INTERCONNECTION AGREEMENT-MISSOURI

between

Southwestern Bell Telephone Company, L.P. d/b/a SBC Missouri¹

and

PNG Telecommunications, Inc.

¹ On December 30, 2001, Southwestern Bell Telephone Company (a Missouri corporation) was merged with and into Southwestern Bell Texas, Inc. (a Texas corporation) and, pursuant to Texas law, was converted to Southwestern Bell Telephone, L.P., a Texas limited partnership. Southwestern Bell Telephone, L.P. is now doing business in Missouri as SBC Missouri.

TABLE OF CONTENTS INTERCONNECTION AGREEMENT-MISSOURI

BETWEEN

SOUTHWESTERN BELL TELEPHONE COMPANY AND

PNG TELECOMMUNICATIONS, INC.

1.	<u>Introduction</u>	3
2.	Effective Date, Term and Termination	4
3.	Intervening Law	6
4.	Term of Agreement	6
5.	Assignment	9
6.	Confidentiality, Proprietary Information and Intellectual Property	10
7.	Liability, Indemnification, Intellectual Property and Insurance.	12
8.	Payment of Rates and Charges	
9.	Dispute Resolution	27
10.	Non-Payment and Procedures for Disconnection	30
11.	Notices	34
12.	<u>Taxes</u>	35
13.	Force Majeure	38
14.	Publicity	
15.	Network Maintenance and Management	
16.	Law Enforcement and Civil Process	
17.	Changes in Subscriber Carrier Selection	
18.	Amendments or Waivers	
19.	Authority	
20.	Binding Effect	
21.	<u>Consent</u>	43
22.	Expenses	44
23.	<u>Headings</u>	44
24.	Relationship of Parties	44
25.	Conflict of Interest	44
26.	Multiple Counterparts	44
27.	Third Party Beneficiaries	44
28.	Regulatory Approval	45
29.	Trademarks and Trade Names	45
30.	Regulatory Authority	45
31.	Commission Interpretation of Same or substantively Similar Language	
32.	Verification Reviews	
33.	Complete Terms	
34.	Cooperation on Preventing End User Fraud	48
35.	Notice of Network Changes/Notification of Other Information	
36.	Good Faith Performance	49
37.	Responsibility of Each Party	49
38.	This Section has been intentionally omitted.	50

Interconnection Agreement-MO General Terms and Conditions

39.	Governmental Compliance	50
40.	Responsibility for Environmental Contamination	
41.	Subcontracting	
42.	Referenced Documents	52
43.	Severability	53
44.	Survival of Obligations	53
45.	Governing Law	53
46.	Performance Criteria	54
47	Other Obligations of CLEC	54
48.	Dialing Parity; Interim Number Portability	
49.	Branding.	
50.	Customer Inquiries	
51.	Disclaimer of Warranties	55
52.	No Waiver	
53.	Definitions	55
54.	Resale	
55.	Unbundled Network Elements	
56.	Ordering and Provisioning, Maintenance, Connectivity Billing	
	and Reordering, and Provision of Customer Usage Data	56
57.	Network Interconnection Architecture	
58.	Compensation for Delivery of Traffic.	
59.	Ancillary Functions	
60.	Other Requirement and Attachments	
	<u>ATTACHMENTS</u>	

Resale

Attachment 1: Resale

Appendix Services/Pricing

Exhibit A: SWBT's Telecommunications Services Available for Resale

Exhibit B: SWBT's Other Services Available for Resale

Appendix Customized Routing-Resale

Appendix DA-Resale

Appendix OS-Resale

Appendix White Pages (WP)-Resale

Attachment 2: Ordering and Provisioning-Resale

Attachment 3: Maintenance-Resale

Attachment 4: Connectivity Billing-Resale

Attachment 5: Provision of Customer Usage Data-Resale

08-15-01

Unbundled Network Elements

Attachment 6: Unbundled Network Elements (UNE)

Appendix Pricing – UNE

Appendix Pricing – UNE: Exhibit 1

*Appendix Pricing – UNE Schedule of Prices

Attachment 7: Ordering and Provisioning – UNE

Exhibit A-Electronic Ordering and Provisioning-UNE

Attachment 8: Maintenance-UNE

Attachment 9: Billing-Other

Attachment 10: Provision of Customer Usage Data-UNE

Network Interconnection Architecture and Compensation

Attachment 11: Network Interconnection Architecture, Parts A – G

Appendix Inward

Attachment 12: Compensation

Ancillary Functions

Attachment 13: Ancillary Functions

Appendix Physical Collocation

Appendix Virtual Collocation

Appendix Poles, Conduit, ROW

Other Requirements

Attachment 14: Location Routing Number - PNP

Attachment 15: E911

Attachment 16: Network Security and Law Enforcement

Attachment 17: Performance Remedy Plan

Appendix 1 Performance Measures Subject to Tier-1 and Tier-2 Damages Identified as High, Medium and Low

Appendix 2 Measurements Subject to Per Occurrence Damages or Assessment with a Cap and Measurements Subject to Per Measure Damages or Assessment

Appendix 3 Performance Measurement Business Rules (Version 1.7)

Attachment 18: Mutual Exchange of Directory Listing Information

Attachment 19: White Pages-Other (WP-O)

Attachment 20: Clearinghouse

Attachment 21: Numbering

Attachment 22: DA-Facilities Based

Attachment 23: OS-Facilities Based

Attachment 24: Recording-Facilities Based

Attachment 25: xDSL

Appendix HFPL

Attachment 26: Legitimately Related Provisions

08-15-01 4

Interconnection Agreement-MO General Terms and Conditions

Attachment 27: OSS

Attachment 28: Comprehensive Billing Arrangements Attachment 29: Merger Conditions

5 08-15-01

Page 6 of 59

INTERCONNECTION AGREEMENT - Missouri

This Interconnection Agreement - Missouri (Agreement) is between PNG Telecommunications, Inc., an Ohio corporation (referred to as "PNG Telecommunications, Inc."), having an office at 100 Commercial Drive, Fairfield, Ohio 45014, and Southwestern Bell Telephone Company (SWBT), a Missouri corporation, having an office at 1010 Pine Street, St. Louis, Missouri 63101, (collectively the Parties).

This Interconnection Agreement under Sections 251 and 252 of the Telecommunications Act of 1996 (the Agreement), is dated as of ________, 2004 by and between Southwestern Bell Telephone Company (a Texas corporation), hereinafter referred to as "SWBT," only to the extent that SBC Texas provides Telephone Exchange Services as an ILEC in Missouri and, PNG Telecommunications, Inc, (an Ohio corporation), hereinafter referred to as "CLEC" or "PNG Telecommunications, Inc.", and shall apply to the state of Missouri.

WHEREAS, pursuant to Section 252(i) of the Federal Telecommunications Act of 1996, CLEC and SWBT have entered into an agreement ("MFN Agreement"), portions of which are based upon the same terms and conditions contained in the SWBT/AT&T Communications of the Southwest, Inc. Agreement for the State of Missouri ("the underlying Agreement") and other portion(s) of which were voluntarily negotiated

WHEREAS, in entering into this MFN Agreement, SBC Missouri does not waive, but instead expressly reserves, all of its rights, remedies and arguments with respect to any orders, decisions, legislation or proceedings and any remands thereof and any other federal or state regulatory, legislative or judicial action(s), including, without limitation, its intervening law rights (including intervening law rights asserted by either Party via written notice as to the Separate Agreement) relating to the following actions, which the Parties have not yet fully incorporated into this MFN Agreement or which may be the subject of further government review: the United States Supreme Court's opinion in Verizon v. FCC, et al, 535 U.S. 467 (2002); the D.C. Circuit's decision in United States Telecom Association, et. al v. FCC, 290 F.3d 415 (D.C. Cir. 2002); the FCC's Triennial Review Order, released on August 21, 2003, In the Matter of Review of the Section 251 Unbundling Obligations of Incumbent Local Exchange Carriers, CC Docket No. 01-338, Implementation of the Local Competition Provisions of the Telecommunications Act of 1996, CC Docket No. 96-98, Deployment of Wireline Services Offering Advanced Telecommunications Capability, CC Docket No. 98-147 (FCC 03-36) and the FCC's Biennial Review Proceeding which the FCC announced, in its Triennial Review Order, is scheduled to commence in 2004; the FCC's Supplemental Order Clarification (FCC 00-183) (rel. June 2, 2000), in CC Docket 96-98; and the FCC's Order on Remand and Report and Order in CC Dockets No. 96-98 and 99-68, 16 FCC Rcd 9151 (2001), (rel. April 27, 2001), which was remanded in WorldCom, Inc. v. FCC, 288 F.3d 429 (D.C. Cir. 2002), and as to the FCC's Notice of Proposed Rulemaking on the topic of Intercarrier Compensation generally, issued In the Matter of Developing a Unified Intercarrier Compensation Regime, in CC Docket 01-92 (Order No. 01-132), on April 27, 2001 (collectively "Government Actions").

Notwithstanding anything to the contrary in this MFN Agreement (including any amendments to this MFN Agreement), SBC Missouri shall have no obligation to provide UNEs, combinations of UNEs, combinations of UNE(s) and CLEC's own elements or UNEs in commingled arrangements beyond those required by the Act, including the lawful and effective FCC rules and associated FCC and judicial orders. Notwithstanding anything to the contrary in this MFN Agreement and except to the extent that SBC ILEC has adopted the FCC ISP terminating compensation plan ("FCC Plan") in Missouri in which this MFN Agreement is effective, and the Parties have incorporated rates, terms and conditions associated with the FCC Plan into this MFN Agreement, these rights also include but are not limited to SBC Missouri's right to exercise its option at any time to adopt on a date specified by SBC Missouri the FCC Plan, after which date ISP-bound traffic will be subject to the FCC Plan's prescribed terminating compensation rates, and other terms and conditions, and seek conforming modifications to this MFN Agreement. It is SBC Missouri's position that this MFN Agreement is subject to the change of law provisions permitted under the Federal Rules except to the extent otherwise expressly provided in the MFN Agreement and also is subject to any appeals involving the MFN Agreement. If any action by any state or federal regulatory or legislative body or court of competent jurisdiction invalidates, modifies, or stays the enforcement of laws or regulations that were the basis or rationale for any rate(s), term(s) and/or condition(s) ("Provisions") of the MFN Agreement and/or otherwise affects the rights or obligations of either Party that are addressed by the MFN Agreement, specifically including but not limited to those arising with respect to the Government Actions, the affected Provision(s) shall be immediately invalidated, modified or stayed consistent with the action of the regulatory or legislative body or court of competent jurisdiction upon the written request of either Party ("Written Notice"). In such event, it is SBC Missouri's position and intent that the Parties immediately incorporate changes from the Separate Agreement, made as a result of any such action into this MFN Agreement. Where revised language is not immediately available, it is SBC Missouri's position and intent that the Parties shall expend diligent efforts to incorporate the results of any such action into this MFN Agreement on an interim basis, but shall conform this MFN Agreement to the Separate Agreement, once such changes are filed with the appropriate state commission. With respect to any Written Notices hereunder, Any disputes between the Parties concerning the interpretations of the actions required or the provisions affected shall be handled under the Dispute Resolution Procedures set forth in this MFN Agreement.

WHEREAS, it is SBC Missouri's position that its MFN Agreement (including all attachments thereto) and every interconnection, service and network element provided hereunder, is subject to all rates, terms and conditions contained in the MFN Agreement (including all attachments thereto) that are legitimately related to such interconnection, service or network element. Without limiting the general applicability of the foregoing, the General Terms and Conditions of this MFN Agreement are specifically agreed by the Parties to be legitimately related to, and to be applicable to, each interconnection, service and network element provided under the MFN Agreement.

WHEREAS, pursuant to the Telecommunications Act of 1996 (the Act), the Parties wish to establish terms for the resale of SWBT services and for the provision by SWBT of Interconnection, unbundled Network Elements, and Ancillary Functions as designated in the Attachments hereto.

WHEREAS, on February 8, 1996, the Communications Act of 1934, 47 U.S.C. § 151 et seq., was amended by the Telecommunications Act of 1996; and

WHEREAS, the Act places certain duties and obligations upon, and grants certain rights to, telecommunications carriers; and

WHEREAS, SWBT is an Incumbent Local Exchange Carrier or has a majority ownership interest in local exchange companies ("ILECs") which are Incumbent Local Exchange Carriers; and

WHEREAS, SWBT for itself and its Affiliates is willing to provide Interconnection, Unbundled Network Elements, ancillary functions or services, services for resale, and additional features, on the terms and subject to the conditions of this Agreement; and

WHEREAS, CLEC is a telecommunications carrier and has requested that SWBT negotiate an Agreement with CLEC for the provision of Interconnection, Unbundled Network Elements, ancillary functions or services, services for resale, and additional features pursuant to the Act and in conformance with SWBT's duties under the Act; and

WHEREAS, the Parties have arrived at this Agreement through procedures undertaken pursuant to the Act, and acknowledge that its terms and conditions are subject to the Act, including Sections 251 and 252 thereof.

NOW, THEREFORE, in consideration of the premises and the mutual covenants of this Agreement CLEC and SWBT hereby agree as follows:

1.0 Introduction

- *1.1 This Agreement sets forth the terms, conditions and prices under which SWBT agrees to provide (a) services for resale (hereinafter referred to as Resale services), (b) unbundled Network Elements, or combinations of such Network Elements (Combinations), (c) Ancillary Functions and (d) Interconnection to CLEC. This Agreement also sets forth the terms and conditions for the interconnection of CLEC's network to SWBT's network and reciprocal compensation for the transport and termination of telecommunications.
- *1.2 The Network Elements, Combinations or Resale services provided pursuant to this Agreement may be connected to other Network Elements, Combinations or Resale services provided by SWBT or to any network components provided by CLEC itself or by

any other vendor. Subject to the requirements of this Agreement, CLEC may at any time add, delete, relocate or modify the Resale services, Network Elements or Combinations purchased hereunder.

- *1.3 Except as provided in this Agreement, during the term of this Agreement, SWBT will not discontinue, as to CLEC, any Network Element, Combination, or Ancillary Functions offered to CLEC hereunder. During the term of this Agreement, SWBT will not discontinue any Resale services or features offered to CLEC hereunder except as provided in this Agreement. This Section is not intended to impair SWBT's ability to make changes in its Network, so long as such changes are consistent with the Act and do not result in the discontinuance of the offerings of Network Elements, Combinations or Ancillary Functions made by SWBT to CLEC as set forth in and during the terms of this Agreement.
- 1.4 SWBT may fulfill the requirements imposed upon it by this Agreement by itself or may cause its Affiliates to take such actions to fulfill the responsibilities.
- 1.5 This Agreement includes and incorporates herein the Attachments listed in Section 61 of this Agreement, and all accompanying Appendices, Addenda and Exhibits.
- 1.6 Unless otherwise provided in the Agreement, or as required by 47 U.S.C. §224, SWBT will perform all of its obligations concerning its offering of Resale services and unbundled Network Elements under this Agreement throughout the entire service area where SWBT is the incumbent local exchange carrier.

2.0 Effective Date, Term, and Termination

- 2.1 [Applies only to Elected Provisions.] Any competitive local exchange carrier that wants to accept this entire Agreement (after the Missouri Public Service Commission has issued an order finding that this agreement satisfies the competitive checklist under 47 U. S. C. Section 271(c) and supporting SWBT's application for in-region intraLATA relief for the State of Missouri), shall notify SWBT in writing. Within 5 business days of such notification, SWBT shall present the competitive local exchange carrier with a signed Interconnection Agreement substantively identical to this Agreement. Within 5 business days of receipt of the SWBT signed Interconnection Agreement, the competitive local exchange carrier shall sign the Interconnection Agreement and file it with this Commission. The signed Interconnection Agreement between SWBT and the competitive local exchange carrier shall become effective by operation of law immediately upon filing with the Commission (the "Effective Date").
- 2.2 The preceding Section 2.1 relates to interconnection agreements that consist of adoptions of the entire M2A. This Agreement is not an adoption of the entire M2A, but is comprised of adopted M2A provisions, as set forth below (the "Elected Provisions"), and

of other provisions that were accepted by the Parties outside of the M2A framework, as a result either of negotiation or arbitration (sometimes referred to herein as the "Non-Elected Provisions.") The Effective Date of this Agreement shall be as follows: (i) unless this Agreement is a successor agreement to an effective interconnection agreement between the Parties under Sections 251/252 of the Act, then the Effective Date of this Agreement shall be ten (10) calendar days after the Commission approves this Agreement under Section 252(e) of the Act or, absent such Commission approval, the date this Agreement is deemed approved under Section 252(e)(4) of the Act; (ii) if this Agreement is a successor agreement to an effective interconnection agreement between the Parties under Sections 251/252, then the Effective Date shall be the date upon which the Commission approves the Agreement under the Act, or absent such commission approval, the date this Agreement is deemed approved under Section 252(e)(4) of the Act.

M2A Adopted Provisions (referred to herein as "Elected Provisions"):

Attachments 1-10, including all Appendices thereto (except for Appendix Pricing – UNE Schedule of Prices appended to Attachment 6 which has been included in this Agreement by virtue of an arbitration between SWBT and CLEC)

Attachment 13, including all Appendices thereto

Attachment 14, including all Appendices thereto

Attachment 15, including all Appendices thereto

Attachments 17, including all Appendices thereto

Attachments 19, including all Appendices thereto

Attachments 22-23, including all Appendices thereto

Attachments 25

Attachment 26

The following Legitimately Related Provisions from the General Terms and Conditions of the M2A: 2.1, 4.1, 4.1.1, 4.1.2, 4.2, 4.2.1, 7.1.1 (legitimately related to Att. 25), 18.1, 18.2, 18.3, 31.1, and 43.1.

Any provisions that are not included in the above list of Elected Provisions are not subject to the General Terms and Conditions listed as "Attachment 26 Legitimately Related Provisions," above (Sections 2.1, 4.1, 4.1.1, 4.1.2, 4.2, 4.2.1, 7.1.1, 18.1, 18.2, 18.3, 31.1 and 43.1)

<u>Note:</u> Appendix Pricing – UNE Schedule of Prices appended to Attachment 6 was excepted from the Elected Provisions because it has been included in this Agreement by virtue of an arbitration between SWBT and CLEC. Further, the Parties have agreed that Section 18.1 shall apply equally to Elected Provisions and all other provisions of this Agreement.

08-15-01

3.0 Intervening Law

- 3.1 In the event that any legally binding legislative, regulatory, judicial or other legal action affects any terms of this Agreement, or the ability of CLEC or ILEC to perform any terms of this Agreement, CLEC or SWBT may, on thirty (30) days' written notice require that such terms be renegotiated, and the Parties shall renegotiate in good faith such mutually acceptable new terms as may be required. In the event that such new terms are not renegotiated within thirty (30) days after such notice, or if at any time during such 30-day period the Parties shall have ceased to negotiate such new terms for a continuous period of fifteen (15) days, the dispute shall be resolved as provided in Section 9, below; provided, however, that pending resolution of the dispute, the affected term(s) shall be immediately invalidated, modified or stayed, consistent with the legally binding legislative, regulatory, judicial or other legal action.
- 3.2 During the pendency of any renegotiation or dispute resolution pursuant to Section 3.1 supra, or prior to any election by either Party pursuant to Section 3.1 supra, the Parties shall continue to perform their obligations in accordance with the terms and conditions in this Agreement, except as otherwise provided in Section 3.1, unless the Commission, the Federal Communications Commission, or a court of competent jurisdiction determines that modifications to this Agreement are required to bring it into compliance with the Act, in which case the Parties shall perform their obligations in accordance with such determination or ruling.
- 3.3 Intentionally left blank.
- *3.4 This Agreement incorporates certain rates, terms and conditions that were not voluntarily negotiated by SWBT, but instead resulted from determinations made in arbitrations under Section 252 of the Act or from other requirements of regulatory agencies or state law (individually and collectively, a "Non-Voluntary Arrangement"). SWBT has identified some, but not all, of the Non-Voluntary Arrangements contained in this Agreement, by designating such provisions with asterisks.
- 3.4.1 The Parties acknowledge that the Non-Voluntary Arrangements contained in this Agreement shall not be available in any state other than the state that originally imposed/required such Non-Voluntary Arrangement. By way of example only, the Parties acknowledge that the PUCO's imposition in Ohio of the Minimum Telephone Service Standards (and all terms and conditions relating thereto) shall not apply in or be "portable to" any state other than Ohio.

4.0 Term of Agreement

4.1 [Applies only to Elected Provisions.] This Agreement will become effective as of the Effective Date stated above, and will expire March 6, 2002, unless the Federal

Communications Commission (FCC) approves SWBT's application to provide in-region interLATA service in Missouri under 47 U.S.C. § 271 by June 29, 2001, in which event the terms of this Agreement will automatically be extended until March 6, 2005. In the event the FCC approves SWBT's application to provide in-region interLATA service in Missouri under 47 U.S.C. § 271 after June 29, 2001, but prior to March 6, 2002, SWBT shall have the option of extending this Agreement until March 6, 2005. In such event, SWBT will provide notice to the Commission and to CLEC, within five business days of FCC approval, of its agreement to extend this Agreement until March 6, 2005. If either party desires to negotiate a successor agreement to this Agreement, such party must provide the other party with a written request to negotiate such successor agreement (Request to Negotiate) not later than 180 days prior to the expiration of this Agreement. A Request to Negotiate does not activate the negotiation timeframe set forth in this Agreement, nor does it shorten the life of this Agreement. The noticing Party will delineate the items desired to be negotiated. Not later than 30 days from receipt of said Notice to Negotiate, the receiving Party will notify the sending Party of additional items desired to be negotiated, if any. The Parties will begin negotiations not later than 135 days prior to expiration of this Agreement. If the FCC approves SWBT's application to provide in-region interLATA service in Missouri after June 29, 2001 and SWBT provides notice of its agreement under this Section to extend this Agreement until March 6, 2005 CLEC may withdraw its Request to Negotiate.

- 4.1.1 [Applies only to Elected Provisions.] This Agreement will not go into effect until the Missouri Public Service Commission has issued an Order finding that this Agreement satisfies the competitive checklist under 47 U.S.C. Section 271(c) and supporting SWBT's application for in-region interLATA relief for the State of Missouri. SWBT's offering of this Agreement and all Sections, Attachments and offerings therein are expressly conditioned upon the Missouri Public Service Commission's support for SWBT's application for in-region interLATA relief for the State of Missouri. If the Missouri Public Service Commission does not support SWBT's application for in-region interLATA relief for the State of Missouri, then SWBT's offering of this Agreement and all sections, attachments and offerings therein is immediately withdrawn and this Agreement will not go into effect.
- 4.1.2 [Applies only to Elected Provisions.] Should CLEC opt to incorporate any provision of another interconnection agreement into this Agreement pursuant to Section 252(i) of the Act, such incorporated provision shall expire on the date it would have expired under the interconnection agreement from which it was taken. Should CLEC opt to incorporate any of this Agreement into another interconnection agreement pursuant to Section 252(i) of the Act, this Agreement shall expire on the date provided in Section 4.1 above and shall not control the expiration date of the provisions of the other interconnection agreement.
- 4.2 [Applies only to Elected Provisions.] If either party has served a Notice to Negotiate pursuant to Section 4.1 above then, notwithstanding the expiration of this Agreement in

accordance with Section 4.1 above, the terms, conditions, and prices of this Agreement will remain in effect for a maximum of 135 days after expiration of this Agreement for completion of said negotiations and any necessary arbitration. The Parties agree to resolve any impasse by submission of the disputed matters to the Missouri PSC for arbitration. Should the Missouri PSC decline jurisdiction, the Parties will resort to a commercial provider of arbitration services.

- 4.2.1 [Applies only to Elected Provisions.] Pursuant to Sections 18.2 and 18.3, SWBT and CLEC agree not to challenge the lawfulness of any provision of this Agreement. In the event that one of the Parties to this Agreement nonetheless challenges the lawfulness of any provision of this Agreement in a judicial, dispute resolution, or regulatory proceeding, then the other Party, at its option, may terminate this Agreement immediately. In such event, the Parties shall have a period not to exceed 135 days in which to negotiate, and 135 additional days to arbitrate any disputes for, a replacement interconnection agreement. However, should a non-party successfully challenge the lawfulness of any provision of this Agreement, SWBT and CLEC agree that, despite such challenge, the terms and conditions of this Agreement will continue to apply and be effective between SWBT and CLEC. Nothing in this Section 4.2.1 is intended to imply that pursuit of resolution of disputes concerning a Party's clarifications or interpretations of the provisions of this Agreement, as provided in Sections 18.2 and 18.3, is a challenge to the lawfulness of this Agreement.
- *4.3 As to the provisions of this Agreement that are not Elected Provisions, this Agreement will become effective as of the Effective Date stated above, and will expire after a three (3) year initial term ("Term"), plus two one year extensions, unless written Notice of Non Renewal and Request for Negotiation (Non Renewal Notice) is provided by either Party in accordance with the provisions of this Section. Any such Non Renewal Notice must be provided not later than 180 days before the day this Agreement would otherwise renew for an additional year. The noticing Party will delineate the items desired to be negotiated. Not later than 30 days from receipt of said notice, the receiving Party will notify the sending Party of additional items desired to be negotiated, if any. Not later than 135 days from the receipt of the Non Renewal Notice, both parties will commence negotiations.
- *4.4 As to the provisions of this Agreement that are not Elected Provisions, the same terms, conditions, and prices will continue in effect, on a month-to-month basis as were in effect at the end of the latest term, or renewal, so long as negotiations are continuing without impasse and then until resolution pursuant to this Section. The Parties agree to resolve any impasse by submission of the disputed matters to the State Commission for arbitration. Should the State Commission decline jurisdiction, the Parties will resort to a commercial provider of arbitration services.

*4.5 As to the provisions of this Agreement that are not Elected Provisions, upon termination of this Agreement, CLEC's liability will be limited to payment of the amounts due for Network Elements, Combinations, Ancillary Functions and Resale Services provided up to and including the date of termination and thereafter as reasonably requested by CLEC to prevent service interruption, but not to exceed one hundred and thirty-five (135) days. The Network Elements, Combinations, Ancillary Functions and Resale services provided hereunder are vital to CLEC and must be continued without interruption. When CLEC provides or retains another vendor to provide such comparable Network Elements, Combinations, Ancillary Functions or Resale services, SWBT and CLEC agree to cooperate in an orderly and efficient transition to CLEC or another vendor. SWBT and CLEC further agree to coordinate the orderly transition to CLEC or another vendor such that the level and quality of the Network Elements, Combinations, Ancillary Functions and Resale Services is not degraded and each Party will exercise its best efforts to effect an orderly and efficient transition.

5.0 Assignment

*5.1 Neither Party hereto may assign or otherwise transfer its rights or obligations under this Agreement, except with the prior written consent of the other Party hereto, which consent will not be unreasonably withheld; provided, that SWBT may assign its rights and delegate its benefits and delegate its duties and obligations under this Agreement without the consent of CLEC to a 100 per cent owned affiliate of SWBT, provided the performance of any such assignee is guaranteed by the assignor. Nothing in this Section is intended to impair the right of either Party to utilize subcontractors.

08-15-01

*5.2 Each Party will notify the other in writing not less than 60 days in advance of anticipated assignment.

6.0 Confidentiality and Proprietary Information.

- 6.1 For the purposes of this Agreement, "Confidential Information" means confidential or proprietary technical or business Information given by one Party (the "Discloser") to the other Party (the "Recipient") and identified by the Discloser as Confidential Information in accordance with this Section 6.
- 6.2 All information which is to be treated as Confidential Information under this Agreement shall:
 - (a) if in written, graphic, electromagnetic, or other tangible form, be marked as "Confidential Information"; and
 - (b) if oral, (i) be identified by the Discloser at the time of disclosure to be "Confidential Information", and (ii) be set forth in a written summary which identifies the information as "Confidential Information" and which is delivered by the Discloser to the Recipient within ten (10) days after the oral disclosure.

Each Party shall have the right to correct an inadvertent failure to identify information as Confidential Information by giving written notification within thirty (30) days after the information is disclosed. The Recipient shall, from that time forward, treat such information as Confidential Information.

- *6.3 In addition, by way of example and not limitation, information regarding orders for Resale Services, Network Elements or Combinations placed by CLEC pursuant to this Agreement, and information that would constitute Customer Proprietary Network Information of CLEC's customers pursuant to the Act and the rules and regulations of the Federal Communications Commission (FCC), and Recorded Usage Data as described in Attachments 5 and 10 concerning Recorded Usage Data, whether disclosed by CLEC to SWBT or otherwise acquired by SWBT in the course of the performance of this Agreement, will be deemed Confidential Information of CLEC for all purposes under this Agreement.
- 6.4 For a period of five (5) years from the receipt of Confidential Information from the Discloser, except as otherwise specified in this Agreement, the Recipient agrees (a) to use it only for the purpose of performing under this Agreement, (b) to hold it in confidence and disclose it to no one other than its employees having a need to know for the purpose of performing under this Agreement, and (c) to safeguard it from unauthorized use or disclosure using at least the same degree of care with which the Recipient safeguards its own Confidential Information. If the Recipient wishes to disclose the Discloser's Confidential Information to a third-party agent or consultant, such disclosure must be

08-15-01 15

agreed to in writing by the Discloser, and the agent or consultant must have executed a written agreement of nondisclosure and nonuse comparable in scope to the terms of this Section.

- 6.5 The Recipient may make copies of Confidential Information only as reasonably necessary to perform its obligations under this Agreement. All such copies will be subject to the same restrictions and protections as the original and will bear the same copyright and proprietary rights notices as are contained on the original.
- 6.6 The Recipient agrees to return all Confidential Information in tangible form received from the Discloser, including any copies made by the Recipient within thirty (30) days after a written request is delivered to the Recipient, or to destroy all such Confidential Information if directed to do so by Discloser except for Confidential Information that the Recipient reasonably requires to perform its obligations under this Agreement. If either Party loses or makes an unauthorized disclosure of the other Party's Confidential Information, it will notify such other party immediately and use reasonable efforts to retrieve the lost or wrongfully disclosed information.
- 6.7 The Recipient will have no obligation to safeguard Confidential Information: (a) which was in the possession of the Recipient free of restriction prior to its receipt from the Discloser, (b) after it becomes publicly known or available through no breach of this Agreement by the Recipient; (c) after it is rightfully acquired by the Recipient free of restrictions on its disclosure; or (d) after it is independently developed by personnel of the Recipient to whom the Discloser's Confidential Information had not been previously disclosed. In addition, either Party will have the right to disclose Confidential Information to any mediator, arbitrator, state, or federal regulatory body, or a court in the conduct of any mediation, arbitration or approval of this Agreement, so long as, in the absence of an applicable protective order, the Discloser has been promptly notified by the Recipient and so long as the Recipient undertakes all lawful measures to avoid disclosing such information until Discloser has had reasonable time to negotiate a protective order with any such mediator, arbitrator, state or regulatory body or a court, and complies with any protective order that covers the Confidential Information.
- 6.8 The Parties acknowledge that an individual end user may simultaneously seek to become or be a customer of both Parties. Nothing in this Agreement is intended to limit the ability of either Party to use customer specific information lawfully obtained from end users or sources other than the Disclosing Party.
- 6.9 Each Party's obligations to safeguard Confidential Information disclosed prior to expiration or termination of this Agreement will survive such expiration or termination.

- 6.10 Except as otherwise expressly provided elsewhere in this Agreement, no license is hereby granted under any patent, trademark, or copyright, nor is any such license implied solely by virtue of the disclosure of any Confidential Information.
- 6.11 Each Party agrees that the Discloser may be irreparably injured by a disclosure in breach of this Agreement by the Recipient or its representatives and the Discloser will be entitled to seek equitable relief, including injunctive relief and specific performance, in the event of any breach or threatened breach of the confidentiality provisions of this Agreement. Such remedies will not be deemed to be the exclusive remedies for a breach of this Agreement, but will be in addition to all other remedies available at law or in equity.

7.0 Liability, Indemnification, Intellectual Property and Insurance

7.1 Limitation of Liabilities

- 7.1.1 [Applies only to Elected Provisions.] Except as specifically provided in Attachment 25 DSL-MO, the Parties' liability to each other during any Contract Year resulting from any and all causes, other than as specified below in Sections 7.3.1 and 7.3.6, following, and for willful or intentional misconduct (including gross negligence), will not exceed the total of any amounts due and owing to CLEC pursuant to Section 46 (Performance Criteria) and the Attachment referenced in that Section, plus the amounts charged to CLEC by SWBT under this Agreement during the Contract Year in which such cause accrues or arises. For purposes of this Section, the first Contract Year commences on the first day this Agreement becomes effective and each subsequent Contract Year commences on the day following that anniversary date.
- 7.1.2 Except for indemnity obligations expressly set forth herein or as otherwise expressly provided in specific appendices or attachments, each Party's liability to the other Party for any Loss relating to or arising out of such Party's performance under this Agreement, including any negligent act or omission (whether willful or inadvertent), whether in contract, tort or otherwise, including alleged breaches of this Agreement and causes of action alleged to arise from allegations that breach of this Agreement also constitute a violation of a statute, including the Act, shall not exceed in total the amount SWBT or CLEC has charged or would have charged to the other Party for the affected Interconnection, Resale Services, Network Elements, functions, facilities, products and service(s) that were not performed or were improperly performed. "Loss" is defined as any and all losses, costs (including court costs), claims, damages (including fines, penalties, and criminal or civil judgments and settlements), injuries, liabilities and expenses (including attorneys' fees).
- 7.1.3 Except as otherwise provided below or in specific appendices or attachments, in the case of any loss alleged or claimed by a third party arising under the negligence or willful misconduct of both Parties, each Party shall bear, and its obligation under this section

shall be limited to, that portion of the resulting expense caused by its own negligence or willful misconduct or that of its agents, servants, contractors, or others acting in aid or concert with it.

- 7.1.4 SWBT shall not be liable to CLEC for any loss arising out of the provision of E911 Service or any errors, interruptions, defects, failures or malfunctions of E911 Service, including any and all equipment and data processing systems associated therewith. Damages arising out of such interruptions, defects, failures or malfunctions of the system after SWBT has been notified and has had reasonable time to repair, shall in no event exceed an amount equivalent to any charges made for the service affected for the period following notice from CLEC until service is restored.
- 7.1.5 In the event CLEC provides E911 Service to SWBT, CLEC shall not be liable to SWBT, its end Users or its E911 calling parties or any other parties or persons for any loss arising out of the provision of E911 Service or any errors, interruptions, defects, failures or malfunctions of E911 Service, including any and all equipment and data processing systems associated therewith. Damages arising out of such interruptions, defects, failures or malfunctions of the system after CLEC has been notified and has had reasonable time to repair, shall in no event exceed an amount equivalent to any charges made for the service affected for the period following notice from SWBT until service is restored.

7.2 No Consequential Damages

EXCEPT AS OTHERWISE PROVIDED IN ATTACHMENT 17 - PERFORMANCE 7.2.1 MEASURES, NEITHER CLEC NOR SWBT WILL BE LIABLE TO THE OTHER PARTY FOR ANY INDIRECT. INCIDENTAL CONSEQUENTIAL, RELIANCE, OR SPECIAL DAMAGES SUFFERED BY SUCH OTHER PARTY (INCLUDING WITHOUT LIMITATION DAMAGES FOR HARM TO BUSINESS, LOST REVENUES, LOST SAVINGS, OR LOST PROFITS SUFFERED BY SUCH OTHER PARTIES), REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT, WARRANTY, STRICT LIABILITY, OR TORT, INCLUDING WITHOUT LIMITATION, NEGLIGENCE OF ANY KIND WHETHER ACTIVE OR PASSIVE, AND REGARDLESS OF WHETHER THE PARTIES KNEW OF THE POSSIBILITY THAT SUCH DAMAGES COULD RESULT. EACH PARTY HEREBY RELEASES THE OTHER PARTY (AND SUCH OTHER PARTY'S SUBSIDIARIES AFFILIATES, AND THEIR RESPECTIVE OFFICERS, DIRECTORS, EMPLOYEES, AND AGENTS) FROM ANY SUCH CLAIM. CONTAINED IN THIS SECTION WILL LIMIT SWBT'S OR CLEC'S LIABILITY TO THE OTHER FOR (i) WILLFUL OR INTENTIONAL MISCONDUCT (INCLUDING GROSS NEGLIGENCE); (ii) BODILY INJURY, DEATH, OR DAMAGE TO TANGIBLE REAL OR TANGIBLE PERSONAL PROPERTY PROXIMATELY CAUSED BY SWBT OR CLEC'S NEGLIGENT ACT OR OMISSION OR THAT OF THEIR RESPECTIVE AGENTS, SUBCONTRACTORS OR EMPLOYEES, NOR

WILL ANYTHING CONTAINED IN THIS SECTION LIMIT THE PARTIES INDEMNIFICATION OBLIGATIONS, AS SPECIFIED BELOW.

7.3 Obligation to Indemnify

- 7.3.1 Each Party will and hereby agrees to defend at the other's request, indemnify, and hold harmless the other Party and each of its officers, directors, employees, and agents (each, an Indemnitee) against and in respect of any loss, debt, liability, damage, obligation, claim, demand, judgment, or settlement of any nature or kind, known or unknown, liquidated or unliquidated, including without limitation all reasonable costs and expenses incurred (legal, account or otherwise) (collectively, Damages) arising out of, resulting from, or based upon any pending or threatened claim, action, proceeding or suit by any third party (a Claim) (i) alleging any omissions, breach of any representation, warranty, or covenant made by such indemnifying Party (the Indemnifying Party) in this Agreement, (ii) based upon injuries or damages to any person or property or the environment arising out of or in connection with this Agreement that are the result of the Indemnifying Party's actions, breach of Applicable Law, or the actions, omissions or status of its employees, agents, and subcontractors.
- *7.3.1.1 In the case of any loss alleged or made by an end user of either Party, the Party whose end user alleged or made such loss (Indemnifying Party) shall defend and indemnify the other Party (Indemnified Party) against any and all such claims or loss by its end users regardless of whether the underlying service was provided or unbundled element was provisioned by the Indemnified Party, unless the loss was caused by the gross negligence or intentional or willful misconduct or breach of applicable law of the other (Indemnified) Party.

7.3.2 <u>Intellectual Property</u>

- *7.3.2.1 CLEC acknowledges that its right under this Agreement to interconnect with SWBT's Missouri network and to unbundle and/or combine SWBT's network elements (including combining with CLEC's network elements) may be subject to or limited by Intellectual Property rights (including without limitation, patent, copyright, trade secret, trade mark, service mark, trade name and trade dress rights) and contract rights of third parties.
- *7.3.3 The Parties acknowledge that on April 27, 2000, the FCC released its Memorandum Opinion and Order in CC Docket No. 96-98 (File No. CCBPol. 97-4), *In the Matter of Petition of MCI for Declaratory Ruling*. Absent any stay, reconsideration or appeal, such Order will become effective thirty (30) days following the future publication of such Order in the Federal Register. The Parties further acknowledge and agree that by executing this Agreement, neither Party waives any of its rights, remedies, or arguments

with respect to such decision and any remand thereof, including its right to seek legal review or a stay pending appeal of such decision.

