, rights-of-way, and other arrangements necessary for such interconnection. The Customer is responsible for taking all necessary legal steps for interconnecting the Customer-provided terminal equipment with Local Access. In addition, the Customer shall comply with applicable Local Access Provider's signal power limitations and requirements.
- 2.5.8 The Customer will be responsible for the payment of all charges for Services provided under this Tariff and for the payment of all excise, sales, use, gross receipts or other taxes that may be levied by a federal, state, or local governing body or bodies applicable to the Service(s) furnished under this Tariff unless specified otherwise herein. Also see Section 2.17 of this Tariff for additional information regarding the Customer's obligations concerning taxes.

SECTION 2 – RULES AND REGULATIONS

2.5	Obligations	of the	Customer ((continued)

2.5.9 Reserved for future use.

2.5.10 Reserved for future use

2.5.11 Reserved for future use

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SECTION 2 – RULES AND REGULATIONS

- 2.5 Obligations of the Customer (continued)
 - 2.5.12 The Customer is responsible for the payment of all charges for Service(s) provided under this Tariff and for the payment of all assessments, duties, fees taxes, or similar liabilities whether charged to or against the Company or the Customer. This includes but is not limited to amounts the Company is required by governmental, quasi-governmental, or other entities to collect and/or to pay to designated entities. The Company may adjust its rates and charges or impose additional rates and charges on its Customer in order to recover these amounts. Unless specified otherwise herein, if an entity other than the Company (e.g., another carrier or supplier) imposes charges on the Company in connection with a Customer's Service, that entity's charges may be passed through to the Customer. The Customer is responsible for the payment of all such charges.

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SECTION 2 – RULES AND REGULATIONS

This Sheet Replaces Original Sheet 65 through Original Sheet 105

Taxes and Fees

General

2.17.1

2.17

SECTION 2 – RULES AND REGULATIONS

- 2.6 Reserved for future use (T) 2.7 Reserved for future use 2.8 Reserved for future use 2.9 Reserved for future use 2.10 Reserved for future use 2.11 Reserved for future use 2.12 Reserved for future use 2.13 Reserved for future use 2.14 Reserved for future use 2.15 Reserved for future use (T) 2.16 Reserved for future use
 - (A) Customer will be responsible for the payment for all Services provided by the Company and for the payment of all excise, sales, use, gross receipts, or other taxes and surcharges. Federal excise tax, and state and local sales, use, and similar taxes and surcharges shall be billed separately from charges for Services. The Company may also impose surcharges on Customer to recover amounts it is required by governmental or quasi-governmental.
 - billed separately from charges for Services. The Company may also impose surcharges on Customer to recover amounts it is required by governmental or quasi-governmental authorities to collect from, or to pay to, others in support of statutory or regulatory programs (e.g. universal service funds). The Company will not provide advance notice of changes to taxes and surcharges, except as required by law.

SECTION 2 – RULES AND REGULATIONS

This Sheet Replaces Original Sheet 108 through Original Sheet 292 (T)