- *7.3.3.1 When the Order referenced in Section 7.3.3 (or any reconsideration or appeal therefrom) is effective, SWBT agrees to use its best efforts to obtain for CLEC, under commercially reasonable terms, Intellectual Property rights to each unbundled network element necessary for CLEC to use such unbundled network element in the same manner as SWBT.
- *7.3.3.2 SWBT shall have no obligation to attempt to obtain for CLEC any Intellectual Property right(s) that would permit CLEC to use any unbundled network element in a different manner than used by SWBT.
- *7.3.3.3 When the Order referenced in Section 7.3.3 (or any reconsideration or appeal therefrom) is effective, to the extent not prohibited by a contract with the vendor of the network element sought by CLEC that contains Intellectual Property licenses, SWBT shall reveal to CLEC the name of the vendor, the Intellectual Property rights licensed to SWBT under the vendor contract and the terms of the contract (excluding cost terms). SWBT shall, at CLEC's request, contact the vendor to attempt to obtain permission to reveal additional contract details to CLEC.
- *7.3.4 SWBT hereby conveys no licenses to use such Intellectual Property rights and makes no warranties, express or implied, concerning CLEC's (or any third party's) rights with respect to such Intellectual Property rights and contract rights, including whether such rights will be violated by such interconnection or unbundling and/or combining of network elements (including combining with CLEC's network elements) in SWBT's network or CLEC's use of other functions, facilities, products or services furnished under this Agreement. Any licenses or warranties for Intellectual Property rights associated with unbundled network elements are vendor licenses and warranties and are a part of the Intellectual Property rights SWBT agrees in Section 7.3.3.1 to use its best efforts to obtain.
- *7.3.5 SWBT does not and shall not indemnify, defend or hold CLEC harmless, nor be responsible for indemnifying or defending, or holding CLEC harmless, for any Claims or Damages for actual or alleged infringement of any Intellectual Property right or interference with or violation of any contract right that arises out of, is caused by, or relates to CLEC's interconnection with SWBT's network and unbundling and/or combining SWBT's network elements (including combining with CLEC's network elements) or CLEC's use of other functions, facilities, products or services furnished under this Agreement. Any indemnities for Intellectual Property rights associated with unbundled network elements shall be vendor's indemnities and are a part of the Intellectual Property rights SWBT agrees in Section 7.3.3.1 to use its best efforts to obtain.

08-15-01

- *7.3.6 CLEC hereby agrees to release, indemnify and hold SWBT harmless from and against all Damages arising out of, caused by, or relating to any Claim that CLEC's interconnection with SWBT's network, or CLEC's use of SWBT's network elements, or unbundling and/or combining of SWBT's network elements (including combining with CLEC's network elements) or CLEC's use of other functions, facilities, products or services furnished under this Agreement violates or infringes upon any third party Intellectual Property rights or constitutes a breach of contract rights of third parties.
- 7.3.7 Both Parties agree to promptly inform the other of any pending or threatened Intellectual Property Claims of third parties that may arise in the performance of this Agreement.
- 7.3.8 All costs associated with the extension of Intellectual Property rights to CLEC pursuant to Section 7.3.3.1, including the cost of the license extension itself and the costs associated with the effort to obtain the license, shall be a part of the cost of providing the unbundled network element to which the Intellectual Property rights relate and apportioned to all requesting carriers using that unbundled network element including SWBT.
- 7.4 Obligation to Defend; Notice; Cooperation
- Whenever a Claim will arise for indemnification under this Section, the relevant 7.4.1 Indemnitee, as appropriate, will promptly notify the Indemnifying party and request the Indemnifying Party to defend the same. Failure to so notify the Indemnifying Party will not relieve the Indemnifying Party of any liability that the Indemnifying Party might have, except to the extent that such failure prejudices the Indemnifying Party's ability to defend such Claim. The Indemnifying Party will have the right to defend against such liability or assertion in which event the Indemnifying Party will give written notice to the Indemnitee of acceptance of the defense of such Claim and the identity of counsel selected by the Indemnifying Party. Except as set forth below, such notice to the relevant Indemnitee will give the Indemnifying Party full authority to defend, adjust, compromise, or settle such Claim with respect to which such notice will have been given, except to the extent that any compromise or settlement might prejudice the Intellectual Property Rights of the relevant Indemnities. The Indemnifying Party will consult with the relevant Indemnitee prior to any compromise or settlement that would affect the Intellectual Property Rights or other rights of any Indemnitee, and the relevant Indemnitee will have the right to refuse such compromise or settlement and, at the refusing Party's or refusing Party's cost, to take over such defense, provided that in such event the Indemnifying Party will not be responsible for, nor will it be obligated to indemnify the relevant Indemnitee against any cost or liability in excess of such refused compromise or settlement. With respect to any defense accepted by the Indemnifying Party, the relevant Indemnitee will be entitled to participate with the Indemnifying Party in such defense if the Claim requests equitable relief or other relief that could affect the rights of the Indemnitee and also will be entitled to employ separate counsel for such defense at such Indemnitee's expense. In the event

the Indemnifying Party does not accept the defense of any indemnified Claim as provided above, the relevant Indemnitee will have the right to employ counsel for such defense at the expense of the Indemnifying Party. Each Party agrees to cooperate and to cause its employees and agents to cooperate with the other Party in the defense of any such Claim.

7.5 OSHA Statement

7.5.1 CLEC, in recognition of SWBT's status as an employer, agrees to abide by and to undertake the duty of compliance on behalf of SWBT with all federal, state and local laws, safety and health regulations relating to CLEC's activities concerning Collocated Space, and to indemnify and hold SWBT harmless for any judgments, citations, fines, or other penalties which are assessed against SWBT as the result solely of CLEC's failure to comply with any of the foregoing. SWBT, in its status as an employer, will comply with all federal, state and local laws, safety and health standards and regulations with respect to all other portions of the Premises, and agrees to indemnify and hold CLEC harmless for any judgments, citations, fines or other penalties which are assessed against CLEC as a result solely of SWBT's failure to comply with any of the foregoing.

7.6 <u>OSS</u>

7.6.1 CLEC shall be responsible for and indemnifies SWBT against any cost, expense or liability relating to any unauthorized entry or access into, or improper use or manipulation of SWBT's OSS by CLEC employees or persons using authorization granted to that person by CLEC to access SWBT's OSS and shall pay SWBT for any and all damages caused by such unauthorized entry, improper use or manipulation of SWBT's OSS.

7.7 Insurance

- 7.7.1 At all times during the term of this Agreement, each Party shall keep and maintain in force at its own expense the following minimum insurance coverage and limits and any additional insurance and/or bonds required by Applicable Law:
- 7.7.1.1 Workers' Compensation insurance with benefits afforded under the laws of each state covered by this Agreement and Employers Liability insurance with minimum limits of \$100,000 for Bodily Injury-each accident, \$500,000 for Bodily Injury by disease-policy limits and \$100,000 for Bodily Injury by disease-each employee.
- 7.7.1.2 Commercial General Liability insurance with minimum limits of: \$10,000,000 General Aggregate limit; \$5,000,000 each occurrence sub-limit for all bodily injury or property damage incurred in any one occurrence; \$1,000,000 each occurrence sub-limit for Personal Injury and Advertising; \$10,000,000 Products/Completed Operations Aggregate limit, with a \$5,000,000 each occurrence sub-limit for Products/Completed Operations. Fire Legal Liability sub-limits of \$2,000,000 are also required if this Agreement involves

- collocation. The other Party must be named as an Additional Insured on the Commercial General Liability policy.
- 7.7.1.3 If use of an automobile is required, Automobile Liability insurance with minimum limits of \$1,000,000 combined single limits per occurrence for bodily injury and property damage, which coverage shall extend to all owned, hired and non-owned vehicles.
- 7.7.2 Each Party shall require subcontractors providing services under this Agreement to maintain reasonable types and amounts of insurance coverage. Each Party shall inform the other Party of those requirements upon request. If either Party believes the other Party's required amounts are commercially inadequate, either Party may submit the dispute to Dispute Resolution under Section 9 of this Agreement.
- 7.7.3 The Parties agree that companies affording the insurance coverage required under Section 7.7.1 shall have a rating of B+ or better and a Financial Size Category rating of VII or better, as rated in the A.M. Best Key Rating Guide for Property and Casualty Insurance Companies. Upon request from the other Party, each Party shall provide to the other Party evidence of such insurance coverage.
- 7.7.4 Each Party agrees to provide the other Party with at least thirty (30) calendar days advance written notice of cancellation, material reduction or non-renewal of any of the insurance policies required herein.
- 7.7.5 Each Party agrees to accept the other Party's program of self-insurance in lieu of insurance coverage if certain requirements are met. These requirements are as follows:
- 7.7.5.1 The Party desiring to satisfy its Workers' Compensation and Employers Liability obligations through self-insurance shall submit to the other Party a copy of its Certificate of Authority to Self-Insure its Workers' Compensation obligations issued by each state covered by this Agreement or the employer's state of hire; and
- 7.7.5.2 The Party desiring to satisfy its automobile liability obligations through self-insurance shall submit to the other Party a copy of the state-issued letter approving self-insurance for automobile liability issued by each state covered by this Agreement; and
- 7.7.5.3 The Party desiring to satisfy its general liability obligations through self-insurance must provide evidence acceptable to the other Party that it maintains at least an investment grade (e.g., B+ or higher) debt or credit rating as determined by a nationally recognized debt or credit rating agency such as Moody's, Standard and Poor's or Duff and Phelps.
- 7.7.6 This Section 7.7 is a general statement of insurance requirements and shall be in addition to any specific requirement of insurance referenced elsewhere in this Agreement or a Referenced Instrument.

8.0 Payment of Rates and Charges; Deposits

8.1 Except as otherwise specifically provided elsewhere in this Agreement, including but not limited to Section 8.5, the Parties will pay all rates and charges due and owing under this Agreement within thirty (30) days of the date of the invoice or within twenty (20) days of receipt of an invoice, whichever is later; provided, the paying Party shall advise the billing Party via fax or e-mail in the event the bill is received 10 or more days after the bill date. For the purposes of this Section 8.1, each Parties' respective billing contact information shall be as follows unless otherwise designated by the Party:

If to SWBT	If to CLEC	
Contract Administration	Dennis M. Packer	
ATTN: Notices Manager	General Counsel	
311 S. Akard, 9th Floor	100 Commercial Drive	
Dallas, TX 75202	Fairfield, OH 45014	
	(513) 645-4932	

- 8.1.1 If the payment due date is a Sunday or is a Monday that has been designated a bank holiday by the Chase Manhattan Bank of New York (or such other bank as the Parties agree), payment will be made the next business day. If the payment due date is a Saturday or is on a Tuesday, Wednesday, Thursday or Friday that has been designated a bank holiday by the Chase Manhattan Bank of New York (or such other bank as the Parties agree), payment will be made on the preceding business day.
- 8.2 If either Party fails to remit payment for any charges for services by the applicable due date, or if a payment or any portion of a payment is received by the billing Party from the paying Party after the applicable due date, or if a payment or any portion of a payment is received in funds which are not immediately available to the billing Party as of the due date (individually and collectively, "Past Due"), then interest shall be assessed as follows in Sections 8.2.1 and 8.2.2, as applicable. No other late payment fee or charge applies to overdue amounts.
- 8.2.1 If any charge incurred under this Agreement is past due (including prior months' unpaid interest charges), such unpaid amounts shall bear interest from the applicable due date until paid. The interest rate applied to Past Due unpaid amounts billed out of any billing system other than the SWBT Customer Records Information System (CRIS) shall be the lesser of (i) the rate used to compute the Late Payment Charge contained in the SWBT intrastate Texas access services Commission-approved tariff and (ii) the highest rate of interest that may be charged under applicable law, compounded daily from the applicable due date to and including the date that the payment is actually made and available.

- 8.2.2 If any charge incurred under this Agreement that is billed out of SWBT's CRIS is past due (including prior months' unpaid interest charges), such unpaid amounts shall bear interest from the applicable due date until paid. The interest rate applied to SWBT CRIS-billed Past Due unpaid amounts shall be the lesser of (i) the rate used to compute the Late Payment Charge contained in the SWBT Texas intrastate retail Commission-approved tariff governing Late Payment Charges to SWBT's retail end users that are business end users and (ii) the highest rate of interest that may be charged under applicable law, compounded daily from the applicable due date to and including the date that the payment is actually made and available.
- 8.3 Each Party shall make all Payments in U.S. Dollars to the other party via electronic funds credit transfers through the Automated Clearing House Association (ACH) network to the financial institution designated by Party receiving the payment. At least thirty (30) days prior to the first transmission of billing data and information for payment, SWBT will provide the name and address of its bank, its account and routing number and to whom billing payments should be made payable. If such banking information changes, each Party will provide the other Party at least sixty (60) days written notice of the change and such notice will include the new banking information. CLEC and SWBT shall abide by the National Automated Clearing House Association (NACHA) Rules and Regulations. Each ACH credit transfer shall be received by the billing Party no later than the applicable due date of each bill or interest will apply as provided in Section 8.2.1 above. The Party receiving payment shall not be liable for any delays in receipt of funds or errors in entries caused by the paying Party or third parties, including the paying Party's financial institution. The paying Party is responsible for its own banking fees. Each Party will provide the other Party with a contact person for the handling of billing payment questions or problems.
- 8.3.1 SWBT and CLEC shall provide each other with remittance advices, providing detailed account information for proper application of the payment made by the paying Party. The remittance advice shall be transmitted electronically by 1:00 A.M. Eastern Time on the date the payment is effective, via an 820 EDI process, or, if the Parties agree, through the ACH network. Such process shall be utilized by the Parties beginning no later than three (3) months after the Effective Date of this Agreement, unless otherwise agreed between the Parties.
- 8.3.2 In the event CLEC receives multiple and/or other bills from SWBT which are payable on the same date, CLEC may remit one payment for the sum of all such bills payable to SWBT's bank account designated pursuant to Section 8.3 and CLEC will provide SWBT with a payment advice pursuant to Section 8.3.1.

- 8.4 Billing Disputes Related to Paid Amounts
- 8.4.1 In order for a Billed Party to dispute all or a portion of amounts it has paid, it must:
- 8.4.1.1 within eleven months of CLEC's receipt of the bill in question, give written notice to the Billing Party of the amounts it disputes ("Disputed Amounts") and include in such written notice the total amount disputed and the specific details and reasons for disputing each item (including, without limitation, and as applicable, the date of the bill in question, CBA/BAN number of the bill, the telephone number, customer code, circuit ID number or trunk number, and the USOC information questioned); and
- 8.4.1.2 follow the dispute resolution procedures set forth in Section 9, below.
- 8.4.2 If a Billed Party brings a dispute pursuant to this Section 8.4, and any portion of the dispute is resolved, at the conclusion of the applicable dispute resolution process pursuant to Section 9, in favor of the Billed Party, the Billing Party shall pay or credit the account of the Billed Party (at the Billed Party's discretion), no later than the second bill date after the resolution of the dispute, for that portion of the paid Disputed Amounts resolved in favor of the Billed Party, including interest. Such interest shall be computed under Section 8.2 as if such portion of the paid Disputed Amount became past due from the Billing Party on the same date the Disputed Amount was paid by the Billed Party.
- 8.5 Billing Disputes Related to Unpaid Disputed Amounts; Escrow Requirements.
- 8.5.1 If any portion of an amount due to a Party (the "Billing Party") under this Agreement is subject to a bona fide dispute between the Parties, the Party billed (the "Billed Party") shall, five (5) business days prior to the applicable due date, advise the Billing Party in writing of the amounts it disputes ("Disputed Amounts") and within ten (10) business days after the applicable due date give the Billed Party written notice of the amount disputed, specific details and reasons for disputing each item(including, without limitation, as applicable, the date of the bill in question, CBA/BAN number of the bill, the telephone number, customer code, circuit ID number or trunk number, the USOC information questioned), and pay to SWBT all undisputed unpaid charges by their applicable due date. All disputes must be in good faith and have a reasonable basis.
- 8.5.2 [Intentionally left blank]
- 8.5.3 The Billed Party shall pay (i) when due, all undisputed amounts to the Billing Party, and (ii) within thirty (30) days after its written notice of dispute, except as otherwise provided in Section 8.7 below, place all Disputed Amounts into an interest bearing escrow account with a third party escrow agent mutually agreed upon by the Parties. To be acceptable, the third party escrow agent must meet all of the following criteria:

- 8.5.3.1 The financial institution proposed as the third party escrow agent must be located within the continental United States;
- 8.5.3.2 The financial institution proposed as the third party escrow agent may not be an affiliate of either Party; and
- 8.5.3.3 The financial institution proposed as the third party escrow agent must be authorized to handle Automatic Clearing House (ACH) credit transactions transfers.
- 8.5.3.4 In addition to the foregoing requirements for the third party escrow agent, the disputing Party and the financial institution proposed as the third party escrow agent must agree that the escrow account will meet all of the following criteria:
- 8.5.3.5 The escrow account must be an interest bearing account;
- 8.5.3.6 All charges associated with opening and maintaining the escrow account will be borne by the disputing Party;
- 8.5.3.7 That none of the funds deposited into the escrow account or the interest earned thereon may be subjected to the financial institution's charges for serving as the third party escrow agent;
- 8.5.3.8 All interest earned on deposits to the escrow account shall be disbursed to the Parties in the same proportion as the principal; and
- 8.5.3.9 Disbursements from the escrow account shall be limited to those:
- 8.5.3.9.1 authorized in writing by both the disputing Party and the Billing Party (that is, signature(s) from representative(s) of the disputing Party only are not sufficient to properly authorize any disbursement); or
- 8.5.3.9.2 made in accordance with the final, non-appealable order or award of an arbitrator appointed pursuant to the provisions of Sections 9.5.1 or 9.6.1; or
- 8.5.3.9.3 made in accordance with the final, non-appealable order of the court that had jurisdiction to enter an arbitrator's award pursuant to Section 9.6.1.
- 8.5.4 Disputed Amounts in escrow shall be subject to interest as set forth in Sections 8.2.1 and 8.2.2, as applicable.
- 8.6 [Intentionally left blank]

- 8.7 The Billed Party shall not be required to place Disputed Amounts in escrow, as required by Section 8.5, above, if: (i) the Billed Party does not have a proven history of late payments and has established a minimum of twelve consecutive (12) months good credit history with the Billing Party (prior to the date it notifies the Billing Party of its billing dispute); and (ii) the Billed Party has not filed more than three previous billing disputes within the twelve (12) months immediately preceding the date it notifies the Billing Party of its current billing dispute, which previous disputes were resolved in Billing Party's favor or, if the bill containing the disputed charges is not the first bill for a particular service to the Billed Party, the Billed Party's dispute does not involve 50% or more of the total amount of the previous bill out of the same billing system.
- 8.8 Issues related to Disputed Amounts shall be resolved in accordance with all of the applicable procedures identified in the Dispute Resolution provisions set forth in Section 9.
- 8.9 If the Billed Party disputes in accordance with Section 8.5, any charges and any portion of the dispute is resolved in favor of such Billed Party, the Parties shall cooperate to ensure that all of the following actions are taken:
- 8.9.1 no later than the second bill date after the resolution of the dispute, the Billing Party shall credit the invoice of the Billed Party for that portion of the Disputed Amounts resolved in favor of the Billed Party, including a credit for any interest assessed or applied with respect to such portion of the Disputed Amounts;
- 8.9.2 within fifteen (15) calendar days after resolution of the dispute, the portion of the escrowed Disputed Amounts, if any, resolved in favor of the Billed Party shall be released to the Billed Party, together with any accrued interest thereon, and any portion of the Disputed Amounts not in escrow and resolved in favor of the Billed Party shall be paid to Billed Party, together with any interest assessed or applied with respect thereto; and
- 8.9.3 within fifteen (15) calendar days after resolution of the dispute, any portion of the escrowed Disputed Amounts resolved in favor of the Billing Party shall be released to the Billing Party, together with any accrued interest thereon (and if the accrued interest does not equal any interest that would have been assessed pursuant to Section 8.2.1 had the Disputed Amounts remained undisputed and unpaid during the period of the Dispute, the Billed Party shall remit payment of the difference to the Billing Party within this same time period) and, as applicable, any portion of the Disputed Amounts not in escrow and resolved in favor of the Billing Party shall be paid to Billing Party, together with any interest assessed or applied with respect thereto.
- 8.10 Failure by the Billed Party to knowingly take all necessary actions to effect a release of escrowed Disputed Amounts determined at the conclusion of the applicable dispute resolution process to be owed to the Billing Party or to pay any charges determined to be

owed to the Billing Party within the time specified in Section 8.9 shall be grounds for termination of this Agreement as specified in Section 10.1, following.

8.11 Deposits

- 8.11.1 The deposit requirements set forth in this Section 8 apply to SWBT's providing the Resale Services and Network Elements (exclusive of interconnection facilities) furnished under this Agreement. SWBT may, in order to safeguard its interests, require that CLEC, if it has a proven history of late payments or has not established a minimum of twelve consecutive months good credit history with SWBT, make a reasonable deposit to be held by SWBT as a guarantee of the payment of charges. For purposes of this provision, a Party shall not be deemed to have "a proven history of late payments" or "not established credit" based in whole or in part on the failure to pay amounts which such Party has properly disputed in good faith in accordance with all applicable provisions of Sections 8.5 through 8.10.
- 8.11.2 If CLEC is required in accordance with this Section 8.11 to make a deposit payment and SWBT furnishes to CLEC both resale services and network elements under this Agreement, CLEC shall make two separate deposits where applicable, each calculated separately as set forth below.
- 8.11.3 Unless CLEC is not required to make a deposit payment as described in Section 8.11.1 above, CLEC shall remit an initial cash deposit within thirty (30) days after written request by SWBT. The deposit required by the previous sentence, if any, shall be determined as follows: (i) if, immediately prior to the Effective Date, CLEC was not operating as a local service provider in Texas, the initial deposit shall be in the amount of \$17,000; or (ii) if, immediately prior to the Effective Date, CLEC was operating as a local service provider in Texas, the deposit shall be in the amount calculated using the method set forth in Section 8.11.7 of this Agreement. This cash deposit will be held by SWBT as a guarantee of payment of charges billed to CLEC. If CLEC is not required to make a deposit payment as set forth in Section 8.11.1 above, SWBT shall not require an initial deposit requirement; provided, however, that the terms and conditions set forth in Section 8.11.1 and Sections 8.11.4 through Section 8.11.10 of this Agreement shall continue to apply for the term of this Agreement and any extension(s) hereof. determining whether CLEC has established the minimum twelve (12) months good credit history, CLEC's payment record for the most recent twelve (12) months occurring within the twenty-four (24) month period immediately prior to the Effective Date shall be considered.
- 8.11.4 So long as CLEC maintains timely compliance with its payment obligations, SWBT will not increase any deposit amount required. If CLEC fails to maintain timely compliance with its payment obligations, SWBT reserves the right to require additional deposit(s)

- determined in accordance with Section 8.11.5 and Section 8.11.6 through Section 8.11.10 of this Agreement.
- 8.11.5 If during the first six (6) months of operations under this Agreement, CLEC has been sent one valid delinquency notification letter (a letter notifying CLEC of charges that remain unpaid more than fifteen (15) days past their due date (30 days from the date of the invoice or 20 days from CLEC's receipt, whichever due date applies to the bill in question, pursuant to, Section 8.1, above) by SWBT, where at least a portion of the charges addressed by the delinquency notification letter are not the subject of a dispute under Section 8.5, the deposit amount for the service(s) subject to such delinquency notification letter shall be re-evaluated based upon CLEC's actual billing totals and shall be increased if CLEC's actual billing average for a two month period exceeds the deposit amount held.
- 8.11.6 Throughout the term of this Agreement and any extension(s) thereof, any time CLEC has been sent two (2) delinquency notification letters (letters notifying CLEC of charges that remain unpaid more than fifteen (15) days past their due date) by SWBT within the immediately preceding twelve (12) months, where at least a portion of the charges addressed by each delinquency notification letter are not the subject of a dispute under Section 8.5, the deposit amount for the service subject to such delinquency notification letters shall be re-evaluated based upon CLEC's actual billing totals and shall be increased if CLEC's actual billing average for a two month period exceeds the deposit amount held.
- 8.11.7 Whenever CLEC's deposit is re-evaluated as specified in Section 8.11.5 or Section 8.11.6, above, such deposit shall be calculated in an amount equal to the average billing to CLEC for Resale service and/or unbundled elements, as applicable, for a two month period. With respect to CLEC, the most recent three (3) months billing on all of CLEC's BANs or CBAS numbers, as applicable, for resale services or network elements shall be used to calculate CLEC's monthly average, which monthly average shall be multiplied by two (2) to arrive at the amount of deposit permitted by Sections 8.11.5 and 8.11.6.
- 8.11.8 Whenever a deposit is re-evaluated as specified in Section 8.11.5 and Section 8.11.6, above, CLEC shall remit the additional deposit amount to SWBT within thirty (30) calendar days of receipt of written notification SWBT requiring such deposit.
- 8.11.9 The deposit requirements of this Section 8.11 may be satisfied in whole or in part with an irrevocable bank letter of credit reasonably acceptable to SWBT. No interest shall be paid by SWBT for any portion of the deposit requirement satisfied by an irrevocable bank letter of credit.

- 8.11.10 The fact that SWBT holds a cash deposit or irrevocable bank letter of credit does not relieve CLEC from timely compliance with its payment obligations under this Agreement.
- 8.11.11 Any cash deposit held by SWBT shall be credited to CLEC's account during the month following the expiration of twelve (12) months after the cash deposit was remitted, so long as CLEC has not been sent more than one delinquency notification letter (as defined in Section 8.11.5) during the most recent twelve (12) months, in which case such cash deposit will be credited during the first rolling twelve (12) month period in which CLEC has been sent less than two delinquency notifications. For the purposes of this Section 8.11.11, interest will be applied from the date paid and calculated as defined in Sections 8.2.1 and 8.2.2 to CRIS and non-CRIS billed charges, as applicable, above, and shall be credited to CLEC's account on an annual basis.
- 8.11.12 Any cash deposit shall be held by SWBT as a guarantee of payment of charges billed to CLEC, provided, however, SWBT may exercise its right to credit any cash deposit to CLEC's account upon the occurrence of any one of the following events:
- 8.11.12.1 when SWBT sends CLEC the second valid delinquency notification under this Agreement during the most recent twelve (12) months (provided that a delinquency notification shall be deemed valid if no dispute has been filed under Section 8.5 as to any amount covered by the delinquency notice); or
- 8.11.12.2 when SWBT suspends CLEC's ability to process orders in accordance with Section 10.1.2; or
- 8.11.12.3 when CLEC files for protection under the bankruptcy laws; or
- 8.11.12.4 when an involuntary petition in bankruptcy is filed against CLEC and is not dismissed within sixty (60) days; or
- 8.11.12.5 when this Agreement expires or terminates (provided, upon expiration or termination of this Agreement, any deposit monies not applied under this Agreement against charges payable by CLEC shall be refunded to CLEC by SWBT);
- 8.11.12.6 during the month following the expiration of twelve (12) months after that cash deposit was remitted, SWBT shall credit any cash deposit to CLEC's account so long as SWBT has not sent to CLEC more than one delinquency notification letter under this Agreement during the most recent twelve (12) months; or
- 8.11.12.7 upon mutual agreement of the Parties.

- 8.11.13 For the purposes of this Section 8.11.13, interest will be calculated as specified in Section 8.2 and shall be credited to CLEC's account at the time that the cash deposit is credited to CLEC's account.
- 8.12 Assuming that the previous payment and credit history of a Party (a "Requesting Party") justifies doing so, upon request the other Party (the "Acknowledging Party") will issue a written acknowledgement that the Requesting Party satisfies the condition that the Requesting Party does not have a proven history of late payments and that it has established a minimum of twelve consecutive months good credit history with the Acknowledging Party. Such an acknowledgement, whenever given, shall not be barred by Section 33, below, and shall be enforceable pursuant to its own terms. Such an acknowledgement shall not be required in order for a Party to meet the conditions necessary to avoid imposition of a deposit requirement under this Agreement, assuming it otherwise meets the conditions.

9.0 Dispute Resolution

9.1 Finality of Disputes

- 9.1.1 Except as otherwise specifically provided in this Agreement (for example, in Section 8.5.1, above), no claims will be brought for disputes arising from this Agreement more than 24 months from the date the occurrence which gives rise to the dispute is discovered or reasonably should have been discovered with the exercise of due care and attention.
- 9.1.2 Pending the resolution of any dispute raised in accordance with Section 9 of this Agreement, whether by settlement or by final and nonappealable arbitration award, ruling, order or judgment, each Party shall continue to perform all of its obligations under this Agreement, and shall not, based upon an act or omission that is the subject of the dispute that is pending resolution, discontinue or cease to provide all or any portion of obligations pursuant to this Agreement, unless otherwise directed by the other Party.

9.2 Alternative to Litigation

9.2.1 Dispute resolution under the procedures provided in this Section 9 shall be the preferred, but not the exclusive, remedy for all disputes between SWBT and CLEC arising out of this Agreement or its breach. Each Party reserves its rights to resort to the Commission or to a court, agency, or regulatory authority of competent jurisdiction with respect to disputes as to which the Commission or such court, agency, or regulatory authority specifies a particular remedy or procedure. However, except for an action seeking a temporary restraining order or an injunction related to the purposes of this Agreement, or suit to compel compliance with this Dispute Resolution process, no action or complaint may be filed in the Commission or a court, agency or regulatory authority of competent

jurisdiction before the Informal Resolution of Disputes procedures set forth in Section 9.3 below have been followed, in good faith, by the Party commencing such action or complaint.

9.3 Informal Resolution of Disputes

- 9.3.1 Upon receipt by one Party of written notice of a dispute, including billing disputes, each Party will appoint a knowledgeable, responsible representative to meet and negotiate in good faith to resolve any dispute arising under this Agreement. The location, form, frequency, duration, and conclusion of these discussions will be left to the discretion of the representatives. Upon agreement, the representatives may utilize other alternative informal dispute resolution procedures such as mediation to assist in the negotiations. Discussions and the correspondence among the representatives for purposes of settlement are exempt from discovery and production and will not be admissible in the arbitration described below or in any lawsuit without the concurrence of both parties. Documents identified in or provided with such communications, which are not prepared for purposes of the negotiations, are not so exempted and, if otherwise admissible, may be admitted in evidence in the arbitration or lawsuit.
- 9.3.2 If the Parties are unable to resolve a dispute through the informal procedures described above, then either Party may invoke the Formal Resolution of Disputes or the Parties may agree to invoke Arbitration processes set forth below. Unless the Parties otherwise agree, Formal Resolution of Disputes processes, including arbitration or other procedures as appropriate, may be invoked not earlier than sixty (60) days after the date of the letter initiating informal dispute resolution under this Section 9.3.
- 9.3.3 Either Party may notify the other Party in writing at any time after the 60th day after the date of the letter initiating informal dispute resolution under this Section 9.3 that it considers the matter to be at impasse. Such notice shall be provided by any acceptable means under Section 11, below, other than via facsimile. If the other Party does not pursue additional dispute resolution measures pursuant to this Section 9 within 10 business days of the date of the notice letter, the notifying Party may exercise its rights to disconnection and termination in accordance with the processes set forth in Section 10.
- 9.4 If a bill closure process is mutually agreed to by the Parties, the procedures involved in such processes will not be deemed to place a particular billing item in dispute for purposes of this Section.

9.5 Formal Resolution of Disputes

9.5.1 Except as otherwise specifically set forth in this Agreement, for all disputes arising out of or pertaining to this Agreement, including but not limited to billing disputes and matters not specifically addressed elsewhere in this Agreement which require clarification,

- renegotiation, modifications or additions to this Agreement, either Party may invoke dispute resolution procedures available pursuant to the dispute resolution rules, as amended from time to time, of the applicable commission. Also, upon mutual agreement, the Parties may seek commercial binding arbitration as specified in Section 9.6.
- 9.5.2 The Parties agree that the Dispute Resolution procedures set forth in this Agreement are not intended to conflict with applicable requirements of the Act or the state commission with regard to procedures for the resolution of disputes arising out of this Agreement.
- 9.5.3 <u>Claims Not Subject to Commercial Arbitration.</u> If the following claims are not resolved through informal Dispute Resolution, they will not be subject to commercial arbitration as provided in Section 9.6 below and must be resolved through any remedy available to a Party pursuant to law, equity or agency mechanism.
- 9.5.3.1 Actions seeking a temporary restraining order or an injunction related to the purposes of this Agreement.
- 9.5.3.2 Actions to compel compliance with the Dispute Resolution process.
- 9.5.3.3 All claims arising under federal or state statute(s), including antitrust claims
- 9.6 Commercial Arbitration
- 9.6.1 When both Parties agree to binding commercial arbitration, disputes will be submitted to a single arbitrator pursuant to the Commercial Arbitration Rules of the American Arbitration Association for commercial disputes or pursuant to such other provider of arbitration services or rules as the Parties may agree. The place where each separate arbitration will be held will be Dallas, Texas, unless the Parties agree otherwise. The arbitration hearing will be requested to commence within 60 days of the demand for arbitration. The arbitrator will control the scheduling so as to process the matter expeditiously. The Parties may submit written briefs upon a schedule determined by the arbitrator. The Parties will request that the arbitrator rule on the dispute by issuing a written opinion within 30 days after the close of hearings. The arbitrator has no authority to award punitive damages, exemplary damages, consequential damages, multiple damages, or any other damages not measured by the prevailing Party's actual damages, and may not, in any event, make any ruling, finding or award that does not conform to the terms and conditions of this Agreement. The times specified in this Section may be extended or shortened upon mutual agreement of the Parties or by the arbitrator upon a showing of good cause. Each Party will bear its own costs of these procedures. The Parties will equally split the fees of the arbitration and the arbitrator. Judgment upon the award rendered by the arbitrator may be entered in any court having jurisdiction.

08-15-01 34

10.0 Non-payment and Procedures for Disconnection

- 10.1 Either Party may terminate this Agreement in the event of a Party's refusal or failure to pay all or any portion of any amount required to be paid to the other Party as and when due and payable as provided except that:
 - (a) A Party may only terminate this Agreement and/or disconnect interconnection with the other Party's network upon obtaining an order from a governmental, administrative, or regulatory body or a court of competent jurisdiction approving such termination and/or disconnection;
 - (b) Notwithstanding Section 10.1 (a), above, in the event of CLEC's refusal or failure to pay all or any portion of any amount required to be paid for Resale and/or UNE services as and when due and payable as provided in this Agreement, SWBT may cease providing and may disconnect such services only in accordance with the processes set forth below.
- 10.1.1 Where CLEC has refused or failed to pay all or any portion of any amount required to be paid to SWBT as and when due and payable and has not presented a dispute under Section 8.5 of this Agreement, the applicable procedures for notice and disconnection as set forth in Sections 10.3 through 10.11 below shall apply.
- 10.1.2 Where CLEC has refused or failed to pay all or any portion of any amount required to be paid to SWBT as and when due and payable and has presented a dispute as to those amounts (the "Previously Disputed Amounts") under Section 8.5 of this Agreement, but has not requested Formal Dispute Resolution under Section 9.5, above, within the later of 90 days of the date of the letter initiating informal dispute resolution under Section 9.3.1 or within 10 business days of receipt of notice under Section 9.3.3, then SWBT shall notify CLEC and the Commission that unless the Previously Disputed Amounts are paid within sixteen (16) calendar days, the resale services and/or network elements furnished to CLEC under this Agreement for which the Previously Disputed Amounts are outstanding (i.e. delinquent) shall be disconnected. This notice shall further specify that any of CLEC's Resale end users that will be affected by such disconnection shall be caused to be defaulted to SWBT local service. On the same day it sends the notice letter required by this Section 10.1.2, SWBT will suspend acceptance of any order (other than a disconnect order) from CLEC for any resale service or network element that could be furnished under this Agreement. Furthermore, the provisions of Sections 10.5 through 10.11 shall apply, but Sections containing specific time periods relative to the obligations shall be modified as follows:
 - (i) In Section 10.5, the phrase "forty (40) calendar days past the due date of the undisputed Unpaid Charges" shall be modified to read "thirty-two (32) days past the expiration of the 90-day period;"

- (ii) In Section 10.6, the phrase "forty-five (45) calendar days past the due date of such Unpaid Charges" shall be modified to read "thirty-seven (37) days past the expiration of the 90-day period;"
- (iii) In Section 10.7, the parenthetical "(fifty (50) calendar days past the due date for such undisputed Unpaid Charges)" shall be deleted;
- (iv) In Section 10.8, the parenthetical "(eighty (80) calendar days past the due date for CLEC's undisputed Unpaid Charges)" shall be deleted.
- (v) Further, Sections 10.5 through 10.11 shall be modified to read "Previously Disputed Amounts" where the phrase "Unpaid Charges" is found.
- 10.1.3 Where CLEC has refused or failed to pay all or any portion of any amount required to be paid to SWBT as and when due and payable following the conclusion of any Formal Dispute Resolution process initiated by a Party or employed by the Parties pursuant to Sections 9.5 or 9.6 above, then, no sooner than fifteen (15) days after the Formal Dispute Resolution process has concluded, SWBT shall notify CLEC and the Commission that unless the amounts required to be paid to SWBT following the conclusion of the Formal Dispute Resolution process ("FDR Amounts") are paid within sixteen (16) calendar days, the resale services and/or network elements furnished to CLEC under this Agreement for which the FDR Amounts are outstanding (i.e. delinquent) shall be disconnected. This notice shall further specify that any of CLEC's Resale end users that will be affected by such disconnection shall be caused to be defaulted to SWBT local service. On the same day it sends the notice letter required by this Section 10.1.3, SWBT will suspend acceptance of any order (other than a disconnect order) from CLEC for any resale service or network element that could be furnished under this Agreement. For purposes of this Section 10.1.3, "conclusion" of the Formal Dispute Resolution process initiated by a Party or employed by the Parties pursuant to Sections 9.5 or 9.6 above shall occur on the day any ruling, order or award in that process becomes final and nonappealable. Furthermore, the provisions of Sections 10.5 through 10.11 shall apply, but Sections containing specific time periods relative to the obligations shall be modified as follows:
 - (i) In Section 10.5, the phrase "forty (40) calendar days past the due date of the undisputed Unpaid Charges" shall be modified to read "thirty-two (32) days past the conclusion of the Formal Dispute Resolution process;"
 - (ii) In Section 10.6, the phrase "forty-five (45) calendar days past the due date of such Unpaid Charges" shall be modified to read "thirty-seven (37) days past the conclusion of the Formal Dispute Resolution process;"
 - (iii) In Section 10.7, the parenthetical "(fifty (50) calendar days past the due date for such undisputed Unpaid Charges)" shall be deleted;

- (iv) In Section 10.8, the parenthetical "(eighty (80) calendar days past the due date for CLEC's undisputed Unpaid Charges)" shall be deleted.
- (v) Further, Sections 10.5 through 10.11 shall be modified to read "FDR Amounts" wherever the phrase "Unpaid Charges" is found.
- 10.2 Pending the resolution of any dispute raised in accordance with Section 9 of this Agreement, whether by settlement or by final and nonappealable arbitration award, ruling, order or judgment, each Party shall continue to perform all of its obligations under this Agreement, and shall not, based upon an act or omission that is the subject of the dispute that is pending resolution, exercise any right of termination or disconnection under this Section 10, unless otherwise directed by the other Party.
- 10.3 If CLEC fails to pay when due, any and all charges, including any applicable interest, that are billed to CLEC for resale services and network elements furnished under this Agreement and are not disputed under Section 8.5, above ("Unpaid Charges"), and any portion of such Unpaid Charges remain unpaid after the due date, SWBT shall provide written notification to CLEC's billing department (with a copy to the address for CLEC pursuant to Section 11 below) that in order to avoid having service disconnected, CLEC must remit all such Unpaid Charges to SWBT. With respect to resale services and network elements, SWBT will notify CLEC that such Unpaid Charges remain unpaid fifteen (15) calendar days after the due date and that CLEC must remit payment within fourteen (14) calendar days from the date CLEC's billing department receives SWBT's notice, except as otherwise provided in Sections 8.5 through 8.10, governing bona fide billing disputes. No payment made by CLEC following notice by SWBT as provided in this Section shall prejudice or otherwise adversely affect CLEC's right to dispute the Unpaid Charges, once paid, pursuant to Section 8.4, above. For the purposes of this Section 10.3, SWBT may give notice to CLEC billing department as follows, unless CLEC notifies SWBT otherwise:

Dennis M. Packer General Counsel PNG Telecommunications, Inc. 100 Commercial Drive Fairfield, OH 45014 513-645-4932 (FAX) 513-645-4960

10.4 If any Unpaid Charges for resale services or network elements remain unpaid twenty-nine (29) calendar days past the due date of such Unpaid Charges, SWBT shall notify CLEC and the Commission that unless all such Unpaid Charges are paid within sixteen (16) calendar days, the resale services and network elements furnished to CLEC under this Agreement for which undisputed Unpaid Charges are outstanding (i.e., delinquent) shall

be disconnected. This notice shall further specify that for any of CLEC's Resale end Users whose local service will be so disconnected, SWBT shall cause such Resale end Users to be defaulted to SWBT local service. On the same day that it sends the letter required by this sub-Section 10.4, SWBT will suspend acceptance of any order (other than a disconnect order) from CLEC for any resale service or network element that could be furnished under this Agreement.

- 10.5 If any undisputed Unpaid Charges for resale services or network elements remain unpaid forty (40) calendar days past the due date of the undisputed Unpaid Charges, CLEC shall, at its sole expense, notify its end users and the Commission that the end users' service will be disconnected due to CLEC's failure to pay such Unpaid Charges, and that its end users must affirmatively select a new Local Service Provider within five (5) calendar days of the notice date. This notice shall also advise CLEC's Resale end users that SWBT may assume the end user's account at the end of the five (5) calendar day period should the end user fail to select a new Local Service Provider in the interim
- 10.6 If any undisputed Unpaid Charges for resale services or network elements furnished to CLEC under this Agreement remain unpaid forty-five (45) calendar days past the due date of such Unpaid Charges, SWBT shall disconnect the resale services or network elements for which such undisputed charges remain unpaid. On the same date that such resale services are disconnected, SWBT shall cause Resale end users of the services disconnected in accordance with this Section who have not selected another local service provider to be transferred directly to SWBT's local service. To the extent available at retail from SWBT, the Resale end users transferred to SWBT's local service shall receive the same services provided through CLEC immediately prior to the time of transfer. SWBT shall inform the Commission of the names of all Resale end users transferred through this process. Applicable conversion charges and service establishment charges for transferring Resale end users from CLEC to SWBT as specified in this Section 10.6 shall be billed to, and paid by, CLEC.
- 10.7 Within five (5) calendar days after the transfer (fifty (50) calendar days past the due date for such undisputed Unpaid Charges), SWBT shall notify all transferred Resale end users that because of CLEC's failure to pay SWBT, their local service is now being provided by SWBT. SWBT shall also notify each transferred Resale end user that the Resale end user has thirty (30) calendar days to select a new Local Service Provider.
- 10.8 If any Resale end user transferred to SWBT's local service pursuant to Section 10.6 of this Agreement fails to select a new Local Service Provider within thirty (30) calendar days of the transfer to SWBT's local service (eighty (80) calendar days past the due date for CLEC's undisputed Unpaid Charges), SWBT shall terminate that Resale end user's service. SWBT shall notify the Commission of the names of all such end users whose service has been terminated pursuant to this Section 10.80. The transferred Resale end user shall be responsible for any and all charges incurred during the selection period.

- 10.9 SWBT may discontinue service to CLEC as provided in Section 10.6 of this Agreement only after SWBT has sent all notices it is required to send as provided in Sections 9 and 10, and shall have no liability to CLEC or CLEC's end users in the event of such disconnection.
- 10.10 Nothing in this Agreement shall be interpreted to obligate SWBT to continue to provide service to any transferred end user beyond the thirty (30) calendar day selection period. Nothing herein shall be interpreted to limit any and all disconnection rights SWBT has with regard to such end users.
- 10.11 Once all notices SWBT is required to send under Sections 9 and 10 have been sent, SWBT shall not be required to accept any order (other than a disconnect order) relating to resale services or network elements from CLEC until (i) all undisputed Unpaid Charges for resale services and network elements under this Agreement are paid; and (ii) CLEC has furnished SWBT a deposit calculated pursuant to the terms and conditions of Section 8.11 of this Agreement.

11.0 Notices

11.1 In the event any notices are required to be sent under the terms of this Agreement, they may be sent by mail and are deemed to have been given on the date received. Notice may also be effected by personal delivery or by overnight courier, and will be effective upon receipt. Notice may also be provided by facsimile, which will be effective on the next business day following the date of transmission; provided, however, notices to a Party's 24-hour maintenance contact number will be by telephone and/or facsimile and will be deemed to have been received on the date transmitted. The Parties will provide the appropriate telephone and facsimile numbers to each other. Unless otherwise specifically provided in this Agreement, notice will be directed as follows:

11.2 If to CLEC:

Billing Notices:
Dennis M. Packer
General Counsel
PNG Telecommunications, Inc.
100 Commercial Drive
Fairfield, OH 45014
513-645-4932 (FAX) 513-645-4960

OSS Notices: Dennis M. Packer General Counsel PNG Telecommunications, Inc.

100 Commercial Drive Fairfield, OH 45014 513-645-4932 (FAX) 513-645-4960

Tax Notices:
Dennis M. Packer
General Counsel
PNG Telecommunications, Inc.
100 Commercial Drive
Fairfield, OH 45014
513-645-4932 (FAX) 513-645-4960

All Notices Other than Billing, OSS, and Tax: Dennis M. Packer General Counsel PNG Telecommunications, Inc. 100 Commercial Drive Fairfield, OH 45014 513-645-4932 (FAX) 513-645-4960

11.3 If to SWBT:

Contract Management Attn: Notices Manager Four SBC Plaza, 9th Flr 311 S. Akard St. Dallas, TX 75202-5398

Either Party may unilaterally change its designated representative and/or address, telephone contact number or facsimile number for the receipt of notices by giving seven (7) days' prior written notice to the other Party in compliance with this Section. Any notice or other communication will be deemed given when received.

12.0 Taxes

12.1 Each Party purchasing Interconnection, Resale Services, Network Elements, functions, facilities, products and services under this Agreement shall pay or otherwise be responsible for all federal, state, or local sales, use, excise, gross receipts, municipal fees, transfer, transaction or similar taxes, fees, or surcharges (hereinafter "Tax") imposed on, or with respect to, the Interconnection, Resale Services, Network Elements, functions, facilities, products and services under this Agreement provided by or to such Party, except for (a) any Tax on either party's corporate existence, status, or income or (b) any

- corporate franchise Taxes. Whenever possible, these Taxes shall be billed as a separate item on the invoice.
- 12.2 With respect to any purchase of Interconnection, Resale Services, Network Elements, functions, facilities, products and services under this Agreement if any Tax is required or permitted by applicable law and tariffs to be collected from the purchasing Party by the providing Party, then: (i) the providing Party shall bill the purchasing Party for such Tax; (ii) the purchasing Party shall remit such Tax to the providing Party; and (iii) the providing Party shall remit such collected Tax to the applicable taxing authority. The following provisions govern the backbilling of Taxes by the providing Party:
- 12.2.1 Taxes for which the purchasing Party is liable: with respect to Taxes for which the purchasing Party is liable, the providing Party shall use reasonable best efforts to bill the purchasing Party for such Tax simultaneously with the bill for service to which the Tax relates; however, the purchasing Party shall remain responsible for such Tax for the applicable statute of limitations period.
- 12.2.2 Taxes for which the providing Party is liable: With respect to Taxes for which the providing Party is liable, the providing Party may backbill the purchasing Party for any surcharges based on such Taxes and permitted by Applicable Law, subject to the same time limits that apply to the services to which the Taxes relate, as set forth in Section 2.3 of Attachment 28, Comprehensive Billing Attachment.
- 12.2.3 Notwithstanding Section 12.2.2 above, if as a result of a notice of proposed adjustment by a taxing authority, the taxing authority imposes a Tax on the providing party, the providing party may back bill the Tax to the purchasing party for a period, not exceed four years from the date of the notice of proposed adjustment. In order for the providing party to be permitted to backbill a tax under this Section, the purchasing party must be notified of the audit determination from which the surcharge results, within 30 days of the notice of proposed adjustment but in no event less than ten days before the last day, under applicable law, for the purchasing party to exercise any rights it might have to contest the notice of proposed adjustment.
- 12.3 With respect to any purchase hereunder of Interconnection, Resale Services, Network Elements, functions, facilities, products and services under this Agreement that are resold to a third party, if any Tax is imposed by applicable law as reflected in appropriate tariff(s) on the End User in connection with any such purchase, then: (i) the purchasing Party shall be required to impose and/or collect such Tax from the End User; and (ii) the purchasing Party shall remit such Tax to the applicable taxing authority. The purchasing Party agrees to indemnify and hold harmless the providing Party for any costs incurred by the providing Party as a result of actions taken by the applicable taxing authority to collect the Tax from the providing Party due to the failure of the purchasing Party to pay or collect and remit such tax to such authority.

- 12.4 If the providing Party fails to bill or to collect any Tax as required herein, then, as between the providing Party and the purchasing Party: (i) the purchasing Party shall remain liable for such uncollected Tax to the extent provided in Section 12.2 above and all subsections thereunder; and (ii) the providing Party shall be liable for any penalty and interest assessed with respect to such uncollected Tax by such authority. However, if the purchasing Party fails to pay any Taxes properly billed, then, as between the providing Party and the purchasing Party, the purchasing Party will be solely responsible for payment of the Taxes, penalty and interest.
- 12.5 If the purchasing Party fails to impose and/or collect any Tax from End Users as required herein, then, as between the providing Party and the purchasing Party, the purchasing Party shall remain liable for such uncollected Tax and any interest and penalty assessed thereon with respect to the uncollected Tax by the applicable taxing authority. With respect to any Tax that the purchasing Party has agreed to pay or impose on and/or collect from End Users, the purchasing Party agrees to indemnify and hold harmless the providing Party for any costs incurred by the providing Party as a result of actions taken by the applicable taxing authority to collect the Tax from the providing Party due to the failure of the purchasing Party to pay or collect and remit such Tax to such authority.
- 12.6 If either Party is audited by a taxing authority or other governmental entity, the other Party agrees to reasonably cooperate with the Party being audited in order to respond to any audit inquiries in a proper and timely manner so that the audit and/or any resulting controversy may be resolved expeditiously.
- 12.7 To the extent a sale is claimed to be for resale tax exemption, the purchasing Party shall furnish the providing Party a proper resale tax exemption certificate as authorized or required by statute or regulation of the jurisdiction providing said resale tax exemption. Failure to timely provide said resale tax exemption certificate will result in no exemption being available to the purchasing Party for any period prior to the date that the purchasing Party presents a valid certificate. If applicable law as reflected in appropriate tariff(s) excludes or exempts a purchase of Interconnection, Resale Services, Network Elements, functions, facilities, products and services under this Agreement from a Tax, but does not also provide an exemption procedure, then the providing Party will not collect such Tax if the purchasing Party (a) furnishes the providing Party with a letter signed by an officer of the purchasing Party claiming an exemption and identifying the applicable law that both allows such exemption and does not require an exemption certificate; and (b) supplies the providing Party with an indemnification agreement, reasonably acceptable to the providing Party, which holds the providing Party harmless from any tax, interest, penalties, loss, cost or expense with respect to forbearing to collect such Tax.
- 12.8.1 With respect to any Tax or Tax controversy covered by this Section 12, the purchasing Party is entitled to contest with the imposing jurisdiction, pursuant to applicable law and

as reflected in appropriate tariff(s) and at its own expense, any a Tax that it previously billed, or was billed that it is ultimately obligated to pay. The purchasing Party will ensure that no lien is attached to any asset of the providing Party as a result of any contest. The purchasing Party shall be entitled to the benefit of any refund or recovery of amounts that it had previously paid resulting from such a contest. Amounts previously paid by the providing Party shall be refunded to the providing Party. The providing Party will cooperate in any such contest.

12.9 All notices, affidavits, exemption certificates or other communications required or permitted to be given by either Party to the other under this Section 12 shall be sent in accordance with Section 11 hereof.

13.0 Force Majeure

Except as otherwise specifically provided in this Agreement, neither Party will be liable for any delay or failure in performance of any part of this Agreement caused by a Force Majeure condition, including acts of the United States of America or any state, territory, or political subdivision thereof, acts of God or a public enemy, fires, floods, labor disputes such as strikes and lockouts, freight embargoes, earthquakes, volcanic actions, wars, civil disturbances, cable cuts, or other causes beyond the reasonable control of the Party claiming excusable delay or other failure to perform. Provided, Force Majeure will not include acts of any Governmental Authority relating to environmental, health, or safety conditions at work locations. If any Force Majeure condition occurs the Party whose performance fails or is delayed because of such Force Majeure conditions will give prompt notice to the other Party, and upon cessation of such Force Majeure condition, will give like notice and commence performance hereunder as promptly as reasonably practicable.

14.0 Publicity

- 14.1 The Parties agree not to use in any advertising or sales promotion, press releases or other publicity matters, any endorsements, direct or indirect quotes or pictures implying endorsement by the other Party or any of its employees without such Party's prior written approval. The Parties will submit to each other for written approval, prior to publication, all such publicity endorsement matters that mention or display the other's name and/or marks or contain language from which a connection to said name and/or marks may be inferred or implied.
- 14.2 Neither Party will offer any services using the trademarks, service marks, trade names, brand names, logos, insignia, symbols or decorative designs of the other Party or its affiliates without the other Party's written authorization.

15.0 Network Maintenance and Management

- 15.1 The Parties will work cooperatively to implement this Agreement. The Parties will exchange appropriate information (e.g., maintenance contact numbers, network information, information required to comply with law enforcement and other security agencies of the Government, etc.) to achieve this desired reliability.
- 15.2 Each Party will provide a 24-hour contact number for Network Traffic Management issues to the other's surveillance management center. A facsimile (FAX) number must also be provided to facilitate event notifications for planned mass calling events. Additionally, both Parties agree that they will work cooperatively to ensure that all such events will attempt to be conducted in such a manner as to avoid disruption or loss of service to other end users. Each party will maintain the capability of respectively implementing basic protective controls such as "Cancel To" or "Call Gap."
- 15.3 Neither Party will use any service provided under this Agreement in a manner that impairs the quality of service to other carriers or to either Party's subscribers. Either Party will provide the other Party notice of said impairment at the earliest practicable time.

16.0 Law Enforcement and Civil Process

16.1 Intercept Devices

16.1.1 Local and federal law enforcement agencies periodically request information or assistance from local telephone service providers. When either Party receives a request associated with a customer of the other Party, the receiving Party will refer such request to the appropriate Party, unless the request directs the receiving Party to attach a pen register, trap-and-trace or form of intercept on the Party's own facilities, in which case that Party will comply with any valid request, to the extent the receiving party is able to do so; if such compliance requires the assistance of the other Party such assistance will be provided.

16.2 Subpoenas

16.2.1 If a Party receives a subpoena for information concerning an end user the Party knows to be an end user of the other Party, the receiving Party will refer the subpoena to the requesting entity with an indication that the other Party is the responsible company. Provided, however, if the subpoena requests records for a period of time during which the receiving Party was the end user's service provider, the receiving Party will respond to any valid request to the extent the receiving party is able to do so; if response requires the assistance of the other party such assistance will be provided.

16.3 Law Enforcement Emergencies

16.3.1 If a Party receives a request from a law enforcement agency to implement at its switch a temporary number change, temporary disconnect, or one-way denial of outbound calls for an end user of the other Party, the receiving Party will comply so long as it is a valid emergency request. Neither Party will be held liable for any claims or damages arising from compliance with such requests, and the Party serving the end user agrees to indemnify and hold the other Party harmless against any and all such claims.

17.0 Changes in Subscriber Carrier Selection

- 17.1 With respect to Resale services and unbundled Network Elements provided to end users, each Party must obtain end user authorization prior to requesting a change in the end users' provider of local exchange service (including ordering end user specific Network Elements) and must retain such authorizations for twelve (12) months. The authorization must conform with federal rules regarding changes of presubscribed interexchange carriers until such time as there are federal or state rules applicable to changes of local exchange service providers. Thereafter, the authorization must comply with each such rule. The Party submitting the change request assumes responsibility for applicable charges as specified in Section 258(b) of the Telecommunications Act of 1996.
- 17.2 Only an end user can initiate a challenge to a change in its local exchange service provider. In connection with such challenges each Party will follow procedures which conform with federal rules regarding challenges to changes of presubscribed interexchange carriers until such time as there are federal or state rules applicable to challenges to changes of Local Exchange Service Providers. Thereafter, the procedures each Party will follow concerning challenges to changes of local exchange service providers will comply with such rule. If an end user notified SWBT or CLEC that the end user requests local exchange service, the Party receiving such request shall be free to immediately provide service to such end user. SWBT shall be free to connect the end user to any local service provider based upon the local service provider's request and assurance that proper end user authorization has been obtained. CLEC shall make authorization available to SWBT upon request and at no charge.
- 17.3 When an end user changes or withdraws authorization, each Party will release customer specific facilities in accordance with the end user customer's directions, or the directions of the end user's agent. Further, when an end user abandons the premise, SWBT is free to reclaim the facilities for use by another customer and is free to issue service orders required to reclaim such facilities.
- 17.4 Neither Party shall be obligated by this Agreement to investigate any allegations of unauthorized changes in local exchange service ("slamming") on behalf of the other Party or a third party. If SWBT, on behalf of CLEC, agrees to investigate an alleged incidence

of slamming, SWBT shall charge CLEC a cost-based or mutually agreed investigation fee.

18.0 Amendments or Waivers

- 18.1 Except as otherwise provided in this Agreement, no amendment or waiver of any provision of this Agreement and no consent to any default under this Agreement will be effective unless the same is in writing and signed by an officer of the Party against whom such amendment, waiver or consent is claimed. In addition, no course of dealing or failure of a Party strictly to enforce any term, right or condition of this Agreement will be construed as a waiver of such term, right, or condition.
- 18.2 [Applies only to Elected Provisions.] Pursuant to Attachment 6, Section 14.8, and for the time periods specified in Attachment 6, Section 14, SWBT expressly waives its right to assert that it need not provide pursuant to the "necessary and impair" standard of FTA Section 251(d)(2) a network element set forth in Attachment 6, Unbundled Network Elements, Sections 3-11 and/or its rights with regard to the combination of any such network elements that are not already assembled pursuant to the provisions in Attachment 6, Section 14. By entering into this Agreement to obtain the benefits set forth herein in whole or in part, SWBT expressly waives its right to challenge the terms of this Agreement in any judicial, dispute resolution or regulatory proceeding, except that SWBT expressly reserves the right to seek clarification or interpretation of the terms of this Agreement through the dispute resolution process established by the Commission or challenge in any judicial, dispute resolution or regulatory proceeding the interpretation of this agreement or any agreement containing the same or substantively similar language to this Agreement; such right to seek clarification or interpretation or challenge the interpretation also includes the right to appeal the final judicial, dispute resolution or regulatory decision and to continue to pursue pending appeals. When any final decision is rendered by the appellate court, the affected contract provision shall be revised to reflect the result of such appeal except those relating to the prices and other terms and conditions at issue in SWBT vs. Missouri Public Service Commission, et al., Case Nos. 99-3833 and 99-3908 in the United States Court of Appeals for the 8th Circuit. Any dispute between the Parties regarding the manner in which this Agreement should be modified to reflect the affect of the appellate court decision shall be resolved by the Commission. SWBT also expressly reserves the right to contest any order or decision requiring the payment of reciprocal compensation for ISP traffic, including the right to seek refunds or to implement an alternate approach to such reciprocal compensation pursuant to regulatory or judicial approval. Except as provided in this Section, SWBT reserves the right to pursue pending appeals and to appeal any other state or federal regulatory decision, but, absent a stay or reversal, will comply with any such final decision. Nothing in this Agreement limits SWBT's right or ability to participate in any proceedings regarding the proper interpretation and/or application of the FTA.

- 18.2.1 In order to execute an amendment to this Agreement, a Party shall request such amendment in writing. Such request shall include details regarding the Section or Sections to be amended and shall include the proposed language changes.
- 18.2.2 Within 30 days from its receipt of the request, the other Party shall accept the proposed amendment in writing or shall deliver written notice to the other party either rejecting the requested amendment in its entirety, or inviting the prompt commencement of good faith negotiations to arrive at mutually acceptable terms. If the non-requesting Party rejects the requested amendment in its entirety, the requesting Party may request the prompt commencement of good faith negotiations to arrive at mutually acceptable terms, but there shall be no obligation on either Party to continue such negotiations longer than a period of 45 days if the Parties cannot arrive at mutually acceptable amendment terms.
- 18.2.3 If mutually acceptable terms are not agreed upon within 45 days after the delivery of the written notice requesting the commencement of negotiations, or if at any time during this period (or a mutually agreed upon extension of this period), the Parties have ceased to negotiate (other than by mutual agreement) for a period of 10 consecutive days, the amendment shall be resolved in accordance with the Dispute Resolution provisions set forth in Section 9 of this Agreement. Neither Party may pursue dispute resolution pursuant to this Section 18.2.3 with respect to any matter that, if agreed to by the other Party, would have the effect of incorporating into the Agreement a provision that the Party proposing the amendment had unsuccessfully sought in any arbitration pursuant to Section 252 of the Act leading to the adoption of this Agreement. Further, neither Party may invoke the provisions of this Section 18.2.3 more than once during the term of the Agreement.
- 18.2.4 Nothing in this Section 18.2 shall affect the right of either Party to pursue an amendment to this Agreement pursuant to Section 3 (Intervening Law), or Section 252(i) of the Act.
- 18.3 [Applies only to the Elected Provisions.] By entering into this Agreement to obtain the benefits set forth herein in whole or in part, CLEC expressly waives its right to challenge the terms of this Agreement in any judicial, dispute resolution or regulatory proceeding, except that CLEC expressly reserves the right to seek clarification or interpretation of the terms of this Agreement through the dispute resolution process established by the Commission or challenge in any judicial, dispute resolution or regulatory proceeding the interpretation of this agreement or any agreement containing the same or substantially similar language to this agreement; such right to seek clarification or interpretation or challenge the interpretation also includes the right to appeal the final judicial, dispute resolution or regulatory decision and to continue to pursue pending appeals. When a final decision is rendered by the appellate court, the affected contract provision shall be revised to reflect the result of such appeal. Any dispute between the Parties regarding the manner in which this Agreement should be modified to reflect the effect of the appellate court decision shall be resolved by the Commission. CLEC expressly reserves the right to

contest any order or decision requiring the payment of reciprocal compensation for ISP traffic, including the right to seek refunds or to implement an alternate approach to such reciprocal compensation pursuant to regulatory or judicial approval. Except as provided in this Section, CLEC reserves the right to pursue pending appeals and to appeal any other state or federal regulatory decision, but, absent a stay or reversal, will comply with any such final decision. Nothing in this Agreement limits CLEC's right or ability to participate in any proceedings regarding the proper interpretation and/or application of the FTA.

19.0 Authority

19.1 Each person whose signature appears below represents and warrants that he or she has authority to bind the Party on whose behalf he or she has executed this Agreement.

20.0 Binding Effect

- 20.1 This Agreement will be binding on and inure to the benefit of the respective successors and permitted assigns of the Parties.
- 20.2 Intentionally left blank.
- 20.2.1 Intentionally left blank.
- 20.3 Nothing in this Agreement shall be interpreted to waive either Party's rights, remedies or arguments challenging or promoting the use of "type 92" or "category 92" records or to prejudice either Party from raising such rights, remedies or arguments in any proceeding challenging or promoting "type 92" or "category 92" records or their use and seeking to have the same preserved, modified, eliminated or replaced. Provided, nothing herein shall serve to expand or improve either Party's position in such a proceeding to the extent the Party's position has not been advanced or is otherwise prejudiced or barred. Should any such proceeding result in a final, nonappealable order requiring modification of the terms and conditions of this Agreement relative to "type 92" or "category 92" records or their use and such order not be stayed, the Parties shall negotiate terms and conditions to amend this Agreement accordingly, and shall negotiate an orderly transition plan to effectuate any necessary changes.

21.0 Consent

21.1 Where consent, approval, or mutual agreement is required of a Party, it will not be unreasonably withheld or delayed.

22.0 Expenses

22.1 Except as specifically set out in this Agreement, each party will be solely responsible for its own expenses involved in all activities related to the subject of this Agreement.

23.0 Headings

23.1 The headings in this Agreement are inserted for convenience and identification only and will not be considered in the interpretation of this Agreement.

24.0 Relationship of Parties

24.1 This Agreement will not establish, be interpreted as establishing, or be used by either party to establish or to represent their relationship as any form of agency, partnership or joint venture. Neither Party will have any authority to bind the other or to act as an agent for the other unless written authority, separate from this Agreement, is provided. Nothing in the Agreement will be construed as providing for the sharing of profits or losses arising out of the efforts of either or both of the Parties. Nothing herein will be construed as making either Party responsible or liable for the obligations and undertakings of the other Party.

25.0 Conflict of Interest

25.1 The Parties represent that no employee or agent of either Party has been or will be employed, retained, paid a fee, or otherwise received or will receive any personal compensation or consideration from the other Party, or any of the other Party's employees or agents in connection with the arranging or negotiation of this Agreement or associated documents.

26.0 Multiple Counterparts

26.1 This Agreement may be executed in multiple counterparts, each of which will be deemed an original but all of which will together constitute but one, and the same document.

27.0 Third Party Beneficiaries

27.1 Except as may be specifically set forth in this Agreement, this Agreement does not provide and will not be construed to provide third parties with any remedy, claim, liability, reimbursement, cause of action, or other privilege.

28.0 Regulatory Approval

28.1 Each Party agrees to cooperate with the other and with any regulatory agency to obtain regulatory approval. During the term of this Agreement, each Party agrees to continue to cooperate with each other and any regulatory agency so that the benefits of this Agreement may be achieved.

29.0 Trademarks and Trade Names

29.1 Except as specifically set out in this Agreement, nothing in this Agreement will grant, suggest, or imply any authority for one Party to use the name, trademarks, service marks, or trade names of the other for any purpose whatsoever, absent written consent of the other Party, provided, however, that nothing herein shall be deemed to preclude either Party from engaging in lawful comparative advertising.

30.0 Regulatory Authority

- 30.1 SWBT will be responsible for obtaining and keeping in effect all Federal Communications Commission, state regulatory commission, franchise authority and other regulatory approvals that may be required in connection with the performance of its obligations under this Agreement. CLEC will be responsible for obtaining and keeping in effect all Federal Communications Commission, state regulatory commission, franchise authority and other regulatory approvals that may be required in connection with its offering of services to CLEC Customers contemplated by this Agreement. CLEC will reasonably cooperate with SWBT in obtaining and maintaining any required approvals for which SWBT is responsible, and SWBT will reasonably cooperate with CLEC in obtaining and maintaining any required approvals for which CLEC is responsible.
- 30.2 SWBT will not, of its own volition, file a tariff or make another similar filing which supersedes this Agreement in whole or in part. SWBT will make no filings which are inconsistent with this commitment. This Section is not intended to apply to any SWBT tariffs or filings which do not affect CLEC's rights or SWBT's obligations to CLEC under this Agreement. This Section does not impair SWBT's right to file tariffs nor does it impair SWBT's right to file tariffs proposing new products and services and changes in the prices, terms and conditions of existing products and services, including discontinuance or grandfathering of existing features or services, of any telecommunications services that SWBT provides or hereafter provides to CLEC under this Agreement pursuant to the provision of Attachment 1: Resale, nor does it impair CLEC's right to contest such tariffs before the appropriate Commission.
- 30.3 SWBT will provide CLEC notice of any tariff or filing which concerns the subject matter of this Agreement at the time a Preliminary Rate Authority (PRA) is transmitted to the state commission, or, in situations where a PRA would not be issued, within ninety (90)

- days (forty five (45) days for price changes) of the expected effective date of the tariff or filing.
- 30.4 In the event that SWBT is required by any governmental authority to file a tariff or make another similar filing in connection with the performance of any action that would otherwise be governed by this Agreement, SWBT will provide CLEC notice of the same as set forth in Section 30.3 above.
- 30.5 If any tariff referred to in Section 30.4 becomes ineffective by operation of law, through deregulation or otherwise, the terms and conditions of such tariffs, as of the date on which the tariffs became ineffective, will be deemed incorporated if not inconsistent with this Agreement.

31.0 Commission Interpretation of Same or Substantively Similar Language

*31.1 As to the Elected Provisions, any ruling by the Commission interpreting the same or substantively similar language in another interconnection agreement is applicable to the same or substantively similar language in this Agreement.

32.0 Verification Reviews

- 32.1 Subject to each Party's reasonable security requirements and except as may be otherwise specifically provided in this Agreement, either Party may audit the other Party's books, records and other documents once in each Contract Year for the purpose of evaluating the accuracy of the other Party's billing and invoicing. The Parties may employ other persons or firms for this purpose. Such audit will take place at a time and place agreed on by the Parties no later than thirty (30) days after notice thereof.
- 32.2 Each Party will promptly correct any billing error that is revealed in an audit, including making refund of any overpayment by the other Party in the form of a credit on the invoice for the first full billing cycle after the Parties have agreed upon the accuracy of the audit results. Any disputes concerning audit results will be resolved pursuant to the Dispute Resolution procedures described in Section 9 of this Agreement.
- 32.3 Each Party will cooperate fully in any such audit, providing reasonable access to any and all appropriate employees and books, records and other documents reasonably necessary to assess the accuracy of the Party's bills. The audit will be conducted during normal business hours at an office designated by the Party being audited. The Parties agree to retain records of call detail for two years from when the calls were initially reported to the other Party.
- 32.4 Either Party may audit the other Party's books, records and documents more than once during any Contract Year if the previous audit found previously uncorrected net variances

or errors in invoices in the other Party's favor with an aggregate value of at least two percent (2%) of the amounts payable by CLEC for Resale services, Network Elements, Combinations or usage based charges provided during the period covered by the audit.

- 32.5 Except as may be otherwise provided in this Agreement, audits will be at the auditing Party's expense.
- 32.6 Upon (i) the discovery by either Party of overcharges not previously reimbursed to the other Party or (ii) the resolution of disputed audits, the affected Party will promptly reimburse the other Party the amount of any overpayment itself, plus any applicable interest, calculated in accordance with the methods stated in Section 8.2 above. In no event, however, will interest be assessed on any previously assessed or accrued late payment charges.
- 32.7 CLEC may require that, at the end of the first year of implementation of this Agreement, SWBT submit to an audit or examination of services performed under the interconnection agreement. Subsequent to the first year of implementation, CLEC may require that audits or examinations be performed if: (1) CLEC can show cause that it has a commercially reasonable basis to seek an audit or examination; and (2) the request for audit or examination specifically defines the particular services that it seeks to audit or examine. All audits requested by CLEC under this Section shall be conducted at its expense. The dispute resolution provisions of Section 9 of this Agreement shall be used to resolve disputes arising concerning requests for audits or examinations, or the results of the audits or examinations.
- 32.8 This Section 32 also applies to the audit of books, records, and other documents related to the development of the percent local usage (PLU) used to measure and settle jurisdictionally unidentified traffic, including but not limited to calls for which calling party number (CPN) is not transmitted, in connection with Attachment 12: Compensation. If the PLU is adjusted based upon the audit results, the adjusted PLU will apply for the nine (9) month period following the completion of the audit. If as a result of the audit, either Party has overstated the PLU or underreported the call detail usage by twenty percent (20%) or more, that Party shall reimburse the auditing Party for the cost of the audit and will pay for the cost of a subsequent audit which is to happen within nine (9) months of the initial audit.
- 32.9 Information obtained or received by CLEC in conducting the inspections described in Section 32.7 and information obtained or received by either Party in connection with Sections 32.1 through 32.6 and 32.8 will be subject to the confidentiality provisions of Section 6 of this Agreement.

08-15-01 52

33.0 Complete Terms

- 33.1 This Agreement constitutes the entire agreement between the parties concerning the subject matter hereof and supersedes any prior agreements, representations, statements, negotiations, understandings, proposals or undertakings, oral or written, with respect to the subject matter expressly set forth herein.
- Neither Party will be bound by an amendment, modification or additional term unless it is reduced to writing signed by an authorized representative of the Party sought to be bound.

34.0 Cooperation on Preventing End User Fraud

- 34.1 The Parties agree to cooperate with one another to investigate, minimize, and take corrective action in cases of fraud. The Parties' fraud minimization procedures are to be cost-effective and implemented so as not to unduly burden or harm one Party as compared to the other.
- 34.2 In cases of suspected fraudulent activity by an end user, at a minimum, the cooperation referenced in the above Section will include providing to the other Party, upon request, information concerning end users who terminate services to that Party without paying all outstanding charges. The Party seeking such information is responsible for securing the end user's permission to obtain such information.

35.0 Notice of Network Changes/Notification of Other Information

- 35.1 SWBT agrees to provide CLEC reasonable notice consistent with applicable FCC rules of changes in the information necessary for the transmission and routing of services using SWBT's facilities or networks, as well as other changes that affect the interoperability of those respective facilities and networks. This Agreement is not intended to limit SWBT's ability to upgrade its network through the incorporation of new equipment, new software or otherwise so long as such upgrades are not inconsistent with SWBT's obligations to CLEC under the terms of this Agreement.
- *35.2 SWBT communicates official information to competitive local exchange carriers via its Accessible Letter notification process. This process covers a variety of subjects, including updates on products/services promotions; deployment of new products/services; modifications and price changes to existing products/services; cancellation or retirement of existing products/services; and operational issues.
- *35.3 In SWBT, CLEC may elect in writing to receive Accessible Letter notification via electronic mail ("e-mail") distribution, either in lieu of or in addition to United States Postal Service (postage prepaid) distribution.

- *35.4 In SWBT, CLEC may designate an unlimited number of recipients for Accessible Letter notification via e-mail, but CLEC is limited to designating a maximum of four (4) recipients (in addition to the CLEC contact designated in Section 11) for Accessible Letter notification via United States Postal Service (postage prepaid).
- *35.5 In SWBT, CLEC shall submit a completed Notices / Accessible Letter Recipient Change Request Form (available on the applicable SWBT's CLEC Handbook website) to the individual specified on that form to designate in writing each individual (other than the CLEC contact designated in Section 11.2) to whom CLEC requests Accessible Letter notification be sent, whether via e-mail or United States Postal Service. CLEC shall submit a completed Notices / Accessible Letter Recipient Change Request Form to add, remove or change recipient information for any CLEC recipient of Accessible Letters (other than the CLEC contact designated in Section 11.2). Any completed Notices / Accessible Letter Recipient Change Request Form shall be deemed effective ten (10) days following receipt by SWBT.

35.6 SBC-SWBT only:

In addition to the other provisions and requirements in this Agreement, SWBT shall provide a toll free facsimile number to CLEC for the submission of requests for Resale Services and Network Elements under this Agreement; CLEC shall provide SWBT with a toll free facsimile number for notices from SWBT relating to requests for Resale Services and Network Elements under this Agreement.

36.0 Good Faith Performance

In the performance of their obligations under this Agreement the Parties will act in good faith and consistently with the intent of the Act. Where notice, approval or similar action by a Party is permitted or required by any provision of this Agreement, (including, without limitation, the obligation of the parties to further negotiate the resolution of new or open issues under this Agreement) such action will not be unreasonably delayed, withheld or conditioned.

37.0 Responsibility of Each Party

37.1 Each Party is an independent contractor, and has and hereby retains the right to exercise full control of and supervision over its own performance of its obligations under this Agreement and retains full control over the employment, direction, compensation and discharge of its employees assisting in the performance of such obligations. Each Party will be solely responsible for all matters relating to payment of such employees, including compliance with social security taxes, withholding taxes and all other regulations governing such matters. Each party will be solely responsible for proper handling, storage, transport and disposal at its own expense of all (i) substances or materials that it

or its contractors or agents bring to, create or assume control over at Work Locations or, (ii) Waste resulting therefrom or otherwise generated in connection with its or its contractors' or agents' activities at the Work Locations. Subject to the limitations on liability and except as otherwise provided in this Agreement, each Party will be responsible for (i) its own acts and performance of all obligations imposed by applicable law in connection with its activities, legal status and property, real or personal and, (ii) the acts of its own affiliates, employees, agents and contractors during the performance of the Party's obligations hereunder.

38.0 This Section has been intentionally omitted.

39.0 Governmental Compliance

39.1 CLEC and SWBT each will comply at its own expense with all applicable law (including, but not limited to, Part 64 of the rules of the Federal Communications Commission) related to i) its obligations under or activities in connection with this Agreement or ii) its activities undertaken at, in connection with or relating to Work Locations. CLEC and SWBT each agree to indemnify, defend (at the other Party's request) and save harmless the other, each of its officers, directors and employees from and against any losses, damages, claims, demands, suits, liabilities, fines, penalties and expenses (including reasonable attorneys' fees) that arise out of or result from i) its failure or the failure of its contractors or agents to so comply or ii) any activity, duty or status of it or its contractors or agents that triggers any legal obligation to investigate or remediate environmental contamination. SWBT, at its own expense, will be solely responsible for obtaining from governmental authorities, building owners, other carriers, and any other persons or entities, all rights and privileges (including, but not limited to, space and power), which are necessary for SWBT to provide the Network Elements and Resale services pursuant to this Agreement.

40.0 Responsibility for Environmental Contamination

40.1 <u>Disclosure of Potential Hazards</u>: When and if CLEC notifies SWBT that CLEC intends to enter or perform work pursuant to this Agreement in, on, or within the vicinity of any particular SWBT building, manhole, pole, duct, conduit, right-of-way, or other facility (hereinafter "Work Location"), SWBT shall timely notify CLEC of any Environmental Hazard at that Work Location of which SWBT has actual knowledge, except that this duty shall not apply to any Environmental Hazard (i) of which CLEC already has actual knowledge or (ii) was caused solely by CLEC or (iii) would be obvious and apparent to anyone coming to the Work Location. For purposes of this Agreement, "Environmental Hazard" shall mean (i) the presence of petroleum vapors or other gases in hazardous concentrations in a manhole or other confined space, or conditions reasonably likely to give rise to such concentrations; (ii) the presence of electrical cable in a conduit system; (iii) asbestos-containing materials; (iv) emergency exit routes and warning systems, if and

- to the extent owned or operated by SWBT; and (v) any potential hazard that would not be obvious to an individual entering the Work Location or detectable using work practices standard in the industry.
- 40.2 Evaluation of Potential Hazards: Without limiting the foregoing, after providing prior notice to SWBT, CLEC shall have the right to inspect, test, or monitor any Work Location for possible Environmental Hazards as necessary or appropriate to comply with law or to protect its employees, contractors or others from the possible effects of Environmental Hazards. CLEC shall be responsible for conducting such inspections, testing or monitoring in a way that does not unreasonably interfere with SWBT's business operations after consultation with SWBT, and shall return SWBT's property to substantially the same condition as it would have been without such inspections, testing or monitoring.
- 40.3 <u>Managing Disturbed Materials and Media:</u> If and to the extent that CLEC's activity at any Work Location involves the excavation, extraction, or removal of asbestos or other manmade materials or contaminated soil, groundwater, or other environmental media, then CLEC rather than SWBT shall be responsible in the first instance for the subsequent treatment, disposal, or other management of such materials and media.

40.4 Indemnification:

- 40.4.1 Each party shall indemnify, on request defend, and hold harmless the other party and each of its officers, directors and employees from any and all suits, claims, demands, losses, damages, liabilities, fines, penalties, or expenses, of every kind and character (including reasonable attorneys' fees), on account of or in connection with any injury, loss, or damage to any person or property, or to the environment, to the extent any of them arise out of or in connection with the violation or breach, by any employee of the indemnifying party or other person acting on the indemnifying party's behalf, of this Section 40.0 or any federal, state, or local environmental statute, rule, regulation, ordinance, or other applicable law or provision of this agreement dealing with hazardous substances or protection of human health or the environment.
- 40.4.2 CLEC shall indemnify, on request defend, and hold harmless SWBT and each of its officers, directors and employees from any and all suits, claims, demands, losses, damages, liabilities, fines, penalties, or expenses, of every kind and character (including reasonable attorneys' fees), on account of or in connection with any injury, loss, or damage to any person or property, or to the environment, to the extent any of them arise out of or in connection with (i) the release or discharge, onto any public or private property, of any hazardous substances, regardless of the source of such hazardous substances, by any employee of CLEC, or by any person acting on CLEC's behalf, while at a Work Location or (ii) the removal or disposal of any hazardous substances by any employee of CLEC or by any person acting on CLEC's behalf, or the subsequent storage,

processing or other handling of such hazardous substances by any person or entity, after such substances have thus been removed from a Work Location or (iii) any environmental contamination or Environmental Hazard or release of a hazardous substance caused or created by CLEC or its contractors or agents.

40.4.3 SWBT shall indemnify, on request defend, and hold harmless CLEC and each of its officers, directors and employees from any and all suits, claims, demands, losses, damages, liabilities, fines, penalties, or expenses, of every kind and character (including reasonable attorneys' fees), asserted by any government agency or other third party on account of or in connection with any injury, loss, or damage to any person or property, or to the environment, to the extent any of them arise out of or in connection with (i) the release or discharge, onto any public or private property, of any hazardous substances, regardless of the source of such hazardous substances, by any employee of SWBT or by any person acting on SWBT's behalf, at a Work Location or (ii) the removal or disposal of any hazardous substances by any employee of SWBT or by any person acting on SWBT's behalf, or the subsequent storage, processing or other handling of such hazardous substances by any person or entity, after such substances have thus been removed from a Work Location or (iii) any environmental contamination or Environmental Hazard or release of a hazardous substance either (x) existing or occurring at any Work Location on or before the date of this agreement or (y) caused or created by SWBT or its contractors or agents.

41.0 Subcontracting

41.1 If any obligation is performed through a subcontractor, each party will remain fully responsible for the performance of this Agreement in accordance with its terms, including any obligations either party performs through subcontractors, and each party will be solely responsible for payments due the party's subcontractors. No contract, subcontract or other Agreement entered into by either Party with any third party in connection with the provision of Resale services or Network Elements hereunder will provide for any indemnity, guarantee or assumption of liability by, or other obligation of, the other Party to this Agreement with respect to such arrangement, except as consented to in writing by the other Party. No subcontractor will be deemed a third party beneficiary for any purposes under this Agreement. Any subcontractor who gains access to CPNI or Confidential Information covered by this Agreement will be required by the subcontracting Party to protect such CPNI or Confidential Information to the same extent the subcontracting Party is required to protect the same under the terms of this Agreement.

42.0 Referenced Documents

42.1 Whenever any provision of this Agreement refers to a technical reference, technical publication, CLEC Practice, SWBT Practice, any publication of telecommunications

industry administrative or technical standards, or any other document specifically incorporated into this Agreement, it will be deemed to be a reference to the most recent version or edition (including any amendments, supplements, addenda, or successors) of each document that is in effect, and will include the most recent version or edition (including any amendments, supplements, addenda, or successors) of each document incorporated by reference in such a technical reference, technical publication, CLEC Practice, SWBT Practice, or publication of industry standards.

43.0 Severability

43.1 Except as otherwise specifically provided in Sections 4.2.1, 18.1, 18.2 and 18.3 of the General Terms & Conditions (those Sections being applicable only to the Elected Provisions), if any term, condition or provision of this Agreement is held to be invalid or unenforceable for any reason, such invalidity or unenforceability will not invalidate the entire Agreement, unless such construction would be unreasonable. The Agreement will be construed as if it did not contain the invalid or unenforceable provision or provisions, and the rights and obligations of each party will be construed and enforced accordingly; provided, however, that in the event such invalid or unenforceable provision or provisions are essential elements of this Agreement and substantially impair the rights or obligations of either Party, the Parties will promptly negotiate a replacement provision or provisions. If impasse is reached, the Parties will resolve said impasse under the dispute resolution procedures set forth in Section 9.5.

44.0 Survival of Obligations

44.1 Any liabilities or obligations of a Party for acts or omissions prior to the cancellation or termination of this Agreement, any obligation of a Party under the provisions regarding indemnification, Confidential Information, limitations on liability, and any other provisions of this Agreement which, by their terms, are contemplated to survive (or to be performed after) termination of this Agreement, will survive cancellation or termination thereof.

45.0 Governing Law

*45.1 The validity of this Agreement, the construction and enforcement of its terms, and the interpretation of the rights and duties of the Parties will be governed by the laws of the State of Missouri other than as to conflicts of laws, except insofar as federal law may control any aspect of this Agreement, in which case federal law will govern such aspect. The Parties submit to personal jurisdiction in Jefferson City, MO and waive any and all objections to a Missouri venue.

08-15-01 58

46.0 Performance Criteria

46.1 Specific provisions governing failure to meet Performance Criteria are contained in Attachment 17: Performance Remedy Plan.

47.0 Other Obligations of CLEC

47.1 For the purposes of establishing service and providing efficient and consolidated billing to CLEC, CLEC is required to provide SWBT its authorized and nationally recognized Operating Company Number (OCN).

48.0 Dialing Parity

48.1 SWBT will ensure that all CLEC Customers experience the same dialing parity as similarly-situated customers of SWBT services, such that, for all call types: (i) an CLEC Customer is not required to dial any greater number of digits than a similarly-situated SWBT customer; (ii) the post-dial delay (time elapsed between the last digit dialed and the first network response), call completion rate and transmission quality experienced by an CLEC Customer is at least equal in quality to that experienced by a similarly-situated SWBT customer; and (iii) the CLEC Customer may retain its local telephone number.

49.0 Branding

49.1 Specific provisions concerning the branding of services provided to CLEC by SWBT under this Agreement are contained in the following Attachments and Appendices to this Agreement: Attachment 1: Resale; Appendix OS-Resale; Appendix DA-Resale; and Ordering & Provisioning-Resale; Attachment 3: Maintenance-Resale; Attachment 7: Ordering & Provisioning-Unbundled Network Elements; Attachment 8: Maintenance-Unbundled Network Elements.

50.0 Customer Inquiries

50.1 Each Party will use its best efforts to ensure that all of its representatives who receive inquiries regarding the other Party's services: (i) refer repair inquiries to the other Party at a telephone number provided by that Party; (ii) for other inquiries about the other Party's services or products, refer callers to telephone number(s) provided by that Party; and (iii) do not in any way disparage or discriminate against the other Party or its products or services.

51.0 <u>Disclaimer of Warranties</u>

51.1 TO THE EXTENT CONSISTENT WITH ITS OBLIGATIONS UNDER THE ACT, SWBT MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTY AS TO MERCHANTABILITY OR FITNESS FOR INTENDED OR PARTICULAR PURPOSE WITH RESPECT TO SERVICES PROVIDED HEREUNDER.

52.0 No Waiver

52.1 Except as otherwise provided in this Agreement, no amendment or waiver of any provision of this Agreement and no consent to any default under this Agreement will be effective unless the same is in writing and duly executed on behalf of the Party against whom the waiver or consent is claimed. Waiver by either Party of any default by the other Party shall not be deemed a waiver of any other default. In addition, no course of dealing or failure of a Party strictly to enforce any term, right or condition of this Agreement will be construed as a waiver of such term, right, or condition. By entering into this Agreement neither Party waives any rights granted to them pursuant to the Act.

53.0 **Definitions**

53.1 Unless the context clearly indicates otherwise, any term defined or used in the singular will include the plural. The words "will" and "shall" are used interchangeably throughout this Agreement and the use of either connotes a mandatory requirement. The use of one or the other will not mean a different degree of right or obligation for either Party. A defined word intended to convey its special meaning is capitalized when used. Other terms that are capitalized and not defined in this Agreement will have the meaning in the Act.

54.0 Resale

54.1 At the request of CLEC, and pursuant to the requirements of the Act, any telecommunications service that SWBT currently provides or hereafter offers to any customer in the geographic area where SWBT is the incumbent LEC will be made available to CLEC by SWBT for Resale in accordance with the terms, conditions and prices set forth in this Agreement. Specific provisions concerning Resale are addressed in Attachment 1: Resale, and other applicable Attachments.

55.0 Unbundled Network Elements

55.1 At the request of CLEC and pursuant to the requirements of the Act, SWBT will offer in the geographic area where SWBT is the incumbent LEC Network Elements to CLEC on an unbundled basis on rates, terms and conditions set forth in this Agreement that are just,

reasonable, and non-discriminatory. Specific Provisions concerning Unbundled Network Elements are addressed in Attachment 6: Unbundled Network Elements, and other applicable Attachments.

56.0 Ordering and Provisioning, Maintenance, Connectivity Billing and Recording, and Provision of Customer Usage Data

- 56.1 In connection with its Resale of services to CLEC, SWBT agrees to provide to CLEC Ordering and Provisioning Services, Maintenance services, Connectivity Billing and Recording services and Provision of Customer Usage Data services pursuant to the terms specified in this Agreement.
- 56.2 In connection with its furnishing Unbundled Networks Elements to CLEC, SWBT agrees to provide to CLEC Ordering and Provisioning Services, Maintenance services, Connectivity Billing and Recording services and Provision of Customer Usage Data services pursuant to the terms specified in Attachments OSS and Billing, respectively.
- 56.3 The Parties' reservations of rights relative to "type 92" or "category 92" records is at Section 20.3 above.

57.0 Network Interconnection Architecture

57.1 Where the Parties interconnect their networks, for purposes of exchanging traffic between their networks, the Parties agree to utilize the interconnection methods specified in Attachment 11: Network Interconnection Architecture. SWBT expressly recognizes that this provision and said Attachment are in no way intended to impair in any way CLEC's right to interconnect with unbundled Network Elements furnished by SWBT at any technically feasible point within SWBT's network, as provided in the Act.

58.0 Compensation for Delivery of Traffic

58.1 The Parties agree to compensate each other for the transport and termination of traffic as provided in Attachment 12: Compensation.

59.0 Ancillary Functions

(

Ancillary Functions may include, but are not limited to, Collocation, Rights-of-Way, Conduit and Pole Attachments. SWBT agrees to provide Ancillary Functions to CLEC as set forth in Attachment 13: Ancillary Functions.

60.0 Other Requirements and Attachments

- 60.1 This Agreement incorporates a number of listed Attachments which, together with their associated Appendices, Exhibits, and Addenda, constitute the entire Agreement between the Parties. In order to facilitate use and comprehension of the Agreement, the Attachments have been grouped under the following broad headings: Resale; Unbundled Network Elements; Network Interconnection Architecture; Ancillary Functions; and Other Requirements. It is understood that these groupings are for convenience of reference only, and are not intended to limit the applicability which any particular Attachment may otherwise have.
- Appended to this Agreement and incorporated herein are the Attachments listed below. To the extent that any definitions, terms or conditions in any given Attachment differ from those contained in the main body of this Agreement, those definitions, terms or conditions will supersede those contained in the main body of this Agreement, but only in regard to the services or activities listed in that particular Attachment. In particular, if an Attachment contains a term length that differs from the term length in the main body of this Agreement, the term length of that Attachment will control the length of time that services or activities are to occur under the Attachment, but will not affect the term length of the remainder of this Agreement, except as may be necessary to interpret the Attachment.

Resale

Attachment 1: Resale

Appendix Services/Pricing

Exhibit A: SWBT's Telecommunications Services Available for Resale

Exhibit B: SWBT's Other Services Available for Resale

Appendix Customized Routing-Resale

Appendix DA-Resale

Appendix OS-Resale

Appendix White Pages (WP)-Resale

Attachment 2: Ordering and Provisioning-Resale

Attachment 3: Maintenance-Resale

Attachment 4: Connectivity Billing-Resale

Attachment 5: Provision of Customer Usage Data-Resale

Unbundled Network Elements

Attachment 6: Unbundled Network Elements (UNE)

Appendix Pricing - UNE

Appendix Pricing – UNE: Exhibit 1

*Appendix Pricing – UNE Schedule of Prices

Attachment 7: Ordering and Provisioning – UNE

Exhibit A-Electronic Ordering and Provisioning-UNE

Attachment 8: Maintenance-UNE Attachment 9: Billing-Other

Attachment 10: Provision of Customer Usage Data-UNE

Network Interconnection Architecture and Compensation

Attachment 11: Network Interconnection Architecture (Parts A – G)

Appendix Inward

Attachment 12: Compensation

Ancillary Functions

Attachment 13: Ancillary Functions

Appendix Physical Collocation

Appendix Virtual Collocation

Appendix Poles, Conduit, ROW

Other Requirements

Attachment 14: Location Routing Number - PNP

Attachment 15: E911

Attachment 16: Network Security and Law Enforcement

Attachment 17: Performance Remedy Plan

Appendix 1 Performance Measures Subject to Tier-1 and Tier-2 Damages Identified as High, Medium and Low

Appendix 2 Measurements Subject to Per Occurrence Damages or Assessment with a Cap and Measurements Subject to Per Measure Damages or Assessment

Appendix 3 Performance Measurement Business Rules (Version 1.7)

Attachment 18: Mutual Exchange of Directory Listing Information

Attachment 19: White Pages-Other (WP-O)

Attachment 20: Clearinghouse

Attachment 21: Numbering

Attachment 22: DA-Facilities Based

Attachment 23: OS-Facilities Based

Attachment 24: Recording-Facilities Based

Attachment 25: xDSL

Appendix HFPL

Attachment 26: Legitimately Related Provisions

Interconnection Agreement-MO General Terms and Conditions Page 57 of 59

THIS AGREEMENT CONTAINS A BINDING ARBITRATION PROVISION WHICH MAY BE ENFORCED BY THE PARTIES.

ATTACHMENT 1: RESALE

All services made available to CLEC by SWBT for resale pursuant to the Agreement (Resale services) will be subject to the terms and conditions set forth in the Agreement and in this Attachment 1: Resale, and in its appendices Services/Pricing, Customized Routing - Resale, DA - Resale, OS - Resale and White Pages - Resale, (collectively referred to as "Attachment Resale" or "this Attachment").

1.0 **General Requirements**

- 1.1 At the request of CLEC, and pursuant to the requirements of the Act, any telecommunications service that SWBT currently provides or hereafter provides at retail to subscribers who are not telecommunications carriers (including but not limited to the Resale services set forth in Appendix Services/Pricing attached hereto), will be made available to CLEC by SWBT in accordance with the terms and conditions set forth in the Agreement and this Attachment 1: Resale.
- 1.2 SWBT will apply an End User Common Line (EUCL) charge to each local exchange line resold under this agreement. All federal rules and regulations associated with EUCL charges, as found in Tariff FCC 73, also apply.
- 1.3 SWBT will make available to CLEC for resale Customer Service Contracts, Enhanced Directory Listings, Prepaid Calling Card, Joint User Services and all listed services contained in Exhibit Services and Pricing to Appendix Services/Pricing of this Attachment at the wholesale discount rates shown therein. Except as otherwise expressed herein, SWBT also will make available for resale to CLEC at the wholesale discount rate ordered by the State Commission any other Telecommunications Services offered by SWBT and not listed in Exhibit Services and Pricing.
- 1.4 SWBT will make available to CLEC for resale SWBT's Bill Plus and Consolidated Billing service at a discount of five percent (5%) off of SWBT's tariffed rate for each service (or in the event either of these services is not tariffed, at the rate SWBT charges its subscribers).
- 1.5 SWBT will make available to CLEC for resale the following SWBT services at SWBT's tariffed rate for each service (or in the event a service is not tariffed, at the rate SWBT charges its subscribers, except as otherwise provided herein):
 - Construction Charges
 - Distance Learning
 - Connections with Terminal Equipment and Communications Systems
 - Maintenance of Service Charges
 - Suspension Services
 - Telecommunications Service Priority Systems
 - Access Services

- Wireless Carrier Interconnection Services
- Exchange Interconnection Services
- Shared Tenant Service
- 1.5.1 Suspension of Service discounts apply to the discounted rate for the underlying service. When CLEC resells Shared Tenant Service, CLEC will receive the discount associated with the underlying service used in the shared tenant arrangement.
- 1.6 The following services are not being made available by SWBT to CLEC for resale.
 - BDS/LAN
 - Customer Provided Equipment
 - Customized Billing Reports
 - Inline® Products
 - Inside Wiring
 - Semi-Public Telephone Booths and Enclosures
 - 911 Universal Emergency Number Equipment
- 1.7 Telecommunications Services will be resold by SWBT to CLEC on terms and conditions that are reasonable and nondiscriminatory.
- 1.8 <u>Directory Assistance and Operator Services</u>

Specific provisions, requirements and prices concerning Directory Assistance, Operator Services and related services are set forth in Appendix Directory Assistance/Operator Services, attached hereto.

1.9 <u>Directory Listings Requirements</u>

Specific provisions, requirements and prices concerning Directory Listings are set forth in Appendix White Pages (WP)-Resale, attached hereto.

- 1.10 Unless otherwise provided in this Agreement, SWBT will perform all of its obligations hereunder throughout the entire service area where SWBT is the incumbent local exchange carrier. SWBT will provide the services covered by this Attachment subject to the availability of facilities in this state.
- 1.11 CLEC may at any time add or delete features to or relocate the Resale services for CLEC's customers except for grandfathered services. However, CLEC may only offer grandfathered services to customers that are eligible to receive grandfathered services from SWBT.
- 1.12 The Parties will maintain restrictions on aggregation of toll service for resale. All other restrictions are presumed not to apply until the Parties identify and ask the Commission explicitly for imposition.

- 1.13 CLEC may terminate any Resale service within the period specified for termination of such Resale service in SWBT's tariff applicable to that service, unless a different period is specified in this Attachment 1: Resale.
- 1.14 A CLEC shall make its telecommunications services available for resale to SWBT on terms and conditions that are reasonable and nondiscriminatory.

2.0 Branding

- 2.1 CLEC is free to brand the Resale services that SWBT provides to CLEC under the provisions of this Agreement. SWBT will not brand such Resale services provided to CLEC under this Agreement as being SWBT's services, although certain SWBT retail services that utilize electronic branding are subject to the further provisions of Section 2.1.1 below.
- 2.1.1 SWBT offers certain retail services that utilize electronic branding to designate the services as SWBT retail services. Subject to applicable law, to the extent such services are made available for resale to CLEC customers, CLEC may request SWBT to rebrand such services as CLEC services or to offer them without a brand. SWBT will review such requests in a timely manner and provide a cost estimate. CLEC agrees to reimburse SWBT for its costs associated with the technical modifications necessary for such services to be unbranded or rebranded, including the costs to expedite the service availability to meet CLEC's needs. CLEC must accept the costs in writing before unbranding or rebranding technical modifications are performed and implemented. These branding and cost recovery provisions are applicable to services other than Directory Assistance and Operator Services offered by SWBT as of the effective date of this Agreement. To the extent other LSPs subsequently utilize such unbranded services, SWBT agrees to reimburse CLEC for a reasonable portion of its costs.
- 2.2 CLEC will provide the exclusive interface to CLEC Customers in connection with the marketing, offering or provision of CLEC services, except as otherwise provided in this Agreement. In those instances where SWBT personnel interface directly with CLEC customers in respect to installation, maintenance, and repair services in connection with providing Resale services to CLEC, orally (either in person or by telephone) or in writing, such personnel will identify themselves as acting on behalf of CLEC.
- 2.3 Branding provisions concerning SWBT's furnishing of all forms, business cards or other business materials to CLEC customers in connection with the ordering and provisioning and maintenance of Resale services provided for in this Agreement are contained in Attachments 2 and 3 of this Agreement.
- 2.4 CLEC will not, without SWBT's written authorization, offer the Resale services covered by this Agreement using trademarks, service marks, trade names, brand names, logos, insignia, symbols or decorative designs of SWBT or its affiliates.

3.0 Primary Local Exchange Carrier Selection Charge

Change of Local Service Provider

- 3.1 With respect to the procedures to be used to change a local exchange service customer from SWBT or another LSP to CLEC, SWBT will charge CLEC a customer change charge of \$5.00.
- 3.2 If a CLEC end user customer adds features or services when the end user customer changes their resold local service from SWBT or another LSP to CLEC, SWBT will charge CLEC the Primary Local Exchange Carrier Selection Charge and any applicable wholesale non-recurring charges for the features and services added.
- 3.3 This Section Intentionally Left Blank
- 3.4 Upon an end user's subscription to CLEC local Resale service, SWBT will promptly remove from the LIDB any SWBT assigned telephone line based calling card number (TLN) applicable to that end user.

4.0 Pricing

- 4.1 Except as set forth in Appendices DA Resale, OS Resale, White Pages Resale, and Customized Routing Resale, the prices charged or discounts applied to CLEC for Resale service are set forth in Appendix Services/Pricing.
- 4.2 Promotion of Resale services of more than 90 days will be made available to CLEC on terms and conditions no less favorable than those SWBT makes available to its customers and will be made available at the avoided cost discount from the promotional rate. Services offered for promotions of 90 days or less will be available for resale at the retail rate less the established avoided cost discount. (i.e., CLEC may not elect the promotional rate.)

5.0 No Restrictions on Resale

In each state CLEC may resell Resale services to provide telecommunications services to any and all categories of subscribers, unless that state's commission determines otherwise as to a service obtained at wholesale rates. CLEC will not resell to business customers SWBT's Resale services that are restricted by SWBT's tariffs to use by residential subscribers. SWBT is not required to make services available for resale at wholesale rates to CLEC for its own use. CLEC may only resell Lifeline Assistance, Link-Up, and other like services to similarly situated customers who are eligible for such services. Further, to the extent CLEC resells services that require certification on the part of the buyer, CLEC will ensure that the buyer has received proper certification and complies with all rules and regulations as established by the Commission. SWBT will not prohibit,

nor impose unreasonable or discriminatory conditions or limitations on the resale of its Telecommunications Services.

5.2 CLEC will not use the Resale services covered by this Agreement to provide intrastate or interstate access services or to avoid intrastate or interstate access charges to itself, interexchange carriers (IXCs), wireless carriers, competitive access providers (CAPs), or other telecommunications providers. Provided however, that CLEC may permits its end users to use resold Resale services to access IXCs, wireless carriers, CAPs, or other retail telecommunications providers.

6.0 Dialing Parity

6.1 For all call types associated with the Resale services provided to CLEC by SWBT under this Agreement: (i) an CLEC Customer will not be required to dial any greater number of digits than a similarly-situated SWBT customer; (ii) the post-dial delay (time elapsed between the last digit dialed and the first network response), call completion rate and transmission quality received by an CLEC Customer will be at least equal in quality to that received by a similarly situated SWBT customer; and (iii) the CLEC Customer may retain its local telephone number provided the customer remains within the same wire center. End users of CLEC and end users of SWBT will have the same exchange boundaries; such end users will be able to dial the same number of digits when making a "local" call and activating feature functionality.

7.0 Maintenance

7.1 Maintenance will be provided by SWBT in accordance with the service parity requirements set forth in this Attachment 1: Resale and the requirements and standards set forth in Attachment 3: Maintenance-Resale.

8.0 Changes in Retail Service

8.1 SWBT will provide thirty (30) days advance notice before the tariff filing date of new products and services and changes to existing products and services, including the discontinuance of existing features or services, that are available for resale. SWBT will provide a minimum of thirty (30) days notice before the tariff filing date of pricing changes for services that are available for resale.

9.0 Billing for Local Service

9.1 SWBT will bill CLEC for Resale services provided by SWBT to CLEC pursuant to the terms of this Attachment, and in accordance with the terms and conditions contained in Attachment 4: Connectivity Billing and Recording-Resale.

9.2 SWBT will recognize CLEC as the customer of record for all Local Service and will send all notices, bills and other pertinent information directly to CLEC. CLEC is responsible for the payment of charges for all services furnished by reason of this Attachment.

10.0 Operational Requirements

- 10.1 SWBT will provide operational interfaces to CLEC for Resale services pursuant to the terms of this Attachment, and in accordance with the terms and conditions contained in Attachment 2: Ordering and Provisioning-Resale.
- 10.2 SWBT will provide usage information to CLEC for Resale services pursuant to the terms of this Attachment, and in accordance with the terms and conditions contained in Attachment 5: Customer Usage Data-Resale.

11.0 Service/Operation Readiness Testing

- 11.1 In addition to testing described elsewhere in this Attachment, the Parties will test the systems used to perform the non-exclusive list of functions shown below in order to establish appropriate system readiness capabilities:
- 11.1.1 All interfaces between CLEC and SWBT work centers for Pre-Service Ordering, Ordering, Provisioning, Maintenance, Connectivity Billing, Local Account Maintenance, and Usage Data Transfer.
- 11.2 The functionalities identified above will be tested in order to determine whether SWBT's performance meets the applicable service parity requirements and other performance standards set forth herein. SWBT will make available sufficient technical staff to perform such testing. SWBT technical staff will be available to meet with CLEC as necessary to facilitate testing. SWBT and CLEC will mutually agree on the schedule for such testing.
- 11.3 At CLEC's request, SWBT will provide to CLEC any results of the testing performed pursuant to the terms of this Agreement. CLEC may review such results and may notify SWBT of any failures to meet the requirements of this Agreement and this Attachment 1: Resale.
- 11.4 During the term of this Agreement, SWBT will participate in mutually agreed upon cooperative testing requested by CLEC whenever it is deemed necessary by CLEC to ensure service performance, reliability and customer serviceability.

12.0 Operation Support Systems (OSS)

12.1 CLEC will access SWBT's Operations Support Systems (OSS) functions via a Remote Access Facility (RAF) located in Dallas, Texas. These OSSs include, but are not limited

- to, Easy Access Sales Environment (EASE), Customer Network Administration (CNA), DATAGATE and, when available, Electronic Bonding Interface (EBI).
- 12.2 CLEC may use two methods to access the RAF: Direct Connection (56Kbs~1.54Mbps trunk) Port or Dial Up (28Kbs modem) Port. For Direct Connections, CLEC will provide its own router, circuit, and two Channel Service Units/Data Service Units (CSU/DSU). The demarcation point will be the router interface at the RAF. Dial Up connections require CLEC to provide its own modems and connection to the SWBT RAF. CLEC will pay the cost of the call if Dial Up connection is used.

- 12.2.1 Physical Diversity will be provided at the SWBT Two Bell Plaza location in Dallas in the following manner: dual access paths, provided by CLEC at CLEC's expense, into Two Bell Plaza in Dallas will be utilized. These two circuits will be connected to two different routers in the LRAF. A third router will be available and preserved as a backup router in the event one of the primary routers becomes inoperable. Purchase of an additional router, and a LAN Hub will be kept on hand to replace faulty equipment. Two firewalls will be configured so that the secondary one can take over for the primary firewall if it fails.
- 12.3 CLEC will use Transmission Control Protocol/Internet Protocol (TCP/IP) to access SWBT OSSs via the RAF. In addition, CLEC will provide a range of publicly registered IP network addresses to SWBT. A user-id/password unique to each individual accessing an OSS on behalf of CLEC, other than for Datagate, will be required. Existing CLEC user-ids will be utilized to access Datagate. CLEC will provide periodic estimates, as mutually agreed to by the Parties, regarding the CLEC volume of transaction, number of concurrent users, desired number of Direct and Dial Up connections, and length of a typical session.
- 12.4 CLEC and SWBT will participate in implementation meetings to discuss CLEC RAF access plans and schedule testing of CLEC Direct and Dial Up connections. SWBT will make a help desk function available to assist CLEC in accessing SWBT OSSs.

APPENDIX SERVICES/PRICING

1.0 This Appendix Services/Pricing describes several services which SWBT will make available to CLEC for resale pursuant to the Agreement and Attachment 1: Resale. This list of services is neither all inclusive nor exclusive. All services or offerings of SWBT which are required to be offered for resale pursuant to the Act are subject to the terms herein, even if not specifically enumerated or described in this Appendix.

2.0 PLEXAR® Families of Services Requirements

- 2.1 CLEC may purchase the entire set PLEXAR families of services and features or a subset of any one or any combination of such features in conjunction with PLEXAR services. CENTREX is a Grandfathered Service and CLEC may only offer it to customers that are eligible to receive CENTREX from SWBT. The PLEXAR families of services provided for resale will meet the following requirements:
- 2.1.1 All features and functions of PLEXAR families of services, whether offered under tariff or otherwise, will be available to CLEC for resale.
- 2.2 The Parties will maintain restrictions on aggregation of toll services for resale. All other restrictions are presumed not to apply until the Parities identify and ask the Commission explicitly for imposition.
- 2.3 CLEC may aggregate multiple CLEC Customers on dedicated access facilities. CLEC will pay the rates for DS-1 termination set forth herein for such service.
- 2.4 CLEC may be required to pay a charge, for the cost of suppressing the need for CLEC Customers to dial "9" when placing calls outside the PLEXAR families of services.
- 2.5 CLEC may use off-premises extensions in conjunction with the Private Line Services and PLEXAR families of services to provide service to CLEC Resale service customers having locations outside of the geographic territory in which SWBT provides local exchange service as the incumbent LEC.
- 2.6 CLEC may purchase any and all levels of PLEXAR families of services (e.g., PLEXAR I, PLEXAR II, PLEXAR Custom, or PLEXAR Express) for resale.
- 2.1.1 of this Appendix. SWBT's provision of PLEXAR Custom will be as specified in this paragraph. SWBT will offer CLEC the same price SWBT provides to its Customers less costs that will be avoided. In addition, SWBT will provide CLEC with the same technical and system design support that SWBT makes available to SWBT's PLEXAR Custom sales teams and agents. Such support will be provided by SWBT to CLEC with the same quality and timelines that SWBT provides to SWBT's PLEXAR sales teams and agents. Access to appropriate training for PLEXAR Custom sales and sales support

will be provided to CLEC by SWBT at a reasonable price, mutually acceptable to SWBT and CLEC.

3.0 CLASS and Custom Features Requirements

3.1 CLEC may purchase the entire set of CLASS and Custom features and functions, or a subset of any one or any combination of such features, including packages (e.g., "The Works"), without restriction on the minimum or maximum number of lines or features that may be purchased for any one level of service. CLEC may package any services so purchased for purposes of resale to its customers. SWBT will provide to CLEC a list of all services and features. As requested by CLEC, SWBT will provide a definition of these services and features and how they interact with each other to the extent such information is not otherwise publicly available. To the extent this information provided by SWBT differs from the tariff, the tariff prevails. SWBT will provide all features and services pursuant to the provisions of Attachment 2: Ordering and Provisioning.

4.0 Voluntary Federal Customer Financial Assistance Programs

4.1 Local Services provided to low-income subscribers, pursuant to requirements established by the appropriate state regulatory body, include programs such as Voluntary Federal Customer Financial Assistance Program and Link-Up America. When such SWBT customers choose to obtain Resale service from CLEC, SWBT will confirm such customers' eligibility to participate in such SWBT programs to CLEC, in electronic format in accordance with the procedures set forth in Attachment 2: Ordering and Provisioning - Resale. CLEC is responsible for ensuring that its customers to whom it resells SWBT's Voluntary Federal Customer Financial Assistance Programs services are eligible to receive same.

5.0 <u>E911/911 Services</u>

5.1 Where available SWBT will afford CLEC's customers with resold lines the ability to make 911 calls. CLEC will pay the appropriate PSAP applicable 911 surcharges (as defined by the appropriate Oversight Body) on resold lines. Where requested by SWBT, CLEC will provide SWBT with accurate and complete information regarding its customers in a format and time frame prescribed by SWBT for purposes of 911 administration. SWBT will provide to CLEC, for CLEC Customers, E911/911 call routing to the appropriate PSAP. SWBT will make CLEC Customer information available to the appropriate PSAP. SWBT shall use its service order process to update and maintain, on the same schedule that it uses for its Customers, the CLEC Customer service information in the ALI/DMS (Automatic Location Identification/Location Information Database) used to support E911/911 services.

6.0 Services to Disabled Customers

6.1 SWBT agrees any services it offers to disabled customers will be made available to CLEC for its customers who qualify as disabled customers. When a SWBT customer eligible for services offered to disabled customers chooses to obtain Resale services from CLEC, SWBT will make all information regarding such customer's eligibility for disabled services available to CLEC, in electronic format in accordance with the procedures set forth in Attachment 2: Ordering and Provisioning - Resale. CLEC is responsible for ensuring that its customers to whom it resells SWBT's disabled services are eligible to receive same.

7.0 Telecommunications Relay Service

- 7.1 Where SWBT provides to speech and hearing-impaired callers a service that enables callers to type a message into a telephone set equipped with a keypad and message screen and to have a live operator read the message to a recipient and to type the message recipient's response to the speech or hearing-impaired caller ("Telecommunications Relay Service" or "TRS") SWBT will make such service available to CLEC at no additional charge, for use by CLEC customers who are speech or hearing-impaired. If SWBT maintains a record of customers who qualify under any applicable law for TRS, SWBT will make such data available to CLEC as it pertains to CLEC Resale service customers.
- 7.2 Notwithstanding the provisions of Section 12.1 of the General Terms and Conditions portion of this Agreement, CLEC will apply the Deaf Relay Service and Equipment Distribution Program Fund surcharge to its local exchange subscribers as required under Section 209.255 R. S. Mo. and any other applicable law. CLEC will be solely responsible for billing and collecting the surcharge from its local exchange subscribers and remitting the surcharge directly to the appropriate taxing authority. Provided that CLEC fulfills its agreements as set forth in this Section, SWBT will not apply the surcharge to CLEC for the services provided by SWBT pursuant to this Attachment.

8.0 <u>Lifeline Services</u>

- 8.1 "Lifeline Services" are Resale services provided to low-income subscribers, pursuant to requirements established by the appropriate state regulatory body. SWBT agrees that any Lifeline Services it offers to customers will be available to CLEC for customers who meet such eligibility requirements.
- 8.2 When a SWBT Lifeline Services customer chooses to obtain Resale service from CLEC, SWBT will confirm such SWBT customer's Lifeline Service eligibility to CLEC, in electronic format in accordance with the procedures set forth in Attachment 2: Ordering and Provisioning Resale. CLEC is responsible for ensuring that its customers to whom it resells SWBT's Lifeline Services are eligible to receive same.

9.0 Advanced Intelligent Network

- 9.1 CLEC may purchase those Advanced Intelligent Network ("AIN") Telecommunication Services SWBT offers at retail, under tariff or otherwise, to subscribers who are not telecommunications carriers.
- 9.2 All service levels, features and function components of AIN provided by SWBT and offered for resale by CLEC will be provided by SWBT at parity with the same services SWBT offers to its own customers.
- 9.3 CLEC may purchase any and all levels of AIN service for Resale services, without restriction on the minimum or maximum number of lines or features that may be purchased for any one level of service where technically feasible.

10.0 Pay Phone Services

- 10.1 "Pay Phones" are defined as telephone sets which are available to the public for use in sending and/or receiving telephony services. These phones may be activated by depositing coins into said sets, or non-coin sets which limit the public's billing options to pay for telephony based services. SWBT does not offer "pay phones" to any customers and will not offer "pay phones" to CLEC for resale.
- 10.2 "Pay Phone Service" is defined as the provision of pay phone lines, including the provision of pay phone lines to correctional institutions for inmate telephone service. Pay phone lines are defined as the loop from the pay phone instrument to the Serving Wire Center. Such lines may be attached to Customer Owned Pay Telephone Services or COPTS coin phones, COPTS coinless phones and semi-public phones. SWBT currently offers two types of pay phone services: (1) Customer Owned Pay Telephone Services (COPTS), and (2) SmartCoin.
- 10.3 CLEC may purchase COPTS and SmartCoin service for purposes of Resale to an CLEC customer. SWBT will provide to CLEC for resale the COPTS and SmartCoin services and associated services addressed in Section 10 of this Appendix Services/Pricing to Attachment 1: Resale, where offered by SWBT.
- 10.4 PIC selection for COPTS and SmartCoin lines will be governed by Section 3.3 of Attachment 2: Ordering & Provisioning Resale.
- 10.5 SWBT will make available to CLEC any and all technology related to COPTS and SmartCoin services, unless expressly mandated otherwise by applicable Federal or State Regulatory rules. When such situations occur, SWBT will work cooperatively with CLEC to establish a mutually agreeable solution of such ruling.

- 10.6 With COPTS and SmartCoin services, SWBT will provide CLEC through SWBT's applicable tariffs all appropriate screening functions and features to minimize fraud potential.
- 10.7 SWBT will provide CLEC all appropriate functions and features offered to SWBT's customers to allow CLEC Customers of COPTS and SmartCoin services to employ restrictive billing and call-blocking. An example of such a feature is Selective Class of Call Screening.
- 10.8 SWBT will provide CLEC all options related to COPTS and SmartCoin it provides to SWBT's own subscribers of such services.
- 10.9 SWBT will forward all local coin calls originated from CLEC COPT coin, COPT coinless and semi-public lines to the designated CLEC line or trunk group for handling.

11.0 Call Trace

- 11.1 CLEC end user's activation of Call Trace shall be handled by the SWBT Call Trace Center (CTC). SWBT shall notify CLEC of requests by its end users to provide the call records to the proper authorities. Subsequent communications and resolution of the case with CLEC's end users (whether that end user is the victim or the suspect) will be coordinated through CLEC.
- 11.2 CLEC understands that for services where reports are provided to law enforcement agencies (e.g., Call Trace) only billing number and address information will be provided. It will be CLEC's responsibility to provide additional information necessary for any police investigation. CLEC will indemnify SWBT against any claims that insufficient information led to inadequate prosecution.

12.0 Suspension Services

12.1 CLEC may offer to resell Customer Initiated Suspension and Restoral Service to their customers. CLEC may also provide a Company Initiated Suspension service for their own purposes. Should CLEC choose to suspend their end user through Company Initiated Suspension Service, this suspension period shall not exceed fifteen (15) calendar days. If CLEC issues a disconnect on their end user account within the fifteen (15) day period, appropriate services will not be billed for the suspension period. However, should CLEC issue a disconnect after the fifteen (15) day suspension period, CLEC will be responsible for all appropriate charge on the account back to the suspension date. Should CLEC restore their end user, restoral charges will apply and CLEC will be billed for the appropriate service from the time of suspension.

13.0 Payments of Rates & Charges from a Third Party

13.1 Interexchange carried traffic (e.g., sent-paid, information services and alternate operator services messages) received by SWBT for billing to resold end-user accounts will be returned as unbillable and will not be passed on to CLEC for billing. An unbillable code returned with those messages to the carrier will indicate that the messages originated from a resold account and will not be billed by SWBT.

14.0 Services Available for Resale and Associated Prices

14.1 Attached is Exhibit A, "List of SWBT's Telecommunications Services Available for Resale", which is a matrix that lists the services offered by SWBT which will be made available to CLEC for resale. CLEC may purchase these services at a 19.2% discount from SWBT's retail prices for all services except operator services. The wholesale discount of 13.91% applies to operator services only. Also attached is Exhibit B, "List of SWBT's Other Services Available for Resale", which is a matrix that lists services offered by SWBT which will be made available to CLEC at retail prices. Any rate element incorrectly included in or omitted from either matrix will be corrected as appropriate.

15.0 Price for access to Operational Support Systems (OSS)

15.1 The prices to access OSS are as follows:

15.1.1 System access charge \$3,345.00 per month

15.1.2 Remote access facility charge:

15.1.3 Direct Connection \$1,580.00 per port per month

15.1.4 Dial up Connection \$316.00 per port per month

			т =						 1	12	· · ·	м	021601 N
	β	<u> </u>	<u> </u>	E	F	G	<u>н</u>			К	SWBTW		
1	SWBT MISSOURI A/O 6/23/00	Į.	ĺ	1	SWBT Retail Price	,					Offered		1
		Missouri Tariff	 -	 	FIICE	Service		-		,	Chered	- Jiacobani	
		Cite (Name,	l	SWBT agreement to	Monthly	Charge/ Non-	Per Use	Minute	Message	Mileage		Non-	
2	SWBT Service Name	Sect, Para)	usoc	offer - YES	Recurring	Recurrig	Charge	Charge	Charge	Charge	Recurring	Recurring	Comments
3	GENERAL EXCHANGE TARIFF	GE	0300	Julier - 1 E J	recoming	recomg	Charge	Sharge	Gitarge	Circings		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
	PSC Mo - No. 35	12-				 							
5	1 30 MO - MO 33	+	ļ										
	ANNOUNCEMENT DISTRIBUTION SERVICES	GE 1	 										
- ÿ-	Public Announcemement Distrib. Svc.	- GE 1		 									
8	Facilities Delivery		1										
	r aciirties Denvery	 	 										
		İ											Mnth-Ind. Bus Line Flat rte. See Local Exchange
9	Announcement Facilities	GE 1.4.1(A)	788		v	l v 1							Svc.chm-See Ind Bus FI in svc & equip chrd
10	Network Traffic Load Protection	IGE 1.4.1(A)	VE9		\$ 4.50	\$ 31.00		i — — —			19.20%	19 20%	Svc chrg-See Ind Bus FI in svc & equip chrg NRC = 25.50 and Svc chr = 5.50
11	Usage Rates	GE 1.4.1(B)	VE9		φ 4.50	9 31.00		_			19.20%		
12	First 1,000 hours per month	GE 1.4.1(B)		 				\$ 0.98			19.20%		Per hour-applicable to existing customers
	Next 9,000 hours per month	GE 1.4.1(B)	 					\$ 0.34		. 	19.20%		Per hour-applicable to existing customers
14	Over 10,000 hours per month	GE 1.4.1(B)				 		\$ 0.24			19.20%	19.20%	Per hour-applicable to existing customers
	Dedicated Subcenter Distribution Network	IGE 1.4.1(b)	·					U			19.20%	19.20%	
16	First 1,000 hours per month	GE 1.4.2(B)	 					\$ 0.98			19.20%		Per hour-applicable to existing customers
17	Next 9,000 hours per month	GE 1.4.2(B)	 -	+		 		\$ 0.34			19.20%		Per hour-applicable to existing customers
_			 -	 	 -	 		\$ 0.34		—	19.20%		Per hour-applicable to existing customers
18	Over 10,000 hours per mnth	GE 1.4.2(B)	 -	 -		ļ		0.24			19.20%	19.20%	
19		 	 -								19.20%	19.20%	
20	ODEOL ETE CENTREY CERVICE	05.3	 						. 		19.20%	19.20%	
21	OBSOLETE CENTREX SERVICE	GE 2				├─ -		 			19.20%	19.20%	
22	Obsolete Centrex Service Cust.		 	-		ļ- -				 	19.20%	19.207	
23	Centrex II			ļ							19.20%	19.20%	
24	Primary Location Centrex Station		 									19.20%	
25	- 30 station min, at each primary and secondary location			<u> </u>		L		}			19.20%		Grandfathered Termination Charge \$9,700
26	- Main Station On Prem	GE 2.4.1.A	RXR		\$ 10.80	ļ		<u> </u>			19.20%		Grandfathered
27	- Main Station On Prem	GE 2.4.1.A	RX2		\$ 10.80						19.20%		
28			RFNAA		\$ 17.25						19.20%		
29	- Restricted Main Station On Prem	_!	RX5		\$ 24.65			\- <u>-</u>			19.20%		Grandfathered
30	- Restricted Main Station On Prem		RUV		\$ 24.65	l					19.20%		Grandfathered
31	- Main Station Off Prem		RX3		\$ 5.95			<u> </u>			19.20%	19.20%	Grandfathered Grandfathered
32 33	Main Station Off Prem		RX4		\$ 5.95						19.20%		
33			RFNAB_		\$ 6.75	!I					19.20%		Grandfathered
34	- Restricted Main Station Off Prem		RX6		\$ 6.65	<u> </u>					19.20%		Grandfathered
35	- Restricted Main Station Off Prem		RVW	<u> </u>	\$6.65						19.20%		Grandfathered
36	S&E Charge		<u>!</u>		<u> </u>	\$ 28.50					19.20%		Grandfathered
37	Minimum charge, per system	_l									19.20%		
38			<u> </u>			!					19.20%		
39	Secondary Location Centrex Station (same CO)								. <u></u>		19.20%	19.20%	
40	- 30 station min, at each primary and secondary location										19.20%	19.20%	
41	- Main Station On Prem	GE 2.4.1.B.1	RXR		\$ 10.80						19.20%		Grandfathered Termination Charge \$12,250
42	- Main Station On Prem	GE 2.4.1.B.1	RX2		\$ 10.80			<u> </u>			19.20%		Grandfathered
43			RFNAA		\$ 17.25			1			19.20%		Grandfathered Each 30 stations
44	- Restricted Main Station On Prem		RX5		\$ 24.65	ļ		ļ			19.20%		Grandfathered
45	- Restricted Main Station On Prem	_	RUV		\$ 24.65			<u> </u>			19.20%		Grandfathered
46	- Main Station Off Prem		RX3		\$ 5.95			<u> </u>			19.20%		Grandfathered
47_	- Main Station Off Prem		RX4		\$ 5.95						19.20%		Grandfathered
48			RFNAB		\$ 6.75			<u> </u>			19.20%		Grandfathered
49	- Restricted Main Station Off Prem		RX6		\$ 6.65			<u></u>			19.20%		Grandfathered
50	- Restricted Main Station Off Prem		RVW		\$ 6.65						19.20%		Grandfathered
51	S&E Charge					\$ 28.50					19.20%		Grandfathered
52	Minimum charge, per system										19.20%	19.20%	
53											19.20%	19.20%	
54	Secondary Location (Contiguous CO)	1						I			19.20%	19.20%	
55	- 30 station min, at each primary and secondary location	·									19.20%	19.20%	
56	- Main Station On Prem	GE 2.4.1.B.2	RXR		\$ 13.30						19.20%		Grandfathered Termination Charge \$13,500
57		GE 2.4.1.B.2	RX2		\$ 13.30						19.20%	19.20%	Grandfathered
58		T	RFNAA		\$ 17.25						19.20%		Grandfathered Each 30 stations
59	- Restricted Main Station On Prem	_	RX5		\$ 24.65						19.20%		Grandfathered
60	- Restricted Main Station On Prem	T	RUV		\$ 24.65	i					19.20%		Grandfathered
61	- Main Station Off Prem	1	RX3		\$ 8.45						19.20%		Grandfathered
62	- Main Station Off Prem		RX4		\$ 8.45						19.20%	19.20%	Grandfathered
63	199601 - 1997	1	RENAB		\$ 6.75			T			19.20%		Grandfathered
64	- Restricted Main Station Off Prem	- 	RX6		\$ 6.65						19.20%		Grandfathered
65	- Restricted Main Station Off Prem	 	RVW		\$ 6.65	i——					19.20%		Grandfathered
66	S&E Charge		· · · · · · · · · · · · · · · · · · ·			\$ 28.50		- -			19.20%		Grandfathered
00	Minimum charge, per system	 									19.20%		
27													
67 68)			: '					19.20%	19.20%	ol .

	EXHIBIT A					UNS SERVICES								021601
	B	C	D	E	F	G	Н		J	K	L	М		<u>N</u>
	SWBT MISSOURI A/O 6/23/00				SWBT Retail				I			/holesale		
_1				<u></u>	Price	ļ					Offered	Discount	}	
		Missouri Tariff		014107		Service	Destino	Minute	Message	Mileage		Non-	ł	
2	Clim'r a	Cite (Name, Sect, Para)	USOC	SWBT agreement to offer - YES	Monthly Recurring	Charge/ Non- Recurring	Per Use Charge	Charge	Charge	Charge	Recurring	Recurring		Comments
-	SWBT Service Name - 30 station min. at each primary and secondary location	Sect. Para)	0500	1 Oller - TES	Recoming	Recuiring	Charge	Charge	Charge	Onaige	19.20%			
71		GE 2.4.1.B.3	RXR		\$ 10.80						19.20%		Grandfathered	Termination Charge \$14,900
72			RX2		\$ 10.80						19.20%		Grandfathered	
73	Main Station On Fren	OF 2.4. 1.0.0	RENAA		\$ 17.25						19.20%	19.20%	Grandfathered	Each 30 stations
74	- Restricted Main Station On Prem		RX5		\$ 24.65	i					19.20%		Grandfathered R	teq. 1
75	- Restricted Main Station On Prem		RUV		\$ 24.65						19.20%		Grandfathered	
76	- Main Station Off Prem		RX3		\$ 5.95						19.20%		Grandfathered	
77	- Main Station Off Prem		RX4		\$ 5.95						13.20%		Grandfathered	
78_			RFNAB		\$ 6.75						19.20%		Grandfathered	
79_	- Restricted Main Station Off Prem		RX6		\$ 6.65						19.20%		Grandfathered	
80	- Restricted Main Station Off Prem		RVW		\$ 6.65	<u></u>					19.20%		Grandfathered	
81	S&E Charge					\$ 28.50					19.20%		Grandfathered	
82	- Station Additive		1LVFS		\$ 4.00	<u> </u>				\$ 0.80	19.20%		Grandfathered	
83	Minimum Charge, per system	<u></u>									19.20%			
84									ļ		19.20%			
	Centrex III										19.20%			
86	Primary Location			ļ		<u> </u>			 		19.20% 19.20%			
87	- 30 station min. at each primary and secondary location			<u> </u>					ļ		19.20%		Grandfathered	Termination Charge \$9,700
88	Main Station On Prem	GE 2.4.2.A.1	111NF	<u> </u>	\$ 6.25						19.20%		Grandfathered	Each 30 stations
89			STL		\$ 14.65	L			 		19.20%		Grandfathered	Entil 00 stations
90	- Restricted Main Station On Prem		RST		\$ 20.50	 					19.20%		Grandfathered	
91_	- Main Station Off Prem		111NF	<u> </u>	\$ 6.25				 		19.20%		Grandfathered	
92			DPS	<u> </u>	\$ 0.55						19.20%		Grandfathered	
93	- Restricted Main Station Off Prem		DPR	<u> </u>	\$ 6.40	00.50					19.20%		Grandfathered	
94	S&E Charge					\$ 28.50					19.20%			
95	Minimum Charge, per system			ļ <u> </u>							19.20%			_ -
96				 -							19.20%			
97	Secondary Location (same CO)										19.20%			
98	- 30 station min. at each primary and secondary location	0004040	44000		\$ 6.25						19.20%	19.20%	Grandfathered	Termination Charge \$12,250
99	- Main Station On Prem	GE 2.4.2.A.2.a		ļ	\$ 14.65						19.20%		Grandfathered	Each 30 stations
100	Provided Main On the On Press		STL RST		\$ 20.50	 			 		19.20%		Grandfathered	
101	- Restricted Main Station On Prem - Main Station Off Prem	<u> </u>	11SSO		\$ 6.25						19.20%		Grandfathered	
102	- Main Station Off Prem		DPS		\$ 0.55						19.20%		Grandfathered	
103	- Restricted Main Station Off Prem		DPR		\$ 6.40				<u>-</u>		19.20%		Grandfathered	
	S&E Charge	<u> </u>	DFK		U.40	\$ 28.50					19.20%		Grandfathered	
105	Minimum Charge, per system			 -		20.00					19.20%	19.20%		
106	Wilhimorn Charge, per system			 							19.20%			
108	Secondary Location (contiguous CO)										19.20%			
109	- 30 station min. at each primary and secondary location										19.20%			
110	- Main Station On Prem	GE 2.4.2.A.2.b	11SCO	 	\$ 8.75	 			i -		19.20%			Termination Charge \$13,500
111	- Man State - Trib	<u> </u>	STL		\$ 14.65						19.20%			Each 30 stations
112	- Restricted Main Station On Prem		RST		\$ 20.50						19.20%		Grandfathered	
113	- Main Station Off Prem		11SCO		\$ 8.75						19.20%		Grandfathered	
114			DPS		\$ 0.55						19.20%		Grandfathered	
115	- Restricted Main Station Off Prem		DPR	T - 7	\$ 6.40						19.20%		Grandfathered	
116	S&E Charge					\$ 28.50					19.20%		Grandfathered	
117	Minimum Charge, per system										19.20%			
118									ļ _		19.20%			
119	Secondary Location (non-contiguous CO)								ļ		19.20%			
120	- 30 station min. at each primary and secondary location			<u> </u>							19.20%			T
121	- Main Station On Prem	GE 2.4.2.A.2.c			\$ 6.25				ļl		19.20%		Grandfathered	Termination Charge \$14,900
122			STL		\$ 14.65						19.20%		Grandfathered	Each 30 stations
123	- Restricted Main Station On Prem		RST		\$ 20.50				!		19.20%		Grandfathered	
124	Main Station Off Prem		11SNC	<u> </u>	\$ 6.25	<u> </u>			\ <u> </u>		19.20%		Grandfathered	
125		L	DPS	<u></u>	\$ 0.55				<u> </u>		19.20%		Grandfathered Grandfathered	
126		<u></u> _	DPR	ļ	\$ 6.40						19.20%			
127	S&E Charge	L				\$ 28.50				6 000	19.20%		Grandfathered	
128	- Station Additive	\ <u> </u>	1LVFS	\ <u></u>	\$ 4.00	 		 		\$ 0.80	19.20%		Grandfathered	
129	Minimum Charge, per system	<u></u>		<u> </u>							19.20%			
130		L				 					19.20%	19.20%		
))		, !					44 200	19.20%	J	
131	Primary Location in Metro or Optional Exchange Svc Area	GE 2.5.1		<u> </u>	L	 					19.20%		Grandfathered	Manisable Tariff Dates
132	- Served by Local Exchange Service	<u></u>		Ļ. -	·			<u> </u>			19.20%		Grandfathered	*Applicable Tariff Rates
133	- Served by Optional Exchange Service, per main station		ZZOSL	ļ. <u> </u>	\$ 3.85			L -			19.20% 19.20%			
134		<u></u>		<u> </u>					-		19.20%	19.20%	 -	
									į į		40.000	19.20%	!	
	In Ontinnal Euchoone Sun Area	F	Į.	1							19.20% 19.20%		Grandfathered	*Applicable Tariff Rates
135	Secondary Location in Metro or Optional Exchange Svc Area - Served by Local Exchange Service													

LIST OF SWBT'S TELECOMMUNICATIONS SERVICES AVAILABLE FOR RESALE

											021601
		С	D	Ε	F	G	Н	ı	J	K	Ł M N
	SWBT MISSOURI A/O 6/23/00				SWBT Retail						SWBT Wholesale
l i l			1		Price						Offered Discount
		Missouri Tariff		"		Service					
1		Cite (Name,		SWBT agreement to	Monthly	Charge/ Non-	Per Use	Minute	Message	Mileage	Non-
2	SWBT Service Name	Sect, Para)	usoc		Recurring	Recurrig	Charge	Charge	Charge	Charge	Recurring Recurring Comments
137	- Served by Optional Exchange Service, per main station	10000,1000	ZZOSL		\$ 3.85	V		¥ .			19.20% 19.20% Grandfathered
138	<u></u>										19.20% 19.20%
139	Plus \$.80 per station per mile or fraction thereof.		1LVFS	· · · ·							19.20% 19.20%
140	Minimum mileage charge charge, per station is \$4	1	1LVF\$								19.20% 19.20%
141			1 1 1								19.20% 19.20%
142	Extended Area Service Arrangement	1	İ					-			19.20% 19.20%
143	- Primary Location	1			•						19.20% 19.20% Grandfathered Applicable Tariff Rates
144	- Secondary Location (in same exchange as primary loca)				•					•	19.20% 19.20% Grandfathered * Applicable Tariff Rates
145	Secondary Location (located in different exchange,	 									19.20% 19.20%
146	of Extended Area Service Complex, than primary loca)	i									19.20% 19.20%
147	- + .80 per station, per mile or fraction thereof.	1	1LVFS								19.20% 19.20% Grandfathered
148	- Minimum mileage charge, per station is \$4		1LVFS								19.20% 19.20% Grandfathered
149	- Manifold Hilleage Grange, per station is 44		12110	+							19.20% 19.20%
150	Optional Service Arrangements	1		 				-		-	19.20% 19.20%
151	Tie Line Term	GE 2.7.1.C.2									19.20% 19.20%
152	- with oper/CO Access, each	JU 2.1.1.U.Z	TEL	-	\$ 77.00	\$ 53.25		 	†		19.20% 19.20% Grandfathered
153	S&E Charge	-				\$ 6.75		 	 		19.20% 19.20% Grandfathered
154	- without oper/CO Access, each	 	TLN	· · · · · · · · · · · · · · · · · · ·	\$ 69.45						19.20% 19.20% Grandfathered
155	S&E Charge	· · · · · · · · · · · · · · · · · · ·	TEN			\$ 6.75		 	 		19.20% 19.20% Grandfathered
		05 0 7 4 0 0	5.5	 					-		19.20% 19.20% Grandfathered
156	- Adv. P.L. Term, each	GE 2.7.1.D.2	PLS			\$ 6.75					19.20% 19.20% Grandfathered
157	S&E Charge	-				\$ 540.00			1		19.20% 19.20% Grandfathered
158	Service Est. Charge	05.0.7.0	107.0	 		\$ 50.00		ļ	 		19.20% Grandfathered
159	- Out WATS Term., each	GE 2.7.2	WLA	ļ							19.20% 19.20% Grandfathered
160	S&E Charge			ļ <u>.</u>		\$ 6.75					19.20% Grandrathered
161								<u> </u>			19.20% 19.20%
162	Network Access Terminals			.							
163	- Dial Access Term, each	GE 2.7.3.D.1	901		\$ 62.90						
164	S&E Charge			<u> </u>		\$ 6.75		<u> </u>			19.20% 19.20% Grandfathered
165	- Manual Term, each		9CS		\$ 32.40			<u> </u>			19.20% 19.20% Grandfathered
166	S&E Charge					\$ 6.75		!	<u> </u>		19.20% 19.20% Grandfathered
167				<u> </u>							19.20% 19.20%
168	Net Access Term (Centrex)	GE 2.7.3.D.2							1		19.20% 19.20%
169	- Dial Access Term (CTX)				!	!		<u> </u>			19.20% 19.20%
170	with multilevel access		DKB	L	\$ 90.20			!	<u> </u>		19.20% 19.20% Grandfathered
171	- Service and Equipment Charges					\$ 6.75		ļ			19.20% 19.20% Grandfathered
172	without multilevel access		DKC	<u> </u>	\$ 83.00			!			19.20% 19.20% Grandfathered
173	- Service and Equipment Charges					\$ 6.75					19.20% 19.20% Grandfathered
174	- Manual Access		BK1	!	\$ 36.10				ļ l		19.20% 19.20% Grandfathered
175	- Service and Equipment Charges					\$ 6.75					19.20% 19.20% Grandfathered
176	- Attendant Arrangement	GE 2.7.3.D.3	DKR	j	\$ 19.40			<u> </u>			19.20% 19.20% Grandfathered
177	- Service and Equipment Charges					\$ 6.75		!			19.20% 19.20% Grandfathered
178						ļ					19.20% 19.20%
	Optional Features					i			1		19.20% 19.20%
180	- Additional Listed # group	GE 2.9.1									19.20% 19.20%
181	2nd Group up to 500	1	LPEX2		\$ 218.20						19.20% 19.20% Grandfathered
182	S&E Charge					\$ 9.50					19.20% 19.20% Grandfathered
183	2nd Group over 500		LPEX3	T T	\$ 327.20						19.20% 19.20% Grandfathered
184	S&E Charge					\$ 9.50					19.20% 19.20% Grandfathered
185	3rd Group up to 500		ĽPSX2		\$ 366.25	i		1			19.20% 19.20% Grandfathered
186	S&E Charge			1		\$ 9.50					19.20% 19.20% Grandfathered
187	3rd Group over 500		LPSX3	1	\$ 615.55					•	19.20% 19.20% Grandfathered
188	S&E Charge	1		i		\$ 9.50			i i		19.20% 19.20% Grandfathered
189	4th Group up to 500		LPGX2	1	\$ 475.25	i					19.20% 19.20% Grandfathered
190	S&E Charge	1				\$ 9.50		1			19.20% 19.20% Grandfathered
191	4th Group over 500	 -	LPGX3		\$ 794.80				1		19.20% 19.20% Grandfathered
192	S&E Charge	1				\$ 9.50					19.20% 19.20% Grandfathered
193	5th Group up to 500	†	LPHX2	 	\$ 623.35						19.20% 19.20% Grandfathered
		· ·		 	- 320,00	\$ 9.50					19.20% 19.20% Grandfathered
194	S&E Charge 5th Group over 500	-	LPHX3		\$ 1,012.85						19.20% 19.20% Grandfathered
195			E1 1 1/10			\$ 9.50			1		19.20% 19.20% Grandfathered
196	S&E Charge - Attendant Conference Arrangement	GE 2.9.1	RKT		\$ 177.45			 			19.20% 19.20% Grandfathered
197		GE 2.8.1	UNI			\$ 6.75		1			19.20% 19.20% Grandfathered
198	S&E Charge	+	TGC		\$ 4.70			·	 		19.20% 19.20% Grandfathered
199	- Attendant Control of Facilities	+	130			\$ 6.75			-		19.20% Grandfathered
200	S&E Charge		-					 	 		19.20% Grandfathered
201	inst/Move Chg.	 	TOD	1				 	 		19.20% Grandfathered
202	- Additional key control	 	TGD			\$ 15.00		 			19.20% 19.20% Grandfathered 19.20% 19.20% Grandfathered
203	S&E Charge	ļ—				\$ 6.75		 			
204	Inst/Move Chg.	ļ				\$ 45.00					19.20% Grandfathered
205	- Auto Caliback	!	!	l					L		19.20% 19.20%

В											_	
	_ C _	D	E	F	G	Н	1	J	ĸ	L.	M	N
SWBT MISSOURI A/O 6/23/00				SWBT Retail			ĺ	' ' ' '		SWBTW		
<u></u>				Price						Offered	Discount	
	Missouri Tariff				Service			l				
	Cite (Name,		SWBT agreement to	Monthly	Charge/ Non-	Per Use	Minute	Message	Mileage		Non-	Comments
2 SWBT Service Name	Sect, Para)	USOC	offer - YES	Recurring	Recurrig	Charge	Charge	Charge	Charge	Recurring	Recurring	Grandfathered
06 Common Equipment		ACY		\$ 31.50						19.20%		Grandfathered
)7 S&E Charge					\$ 6.75					19.20%		
08 SEC					\$ 410.00					19.20%	19.20%	Grandfathered Grandfathered
9 Per Main Station		SAK		\$ 2.50		_				19.20%		Grandfathered
10 S&E Charge					\$ 6.75		<u> </u>	ļ		19.20%		
11 - ARS	GE 2.9.1			<u></u>		_				19.20%	19.20%	Grandfathered
12 Common Equip., per arrg.	GE 2.9.1.A	ART		\$ 8.50						19.20%		
13 S&E Charge					\$ 6.75	_		!		19.20%		Grandfathered
14 Service Establishment Charge					\$ 1,650.00	_]		19.20%		Grandfathered
15 Fac. tem. in patterns, EACH	_	AR5	İ	\$ 0.35						19.20%		Grandfathered
16 S&E Charge					\$ 6.75					19.20%		Grandfathered
17 - Route Sel, Patterns			i							19.20%		
18 by NPA, w/route to:	GE 2.9.1.A.1									19.20%		
19 - Telecom, network, per pat.	GE 2.9.1.A.1.a	AR9	;	\$ 3.50						19.20%		Grandfathered
20 S&E Charge					\$ 6.75					19.20%		Grandfathered
21 - Overflow tone, per pat.	GE 2.9.1.A.1.b	ARG		\$ 6.70						19.20%		Grandfathered
22 S&E Charge					\$ 6.75					19.20%		Grandfathered
23 - Route Sel. Patterns										19.20%		
24 by NPA & CO Code route to:			+	 				-		19.20%		
25 - Telecom, network per pat.	GE 2.9.1.A.2.a	ARH		\$ 5.95	\$ 160.00					19.20%		Grandfathered
26 S&E Charge	VE 2.5.1.A.2.0	2 of M11		0.50	\$ 6.75			1		19.20%		Grandfathered
27 - Overflow tone, per pat.	GE 2.9.1.A.2.b	ARK	+	\$ 9.15				1		19.20%		Grandfathered
28 S&E Charge	GE 2.9.1.A.2.D	ESINIS	+	9.13	\$ 6.75			ļi		19.20%		Grandfathered
			-	_	ф 6.13					19.20%		
29 - Add/delete codes within	GE 2.9.1.B.1				\$ 55.00			-		19.20%		Grandfathered
30 same pattern, per pattern										19.20%	10.20%	Grandfathered
31 S&E Charge			_		\$ 6.75					19.20%		
32 - Change overflow from tone	GE 2.9.1.B.2											
33 to network/visa-versa					\$ 55.00	_				19.20%		Grandfathered
34 S&E Charge					\$ 6.75					19.20%		Grandfathered
B5 ARS					ĺ					19.20%		
36 - Tape sum, per occasion	GE 2.9.1									19.20%	19.20%	
37 1st 10,000 calls		ARXTP			\$ 1,350.00	_				19.20%		Grandfathered
38 S&E Charge				i	\$ 6.75					19.20%		Grandfathered
Each additional 1000 calls					\$ 38.50					19.20%	19.20%	Grandfathered
40				-				1		19.20%		
11 - Manual input, per occasion	GE 2.9.1		Ti Ti					ì		19.20%		
12 1st 10,000 calls		ARXMP	· †		\$ 1,200.00			i		19.20%	19.20%	Grandfathered
43 S&E Charge			 		\$ 6.75	-			-	19.20%		Grandfathered
14 Each additional 1000 calls					\$ 23.75					19.20%		Grandfathered
45 Busy Verif. Tie Trunks	GE 2.9.1									19.20%		
	GE 2.9.1	B24	+	\$ 3.75	\$ 39.75					19.20%		Grandfathered
		024		3.10	\$ 6.75			-		19.20%		Grandfathered
		B25	-	\$ 0.75	φ 0.75					19.20%		Grandfathered
48 - per trunk		D20		\$ 0.75	\$ 6.75			-		19.20%		Grandfathered
9 S&E Charge			+	<u> </u>	ψ 0./5					19.20%		
O Call Forwarding-Busy Line		F00	-	\$ 0.15	e 400			 		19.20%		Grandfathered
51 - per station		E6G						 		19.20%		Grandfathered
52 S&E Charge				└ ──┤	\$ 6.75			 		19.20%		
Call Forwarding-Don't Answer		F06			D 407			!				
54 - per station		E9G	!	\$ 1.40						19.20%		Grandfathered
55 S&E Charge					\$ 6.75			<u> </u>		19.20%		Grandfathered
6 - Change Ringing Cycle			<u> </u>		\$ 6.75					19.20%		Grandfathered
7 Call Forwarding Over Private										19.20%		
58 Facilities										19.20%		
9 - Common Equipment, per system		EAY		\$ 90.60						19.20%	19.20%	Grandfathered
S&E Charge			1		\$ 6.75					19.20%		Grandfathered
S1 SEC					\$ 399.00					19.20%		Grandfathered
52 - Per Main Station	_	EAP		\$ 3.90		_				19.20%	19.20%	Grandfathered
S&E Charge			1		\$ 6.75					19.20%		Grandfathered
			+	 	· · · · · · · · · · · · · · · · · · ·					19.20%		Grandfathered
			+	 	\$ 6.75					19.20%		Grandfathered
S&E Charge		· · · · · · · · ·	+		÷ 0.10				-	19.20%		
66 Call Forwarding-Variable		EAT		\$ 0.30	\$ 4.00					19.20%		Grandfathered
7 - per station	-	LA I	+							19.20%		Grandfathered
S&E Charge			-	<u> </u>	\$ 6.75							
9 Call Hold/Call Pick Up		=		L						19.20%		
70 - per station		EA2	1	\$ 0.65						19.20%		Grandfathered
71 S&E Charge					\$ 6.75			1		19.20%		Grandfathered
			1					I -		19.20%	19.20%	·
72 Call Transfer All Calls,												
72 Call Transfer All Calls, 73 Consultation Call All Calls										19.20% 19.20%		

	<u> </u>												021601
1	В	С	D	Е	F	G	Н	l i	J	К	L	М	N
-	SWBT MISSOUR! A/O 6/23/00	 		 	SWBT Retail					_	SWBT V	/holesale	
l 1	191101 MISSOURI AIO 6/23/00		i		Price			ľ				Discount	
┝∸		N			FIICE	Canilan					Olleitos	Discount	
l		Missouri Tariff		C1107	* 4 15 1 .	Service	D U	4 41		Mileson		Non-	
,	OLEGO TO A CONTROL OF THE CONTROL OF	Cite (Name,	l	SWBT agreement to		Charge/ Non-	Per Use	Minute	Message	Mileage	D	Recurring	Comments
2	SWBT Service Name		USOC	offer - YES	Recurring	Recurrig	Charge	Charge	Charge	Charge	Recurring		
275	- per 100 stations		E2H		\$ 46.80						19.20%		Grandfathered
276	S&E Charge					\$ 6.75			l		19.20%		Grandfathered
277								_	i –		19.20%		
278	Cancel C/W, per sys	ļ·			· — - ī	\$ 104.50					19.20%	19.20%	Grandfathered
279	Call Waiting-Terminating	 									19.20%	19.20%	
280	- per station		ESX	 	\$ 0.85	\$ 4.00		-		.,	19.20%	19.20%	Grandfathered
281	S&E Charge					\$ 6.75					19.20%		Grandfathered
	Const Chi	·		ļ·						<u> </u>	19.20%	10.20%	Grandfathered
282	Cancel C/W, per sys			<u></u> _		\$ 104.50							
283	Call Waiting-Intragroup		<u> </u>								19.20%		
_284	- per system	!	E6N		\$ 1.25			l			19.20%		Grandfathered
285	- per station		E6N		\$ 1.25 l	\$ 4.00		ŀ			19.20%		Grandfathered
286	S&E Charge					\$ 6.75					19.20%	19.20%	Grandfathered
287	Call Waiting-Originating								l		19.20%		
288	- per station	·	ESZ	 -	\$ 0.20	\$ 4.00				-	19.20%		Grandfathered
		<u> </u>	ESZ	·							19.20%		Grandfathered
289	S&E Charge			ļ		\$ 6.75							
290	Circle Hunt, per term.		EH6		\$ 0.60						19.20%		Grandfathered
291	S&E Charge	L				\$ 6.75		<u> </u>			19.20%		Grandfathered
292	Code Call Access Arrangement		CCX		\$ 88.60	\$ 72.75		L	i		19.20%		Grandfathered
293	S&E Charge		 			\$ 6.75					19.20%		Grandfathered
294	Conference Calling Arrangement		EMC		\$ 112.30			1			19.20%		Grandfathered
295	S&E Charge					\$ 6.75		-			19.20%		Grandfathered
		 	EAN	 		\$ 4.00					19.20%		Grandfathered
296	Conference Calling Sta. Line Arrangement	 	EAN								19.20%		Grandfathered
297	S&E Charge		\	l		\$ 6.75							
298	Dial Call Waiting per line		E6C	1	\$ 0.25			!			19.20%		Grandfathered
299	S&E Charge	j		1	- 1	\$ 6.75					19.20%		Grandfathered
300	Dial thru Attendant, per location		THO		\$ 1.00	\$ 0.25					19.20%	19.20%	Grandfathered
301	S&E Charge					\$ 6.75					19.20%	19.20%	Grandfathered
302	Dictation Access		RC8		\$ 38.40	<u> </u>	_				19.20%		Grandfathered
			INCO.		3 30,40						19.20%		
303	Directed call pickup	<u> </u>		ļ									
304	-per station	<u></u>	DMA		\$ 0.05						19.20%		Grandfathered
305	S&E					\$ 6.75					19.20%		Grandfathered
306	Dist. ringing/Call										19.20%		
307	WaitingTone								i —		19.20%		
308	- Comm Equipment		DRR		\$ 19.55	\$ 180.00					19.20%	19,20%	Grandfathered
309	S&E Charge		-	 		\$ 6.75					19.20%		Grandfathered
	SEC					\$ 120.00		-			19.20%		Grandfathered
310				 							19.20%		Grandfathered
311	- Class B Ringing Tone, per station		BRT		\$ 1.50								
312	S&E Charge					\$ 6.75					19.20%		Grandfathered
313	- Class C Tone, per station		ODT		\$ 1.50	\$ 4.00					19.20%		Grandfathered
314	equipped w/CW-originating or Dial Call Waiting			! "				L			19.20%	19.20%	
315	S&E Charge			1		\$ 6.75		ļ			19.20%	19.20%	Grandfathered
316	- Class C Ringing Tone			 						· ·	19.20%	19.20%	
317	per preempt. SCAN term		CCN	 	\$ 0.70	\$ 1.75					19.20%		Grandfathered
	S&E Charge			· 	- 0.10	\$ 6.75					19.20%		Grandfathered
318	pac unarge			 	-	9.70					19.20%	19.20%	
319	The state of the s		ļ	ļl				 -					
320	ELECTRIC TANDEM SWITCHING	1		 					<u></u> '		19.20%	19.20%	
321		GE 2.9.1.C.1	L	I	L						19.20%		
322	Common Equipment	GE 2.9.1.C.1	ASH		\$ 162.25						19.20%		Grandfathered
323	S&E Charge					\$ 6.75			L		19.20%	19.20%	Grandfathered
324	Service Establishment Charge			T		\$ 3,950.00		1			19.20%	19.20%	Grandfathered
325	- Route Selection Pattern				• 1			1 -			19.20%	19.20%	
326	per facility		ASJ		\$ 2.60	+		-			19.20%		Grandfathered
320		}		}		\$ 6.75					19.20%	19 20%	Grandfathered
327	S&E Charge		100			\$ 26.25		 			19.20%		
328	- By NPA Code	ļ	ASK	ļ	\$ 2.95				<u> </u>			19.20%	Grandfathered
329	S&E Charge		L	. <u> </u>	L	\$ 6.75			<u> </u>		19.20%		Grandfathered
330	- By NPA Codes & CO Codes		ASO	ļ	\$ 5.75						19.20%		Grandfathered
331	\$&E Charge		l			\$ 6.75					19.20%		Grandfathered
	- Arrangement for additional pattern			1	Ī			i			19.20%		
333	groups for Time-of-Day Rtg	1	ASZ	1	\$ 7.45	\$ 266.00					19.20%		Grandfathered
334	S&E Charge	 	- 	 		\$ 6.75					19.20%		Grandfathered
334				· 		- 0.10		-			19.20%		
335	Additions and Changes												
336	- Additions, deletions,		DO: 145	ļ				<u> </u>			19.20%		
337	changes, per pattern		RCHAP	<u> </u>		\$ 26.25		ļ	ļ		19.20%		Grandfathered
338	98E Charge	1	<u> </u>	<u>1</u>	<u></u>	\$ 6.75		<u></u>	L		19.20%		Grandfathered
339	- Additional patterns	l]		19.20%		
340	- Additions/deletions of a	I			1						19.20%		
	facility to exist, route								i		19.20%		Grandfathered
341	- Additions/changes in NPA or CO			 				 			19.20%		
342			RCHAC	 		\$ 20.25		 			19.20%		Grandfathered
343	Code, per code, per pattern		INOPINO	<u></u>	<u> </u>	₩ ∠0.∠5					19.20%	19.∠0%	Grandiditered

				I UF SWELS TELEC			-				02160
	В	С	D	E	F	G	Н		J	к	L M N
	SWBT MISSOURI A/O 6/23/00	1			SWBT Retail						SWBT Wholesale
1					Price				!		Offered Discount
		Missouri Tariff		1		Service			1		1
2	CMDT Carden Name	Cite (Name,	1,000	SWBT agreement to		Charge/ Non-	Per Use	Minute	Message	Mileage	Non- Recurring Comments
344	SWBT Service Name S&E Charge	Sect, Para)	USOC	offer - YES	Recurring	Recurrig \$ 6.75	Charge	Charge	Charge	Charge	19.20% 19.20% Grandfathered
345	- Additions/deletions/changes					\$ 6.75				 	19.20% 19.20%
346	for time-of-day routing intervals	1	RCHAT	 		\$ 32.00					19.20% 19.20% Grandfathered
347	S&E Charge	 		 		\$ 6.75					19.20% 19.20% Grandfathered
348		1							·		19.20% 19.20%
349		GE 2.9.1.C.2			L						19.20% 19.20%
350			CAX		\$ 609.65				<u> </u>		19.20% 19.20% Grandfathered
351						\$ 6.75		ļ			19.20% 19.20% Grandfathered 19.20% 19.20% Grandfathered
352	Service Establishment Charge - Fac. Adm. & Control Com. Eq.		FA2		\$ 152.95	\$ 461.00 \$ 175.00			··		19.20% 19.20% Grandfathered 19.20% 19.20% Grandfathered
354			FAZ		J 102.93	\$ 6.75		!			19.20% 19.20% Grandfathered
355		 		+		\$ 3,150.00					19.20% 19.20% Grandfathered
356	- Traffic Data to Customer					4 0,100.00					19.20% 19.20%
357			PTA	 	\$ 145.80	\$ 184.50					19.20% 19.20% Grandfathered
358	S&E Charge		-	i		\$ 6.75					19.20% 19.20% Grandfathered
359						\$ 8,900.00					19.20% 19.20% Grandfathered
360	- per queue equipped		PTÜ		\$ 1.95						19.20% 19.20% Grandfathered
361	S&E Charge					\$ 6.75			<u> </u>		19.20% 19.20% Grandfathered
362	- per facility group equipped	<u> </u>	PTY		\$ 5.00			<u></u>			19.20% 19.20% Grandfathered
363	S&E Charge	 	Dac		25.05	\$ 6.75					19.20% 19.20% Grandfathered 19.20% 19.20% Grandfathered
364	- 212A DATAPHONE Data Set, each S&E Charge	 	D2C	1	\$ 35.35	\$ 45.25 \$ 6.75				ļ	19.20% Grandfathered 1 19.20% Grandfathered
365 366	- DELUXE QUEUING	GE 2.9.1.C.3	 	 	 	0./5					19.20% 19.20% 19.20%
367	- Common Equipment	GL 2.8.1.0.3	QDC		\$ 71.90	\$ 284.50				<u></u>	19.20% 19.20% Grandfathered
368	S&E Charge		1000		1 11.00	\$ 6.75					19.20% 19.20% Grandfathered
369	Service Establishment Charge		1			\$ 2,000.00					19.20% 19.20% Grandfathered
370	- Queue				1						19.20% 19.20%
371	- per facility group		QDF	1.	\$ 0.63	\$ 73.00			I		19.20% 19.20% Grandfathered
372	S&E Charge					\$ 6.75			!		19.20% 19.20% Grandfathered
373	- Queue Slots, off hook	İ						L			19.20% 19.20%
374	queue slot with										19.20% 19.20%
375	- Rec. Announcement		QDA	ļ	\$ 21.25	6 075					19.20% 19.20% Grandfathered 19.20% 19.20% Grandfathered
376	S&E Charge - Music		QDM	-	\$ 18.70	\$ 6.75					19.20% Grandfathered
377 378	S&E Charge		CIDIVI		\$ 18.70	\$ 6.75					19.20% 19.20% Grandfathered
379	- Ring Back Queue Slots		QDR		\$ 10.90	3 0.15					19.20% 19.20% Grandfathered
380	S&E Charge	 	CEDIN			\$ 6.75				_	19.20% 19.20% Grandfathered
381	- Recorded Announcement				ii	<u> </u>			1		19.20% 19.20%
382	- Common Equipment	İ	QDE		\$ 81.10	\$ 38.75			i		19.20% 19.20% Grandfathered
383	S&E Charge	i				\$ 6.75					19.20% 19.20% Grandfathered
384	- Music-on-Queue		OTD		\$ 90.95						19.20% 19.20% Grandfathered
385	S&E Charge					\$ 6.75			·		19.20% 19.20% Grandfathered
386	plus chan between CO eq. & music source @ prem.			<u> </u>							19.20% 19.20% applicable P.L. mileage charge
387	Changes										19.20% 19.20%
388 389	- Changes - RBQ to OHQ/vice-versa		IRCHQ1	 		\$ 31.75					19.20% 19.20% Grandfathered
390	S&E Charge	+	i i i i i i i i i i i i i i i i i i i	 		\$ 6.75					19.20% 19.20% Grandfathered
391	- Change in cty of Queue Slots										19.20% 19.20%
392	per queue		RCHQ2			\$ 31.75					19.20% 19.20% Grandfathered
393	S&E Charge					\$ 6.75					19.20% 19.20% Grandfathered
394	- Change in queue threshold	<u> </u>									19.20% 19.20%
395	time, per queue	!	RCHQ3			\$ 31.75					19.20% 19.20% Grandfathered
396	S&E Charge			<u> </u>		\$ 6.75			ļ		19.20% 19.20% Grandfathered
397	- Change in Recorded Announcement	ļ	RCHQ4			\$ 31.75					19.20% 19.20% Grandfathered
398	S&E Charge Change in post queue rtg.				·· · - · - ·	\$ 6.75					19.20% 19.20% Grandfathered 19.20% 19.20%
399 400	per queue	1	RCHQ5			\$ 31.75					19.20% 19.20% Grandfathered
401	S&E Charge	 		 		\$ 6.75					19.20% 19.20% Grandfathered
402			-	 					··		19.20% 19.20%
403	- Electronic Tandem Switching	GE 2.9.1.C.4	ETX		\$ 42.90	\$ 73.50					19.20% 19.20% Grandfathered
404	Tie Line Term, EACH										19.20% 19.20%
405	S&E Charge					\$ 6.75					19.20% 19.20% Grandfathered
406	- Facilities Restriction Levels										19.20% 19.20%
407	Centrex Station or incoming or	<u> </u>							<u> </u>		19.20% 19.20%
408	two-way tie line term EACH	GE 2.9.1.C.5	FRKOO		\$ 0.05				ļ		19.20% 19.20% Grandfathered
409_			FRK01		\$ 0.05				ļ		19.20% 19.20% Grandfathered
410			FRKO2 FRKO3		\$ 0.05 \$ 0.05						19.20% 19.20% Grandfathered 19.20% 19.20% Grandfathered
411	_ _ _	+	FRKO4		\$ 0.05				 		19.20% Grandfathered
412			TRICO4	·	U.UU	4.001					10.20 M Orandiatriered

	CAUDIT X					ONS SERVICES						_	021601
	В	Тс	l D	E	F	G	Н	T I	J	К	L	М	N
	SWBT MISSOURI A/O 6/23/00	 			SWBT Retail						SWBTW	holesale	
1	1 MISSOCKI A/O 6/23/80	İ			Price						Offered		
		Missouri Tariff	 	 	11.00	Service							
	\	Cite (Name,	}	SWBT agreement to	Monthly	Charge/ Non-	Per Use	Minute	Message	Mileage		Non-	
2	SWBT Service Name	(Sect. Para)	usoc	offer - YES	Recurring	Recurrig	Charge	Charge	Charge	Charge	Recurring	Recurring	Comments
413	CHBT Service Name	13601, Fala)	FRKO5	01161 - 1 2 3	\$ 0.05		Chargo	Chargo	Unargo	Ondigo	19.20%		Grandfathered
414		 	FRKO6		\$ 0.05						19.20%		Grandfathered
415		 	FRKO7	·	\$ 0.05						19.20%		Grandfathered
416	S&E Charge	ļ	FRACE	 		\$ 6.75					19.20%	19 20%	Grandfathered
	Authorized Control	 		 		\$ 0.73					19.20%		
417	- Authorization Codes	ļ			£ 400.00	6 745 00					19.20%		Grandfathered
418			AUA		\$ 169.90								Grandfathered
419	S&E Charge	<u> </u>				\$ 6.75					19.20%		
420 421	Service Establishment Charge	1	<u></u>			\$ 6,500.00					19.20%		Grandfathered
421	- Authorization Codes, per 100	<u> </u>		<u> </u>							19.20%		
422	codes or fraction thereof		AUS		\$ 1.65						19.20%		Grandfathered
423 424	S&E Charge	1				\$ 6.75					19.20%		Grandfathered
424		i									19.20%		
425	- Per Facility terminated in	 	 	1				~			19.20%		
426	ARS-D or UN/AAR patterns	+		· · · · · · · · · · · · · · · · · · ·							19.20%	19.20%	
427	EACH	+	AUF		\$ 2.65						19.20%	19.20%	Grandfathered
428	S&E Charge	 		 		\$ 6.75					19.20%		Grandfathered
429	- Changes	 	 -			- 0.,0					19.20%		
			·						 	—— —	19.20%		
430		+	 	 	ļ				<u> </u>		19.20%		
431	incoming or two-way tie line		EDVOC								19.20%		Grandfathered
432 433 434	termination, EACH	!	FRKOO	ļ		\$ 4.50							Grandfathered
433			FRKO1	ļ		\$ 4.50					19.20%		
434		<u> </u>	FRKO2	1		\$ 4.50					19.20%		Grandfathered
435 436			FRKO3			\$ 4.50					19.20%		Grandfathered
43 <u>6</u>		T	FRKO4			\$ 4.50					19.20%		Grandfathered
437 438		<u> </u>	FRKO5			\$ 4.50					19.20%		Grandfathered
438		T-:	FRKO6			\$ 4.50					19.20%		Grandfathered
439		 	FRKO7			\$ 4.50					19.20%		Grandfathered
440	S&E Charge	 		i		\$ 6.75					19.20%	19.20%	Grandfathered
441	- Change in a single Auth Code	 -	 -								19.20%	19.20%	
442	and/or associated FRL where	-		· · · · · · · · · · · · · · · · · · ·							19.20%		
443	Telephone Co svc order activity	 									19.20%		
	is required, EACH	 	RCHFA	 		\$ 1.50					19.20%		Grandfathered
444			- CONTRA	 		\$ 6.75					19.20%		Grandfathered
445		ļ- -				9 0.73					19.20%		
446											19.20%		
447	Recording to Premises		<u> </u>									19.20%	
448	- Central Office Equipment										19.20%	19.20%	
		GE		1									
449	- Common Equip. EACH	2.9.1.C.6.a.1	MDR		\$ 709.90						19.20%		Grandfathered
450	S&E Charge		l	<u> </u>		\$ 6.75					19.20%		Grandfathered
451	Service Establishment Charge					\$ 3,850.00					19.20%		Grandfathered
452	- Per facilty terminated in			1				!		i	19.20%		
453	ARS-D or UN/AAR patterns						_				19.20%		
454	when system is equipped for	T									19.20%	19.20%	
455	originating records, EACH		MDX		\$ 5.35	\$ 5.00					19.20%	19.20%	Grandfathered
456	S&E Charge	 				\$ 6.75					19.20%		Grandfathered
457	- Per tie line facility equipped	+	·	 						 -i	19.20%		
458	for terminating records, EACH	+	MDT	<u> </u>	\$ 0.50	\$ 5.00			}		19.20%		Grandfathered
	S&E Charge	 	 	 		\$ 6.75					19.20%		Grandfathered
459	- 201C DataPhone Data Set	+				- 0.70					19.20%		
460		+	 24V++		\$ 54.65	\$ 95.25					19.20%		Grandfathered
461	EACH Change	 	24717	 	₩ 04.00	\$ 6.75					19.20%		Grandfathered
462	S&E Charge	 	 			9 6.75			 1		19.20%		
463	- Station Message Detail		-								19.20%		
464	Recording to Premises	 											
- 46 <u>5</u>	- Additions and Changes		ļ								19.20%		
466	- SMDR-P records-		<u> </u>								19.20%	19.20%	
467	change from recording completed	<u> </u>		<u> </u>							19.20%		
468	calls only to calls attempted								!		19.20%		
469		1	RCHMC			\$ 19.00					19.20%		Grandfathered
470	S&E Charge					\$ 6.75					19.20%		Grandfathered
471	- Change in status of all			1							19.20%		
472	station lines in No. 1 ESS	†"	T	 							19.20%		
473	customer group or individual	1							i		19.20%		
	facility from 'records-not-	+		 							19.20%		
474	required to 'records-required'	+	RCHMF			\$ 2.50	- i				19.20%		Grandfathered
475			TOT IIVIE	+		\$ 6.75					19.20%		Grandfathered
476	S&E Charge	 	 -	·		w 6.13					19.20%		
	l	<u> </u>		 	 -						19.20%		
477											19.70%	121 711 %	
478													
		GE 2.9.1.C.7			\$ 414.60	\$ 1,500.00					19.20% 19.20%	19.20%	

						ONS SERVICES							021601
	В В	C	□	Ε	F	G	Н		j	К	L M	<u>N</u>	
	SWBT MISSOURI A/O 6/23/00		1		SWBT Retail			1	1		SWBT Whotesale		
_1	<u> </u>		ļ		Price			ļ			Offered Discount		
		Missouri Tariff Cite (Name,		SWBT agreement to	Monthly	Service Charge/ Non-	Per Use	Minute	Message	Mileage	Non-		
2	SWBT Service Name	Sect, Para)	usoc		Recoming	Recurrig	Charge	Charge	Charge	Charge	Recurring Recurring	Comments	
481	S&E Charge	Ject, raia)	10000	1		\$ 6.75	0	- Citaigs	- Circuig -	0110135	19.20% 19.20%	Grandfathered	
482	Service Establishment Charge		 			\$ 7,050.00		 -				Grandfathered	
483	- Route Selection Patterns											Grandfathered	
484	- Per UN/AAR pattern		UNP		\$ 3.15							Grandfathered	
485	S&E Charge	. <u> </u>	<u> </u>	ļ <u> </u>		\$ 6.75		ļ. ——			19.20% 19.20% 19.20% 19.20%	Grandfathered	
486 487	- Per tie line terminated in UN/AAR and/or ARS-D		ļ						<u> </u>		19.20% 19.20%		
488	pattern(s)	 	UNF	{	\$ 2,45							Grandfathered	
489	S&E Charge	} _	10141	 		\$ 6.75						Grandfathered	
490	- Per facility for Automatic		 								19.20% 19.20%		
491	Overflow to DDD	,	UNO		\$ 45.40	\$ 6.75						3randfathered	
492	S&E Charge		i			\$ 6.75		<u> </u>				Grandfathered	
493		ļ <u></u>	<u> </u>					<u> </u>			19.20% 19.20%	_ · 	
494	- Additions and Changes	ļ <u> </u>	 	<u> </u>							19.20% 19.20% 19.20% 19.20%		
495	- Additions, deletions or		ļ	 				 	 		19.20% 19.20% 19.20% 19.20%		
496 497	changes of routes or associated FRL's in existing	 	 					 	 		19.20% 19.20%		
498	patterns, per pattern	 	RCHUP	 		\$ 26.25			 	·		Grandfathered	
499	S&E Charge	 	1,0101	 		\$ 6.75		 	 - 			Grandfathered	
500	- Additions of patterns,	 									19.20% 19.20%		
501	per pattern		1		\$ 3.15						19.20% 19.20%	Grandfathered	
502	S&E Charge					\$ 6.75						3randfathered	
503	- Addition or deletion of a		[-								19.20% 19.20%		
504	facility to an existing route							L				Grandfathered	
505	- Additions or changes in		ļ 	<u> </u>							19.20% 19.20% 19.20% 19.20%		
506	'on-network' location code		echiic -			\$ 32.00		 				Grandfathered	
507 508	routing, per code S&E Charge	 	RCHUC	 		\$ 6.75		 	 			Grandfathered	
509	- Flexible Incoming Call Restriction	 	 -			Ψ 0.73			 		19.20% 19.20%		
510	Per one or group of station			 		$\overline{}$					19.20% 19.20%		
511	lines activated by the same			 				 			19.20% 19.20%		
512	arrangement	GE 2.9.1	IFRG		\$ 2.75						19.20% 19.20%	Grandfathered	
513	S&E Charge					\$ 6.75						Grandfathered	
514	- per station		FRA		\$ 0.05			ļ				Grandfathered	
515	S&E Charge	·	<u> </u>	 		\$ 6.75		Ļ			19.20% 19.20% 19.20% 19.20%	Grandfathered	 _
	Outgoing Trunk Queuing	 	∤ -	 							19.20% 19.20%		
517 518	WATS - Phase I - Common Equipment, EACH		ото		\$ 54.65	\$ 240.00						Grandfathered	
519	S&E Charage			 -		\$ 6.75		1	 			Grandfathered	
520	- Queue, EACH	 	ОП		\$ 3.35			 			19.20% 19.20%	Grandfathered	
521	S&E Charge	 				\$ 6.75						Grandfathered	
522	- Queue Slot, EACH		ΟΤΟ		\$ 49.30							Grandfathered	
523	S&E Charge					\$ 6.75						Grandfathered	
524		L		<u> </u>				ļ. ——	ļ		19.20% 19.20%		
525	Optional Features		ļ- -					 -	 		19.20% 19.20% 19.20% 19.20%		
526	- Attendant Key Control		 	\ -				-			19.20% 19.20%		
527 528	Common Equipment	 	OTA	 	\$ 2.65							Grandfathered	
529	S&E Charge	 	· · · · · · · · · · · · · · · · · · ·	 		\$ 6.75					19.20% 19.20%	Grandfathered	
530	- Inhibit Outflow, EACH	·	ОТВ	 	\$ 2.65	\$ 1.25		I			19.20% 19.20%	Grandfathered	
531	S&E Charge					\$ 6.75					19.20% 19.20%	Grandfathered	
531 532	- Control Channel, EACH										19.20% 19.20%	Grandfathered Apply charges as	specified in
533								<u> </u>	<u> </u>		J 19.20% 19.20% (Grandfathered Private Line Tari	<u> </u>
534	- Changes and Rearrangements	\	! -	 		· · · · · · · · · · · · · · · · · · ·		<u> </u>	 		19.20% 19.20%	S coodfath a wid	
535	- Common Equipment	 	 	ļ—		\$ 90.00 \$ 6.75		 	 		19.20% 19.20% (19.20% 19.20% (Grandfathered Grandfathered	
536	S&E Charge	 		ļ		o 0./5		 			19.20% 19.20%	Standigueten	
537	- Quantity of Queue Slots, EACH		 	 		\$ 90.00		 	 			Grandfathered	
538 539	S&E Charge	 	 	 		\$ 6.75		+		-		Grandfathered	
540	- Queue Threshold Time Limit	 	 	 		\$ 90.00			 -			Grandfathered	
541	S&E Charge					\$ 6.75		1				Grandfathered	
542	- Inhibit Inflow, EACH					\$ 90.00					19.20% 19.20%	Grandfathered	
543	S&E Charge		Ī			\$ 6.75						3randfathered	
544	- Inhibit Outflow, EACH					\$ 90.00						Grandfathered	
545	S&E Charge					\$ 6.75		ļ	<u> </u>		19.20% 19.20% (Grandfathered	
546	- Silence on Queue	<u> </u>	ļ	ļ		\$ 55.00		<u> </u>	 			Grandfathered	
547	S&E Charge	 	NECOL	ļ		\$ 6.75 \$ 90.00		 				Grandfathered Grandfathered	
548	- Change in Overflow Arrangemnt	 	NRCOF			\$ 90.00 \$ 6.75		 				Grandfathered Grandfathered	
549	S&E Charge										, 10.40/0 19.4U761		

	В	С	D	E	E	G	н		 	K		М	N
	SWBT MISSOURI A/O 6/23/00		<u> </u>	<u> </u>	SWBT Retail		','	·	<u> </u>	<u>'`</u> _	SWBT Whole		
1	911B1 MISSOURI A/O 6/23/00		1		Price	·			! !		Offered Disc		
<u> </u>		Missouri Tariff			FIRE	Service					0110700 21001	-	
			i	CIMPT	Manuality	Charge/ Non-	Per Use	Minute	Message	Mileage	, I,	Non-	
ים י	SIMPTOTOTO	Cite (Name, Sect, Para)	LIEGO	SWBT agreement to offer - YES	Recurring	Recurrig _	Charge	Charge	Charge	Charge		curring	Comments
550		Sect, Para)	NRCOP	Oner-TES			Citalge	Chaige	Charge	Citalge	19.20%	10.20%	Grandfathered
551	Priority, per station S&E Charge		NRCOP_			\$ 4.00 \$ 6.75					19.20%	19 20%	Grandfathered
	S&E Unarge		ļ <u>.</u>			\$ 6.73			 			19.20%	OTATION AND TO THE OTATION AND
552	<u></u>												Grandfathered
553	Paging Access Arrangement		55N		\$ 28.80							19.20%	Grandiatriered
554				<u></u>									O
555	Preferential Hunt, per list		EH8		\$ 1.35				<u> </u>				Grandfathered
556	S&E Charge					\$ 6.75							Grandfathered
557					<u> </u>							19.20%	
558	Remote Access Capability											19.20%	
559	- Common Equipment								"			19.20%	
560	per Remote Access path		RAUCX		\$ 40.85	\$ 4.00							Grandfathered
561	S&E Charge		·			\$ 6.75					19.20%	19.20%	Grandfathered
562	- Changes					<u> </u>			- 		19.20%	19.20%	
563	- To change or delete security		 		·							19.20%	
564	access code, per Remote											19.20%	
565	Access Path					\$ 4.00					19.20%	19.20%	Grandfathered
566	7100000 F (201					7.00			 			19.20%	
200	Permete Test Verification Contest		 		<u></u>	<u> </u>			 			19.20%	_
567	Remote Test Verification System	ļ <u> </u>	CVV	ļ	4 400.00	6 000.00			 		19.20%	10.2070	Grandfathered
568	- Per system	<u> </u>	SXK		\$ 100.00				 			10.2070	Grandfathered Grandfathered
569	S&E Charge			\ <u></u>		\$ 6.75			 _				
570	Service Establishment Charge	<u> </u>	ļ			\$ 1,300.00							Grandfathered
571	- Per station arranged to test		SXT			\$ 4.00							Grandfathered
572	S&E Charge		l			\$ 6.75							Grandfathered
573	Selected Customer Control											19.20%	
574	of Facilities											19.20%	
575	- Common Equipment, per system		SFY		\$ 2.45	\$ 51.00					19.20%	19.20%	Grandfathered
576	S&E Charge					\$ 6.75			_				Grandfathered
577	- Access Denial, per	· · · · · · · · · · · · · · · · · · ·	 -	\ 	├ ─	0.75			 i			19.20%	
	facility group denied		SFF		\$ 5.85	\$ 16.75							Grandfathered
578		<u> </u>	311	<u> </u>		\$ 6.75							Grandfathered
579	S&E Charge			L		\$ 0.73						19.20%	Cranalphic/Co
580			!		<u> </u>						19.20%	19.20%	
<u>58</u> 1	Simplified Message Desk Interface												Grandfathered
582	- Per system		AML		\$ 101.00							19.20%	Grandfathered
583	S&E Charge					\$ 6.75							Grandfathered
584	- Per station arranged to											19.20%	. <u></u>
585	access the message desk		ANZ		[\$ 4.00	_				19.20%	19.20%	Grandfathered
586	S&E Charge				-	\$ 6.75							Grandfathered
587	Speed Calling - Six Codes										19.20%	19.20%	
588	- Per speed clg arrngmnt		EST		\$ 0.30	\$ 0.50					19.20%	19.20%	Grandfathered
589	S&E Charge					\$ 6.75			. ——	-	19.20%	19.20%	Grandfathered
590	Speed Calling - Six Codes										19.20%	19.20%	
591	- Per speed cig arrngmnt		ESTC6		\$ 0.30	\$ 0.50					19.20%	19.20%	Grandfathered
	S&E Charge		120700			\$ 6.75							Grandfathered
592	Out oning o											19.20%	
593	Socoal Calling 30 Codes		 -		<u> </u>				 			19.20%	
594	Speed Calling - 30 Codes - Per speed calling arrangement	 	ESF	 	\$ 1.20	\$ 0.50			 				Grandfathered
595		 -	Lar	<u> </u>		\$ 6.75							Grandfathered
596	S&E Charge			<u> </u>		ψ 0.15			 -			19.20%	
	Speed Calling - 30 Codes		FCFCO	ļ.——. ļ	100	\$ 0.50							Grandfathered
598	- Per speed calling arrangement	ļ 	ESFC3		\$ 1.20				├ ──		19.20%	10 200	Grandfathered
599	S&E Charge			<u> </u>		\$ 6.75			 				
600			<u> </u>						<u> </u>			19.20%	
	Speed Calling Access										19.20%	19.20%	
602	- Per station line		E3G		\$ 0.25				ļI		19.20%	19.20%	Grandfathered
603	S&E Charge					\$ 6.75			<u></u> _				Grandfathered
604	Split Service Offering											19.20%	
605	- Per addi common block, EACH	· · · · · · · · · · · · · · · · · · ·	EBS		\$ 8.80	\$ 120.00							Grandfathered
606	S&E Charge					\$ 6.75					19.20%	19.20%	Grandfathered
607												19.20%	
	Sta Dial Code Screen.		 -	 -					 			19.20%	
			SCR		\$ 0.15								Grandfathered
	per sta. eqipped, each	 				\$ 6.75			 				Grandfathered
	S&E		 	<u> </u>		9.70						19.20%	
611	Screening Arrgmt. I.		10014	L	e ce 0e				 				Grandfathered
	Per group of stations		ISCW	ļ 	\$ 65.05				 				
	S&E					\$ 6.75							Grandfathered
614	Per NPA, each		SCY		\$ 3.30								Grandfathered
	S&E					\$ 6.75							Grandfathered
615									. 7		19.20%	19.20%	
615 616	Screening Arramt II												
615 616	Screening Argmt. II Per Group of stations		SCZ		\$ 65.05						19.20%		Grandfathered Grandfathered

	~^nibii A		Liai	Or SWBI'S TELEC	C. CHICKNICK TO A T I	J. TO SERVICE							0216	601
	В	С	D	E	F_	G	н		J	K	L	М		
$\neg \neg$	SWBT MISSOURI A/O 6/23/00				SWBT Retail						SWBT W			
1	<u></u>			<u></u>	Price			ļ	!		Offered	Discount		
i		Missouri Tariff		CMOT	Manathii.	Service Charactelan	Per Use	Minute	Message	Mileage	,	Non-		
,	SWET Consider Misses	Cite (Name, Sect, Para)	usoc	SWBT agreement to offer - YES	Recurring	Charge/ Non- Recurrig	Charge	Charge	Charge	Charge	Recurring	Recurring	Comments	
619	SWBT Service Name Per NPA, each	(Sect. Fala)	SC1		\$ 3.30		Charge	Onlarge	i onargo i	Olive Bo	19.20%		Grandfathered	
620	S&E	ļ	1001	 	0.00	\$ 6.75					19.20%	19.20%	Grandfathered	
621	Additions/Rearramts	 	 					<u> </u>			19.20%			
622	Additions/Deletions to		1 -								19.20%			
	each NPA or CO										19.20%			
624	Code Group	<u> </u>		<u> </u>		\$ 293.00		ļ	 		19.20%		Grandfathered	
625			ļ <u></u>	ļ—·		\$ 6.75		 -			19.20% 19.20%			
	Sta Rearrgmt from 1 screening arrgmnt to	 	 	 				 _			19.20%			
628	another, per sta or grp	 	\ 			1					19.20%			
629	Without Sta No. Chg.		 			\$ 273.00					19.20%		Grandfathered	
630						\$ 6.75					19.20%		Grandfathered	
631	With Sta. No. Chg.		1	· · · · · · · · · · · · · · · · · · ·		\$ 273.00					19.20%	19.20%	Grandfathered	
632	S&E					\$ 6.75					19.20%		Grandfathered	
633											19.20%			
634	Station Messaging			<u> </u>		<u> </u> -		<u> </u>			19.20% 19.20%			
635	Detail Recording		 		ļ	 		 	├		19.20%			
	Common Equipment. Per location	 -	СММ	 	\$ 224.60	 					19.20%		Grandfathered	
638		 	CIVIIVI		¥ ZZ4.00	\$ 6.75					19.20%	19.20%	Grandfathered	
	Facility group, each	 	CMW	 	s -				 		19.20%		Grandfathered	
640		 		 	·	5 6.75		<u></u> _			19.20%	19.20%	Grandfathered	
	SMDR, per message		i	 -	\$ 0.02						19.20%		Grandfathered	
642		 	1	 							19.20%	19.20%		
643	Line Equipment	<u></u>									19.20%			
644	Per tie line		CMT		\$ 5.05			L			19.20%		Grandfathered Grandfathered	
645	S&E		·	\		\$ 6.75		 -			19.20% 19.20%		Grandfathered Grandfathered	
646		<u> </u>	CHO		\$ 5.05	\$ 260.00		;			19.20%		Grandfathered	
648	Per FX fine		СМО		\$ 5.05	\$ 6.75					19.20%	19.20%	Grandfathered	
649	SEC	 	·	\		\$ 260.00					19.20%		Grandfathered	
650			 	 				,			19.20%			
	Sta. Toll Diversion,			· · · · · · · · · · · · · · · · · · ·							19.20%			
	per station line or tie line		ETA		\$ 0.85			ļ <u> </u>	.		19.20%		Grandfathered	
653	\$&E	! <u> </u>				\$ 6.75		<u> </u>			19.20%		Grandfathered	
654	Sta. Toll Restriction,					l			-		19.20% 19.20%			
	per station line or tie	ļ	ЕТВ	ļ	\$ 0.95	\$ 4.00			 		19.20%	19.20%	Grandfathered	
	line	ļ.—	E1B	 	3 0.33	\$ 6.75					19.20%	19.20%	Grandfathered	
	TouchTone Calling		TDN		\$ 0.15						19.20%	19.20%	Grandfathered	
659				T		\$ 7.75					19.20%		Grandfathered	
660	UCD, per station		EH7		\$ 0.25			ļ			19.20%		Grandfathered	
661	S&E					\$ 6.75			ļ		19.20%		Grandfathered	
	UCD optional features	 _	-	 		 					19.20% 19.20%			
	Make Busy Arrgmt.	 	A9A	 _	\$ 2.60	\$ 0.25					19.20%		Grandfathered	
665	Per Group S&F				2.00	\$ 6.75					19.20%		Grandfathered	
	Per Station	 	A6G		\$ 2.60				(19.20%	19.20%	Grandfathered	
667		 				\$ 6.75					19.20%	19.20%	Grandfathered	
	Queuing							ļ. — —			19.20%			
669	Common Equipment		A8A		\$ 0.95			ļ			19.20%		Grandfathered	
670			-	 	<u> </u>	\$ 6.75		<u> </u>			19.20%		Grandfathered Grandfathered	
	Per sta, line arranged		A82		\$ 2.65						19.20% 19.20%		Grandfathered	
672		 	A83RA		\$ 0.30	5 6.75					19.20%		Grandfathered	
673 674	Queue Slot, each	-	Aughy	 	<u> </u>	\$ 6.75			 		19.20%		Grandfathered	
	Line Additive for	 	1	 							19.20%			
	incoming call queue,										19.20%	19.20%		
677			A6Z		\$ 40.80						19.20%		Grandfathered	
678	S&E					\$ 6.75			\vdash		19.20%		Grandfathered	
679	Sta. Exchange Acc.	ļ <u> </u>	A6W		\$ 22.20	- <u>-</u>		 '	 		19.20%		Grandfathered	
680	\$&E	<u> </u>	1004	 	e 40.00	\$ 6.75		<u> </u>			19.20% 19.20%		Grandfathered Grandfathered	
681	Sta. Intercom Acc.	 	A6Y		\$ 13.20	\$ 6.75		_ _			19.20%		Grandfathered	
682	S&E Call Wait indication,	 	 	 		0.73					19.20%			
		 	A66CE	 	\$ 4.80	\$ 0.25					19.20%		Grandfathered	
	each													$\overline{}$
684 685	eachS&E	 				\$ 6.75 \$ 0.25					19.20% 19.20%		Grandfathered Grandfathered	

													U21601
	В	С	D	E	F	G	Н	11	J	K		<u> </u>	N
	SWBT MISSOURI A/O 6/23/00	 			SWBT Retail						SWBT V	Vholesale	
L i l	· · · · · · · · · · · · · · · · · · ·				Price	J			<u> </u>		Offered	Discount	<u> </u>
		Missouri Tariff				Service			i				i
		Cite (Name,		SWBT agreement to	Monthly	Charge/ Non-	Per Use	Minute	Message	Mileage		Non-	
2	SWBT Service Name	(Sect, Para)	usoc	affer - YES	Recurring	Recurrig	Charge	Charge	Charge	Charge	Recurring	Recurring	Comments
687	SAE	ا المحدد حواظا		1 01101 - 100	1-20411119	\$ 6.75	C.i.d.yc		90		19.20%		Grandfathered
007	Per Announcement					0.75			1		19.20%		
					44.05	A = 0 = 0					19.20%		Grandfathered
689			A8GAT		\$ 11.05				1		19.20%		Grandfathered
690						\$ 6.75							
691	Per Station		A8GST		\$ 2.25				!		19.20%		Grandfathered
692	S&E					\$ 6.75			l		19.20%		Grandfathered
693											19.20%		
	Centrex Attd. Pos.	GE 2.10.1									19.20%		
695	Attd. Acc. line, with										19.20%		
	attd. telephone		EAK		\$ 61.25				i .		19.20%	19.20%	Grandfathered
697						\$ 28.50					19.20%	19.20%	Grandfathered
		0504044				20.00					19.20%		
098	50A Console	GE 2.10,1,A	-		\$ 126.20	\$ 1,100.00			-		19.20%		Grandfathered
	121 type		CXK	ļ							19.20%		Grandfathered
700	S&E					\$ 6.25					19.20%		
701													
702	131 type		CXD		\$ 204.85						19.20%		Grandfathered
703	S&E					\$ 6.25					19.20%		Grandfathered
704											19.20%	19.20%	<u> </u>
705	151 type		CYX		\$ 219.50	\$ 1,450.00					19.20%		Grandfathered
706	Ske	ļ		1	2.0.00	\$ 6.25					19.20%		Grandfathered
									-		19.20%		
	Attd. Acc. Line		CALL	<u> </u>	\$ 10.60	\$ 11.00			1		19.20%		Grandfathered
	Cust. Acc. Ln., each		EAU						1	_	19.20%		Grandfathered
709				<u> </u>		\$ 6.25			ļ		19.20%		Grandfathered
710	CO Equipment, each		EAR		\$ 65.30				ļ !				
711	Station Line Busy					\$ 28.50					19.20%		Grandfathered
	Indication, ea 25 stas		CX6		\$ 21.65	\$ 121.50					19.20%		Grandfathered
713				<u> </u>		\$ 6.25					19.20%		Grandfathered
	Trunk Grp Bsy Arrg.									_	19.20%	19.20%	
715	CPE, per trunk grp		EAW		\$ 2.15	\$ 25.25					19.20%	19.20%	Grandfathered
			EAV			\$ 6.25			·		19.20%		Grandfathered
716						9 0,20			1		19.20%		Grandfathered
717	CO equip, per trk grp		EAX	<u> </u>		6 F.F.O.			1		19.20%	10.207	Grandfathered
718		<u> </u>		ļ		\$ 5.50					19.20%		
	Pos. Busy Feature,												
720	per console		CXJ		\$ 3.70						19.20%		Grandfathered
721	S&E			Ī		\$ 6.25					19.20%		Grandfathered
	Change faceplate		FPC+X			\$ 141.50					19.20%		Grandfathered
	S&E			· · · · · · · · · · · · · · · · · · ·		\$ 6.25					19.20%	19.20%	Grandfathered
724			 								19.20%	19.20%	
	51A Console	GE 2.10.1.B									19.20%	19.20%	
		GE 2.10.11.0	ED5		\$ 380.60	\$ 8,500.00					19.20%		Grandfathered
	Prim Com. Eq. each	-		 		\$ 6.25			1		19.20%		Grandfathered
727			EDIC	 	\$ 122.25	0.25		-			19.20%		Grandfathered
	Central Office, each		EDK	 		6 5 50							Grandfathered
729				}		\$ 5.50			 		19.20%		
730	Add'l Com Eq., each		ED6		\$ 73.55					 -	19.20%		Grandfathered
731						\$ 6.25				L	19.20%		Grandfathered
	Attend. Console, 27A	1		1					<u>!</u> i		19.20%		
733		i	ED7	T	\$ 116.65	\$ 342.00					19.20%		Grandfathered
734						\$ 6.25					19.20%	19.20%	Grandfathered
		 	EDD	 	\$ 31.60			·	1		19.20%		Grandfathered
/35	CO equip.					\$ 5.50		-	 		19.20%		Grandfathered
736	56E			 	 	<u> </u>			 		19.20%		
737	Attend. Console, 47A		ED4	<u> </u>	# 404 70	\$ 458.00			+		19.20%		Grandfathered
738			ED4	ļ	\$ 124.70				 -	<u> </u>			
739_				ļ <u> </u>		\$ 6.25			ļl		19.20%		Grandfathered
	CO equip.		EED	<u> </u>	\$ 34.20				ļ		19.20%		Grandfathered
	S&E	\	\			\$ 5.50			<u> </u>	L- <u></u> -	19.20%	19.20%	Grandfathered
742	Attd. Acc. Line, each		EDA		\$ 21.45						19.20%		Grandfathered
743		T				\$ 28.50					19.20%		Grandfathered
			EDG	1	\$ 28.90						19.20%		Grandfathered
744	Lamp multiple unit			 		\$ 6.25					19.209		Grandfathered
745		 	 	 	 						19.20%		
	Attd. Trk Term.		EAST		\$ 10.65	\$ 278.00			+		19.20%		Grandfathered
747		 	EAV	 				 	 		19.209		Grandfathered
748		<u> </u>	l	ļ		\$ 6.25		ļ -	 	L			
	CO equipment		EDF		\$ 40.70					L _	19.209		Grandfathered
750		i ———		<u> </u>		\$ 5.50				<u></u>	19.20%		Grandfathered
751	Pos bsy feature, per										19.20%		
752	console		CXJ		\$ 3.70						19.20%	19.20%	Grandfathered
- 54	000					\$ 6.25		<u> </u>	1		19.209		Grandfathered
753	TA O - Dou Arremot	 		 	 						19.209		
	Trk Grp. Bsy Arrgmnt	 	ED)	 	\$ 26.40	\$ 281.50		 	1		19.209		Grandfathered
755	CPE There are confirmed this matrix confirm on service harne, cite, USOC of rela	1	EDJ	1	(ب ∠0.40	Ψ <u>201,3U</u>					15.407	- 18.209	O LANCIAGO EO

		С	D	Е	<u></u>	G	Н	1	J	К		М	N_
SMIDT MICRONIA		 	 		SWBT Retail		<u>'</u>	<u> </u>	· · ·		SWBT Wh		
SWBT MISSOURI A	NG 6/23/00				Price	i					Offered Di		
		Missouri Tariff	 	 		Service							
		Cite (Name,		SWBT agreement to	Monthly	Charge/ Non-	Per Use	Minute	Message	Mileage		Non-	
2 SWBT Service Nam	e.	Sect, Para)	USOC	offer - YES	Recurring	Recurrig	Charge	Charge	Charge_	Charge		Recurring	Comments
756 S8F	<u> </u>	1	1 22	1		\$ 6.25					19.20%		Grandfathered
57 CO Equipment			EAX		\$ 8.25						19.20%		Grandfathered
'58 S&E						\$ 5.50					19.20%	19.20%	Grandfathered
59 Change Faceplate		T	FPC+X			\$ 141.50					19.20%	19.20%	Grandfathered
60 S&E		1				\$ 6.25					19.20%		Grandfathered
61											19.20%	19.20%	
62 50B Console		GE 2.10.1.C							- 1		19.20%	19.20%	
63 SEC		1				\$ 1,750.00		_			19.20%		Grandfathered
64 Elect Attd. Console		T	ECB++		\$ 356.45	\$ 610.00					19.20%		Grandfathered
35 S&E						\$ 6.25					19.20%		Grandfathered
66 Elect. Attd. Console,		Ī			·						19.20%	19.20%	
67 with DSS/bsy lp., ea.			ECG++		\$ 429.30						19.20%		Grandfathered
38 S&F		T				\$ 6.25					19.20%		Grandfathered
9 Multi-btn Electr. Tele		·									19.20%	19.20%	
O_Attd. Console, ea		;	ECH++	<u> </u>	\$ 215.55						19.20%		Grandfathered
71 S&E		7		T		\$ 6.25					19.20%		Grandfathered
2 Console Ln. Ckt. Pk.			ECP		\$ 14.90						19.20%		Grandfathered
3 S&E		 -	- -	· · · · · · · · · · · · · · · · · · ·		\$ 6.25			į — — — — — — — — — — — — — — — — — — —		19.20%		Grandfathered
4 Direct Sta Selection/		╅┈┈┈	 	· 							19.20%	19.20%	
75 Bsy Lp. Field scan		 	 	 							19.20%	19.20%	
6 unit		 -	 								19.20%	19.20%	
7 1st 50 stations		 	ECU	 -	\$ 94.45	\$ 145.50					19.20%	19.20%	Grandfathered
7 S&E	·			 		\$ 6.25			├		19.20%	19.20%	Grandfathered
9 Each add 25 stas.		 -	ECL		\$ 12.05						19.20%	19.20%	Grandfathered
0 S&E				 		\$ 6.25					19.20%	19.20%	Grandfathered
1 Opt. Eq. Cab. for				 		Ψ 0.20					19.20%	19.20%	
Contact Can for		√	ECJ		\$ 43.00	\$ 50.25			 		19.20%		Grandfathered
2 Control/Scan units			IECO			\$ 6.25			í		19.20%		Grandfathered
3 S&E		 	F . 5		\$ 65.30	<u>Φ</u> 0.23					19.20%		Grandfathered
Attd. Acc. Ln.			EAR	 		\$ 28.50					19.20%		Grandfathered
5 S&E			 			\$ 25,50		<u> </u>	-		19.20%	19.20%	
Trk Grp Bsy Amgmit CPE, per trk grp.		! -	EAW		\$ 2.15	\$ 25.25					19.20%		Grandfathered
37 CPE, per trk grp.			EAW			\$ 6.25			-		19.20%		Grandfathered
8 S&E			FAV	 	\$ 8.25						19.20%		Grandfathered
9 C.O., per trk grp.			EAX								19.20%		Grandfathered
90_S&E						\$ 5.50		<u> </u>			19.20%	19.20%	
Pos. Bsy Feature											19.20%		Grandfathered
per console		ļ. <u> </u>	CX1		\$ 3.70	\$ 6.25		\			19.20%		Grandfathered
93 S&E				_		\$ 6.25					19.20%	19.20%	
Additions/Changes				ļ					<u> </u>		19.20%	19.20%	
5_ Equipment Addition			<u> </u>	<u> </u>			A 000.00		l		19.20%		Grandfathered
6 Charge, per occas.			<u> </u>				\$ 830.00		 				Grandfathered
7 S&E			.	ļ —————		\$ 6.25		ļ	<u> </u>		19.20%		
8 Change faceplate			FPC+X				\$ 141.50	!			19.20%		Grandfathered
9_S8E			1		<u> </u>	\$ 6.25		ļ			19.20%		Grandfathered
00					-				 		19.20%	19.20%	
1 CONFERENCE TEL	EPHONE SERVICE-LOCAL	GE 3									19.20%	19.20%	
				1					[[For each Exchange Access arrangement.
02 Set-up charge		GE 3.3(A)				\$ 1.60			L		19.20%		Grandfathered
3 Charge per minute Ir	itial minute		1					1	<u> </u>		19.20%	19.20%	
0-14 miles		GE 3.3(C)						\$ 0.04			19.20%		Grandfathered
)5 15-28 miles		GE 3.3(C)	T	1				\$ 0.05			19.20%		Grandfathered
06 Over 28 miles		IGE 3.3(C)	T	ĺ				\$ 0.06			19.20%	19.20%	Grandfathered
7 Charge per minute a	dditional minute	 \-'-' -	1		1						19.20%	19.20%	
08 0-14 miles		GE 3.3(C)	1					\$ 0.01			19.20%	19.20%	Grandfathered
9 15-28 miles		GE 3.3(C)		 				\$ 0.02			19.20%	19.20%	Grandfathered
O Over 28 miles		GE 3.3(C)		 				\$ 0.03			19.20%		Grandfathered
1 Day rate full rates	 _	GE 3.3(D)	 								19.20%	19.20%	
2 Evening rate (M-FRS	Sun, 5-11PM) 20% discount on day rate	GE 3.3(D)			1						19.20%	19.20%	
Light Mandkand (MA	Sun,11pm-8am,Sat,Sun8am-5pm) 35%	1 2 0.0(5)	 						1				<u> </u>
Night/weedkend (M-	осн, пригоандоацовновигории) ээ%	GE 3.3(D)						l	(19.20%	19.20%	!
3 discount on day rate		10 = 0.0(D)		 	 			 	 				
4	0.000	 	 	+				 					
5 Directory Assistance	ce Call Completion	10501505	 -		·	_ _							
6 Fully-Automated DAI	<u> </u>	GE 6.15.4.C		ļ			6 0.05				13.91%	13.91%	
7 - Sent-Paid Pay Tel	ephones						\$ 0.25	 	 				
8 - Sent-Paid Non-Pa	y Telephones		<u> </u>				\$ 0.30	 	ļ		13.91%	13.91%	
- Telecommunication	ns Company Calling Card		_	_	1			l		1	13.91%		Apply stato-sta. Calling Card Operator Ass
			1						[Į į		service charge located in LDMTS or Local T

	В	C	D	E	F	G	Н		J	K	L	M	N
	SWBT MISSOURI A/O 6/23/00	1		1	SWBT Retail						SWBTW		
<u></u>			ļ <u> </u>		Price	<u> </u>					Offered I	Discount	
		Missouri Tariff		CIAMIT	14	Service Charge/ Non-	PerUse	Minute	Message	Mileage		Non-	
2	SWBT Service Name	Cite (Name, ISect, Para)	usoc	SWBT agreement to offer - YES	Monthly Recurring	Recurrig	Charge	Charge	Charge	Charge	Recurring	Recurring	Comments
	- Collect	(ISect, Fara)	10300	i oliei - TES	Neconing	Recuirig	Charge	Onarge	- Sittings	Orlango	13.91%		Apply stato-sta. Collect Operator Assistance
	- Collect								l l		10.5170		service charge located in LOMTS or Local Tariff
820_			1)	,					!		
	- Bill to Third Number		 -	 				-	i		13.91%	13.91%	Apply State-to-sta. Bill to Third Number Operato
													Assistance service charge located in LDMTS or
821_													Local Tariffs.
822	Semi-Automated BACC	GE 6.15.4.C									13.91%	13.919	
_	- Sent-Pald			 					i		13.91%	13.91%	Apply stato-sta. Sent-Paid Operator Assistanc
i			ľ			1		f					service charge located in the LDMTS or Local
823_						1							Tariffs.
	- Telecommunications Company Calling Card						_	I.			13.91%	13.91%	Apply stato-sta. Collect Operator Assistance
, i	· • -	1]		ļ			1	1 1				service charge located in LDMTS or Local Tarif
824_	<u></u>			_									<u></u>
	- Collect					i					13.91%	13.91%	Apply stato-sta. Calling Card Operator Assista
													service charge located in LDMTS or Local Tarif
325								l					
	- Bill to Third Number							l .			13.91%	13.91%	Apply State-to-sta. Bill to Third Number Operato
						1							Assistance service charge located in LDMTS or
826								ļ			42.21		Local Tariffs.
827	Person-to-Person	GE 6.15.4.D			ļ	ļ <u></u>	·	 			13.91%	13.91%	
_ 1	- Optional Monthly Rate Plan	1	DC5UU	1	\$ 1.25			Į.			13.91%	13.91%	Grandfathered until 5/2/98—then discontinued
828	-		<u> </u>	<u> </u>		1			L		ļ i		completely
329_			!	<u> </u>		1						40.00	<u></u>
830_								Ļ 			19.20%	19.20%	
	AutoConnect	GE 6							<u></u>		19.20%		
	Option A	GE 6.17.3	DC5RC		\$ 50.00		\$ 0.05		!		19.20%		
	Option B	GE 6.17.3	DC5R2		\$ 10.00		\$ 0.30				19.20%		
334			<u> </u>								19.20%	19.20%	
					ļ								See Local Exchange Tariff for Flat Rate Trunk
	HOTEL/MOTEL RESERVATION SERVICE AT	GE 10.2.1	18G					ļ			19.20%	19.20%	
	MUNICIPAL AIRPORT TERMINALS		1BJ			ļ					19.20%		
837			.	·		<u> </u>					19.20%	19.20%	<u> </u>
- 1													 See Local Exchange Tariff. Plus charges for local
		1		\		, ,		ļ '	\ \		40.000	40 200	messages in excess of the message allowance
	MESSAGE RATE SERVICE	GE 11.1						!			19.20%		
839	······································		·			ļ					19.20%	19.20%	
	MILEAGE OUTSIDE THE BASE RATE AREA	GE 12.1	1LSSA		\$ 2.05						19.20%	19.20%	
841			ļ								19.20%		
342	MISCELLANEOUS SERVICE OFFERINGS	GE 13	\ <u></u>		· -	<u> </u>			<u> </u>		19.20%	19.20% 19.20%	
	MISCELLANEOUS EQUIPMENT	GE 13	 	_					<u> </u>		19.20% 19.20%	19.20%	
344_		_	<u> </u>					ļ			19.20%	19.20%	
345	ACD	05 10 0 1									19.20%	19.207	<u> </u>
		GE 13.2.1		ļ		\$ 250.00		,	,		19.20%	10 20%	Grandfathered
	Provided by ESS Plans I & II Service Transfer	B.11.E.				\$ 250.00		 			19.20%	19.20%	
347			ļ			ļ		ļ	 		19.2070	18.207	
		GE									19.20%	10.20%	Grandfathered
	NRC FOR TYPES A& B CONVERSION FACTORS	13.2.1.B.12.A	 			\$ 0.05	<u> </u>	-			19.20%	10.20%	Grandfathered
49	24 MONTHS					\$ 0.03		}			19.20%		Grandfathered
850	48 MONTHS	 -		 		\$ 0.03		 	 		19.20%		Grandfathered
	72 MONTHS		 			\$ 0.02		 			19.20%		Grandfathered
552	96 MONTHS	IGE 12.2	-			Ψ 0.02		ļ- -			.0.2076		5.3
,,, J	NOO FOR TYPE C CONVERCION FACTORS	GE 13.2. 1.B.12.B	1								19.20%	19.20%	Į
353	NRC FOR TYPE C CONVERSION FACTORS	1.B.1Z.B	1		 -	\$ 0.33		 			19.20%		Grandfathered
354	36 MONTHS		 	 		\$ 0.02	 -	 			19.20%		Grandfathered
	60 MONTHS		+		-	\$ 0.02					19.20%		Grandfathered
126	84 MONTHS 120 MONTHS		 			\$ 0.02					19.20%		Grandfathered
	120 MONTHS		+	-		- 5.01					19.20%		
358	TYPE A ACD -ESS COMM, EQUIP.	GE 13.2.1.D.1	A84	 	\$ 13.70	\$ 586.00		 			19.20%		Grandfathered
224	S&E	OE 13.2.1.0.1	1000	 		\$ 6.75		t	- 1		19.20%		Grandfathered
	3ac		 -			- 55			-		19.20%		
	TYPE A STATION LINE	GE 13.2.1.D.1	460		\$ 33.35	\$ 11.80					19.20%		Grandfathered
861		QL 10.2.1.D.1	1009		53.50	\$ 28.50		 			19.20%		Grandfathered
361 362	COE		1			20.30		 			19.20%		
361 362 863	S&E												
361 362 863	S&E	GE 13 2 1 D 1	AGG		\$ 200	\$ 44.00							
361 362 363 364 365	S&E TYPE A MAKE BUSY ARRANGE PER STATION	GE 13.2.1.D.1	A6G		\$ 2.00						19.20%	19.20%	Grandfathered
361 362 863 364 365 366	S&E	GE 13.2.1.D.1	A6G		\$ 2.00	\$ 44.00 \$ 6.75			-		19.20% 19.20%	19.20% 19.20%	Grandfathered Grandfathered
861 862 863 864 865 866	S&E TYPE A MAKE BUSY ARRANGE PER STATION	GE 13.2.1.D.1			\$ 2.00	\$ 6.75					19.20%	19.20% 19.20% 19.20%	Grandfathered Grandfathered

					I	G	н		1	K		М	021601 N
	B SWBT MISSOURI A/O 6/23/00	<u> </u>	<u> </u>	Ε	SWBT Retail	<u> </u>	п	'		^	SWBTW		
_ 1	WISSOURI A/O 6/23/00			1	Price							Discount	<u> </u>
		Missouri Tariff				Service							
		Cite (Name,	ļ	SWBT agreement to		Charge/ Non-	Per Use	Minute	Message	Mileage]]	_ Non-	Ca
2	SWBT Service Name	Sect, Para)	USOC	offer - YES	Recurring	Recurrig	Charge	Charge	Charge	Charge	Recurring	Recurring	Comments Grandfathered
	S&E	<u> </u>		ļ		\$ 6.75					19.20% 19.20%		
871	CALLS WAITING INDICATION, CO EQUIP. TYPE A&B	GE 13.2.1 D.1	ACCCE		\$ 3.75	\$ 118.00					19.20%		Grandfathered
	PERUNIQUE TIMING STATE INDICATED IN SPLIT, EACH	GE 13.2.1 U.1	AGOCE	 	9 3.73	110.00					19.20%	19.20%	
	S&E	 		 		\$ 6.75					19.20%		Grandfathered
875											19.20%	19.20%	
					SEE 13.2.1,								
	TYPE B PREMISES COMMON EQUIP.	GE 13.2.1 D.1	A8JCE	ļ <u></u>	D3	SEE 13.2.1, D3					19.20%		
877	 	l				\$ 99.00			<u> </u>		19.20% 19.20%		Grandfathered
	TYPE A & B DELAY ANNOUNCE, PER ANNOUNCE: -S&E	GE 13.2.1 D.1	ASGUE	}	\$ 48.25	\$ 99.00					19.20%		Grandfathered
880	ANNOUNCES&E	 		·		9 0.75					19.20%		
881	TYPE A & B DELAY ANNOUNCE PER	GE 13.2.1 D.1	ARGAT	 	\$ 9.70	\$ 100.00		· -	 -		19.20%	19.20%	Grandfathered
882	ANNOUNCE ACCESS TRUNK, EACH		1			_					19.20%		
883	S&E	<u> </u>				\$ 6.75					19.20%		Grandfathered
884											19.20%		
885	TYPE A DELAY ANNOUNCE PER STATION, EACH	GE 13.2.1 D.1	ABGST	<u> </u>	\$ 0.85			<u> </u>	 -		19.20% 19.20%		Grandfathered Grandfathered
886	SERVICE EQUIP.	 	<u> </u>	 		\$ 6.75			 	<u> </u>	19.20%		
887	TYPE B DELAY ANNOUNCE, PER ACD-ESS	GE 13.2.1 D.1	APCIT		\$ 1.70	+					19.20%		Grandfathered
889	TERMINAL, EACH	JUL 13.2.1 U.1	70011		1.70						19.20%	19.20%	
	S&E	}				\$ 5.50					19.20%	19.20%	Grandfathered
891			i —								19.20%		
892	NETWORK ACCESS REGISTER TYPE A & B	GE 13.2.1 D.1			PBX TRUNK						19.20%		Grandfathered
893					RATE						19.20%		
894		<u></u>									19.20% 19.20%		
	TYPE A & B FÖREIGN EXCHANGE	05 40 0 4 B 4	*0FFY	 	\$ 49.40	\$ 123.00					19.20%		Grandfathered
896	& FOR CO SVC TERM ACD - ESS QUEUING EQUIP, EACH	GE 13.2.1 D.1	ABEFA	 	\$ 49.40	₽ 123.00					19.20%		
	S&E					\$ 5.50				_	19.20%		Grandfathered
899		· · · · · · · · · · · · · · · · · · ·	i — — —	 							19.20%		
	TYPE A & 8 TIE LINE OR PRIVATE SWITCHED	GE 13.2.1 D.1	ASETL		\$ 48.85	\$ 123.00					19.20%		Grandfathered
901	SERVICE-(CCSA)- ACCESS LINE TERMINATION									<u> </u>	19.20%		
902	ON ACD-ESS, QUEUEING EQUIP., EACH										19.20%		Grandfathered
903	S&E	<u> </u>	ļ	<u> </u>		\$ 5.50			<u> </u>		19.20% 19.20%		
904	THE A SECULIAR OF POWER TO PROJECT	CE 40.04 D4			\$ 56.30	\$ 123.00					19.20%		Grandfathered
	TYPE A & B TIE LINE OR PRIVATE SWITCHED SERVICE-(CCSA)- ACCESS LINE TERMINATION	GE 13.2.1 D.1	A3L		\$ 30.30	9 123.00					19.20%		
906 907	ON ACD- ESS, NON- QUEUING EQUIP., EACH	 									19.20%		
	S&E					\$ 5.50					19.20%		Grandfathered
909											19.20%		
910	TYPE B - ACD-ESS COMMON EQUIP./ SYSTEM	GE 13.2.1 D.1	A3D		\$ 1,350.60	\$ 9,200.00					19.20%		Grandfathered
	CENTRAL OFF. COMPONENTS								İ		19.20%		
912				ļ	055 4004						19.20%	19.20%	
040	PREMISES COMPONENTS	GE 13 3 4 D 4	420		SEE 13.2.1, D3	SEE 13,2.1, D3				1	19.20%	19 20%	Grandfathered
	PREMISES COMPONENTS S&E	GE 13.2.1 D.1	mor			\$ 6.00			\vdash		19.20%		Grandfathered
915	30L	 	 -								19.20%	19.20%	
916	TYPE B PER 120 CONSOLES OR FRACTION THEREOF	GE 13.2.1 D.1	A3Z		\$ 167.65	\$ 351.00					19.20%		Grandfathered
917	SERVICE EQUIP.					\$ 5.50					19.20%		Grandfathered
918											19.20%	19.20%	<u> </u>
			A8B	į	055 12 0 1 5	SEE 40.04.50	İ				19.20%	10 200	Grandathered
		GE 13.2.1 D.1	Ļ .—. —	 	SEE 13.2.1.D3	SEE 13.2.1.D3			 	<u> </u>	19.20%		Grandfathered Grandfathered
	S&E	 	 	 		9 6.00			 		19.20%		
921	TYPE B PER SPLIT ARRANGED FOR QUEUING	GE 13.2.1 D.1	A35	 	\$ 7.60	\$ 438.00					19.20%		Grandfathered
922	FIRST ON REQUEST ORDER										19.20%	19.20%	Grandfathered
	S&E	 				\$ 5.50					19.20%		Grandfathered
925		1									19.20%		
926	EACH ADD. ON SAME ORDER	GE 13.2.1 D.1	A3S		\$ 7.60				<u> </u>		19.20%		Grandfathered
927	S&E					\$ 5.50					19.20%		Grandfathered
928		OF 40 0 4 D 1	40254	ļ	e 4.65	\$ 10.10			 		19,20% 19,20%		Grandfathered
	TYPE A & B QUEUE SLOT, EACH	GE 13.2.1 D.1	ABJRA	 	\$ 1.60	\$ 6.75			 	<u> </u>	19.20%		Grandfathered
	S&E	 		 -		0.10					19.20%		
931		 -	 	 									
932	ATTENDANT POSITIONS TYPE B - PER AGENT	GE 13.2.1 D.1	ABC		SEE 13.2.1.D3	SEE 13.2.1.D3					19.20%		Grandfathered
JJ4	OR SUPERVISORY MULTIBUTTON CONSOLE, EACH							1	i		19.20%	19.20%	Grandfathered

	EXHIBIT A		LIST	OF SWBT'S TELEC	CIVINOINICATI	DING SERVICE	MANIONOCE								021601
abla	В	С	Ď	E	F	G	Ĥ		J	K	L	M		N	
	SWBT MISSOURI A/O 6/23/00		i		SWBT Retail				ĺ		SWBT W				
1		<u> </u>			Price						Offered	Discount			_
]		Missouri Tariff				Service				Maria		Neo			
ا ہا		Cite (Name,			Monthly	Charge/ Non- Recurrig	Per Use Charge	Minute Charge	Message Charge	Mileage Charge	Recurring	Non- Recurring	Cı	omments	
	SWBT Service Name	Sect, Para)	usoc	offer - YES	Recurring	Recuing	Charge	Charge	Charge	Charge	recorning	Nocumng			
934	S&E			i		SEE 13.2.1.D3					19.20%	19.20%	Grandfathered		
935											19.20%				
936	PER SUPERVISOR SINGLE-LINE SET EACH	GE 13.2.1 D.1	A9B								19.20%	19.20%			
937											19.20%	19.20%	A Mark 2000		
938	ROTARY DIAL	GE 13.2.1 D.1	A9B		\$ 1.80						19.20% 19.20%		Grandfathered Grandfathered		
939	S&E					\$ 6.00			<u> </u>		19.20%	19.20%			
940	TOUCH - TONE		A9B		\$ 2.55				 		19.20%		Grandfathered		
941 942	S&E		A9B		2.50	\$ 6.00					19.20%		Grandfathered		
943	ouc		 	l							19.20%				
944					· -						19.20%				
945	ACC- ESS TERMINAL EACH TYPE B, EACH	GE 13.2.1 D.1	A3E		\$ 26.30						19.20%		Grandfathered		
946	S&E					\$ 5.50			 		19.20%		Grandfathered		
947											19.20% 19.20%		Grandfathered		
948	TYPE B AGENT ASSIST TERMINAL	GE 13.2.1 D.1	IA3G	ļ. <u>.</u>	\$ 5.60			ļ -	 		19.20%	19.20%	Grandfathered		- -
949	S&E	ļ -		 		\$ 5.50		- 			19.20%	19.20%			
950	ACENT CALL TERMINAL FACH	GE 13.2.1 D.1	A31		\$ 5.35	\$ 158.50		 -	 		19.20%		Grandfathered		
951 952	AGENT CALL TERMINAL, EACH S&E	GE 13.4.1 D.1	Inou			\$ 5.50					19.20%		Grandfathered		
953		·]	 -						19.20%	19.20%			
954	NIGHT TRANSFER PER SPLIT EQUIPPED	GE 13.2.1 D.1	АЗТ		\$ 1.85	\$ 37.60					19.20%		Grandfathered		
955	TYPE B	(· · · · · ·							19.20%		Grandfathered		
956	S&E					\$ 6.00					19.20%				
957											19.20%	19.20%			
-	CALL ORIGIN ANNOUNCEMENTS TYPE B PER					i					40.004	40.200	Ouganifest aread		
	ANNOUNCEMENT	GE 13.2.1 D.1	A8FTG		\$ 48.25				- 		19.20% 19.20%		Grandfathered Grandfathered		
	S&E	-	ļ			\$ 6.00					19.20%				
960	TYPE B ADD EQUIP, FOR FOREIGN EXCH. OR	GE 13.2.1 D.1	AOCTE	 _	\$ 2.55	\$ 69.75					19.20%		Grandfathered		
961	FOREIGN SERVING OFFICE LINES TO REACH CALL ORIGI		AOFIC		2.00	- 00.10									
962	ANNOUNCEMENTS, EACH LINE	ľ	İ			ı					19.20%				
963	S&E		 	 		\$ 6.00					19.20%		Grandfathered		
964		 									19.20%	19.20%			
965	TYPE B PER ACCIESS TERMINAL	GE 13.2.1 D.1	ABFTR		\$ 1.25			<u> </u>			19.20%		Grandfathered		
966	S&E	<u> </u>				\$ 6.00					19.20% 19.20%	19.20%	Grandfathered		
967		SE 10 0 1 D 1	ļ		ļ			·	<u> </u>		19.20%				
	FLEXIBLE 1ST DELAY ANNOUNCE TYPE B	GE 13.2.1 D.1	 		<u></u>						19.20%				
969 970	S&E	 		 		\$ 5.50					19.20%		Grandfathered		
971	341.		 								19.20%	19.20%			
972	S&E	 	·			\$ 5.50					19.20%		Grandfathered		
973											19.20%	19.20%			
		1						1			40.00~	40.00**	Conditation		
	AGENT EMERGENCY ALERT ARRANGEMENT	GE 13.2.1 D.1	A85AM		SEE 13.2.1.D3	SEE 13.2.1.D3			 		19.20% 19.20%		Grandfathered Grandfathered		-
975	WITH SERVICE SUPERVISION			<u> </u>	·	<u> </u>			 		19.20%	19.20%	Grandianered		
]]	THE PREPARE FOUR		1		SEE 13.2.1.D3						19.20%	19.20%	Grandfathered		
	TYPE B SERVICE EQUIP.	 			JULE 13.2.1.D3			<u></u>	 		19.20%				
977 978	SYSTEM DISPLAY & CONTROL EQUIP.	GE 13.2.1 D.1	 	 							19.20%				
978	TYPE B DISPLAY CONTROL UNIT, CENTRAL	GE 13.2.1 D.1	IA4C		\$ 20.85	\$ 233.00					19.20%	19.20%	Grandfathered		
980	OFFICE COMPONENTS	1									19.20%				
	S&E					\$ 6.00					19.20%		Grandfathered		
982								Ļ	ļ		19.20%	19.20%			
			1	1	0== +0 = +==	0== 40 0 1 ==	!				10.00%	10.000/	Crandfathered		
	-TYPE B PREMISE COMPONENTS	GE 13.2.1 D.1	A8K		SEE 13.2.1.D3	SEE 13.2.1.D3					19.20% 19.20%		Grandfathered		
984								 	 		13.2070	19.20%			
00-	0.5]		1	SEE 13.2.1.D3					19.20%	19.20%	Grandfathered		
	\$&E	 		 	<u> </u>						19.20%				
986		 			i			i ——							
987	-TYPE B OPTIONAL PRINTER	GE 13.2.1 D.1	A8P		SEE 13.2.1.D3	SEE 13.2.1.D3					19.20%		Grandfathered		
988	ASSOCIATED WIDISPLAY & CONTROL UNIT							ļ			19.20%	19.20%	Grandfathered		
			1]		· · -		[40.000	4- 00	O 10 - 45 - 11		
989	S8E		<u> </u>	<u></u>	<u> </u>	SEE 13.2.1.D3		ļ.———		ļ. <u> </u>	19.20%		Grandfathered		
990				 		000.00		ļ			19.20%				
991	TYPE B AGENT TO SPLIT PATTERNS	GE 13.2.1 D.1	A9GAS		\$ 5.40			ļ	<u> </u>		19.20% 19.20%		Grandfathered Grandfathered		
992	S&E	 	 			\$ 6.00		 			19.20%				
993	A service hard and this matrix conflict on service name, title, USOC or tele-	al union, refer to the t	unit.			<u></u>			·						

	EVHIBIT A		LIGI	OF SWBT'S TELEC	, common to the	310 02.111021	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,	_		_		021601
	В	С	D	T E	F	G	Н	1	J	К	L	М	N N
	SWBT MISSOURI A/O 6/23/00	 -		<u> </u>	SWBT Retail							/holesale	
1		1		1	Price						Offered	Discount	
		Missouri Tariff		T		Service		Ī					
_		Cite (Name,		SWBT agreement to		Charge/ Non-	Per Use	Minute	Message	Mileage	Basseriae	Non- Recurring	Comments
2	SWBT Service Name	Sect. Para)	USOC	offer - YES	Recurring	Recurrig	Charge	Charge	Charge	Charge	Recurring 19.20%		Grandfathered
994	-TYPE B AGENT TO REPORTING GROUP PATTERNS, EACH	GE 13.2.1 D.1	A9GAR		\$ 5.40	\$ 208.00					19.20%		
996	S&E		 	 		\$ 6.00					19.20%		
997		 -	ļ	 		0.00					19.20%		Grandfathered
998	DYNAMIC TRAFFIC DISPLAY	 -	ļ	 					ii		19.20%		
999	-TYPE B COMMON EQUIP, UP TO 20 DISPLAY UNITS	GE 13.2.1.D.1	A8LCE		\$ 19.10						19.20%		Grandfathered
1000						\$ 6.00					19.20%		Grandfathered
1001	-TYPE B - PER SPLIT	GE 13.2.1.D.1	A8LSP		\$ 9.20						19.20% 19.20%		Grandfathered Grandfathered
1002	S&E	 	<u> </u>	 		\$ 6.00			<u> </u>		19.2076	19.2076	Olai diagrated
1003	-TYPE B - DYNAMIC TRAFFIC DISPLAY - 1 SPLIT		A8M		SEE 13.2.1.03	SEE 13.2.1.D3		i			19.20%	19.20%	Grandfathered
1003	-TIPE 6 - DINAMIC TRAFFIC DISPLAT - T SPLIT		ADIVI	 -	1 300 10.2.1.00	SEL 10.2.1.03			-			10:	
1004	S&E					SEE 13.2.1.D3					19.20%	19.20%	Grandfathered
			T		 								-
1005	-TYPE B-DISPLAY CONTROLLER, 1 PER 20 UNITS	GE 13.2.1.D.1	ABLUÇ	-	SEE 13.2.1.D3	SEE 13.2.1.D3		i			19.20%	19.20%	Grandfathered
								[4	Constitution of
1006		ļ <u></u> .		 _	ļ <u></u>	SEE 13.2.1.D3					19.20%		Grandfathered
1007	-TYPE B-COMMON EQUIP,1 PER 30 DD UNITS	GE 13.2.1.D.1	A8LMF	<u> </u>	\$ 56.85			ļ	ļ!		19.20%		Grandfathered Grandfathered
1008	S&E	<u> </u>	<u> </u>	 		\$ 6.00	_	-	<u> </u>		19.20% 19.20%		
1009			 	 							13.20%	19.2070	
1010	AGENT STATUS DISPLAY CONSOLE - TYPE B, EACH	GE 13.2.1.D.1	AGC		SEE 13.2.1.03	SEE 13.2.1.D3					19.20%	19.20%	Grandfathered
1010	MOCHET STATES DISPLAT CONSOLE - TIPE B, EACH	GE 18.2.1.D.1	Nac	 	OLL 10.2. 1,00	OLL 10.2.1.03							
1011	S&E	1	}	i	\	SEE 13.2.1.D3		1			19.20%		Grandfathered
	KEY CONTROL & ALARM CONSOLE	GE 13.2.1.D.1	 								19.20%	19.20%	
								1					
1013	-UP TO 10 KEYS EQUIPPED FOR ALARM TYPE B	GE 13.2.1.D.1	A8Q		SEE 13.2.1.D3	SEE 13.2.1.D3					19.20%	19.20%	Grandfathered
						<u> </u>			l i		40.004		
1014			<u> </u>	·\		SEE 13.2.1.D3			-		19.20%	19.20%	Grandfathered
	KEYS FOR ACTIVE/DEACTIV, OF CONTROL FUNCTION,		1	į				1			19.20%	10 20%	Grandfathered
1015	EACH KEY TYPE B	GE 13.2.1.D.1	A4K	 	\$ 1.75	\$ 84.25 \$ 6.00	- -	<u> </u>			19.20%		Grandfathered
	TELETYPEWRITER - MIS	 	ļ	 -		\$ 0.00			l		19.20%		
1018	COMMON EQUIP; TYPE B, 1 PER ACD-ESS	GE 13.2.1.D.1	ART	 	\$ 151.35	\$ 572.00					19.20%		Grandfathered
1019	S&E	OL TOLLTON	<u> </u>	·	107100	\$ 6.00			i i		19.20%		Grandfathered
1020	SPLIT COUNTS COMMON EQUIP 1 FOR @ 5 SPLITS	GE 13.2.1.D.1		<u> </u>			_				19.20%		
1021	HALF HOURLY & DAILY COUNTS TYPE B	GE 13.2.1.D.1	A8SHH		\$ 124.95	\$ 50.50		i —			19.20%		Grandfathered
1022	S&E					\$ 6.00					19.20%		Grandfathered
1023	HOURLY & DAILY COUNTS TYPE B	GE 13.2.1.D.1	A8SHC		\$ 62,45				ļi		19.20%		Grandfathered
1024	S&E		<u> </u>	<u> </u>		\$ 6.00			<u> </u>		19.20%		Grandfathered
1025	COUNTS PER SPLIT, UP TO 19, TYPE B	GE 13.2.1.D.1	ABSSC	 	\$ 13.70			l	[19.20% 19.20%		Grandfathered Grandfathered
1026	S&E		ļ		ļ	\$ 6.00					19.20%		
1027	REPORT GROUP COUNTS - REPORT GROUPS, EACH TYPE B	GE 13.2.1.D.1	ASVCE	 -	\$ 4.40	\$ 269.00				_	19.20%		Grandfathered
1028 1029	S&E	1944-194	TOVOL	 	7.40	\$ 6.00					19.20%		Grandfathered
1030	- Julian - J	 	! 	 			_	·	i — i		19.20%		
1031	COMMON EQUIP, 1 FOR @5 REPORT GRPS		<u> </u>			ii					19.20%	19.20%	
1032	COMMON EQUIP, 1 FOR @5 REPORT GRPS HALF HOURLY & DAILY COUNTS TYPE B	GE 13.2.1.D.1	A8VHH		\$ 79.05			i			19.20%		Grandfathered
1033	S&E		I			\$ 6.00			1	_	19.20%	19.20%	Grandfathered
1034	HOURLY & DAILY COUNTS TYPE B	GE 13.2.1.D.1	A8VHC	 	\$ 39.55				ļ		19.20%	19.20%	Grandfathered
1035	S&E	ļ	ļ	· 	 	\$ 6.00		ļ	ļ.——		19.20%	19.20%	Grandfathered
	COUNTY DED DEDORT CROUD UP TO A 40 HOUSE V			1	!			1			19.20%	19.20%	
1036	COUNTS PER REPORT GROUP, UP TO 9 1/2 HOURLY.	GE 13.2.1.D.1	ABVEC	 	\$ 6.45	\$ 302.00					19.20%		Grandfathered
1037	HOURLY OR DAILY TYPE B	IGE 13.2.1.D.T	ABVIC	 	0.45	\$ 6.00		-	} <u>-</u>		19.20%		Grandfathered
1038 1039	S&E	 	 	 		- 0.00		-	i		19.20%		
1040	TRUNK GROUP COUNTS	 	 	1							19.20%		
1041	-COMMON EQUIP, 1 FOR @5 GROUP	<u> </u>	_								19.20%	19.20%	
1042	1/2 HOURLY/DAILY COUNTS TYPE B	GE 13.2.1.D.1	A8WHH	<u> </u>	\$ 26.30						19.20%	19.20%	Grandfathered
1043	SRE		I			\$ 6.00					19.20%		Grandfathered
1044	HOURLY & DAILY COUNTS TYPE B	GE 13.2.1.D.1	ABWHC		\$ 13.20			ļ			19.20%		Grandfathered
1045	S&E		1	ļ		\$ 6.00		ļ			19.20%		Grandfathered
1046	COUNTS PER GROUP UP TO 6 TYPE B	GE 13.2.1.D.1	A8WTC	ļ <u>-</u> -	\$ 4.30						19.20%		Grandfathered Grandfathered
1047	S&E		 	 		\$ 6.00		ļ	ļ-—l		19.20%	19.20%	Grandfathered
		05 12 24 54	AOVOE		\$ 5.10	\$ 176.00	I		,		19.20%	10.200/	Grandfathered
1048	NON-USAGE TRUNK REPORTS, COMM. EQUIP, TYPE B	GE 13.∠.1.D.1	A8XCE	 -	\$ 5.10	\$ 6.00					19.20%		Grandfathered
1049	NON-USAGE TRUNK REPORTS, PER TRUNK TYPE B	GE 13.2.1.D.1	ARXTE	 	\$ 0.20			-			19.20%		Grandfathered
1050	000	OE 10.2.1.0.1	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	 		\$ 6.00	-	 			19.20%		Grandfathered
1051,	S&E More the teriff and this matrix conflict on service name, site, U600 or retain	il price, refer to the t	o iff		<u></u>	3,00						,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	

					OWNINGALI								021601
	В	С	l b	E	F	G	Н ,		J	K	٦	М	N
	SWBT MISSOURI A/O 6/23/00				SWBT Retail						SWBT W		
1					Price						Offered	Discount	
]		Missouri Tariff				Service	0			Mileane		Non-	
1 2	SWIDT Co. to No.	Cite (Name,	USOC	SWBT agreement to offer - YES		Charge/ Non- Recurrig	Per Use Charge	Minute Charge	Message Charge	Mileage Charge	Recurring	Recurring	Comments
	SWBT Service Name EQUIP FOR SERV. SUPERVISING OF AGENT CONSOLE	Sect, Para)	USUC	onel - 1C3	Recurring	Recurry	Charge	Charge	Charge	Unango	10000000	7.444.777.113	
1052	POSITION CIRCUITS AGENT ASSIST, &/OR AGENT	l	Į							1	19.20%		
1053	AGENT CALL TERMINAL TYPE B	GE 13.2.1.D.1	ABHAT		\$ 6.60						19.20%		Grandfathered
1054	S&E					\$ 5.50					19.20%	19.20%	Grandfathered
											40.000	10 200	Oran efforth aread
1055	COMMON EQUIP/1 FOR 72 CONSOLES TYPE B	GE 13.2.1.D.1	A8HCE		SEE 13.2.1.D3	SEE 13.2.1.D3					19.20%	19.20%	Grandfathered
1056	S&E					SEE 13.2.1.D3		1			19.20%	19.20%	Grandfathered
1000	Jac					SEC 13.2.1.03		 ,			10.20		
1057	AUX. EQUIP/1 FOR 24 CONSOLES TYPE B	GE 13.2.1.D.1	A8HAE		SEE 13.2,1.D3	SEE 13.2.1.D3					19.20%	19.20%	Grandfathered
		-		·					_				
1058	_ SERVICE/EQUIP	_				SEE 13.2.1.D3		i			19.20%		Grandfathered
1059	SERV. SUPER TRUNK ACCESS MAX 6 FOR 72										19.20%		
1060	TYPE B	GE 13.2.1.D.1	A8HMT		\$ 12.40						19.20% 19.20%		Grandfathered Grandfathered
1061	SERVICE/EQUIP OPTIONAL EMERGENCY RESERVE POWER TYPE B	CE 120 1 D 1	ļ			\$ 5.50					19.20%		RATES PROVIDED BY SPECIAL SVC
1062	OF HOMAL EMERGENCT KESEKVE POWER TYPE B	GE 13.2.1.D.1	 							-	13.20 70		
1063	AGENT INFORMATION/ANNOUNCE ACCESS TYPE A & B	GE 13.2.1.D.1	1					.			19.20%	19.20%	ARRANGE REQUEST.
1064	ALTERNATE TRAFFIC ROUTING				-						19.20%	19.20%	
1065	COMMON EQUIP, CENT. OFF, TYPE B, PER SYSTEM	GE 13.2.1.D.1	A4RCE		\$ 0.95						19.20%		Grandfathered
1066	SERVICE/EQUIP					\$ 6.00					19.20%		Grandfathered
1067		GE 13.2.1.D.1	A4RSE		\$ 8.25			ļ	L		19.20%		Grandfathered
1068	SERVICE/EQUIP			<u> </u>		\$ 6.00					19.20% 19.20%		Grandfathered
1069	NRC FOR EQUIP OR FEATURE ADDITION TYPES A&B	05 40 0 4 B				\$ 300.00		<u> </u>			19.20%		Grandfathered
1070	MAJOR ADDITION MINOR ADDITION	GE 13.2.1.D.1 GE 13.2.1.D.1				\$ 300.00 \$ 75.00			_ -		19.20%		Grandfathered
1071	MINOR ADDITION	IGE 13.2.1.D.1	ļ	<u> </u>		a 75.00	-				19.20%		
	ACD-ESS	GE 13	··								19.20%		
1074	700-230	<u> </u>							_		19.20%		
	Type C Service:	GE 13.2.1.D.2						i			19.20%	19.20%	
													
1076	CO System Components:	GE 13.2.1.D.2.a									19.20%	19.20%	
						* ** ***		[l	19.20%	10.70%	Grandfathered
1077	Common Equipment	GE 13.2.1.D.2.a	A28	<u> </u>	\$ 1,448.60	\$ 10,600.00	_				19.20%	19.20%	Giandianteled
1078	Attendant Line Frame	GE 13.2.1.D.2.a	A37		\$ 138.50	\$ 740.00		l			19.20%	19.20%	Grandfathered
1078	Svc & Equipment	GE 13.2.1.D.2.a	7.52		130.00	\$ 5.50					19.20%		Grandfathered
1075	SVC & Equipment	-								-			
1080	ACD-ESS Terminal, each	GE 13.2.1.D.2.a	A2T	_	\$ 18.60	\$ 9.50					19.20%		Grandfathered
1081	Svc & Equipment					\$ 5.50					19.20%	19.20%	Grandfathered
												40.004	
1082	Queuing Service/per split:	GE 13.2.1.D.2.a				000.50					19.20%		Grandfathered
1083	1st Requested Order		A35		\$ 6.25	\$ 268.50 \$ 5.50					19.20% 19.20%		Grandfathered Grandfathered
1084	Svc & Equipment		A3S		\$ 6.25						19.20%		Grandfathered
1085 1086	Each Add, on Same Order Svc & Equipment		A33			\$ 5.50					19.20%		Grandfathered
,000	eve a Equipment	-					_						
1087	Queue Slot, each	GE 13.2.1.D.2.a	A83RA		\$ 0.70			<u> </u>			19.20%		Grandfathered
1088	Svc & Equipment					\$ 6.75					19.20%	19.20%	Grandfathered
					P8X Trunk	T						40.00	04649
1089	Network Access Register, each	GE 13.2.1.D.2.a			Rate						19.20%	19.20%	Grandfathered
1,000	Carrier Co. & Consinu Office Tomication according	GE 13.2.1.D.2.a	ADEEV		\$ 45.55	1]			19.20%	10.20%	Grandfathered
1090	Foreign Ex. & Serving Office Termination queueing equip. Svc & Equipment	GE 13.2.1.D.2.8	AGETA		₩ 45.35	\$ 5.50		 	 		19.20%		Grandfathered
1091	SAC OF Edinburgut					J.50		 			0.2076		
1092	Tie Line/CCSA Access Line Termination queuing equip.	GE 13.2.1.D.2,a	A8ETL		\$ 45.65						19.20%		Grandfathered
1093	Svc & Equipment	1				\$ 5.50					19.20%		Grandfathered
							_	1					_
1094	Tie Line/CCSA Access Line Term, not queuing equip.	GE 13.2.1.D.2.a	A3L		\$ 37.65						19.20%		Grandfathered
1095	Svc. & Equipment	ļ				\$ 5.50			<u> </u>		19.20%	19.20%	Grandfathered
1,,,,,	L. B. va Liebe	 GE 13.2.1.D.2.a	\			1) '			19.20%	19 20%	Grandfathered
1096	Data Link: Per 100 consoles	GE 13.2.1.U.2.a	A2C		\$ 110.25	\$ 260.00					19.20%		Grandfathered
1097 1098	Syc & Equipment				Ţ 110,20	\$ 5.50		 			19.20%		Grandfathered
1098	AEMIS Interface		A2E		\$ 110.25						19.20%		Grandfathered
1100	Svc & Equipment					\$ 5.50					19.20%	19.20%	Grandfathered
1101											19.20%	19.20%	
$\overline{}$									7			4	
1102	Premises System Components:	GE13.2.1.D.2.b	107.	<u>!</u>				L			19.20%	19.20%	<u></u>
	or refer that are cross-referenced in the tariff, see individual tariff section.	. p0, 10:01 to 1110 ti											

	EARIBIT A			OF SWELL STELLEG			_						021601
	В	C	D	E	F	G	н		J	к	Ĺ	M	N N
	SWBT MISSOURI A/O 6/23/00				SWBT Retail				_ 		SWBT W		
1				\	Price				<u> </u>		Offered	Discount	
]]		Missouri Tariff		CIMPT AND A TO THE	Monthle	Service Charge/ Non-	Per Use	Minute	Message	Mileage		Non-	
2		Cite (Name, Sect, Para)	usoc		Monthly Recurring	Recurrig	Charge	Charge	Charge	Charge	Recurring		Comments
	STABLE Service Name	(Sect. Fate)	0300	Siles - 720	Recurring	- raccomig_	<u> </u>						
1103	Cabinet A Assembly	GE 13.2.1.D.2.b		i					\ \		19.20%	19,20%	
					SEE 13.2.1,						19.20%	10.20%	Grandfathered
1104	1st Cabinet A		A21		D4	SEE 13.2.1, D4 \$ 5.50					19.20%		Grandfathered
1105	Svc & Equipment			 -	SEE 13.2.1,	3 0.50							
1106	Each additional Cabinet A		A22		D4	SEE 13.2.1, D4					19.20%		Grandfathered
1107	Svc & Equipment					\$ 5.50					19.20%	19.20%	Grandfathered
					SEE 13.2.1,						19.20%	10.20%	Grandfathered
1108		GE 13.2.1.D.2.b	A2F		D4	SEE 13.2.1, D4			 -		19.20%		Grandfathered
1109	Svc & Equipment			 	SEE 13.2.1,	3.30							
1110	Add. Line Circuit Carriers	GE 13.2.1.D.2.b	A2L		D4	SEE 13.2.1, D4					19.20%		Grandfathered
1111	Svc & Equipment					\$ 5.50					19.20%		Grandfathered
1112											19.20%	19.20%	
		QE 40.0 4 B.C.] .						l	19.20%	19,20%	
1113 1114	Consoles: 10-button	GE 13.2.1.D.2.b	 -	}	<u> </u>	' 					19.20%		
J-'''4	10-buttell	- 	 -	 	SEE 13.2.1,	 							
1115	Agent, each		A2G		D4	SEE 13.2.1, D4			<u> </u>		19.20%		Grandfathered
1116	Svc & Equipment					\$ 6.00			<u>-</u> -		19.20%	19.20%	Grandfathered
1,,,,,			1014		SEE 13.2.1, D4	 SEE 13.2.1, D4					19.20%	19 20%	Grandfathered
1117	Supervisor, each	 	A2M	ļ.—		\$ 6.00			 -		19.20%		Grandfathered
1118	Svc & Equipment 20-button		ļ- 			3					19.20%		Grandfathered
1	LO DOMO!				SEE 13.2.1,								<u> </u>
1120	Agent, each		A2H	<u></u>	D4	SEE 13.2.1, D4					19.20%		Grandfathered Grandfathered
1121	Svc & Equipment			\	10 O I	\$ 6.00	'				19.20%	19,20%	Grandramered
أمسا	a 5	1	A2N	1	SEE 13.2.1, D4	SEE 13.2.1, D4					19.20%	19.20%	Grandfathered
1122 1123	Supervisor, each Svc & Equipment		JAZIN		154	\$ 6.00			 		19.20%		Grandfathered
1124	With Fixed Lamp Field		-	 							19.20%	19.20%	
					SEE 13.2.1,						40 000	40.000	Out of the same
1125	Agent, each		A2J	.	D4	SEE 13.2.1, D4			<u> </u>		19.20% 19.20%		Grandfathered Grandfathered
1126	Svc & Equipment	<u> </u>	<u> </u>	ļ — —	SEE 13.2.1,	\$ 6.00					19.2070	19,20%	Grandiamered
1107	Supervisor, each		A2P	1	D4	SEE 13.2.1, D4			1	1	19.20%	19,20%	Grandfathered
1127 1128	Svc & Equipment					\$ 6.00					19.20%		Grandfathered
1129	With Alphanumeric Field										19.20%	19.20%	
		F		T .	SEE 13.2.1,	-FF 40 0 4 D4	;				19.20%	10.2004	Grandfathered
1130	Agent, each		A2K		D4	SEE 13.2.1, D4 \$ 6.00					19.20%		Grandfathered
1131	Svc & Equipment				SEE 13.2.1,	0.00					10.20 /	1211.	
1132	Supervisor, each		A2V		D4	SEE 13.2.1, D4			L		19.20%		Grandfathered
1133	Svc & Equipment					\$ 6.00					19.20%		Grandfathered
1134					-0.55						19.20% 19.20%		Grandfathered
1135	Supervisor single-line set, each		A9B++	ļ	\$ 2.55	\$ 6.00					19.20%		Grandfathered
1136 1137	Svc & Equipment				 	5.00			-		19.20%		
1137		 			SEE 13.2.1,				j —				
1138		GE 13.2.1.D.2.b	A5CCE		D4	SEE 13.2.1, D4					19.20%		Grandfathered
1139	& 14 Cathode Ray Tubes								 		19.20%		Grandfathered
1140	Svc & Equipment	ļ- 	<u> </u>	 	CEE 4004	\$ 6.00	 -		 		19.20%	18,20%	Grandiamered
1,	Add, Equip, for systems w/200+ consoles	GE 13.2.1.D.2.b	A5CAC	1	SEE 13.2.1, D4	SEE 13,2.1, D4				ı	19.20%	19.20%	Grandfathered
1141	Svc & Equipment	V- 10.2.1.0.2.0	,	 		\$ 6.00					19.20%	19.20%	Grandfathered
1143	Ord a Edition	<u> </u>									19.20%	19.20%	
كسنا			i ———						↓ 7		40.00-	40.000	
1144	CRTs:	GE 13.2.1.D.2.b	ļ	 	PEE 400 4				 -		19.20%	19.20%	<u> </u>
	ma al. C inflatio)	A5H		SEE 13.2.1, D4	SEE 13,2.1, D4					19.20%	19,20%	Grandfathered
1145	Black & White Svc & Equipment	 	10011			\$ 6.00			 		19.20%		Grandfathered
1146	346 or Edinburgut		 	 	SEE 13.2.1,								
1147	Color	<u> </u>	A5J		D4	SEE 13.2.1, D4		<u> </u>			19.20%		Grandfathered
1148	Svc & Equipment				L	\$ 6.00			 -		19.20%	19.20%	Grandfathered
	Equip, to Remote CRT* in same bldg, beyond 50ft, from	1	AFERE		\$ 2.60	\$ 116.00					19.20%	19 20%	Grandfathered
	AEMIS Control Equip., each 100 ft.	 	A5FR5			\$ 6.00		_ 	 	·	19.20%		Grandfathered
1150	Svc & Equipment		<u>'</u>	<u>. </u>		J.00 1			<u></u>				

				TOF SWEET STELLED									021601
	В	C	_ D	E	F	G	_ н		J	K		M	N
SWBT MISSOUR	A/O 6/23/00			1	SWBT Retail						SWBT W		
		<u> </u>			Price			<u> </u>			Offered	Discount	
		Missouri Tariff		C14/D7	A dometric	Service	Per Use	Minute	Message	Mileage	1	Non-	
2 SWBT Service N		Cite (Name, Sect, Para)	usoc	SWBT agreement to offer - YES	Recurring	Charge/ Non- Recurrig	Charge	Charge	Charge	Charge	Recurring	Recurring	Comments
	mote CRT in different bldg, and/or beyond	I	10300	Oliei -) Lu	recorning	Recarring	Onlarge	O. a.go	- Cricigo	<u> </u>			
1151 1.000ft from AEM	S Control Equip., each	}	A5FRT		\$ 1.95	\$ 172.00]		_	19.20%		Grandfathered
1152 Svc & Equi						\$ 6.00					19.20%		Grandfathered
153											19.20%	19.20%	
									i			40.000	
1154 Incoming Call Ide	tification:	GE 13.2.1.D.2.c		<u> </u>]		19.20%	19.20%	
456		1							l i		19.20%	19.20%	
155 Audible Option: 156 Per announcem		GE 13.2.1.D.2.c	A8FTG		\$ 52.15	\$ 81.25		<u>L</u> .	 		19.20%		Grandfathered
157 Svc & Equipo		- 	ABFIG		\$ 52.15	\$ 6.00			[19.20%		Grandfathered
	gn Ex., Foreign Serving Office or Tie Line	-	IA8FTE		\$ 4.20				 		19.20%		Grandfathered
159 Svc & Equip			INGI 12		1,25	\$ 6.00					19.20%		Grandfathered
160 Per ACD-ESS		 	A8FTR	 	\$ 0.10	· · · · · · · · · · · · · · · · · · ·					19.20%		Grandfathered
161 Svc & Equip	ment	 	_			\$ 6.00			,		19.20%	19.20%	Grandfathered
							· - ·-					_	
162 Visual Option:		GE 13.2.1.D.2.c		<u></u>							19.20%	19.20%	
163 Per System		ļ. <u> </u>	A5VSY		\$ 2.45			<u> </u>	<u> </u>		19.20%		Grandfathered
164 Svc & Equipo		<u> </u>		<u> </u>	<u> </u>	\$ 6.00			<u> </u>		19.20% 19.20%		Grandfathered Grandfathered
165 Per Visual Con		ļ	A5VCN		\$ 1.20	6 00			 -		19.20%		Grandfathered
166 Svc & Equip	ment	ļ		+		\$ 6.00					19.20%	19.20%	
167		 		 -	 -	 			 		18.2070	19.2070	
168 Delay Appour	onte:	 GE 13.2.1.D.2.d	1			ì			į .	į	19.20%	19.20%	
168 Delay Annouchem	enta.	UL 13.2.1.D.2.0		 -	 -	 -	· · · · · · · · · · · · · · · · · · ·		 		. 5.25 /6		
169 Standard Record	ed Frame:	GE 13.2.1.D.2.d			!						19.20%	19.20%	
170 Per 11 second		GE TOIL T. D. E. G	A8GCE		\$ 52.15	\$ 55.25			_		19.20%	19.20%	Grandfathered
171 Svc & Equipm			1.50-5-			\$ 6.75			i —		19.20%		Grandfathered
172 Per trunk to acc			A8GAT	 	\$ 9.15						19.20%		Grandfathered
173 Svc & Equipm		 				\$ 6.75					19.20%	19.20%	Grandfathered
174 Per ACD-ESS	Terminal		ABGTT		\$ 1.25						19.20%	19.20%	Grandfathered
175 Svc & Equipm	ent		T			\$ 5.50					19.20%		Grandfathered
176 Load Depender	t 1st Delay:			I							19.20%	19.20%	
177 Svc & Equipa					L	\$ 5.50					19.20%		Grandfathered
178 Svc & Equipo	nent				<u> </u>	\$ 5.50					19.20%	19.20%	Grandfathered
4-0	D	05 42 24 524	1			l			i		19.20%	19.20%	
179 Common System		GE 13.2.1.D.2.d	A4GCE	 	\$ 204.40				 		19.20%		Grandfathered
180 Common Equip 181 Svc & Equipm		 	A4GCE		- 204,AU	\$ 5.50			 		19.20%		Grandfathered
182 Per 16 second			A4G16		\$ 155.60						19.20%		Grandfathered
183 Svc & Equipm	ent	 	-		-	\$ 5.50					19.20%		Grandfathered
184 Per 32 second		·	A4G32		\$ 190.10	\$ 41.00			i		19.20%		Grandfathered
185 Svc & Equipm						\$ 5.50					19.20%		Grandfathered
186 Per 48 second			A4G48		\$ 224.70						19.20%		Grandfathered
187 Svc & Equipm						\$ 5.50					19.20%		Grandfathered
188 Svc & Equipm				ļ		\$ 5.50			!l		19.20%		Grandfathered
189 Per ACD-ESS		·\	ABGTT		\$ 1.25						19.20%		Grandfathered
190 Svc & Equipm			145			\$ 5.50					19.20% 19.20%		Grandfathered Grandfathered
191 Remote recordi		 	A4F	 	\$ 24.55	\$ 5.50					19.20%		Grandfathered
192 Svc & Equipm		 		 		9 3.30		-			19.20%	19.20%	
193 Load Depender 194 Per 16 second		 	A4H16		\$ 155.60	\$ 41.00			} 		19.20%		Grandfathered
194 Per 16 second 195 Svc & Equip		 	7,41115	+		\$ 5.50			 		19.20%		Grandfathered
196 Per 32 second		 	A4H32	-	\$ 190.10				 i		19.20%	19.20%	Grandfathered
197 Svc & Equipr		 				\$ 5.50					19.20%	19.20%	Grandfathered
198 Per 48 second		1	A4H48	1	\$ 224.70	\$ 41.00					19.20%		Grandfathered
199 Svc & Equipi		<u> </u>				\$ 5.50					19.20%		Grandfathered
200 Svc & Equipm						\$ 5.50					19.20%		Grandfathered
201									<u> </u>		19.20%	19.20%	
			\ 	}	1	<u> </u>)	1		40,000	40.000	
202 Emergency Alert A	mangement:	GE 13.2.1.D.2.e	 		055 40 0 1						19.20%	19.20%	<u> </u>
	Samuel and a service of the service	i	40544		SEE 13.2.1,	SEE 13.2.1, D4,			j 1		19.20%	10 200	Grandfathered
	ipped consoles equipped f/alert	 	A85 <u>A</u> A		D4	\$ 5.50		<u> </u>	 		19.20%		Grandfathered
204 Svc & Equipm	#OL	 			SEE 13.2.1,	9,50	 -		 		13.20%	18.20%	- Cranslationed
ONE DOLOG Med only	or Service Supervising Consoles		A85AS	!	D4	SEE 13.2.1, D4					19.20%	19.20%	 Grandfathered
			70070	+		\$ 5.50			 		19.20%		Grandfathered
206 Svc & Equipm 207		 -	 	+		5.50					19.20%	19.20%	
208 Agent Assist:		GE 13.2.1.D.2.1	 	 							19.20%	19.20%	
208 Agent Assist. 209 Per Terminal			A3G		\$ 2.85	\$ 38.50					19.20%		Grandfathered

															021601
	В) c	D	E	F	G	H_		J	К	Ĺ	M		<u>N</u>	
1	SWBT MISSOURI A/O 6/23/00	1			SWBT Retail Price		<u>-</u>	-	Į Į		SWBT W	/holesale Discount	l		
1_		Missouri Tariff	-	<u> </u>	Price	Service		<u> </u>			Ullelen	DISCOURT			
		Cite (Name,		SWBT agreement to	Monthly	Charge/ Non-	Per Use	Minute	Message	Mileage		Non-			
2	SWBT Service Name	Sect. Para)	usoc	offer - YES	Recurring	Recurrig	Charge	Charge	Charge	Charge	Recurring	Recurring		Comments	
210						\$ 5.50			 		19.20%	19.20%	Grandfathered Grandfathered		
211		 	A3H		\$ 0.30	\$ 42.75 \$ 6.00		ļ			19.20% 19.20%	19.20%	Grandfathered		
212 213	Svc & Equipment	 		<u> </u>		a 0.00				·	19.20%	19.20%			
213		 -	 -												
214	Agent Call:	GE 13.2.1.D.2.g	ļ	, I				i	<u> </u>		19.20%	19.20%			
215			A3J		\$ 2.80						19.20%		Grandfathered		
<u> 216</u>						\$ 5.50		<u></u>			19.20% 19.20%		Grandfathered Grandfathered		
<u>217</u> 218			A3W		\$ 0.30	\$ 42.75 \$ 6.00			 		19.20%		Grandfathered		
219		 	 	i		0.00		 			19.20%	19.20%			
<u> </u>															
220	Service Supervising Agent Console	GE 13.2.1.D.2.h		1	_						19.20%	19.20%			
221	Per Agent Assist and/or Call Terminal		TAH8A		\$ 8.25						19.20%		Grandfathered		
222	Svc & Equipment	1	<u> </u>			\$ 5.50					19.20% 19.20%		Grandfathered		
223	Per Service Supervising Trunk: Central Office Components		A8HCO	 	\$ 8.95	\$ 24.00		<u> </u>	 		19.20%		Grandfathered		
2 <u>24</u> 225			AORCO	 		\$ 5.50		<u> </u>			19.20%		Grandfathered		
	242 & Edinbuseur	 		 	SEE 13.2.1,	5.00									
226	Per 25 Equipped Consoles		A8HSS	<u> </u>	D4	SEE 13.2.1, D4					19.20%		Grandfathered		
227	Svc & Equipment					\$ 5.50		L			19.20%		Grandfathered		
228		105.00						ļ	 		19.20% 19.20%	19.20% 19.20%			
229	Agent Status Display Console:	GE 13.2.1.D.2.i			SEE 13,2.1,		 _	 			19.20%	19.2076			
230	First 3 Consoles		A3X			SEE 13.2.1, D4					19.20%	19.20%	Grandfathered		
230 231	Svc & Equipment	 		 		\$ 5.50		 			19.20%		Grandfathered		
,,,		 		 	SEE 13.2.1,										
232	Each Additional Console		A3Y			SEE 13.2.1, D4					19.20%		Grandfathered Grandfathered		
233	Svc & Equipment					\$ 5.50		·	ļ <u> </u>		19.20% 19.20%	19.20% 19.20%			
234	System Display & Control Feature	GE 13.2.1.D.2.i	 	 				 	 		19.20%	19.20%			
235 236	Per system	1 3.2.1.0.2.1	A9H		\$ 16.05	\$ 353.00		 -	 		19.20%		Grandfathered		
<u>236</u> 237	Svc & Equipment	 	-			\$ 6.00					19.20%	19.20%	Grandfathered		
	Per Agent-to-split Pattern		A9GAS		\$ 5.40	\$ 78.00					19.20%	19.20%	Grandfathered		
239	Svc & Equipment					\$ 6.00		ļi			19.20%		Grandfathered		
240	Key Control & Alarm Console:		 	<u> </u>	PEG 1221			 -	-	'	19.20%	19.20%			
244	Per Console	1	A4N	{	SEE 13.2.1, D4	SEE 13.2.1, D4)]]		19.20%	19.20%	Grandfathered		
241 242	Syc & Equipment	 	71771	 		\$ 6.00			 		19.20%	19.20%	Grandfathered		
24 <u>2</u> 243	Per Activate/Deactivate Key	 	A4K		\$ 1.90	\$ 66.50					19.20%	19.20%	Grandfathered		
244	Svc & Equipment					\$ 6.00					19.20%		Grandfathered		
245		ļ						ļ. ———			19.20%	19.20%			
	AN TORREDONNER DESCRIPTION	OF 12 2 1 D 2 1	AABSE	<u> </u>	\$ 9.10	\$ 74.75)]]		19.20%	10 20%	Grandfathered		
	Alternate Traffic Routing Per Split Svc & Equipment	GE 13.2.1.D.2.k	MARIOE	 		\$ 6.00		 	 		19.20%		Grandfathered		
247 248	Svc a Equipment		 	(·		5.00		ļ			19.20%	19.20%			
249	Night Transfer Per Split	GE 13.2.1.D.2.I	A3T		\$ 2.00						19.20%		Grandfathered		
250	Svc & Equipment					\$ 6.00			<u> </u>		19.20%		Grandfathered		
251			<u> </u>	<u> </u>				ļ——	 	<u> </u>	19.20%	19.20%			
^	Calla Malifina Indication:	GE 13.2.1.D.2.m			1] :			19.20%	19.20%			
252 253	Calls Waiting Indication: Remote Calls Waiting	10.2.1.0.2.111	 -	 							19.20%				
254 254		1	A4PTS	<u> </u>	\$ 0.25						19.20%	19.20%	Grandfathered		
255	Svc & Equipment					\$ 5.50					19.20%	19.20%	Grandfathered		
			1	1	SEE 13.2.1.	0554004					40.00-	40.000	Case death asset		
256	Common Equip. per 24 states		A4PCE		D4	SEE 13.2.1, D4 \$ 5.50					19.20% 19.20%		Grandfathered Grandfathered		
2 <u>57</u>			A4X	<u> </u>	\$ 13.30			 	 		19.20%		Grandfathered		
258 259	Syc & Equipment			 		\$ 6.00					19.20%		Grandfathered		
259 260	Assistance Call Wait per group	1	A4Y		\$ 10.10	\$ 94.00					19.20%	19.20%	Grandfathered		
261	Svc & Equipment					\$ 6.00					19.20%		Grandfathered		
262											19.20%	19.20%	·		
		05.40.0.5	Į	Į Į	ļ	\		}	1		19.20%	19.20%			
26 <u>3</u>	Nonrecurring Charges:	GE 13.2.1.D.2.n	 	 				 	<u> </u>		19.20%	19.20%			
ae i	Equipment or Feature Addition	13.2.1.D.2.n.1			•	*200			[19.20%	19.20%	Grandfathered		
264 265	Equipment of Leafure Addition	10.2.1.0.2.(1.)		 							19.20%				
		GE		 		i		i							
	Service Establishment Charge:	13.2.1.D.2.n.2	1	!				Į.	, ,		19.20%	19.20%			

	CARIBIT A		Lio	OF SWBI'S TELEC		0.10 02.11.02.							021601
	В	C	D	Ε	F	G	H		j	К		М	N
	SWBT MISSOURI A/O 6/23/00	 	 	 	SWBT Retail						SWBTW	holesale	
1			Į.		Price) '	ĺ		Offered I		
		Missouri Tariff	 	 		Service							
		Cite (Name,		SWBT agreement to	Monthly	Charge/ Non-	Per Use	Minute	Message	Mileage		Non-	
2	SWBT Service Name	Sect, Para)	USOC	offer - YES	Recurring	Recurrig	Charge	Charge .	Charge	Charge	Recurring	Recurring	Comments
1267	Each System					\$ 38,500.00					19.20%	19.20%	Grandfathered
1268	AEMIS					\$ 31,650.00					19.20%		Grandfathered
1269	CSRAF	I				\$ 28,450.00					19.20%		Grandfathered
1270		<u> </u>									19.20%	19.20%	
1271	ACD-ESS	\ \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	ļ								19.20% 19.20%	19.20% 19.20%	
1212	Plans (&II - Type B Service	GE 13.2.1.D.3		ļ				<u> </u>			19.20%	19.20%	
1273	Plan I Rates:	CE 40 0 4 D 0 -		1				[Į Į		19.20%	19.20%	
1274	Type B Common Equipment:	GE 13.2.1.D.3.a	 -					 -			19.20%	19.20%	
1275	Type is continuit equipment.			 							19.20%	19.20%	
1210		 -	 -	 									
1276	Premises Components/system	GE 13.2.1.D.3.a	.)								19.20%	19.20%	
1277	Svc & Equipment	1 1010				\$ 6.00					19.20%	19.20%	Grandfathered
1278	Fixed Rate:	 		·		\$ 2,300.00					19.20%	19.20%	Grandfathered
1279	1 Month	 	A3P		\$ 1,470.00						19.20%		Grandfathered
1280 1281	24 Months	1	A3P		\$ 69.50						19.20%		Grandfathered
1281	48 Months		A3P		\$ 37.80						19.20%	19.20%	Grandfathered
1282	72 Months		A3P		\$ 27.30						19.20%		Grandfathered
1283	96 Months	ļ	A3P		\$ 22.15						19.20%		Grandfathered
1284 1285	Variable Rate:	<u> </u>	ļ	 		·		L			19.20%	19.20%	
1285	1 Month		A3P		\$ 24.25			<u> </u>			19.20%	19.20%	Grandfathered
1286	24 Months	 	A3P A3P	<u> </u>	\$ 24.25						19.20% 19.20%		Grandfathered Grandfathered
1287	48 Months			i	\$ 24.25 \$ 24.25						19.20%		Grandfathered
1288	72 Months		A3P								19.20%		Grandfathered
1289	96 Months	·	ASP	 	\$ 24.25						19.20%	19.2076	Grandiamered
1290	Components per 72 Consoles	GE 13.2.1.D.3.a	•								19.20%	19.20%	
1201	Svc & Equipment	GL 13.2.1.D.3.a				\$ 6.00					19.20%		Grandfathered
1291 1292 1293 1294 1295 1296 1297 1298 1299	Fixed Rate:	 				\$ 5,900.00					19.20%		Grandfathered
1293	1 Month	 	A8B		\$ 8,695.00	\$ 0,000.00			 -i		19.20%		Grandfathered
1294	24 Months	 	A8B	 	\$ 412.00						19.20%		Grandfathered
1295	48 Months		A8B		\$ 224.00						19.20%	19.20%	Grandfathered
1296	72 Months		A8B		\$ 162.00						19.20%	19.20%	Grandfathered
1297	96 Months	 	A88	1	\$ 131.00						19.20%	19.20%	Grandfathered
1298	Variable Rate:		i — —								19.20%	19.20%	
1299	1 Month		A8B		\$ 71.30						19.20%	19.20%	Grandfathered
1300 1301 1302	24 Months		A8B		\$ 71.30						19.20%		Grandfathered
1301	48 Months		A8B		\$ 71.30						19.20%		Grandfathered
1302	72 Months	<u> </u>	A8B	<u> </u>	\$ 71.30						19.20%	19.20%	Grandfathered
1303	96 Months		A8B		\$ 71.30						19.20%		Grandfathered
1304	Attendant Position per Agent or Supervisory										19.20%	19.20%	<u> </u>
4000	I to this course Coursely	CE 42.24.D.2 -									19.20%	19.20%	
1305 1306 1307	Multibutton Console Svc & Equipment	GE 13.2.1.D.3.a				\$ 6.00					19.20%		Grandfathered
1306	Fixed Rate:	 		 	 	\$ 400.00					19.20%	19.20%	Grandfathered
1302	1 Month	 	A8C		\$ 432.00	700.00					19.20%		Grandfathered
1308 1309 1310	24 Months	 	A8C	 	\$ 25.40						19.20%	19.20%	Grandfathered
1310	48 Months	 	A8C		\$ 13.30						19.20%		Grandfathered
1311	72 Months		A8C		\$ 9.60						19.20%	19 20%	Grandfathered
1312	96 Months	1	28A		\$ 7.80						19.20%	19.20%	Grandfathered
1312 1313	Variable Rate:	Ţ.									19.20%	19.20%	
1314	1 Month		A8C		\$ 7.20						19.20%	19.20%	Grandfathered
1315	24 Months	1	A8C		\$ 7.20						19.20%	19.20%	Grandfathered
1316 1317	48 Months		ABC		\$ 7.20						19.20%		Grandfathered
1317	72 Months		A8C		\$ 7.20						19.20%		Grandfathered
1318	96 Months	ļ	A8C	<u> </u>	\$ 7.20						19.20%		Grandfathered
1319		ļ	ļ								19.20%	19.20%	
		CE 1204 DO -	1) 1	Ì						19.20%	19.20%	
1320	Agency Emergency	GE 13.2.1.D.3.a									19.20%	19.20%	
1321	Alert Arrangement,	 									19.20%	19,20%	
4000	4 24 concelles with popules avecanising	GE 13 2 1 D 2 -)]							19.20%	19.20%	
1322	1 per 24 consoles with service supervising Svc & Equipment	GE 13.2.1.D.3.a	 	 		\$ 6.00					19.20%		Grandfathered
1323 1324	Svc & Equipment Fixed Rate:	 	 	 		\$ 530.00					19.20%		Grandfathered
1325	1 Month	 	A85AM	 	\$ 115.00	- 000.00		- -			19.20%		Grandfathered
1326	24 Months		A85AM		\$ 5.45						19.20%		Grandfathered
1325 1326 1327	48 Months	 	A85AM		\$ 2.95						19.20%		Grandfathered
1328	72 Months		A85AM		\$ 2.15						19.20%		Grandfathered
1329	96 Months		A85AM		\$ 1.75						19.20%		Grandfathered

j	B	С	D	Ë	F	G]	Н		j	K	L	М	N
7	SWBT MISSOURI A/O 6/23/00				SWBT Retail	1		ì				/holesale	
١				<u> </u>	Price	L		<u> </u>			Offered	Discount	
i		Missouri Tariff				Service] — -	1		\		
Į		Cite (Name,		SWBT agreement to		Charge/ Non-	Per Use	Minute	Message	Mileage	J a	Non-	Comments
4	SWBT Service Name	Sect, Para)	USOC	offer - YES	Recurring	Recurrig	Charge	Charge	Charge	Charge	Recurring	Recurring	
4	Variable Rate:	Ļ				 		} _	!		19.20%		Grandfathered
	1 Month	<u> </u>	A85AM	<u> </u>	\$ 2.50	<u> </u>					19.20%		Grandfathered
Ι.	24 Months	<u> </u>	A85AM	<u> </u>	\$ 2.50				-		19.20%		Grandfathered
3	48 Months	 	MASSAM	 	\$ 2.50			!			19.20% 19.20%		Grandfathered
4 5	72 Months		A85AM		\$ 2.50			ļ	ļI		19.20%		Grandfathered
2	96 Months		A85AM		\$ 2.50						19.20%		
Š		 		 		├					18.2076	19.207	
١.	0.0.000				1	l [Į	([19.20%	19.20%	,
7_	Calls Waiting Indication, 1 per 72 consoles	GE 13.2.1.D.3.a		\				 			19.20%		Grandfathered
8	Svc & Equipment	<u> </u>			 	\$ 6.00		 -			19.20%		Grandfathered
9	Fixed Rate:	L				\$ 440.00		 -	}		19.20%		Grandfathered
0	1 Month	<u> </u>	ABJCE		\$ 93.25	└ ──┤		 			19.20%		Grandfathered
1	24 Months	ļ	A8JCE		\$ 4.40				<u> </u>		19.20%		Grandfathered
2	48 Months		ABJCE		\$ 2.40	<u> </u>		 	i		19.20%		Grandfathered
1	72 Months		ABJCE	 	\$ 1.75	ļ		 			19.20%		Grandfathered
4	96 Months	L. 	ABJCE		\$ 1.40	\ -		} _	}				
ò	Variable Rate:	<u> </u>				L					19.20%	19.20%	Geondfathered
Ц	1 Month		ABJCE		\$ 2.25			 -	ļ		19.20%	19.20%	Grandfathered Grandfathered
_	24 Months	<u> </u>	A8JCE	!	\$ 2.25	<u></u>		ļ			19.20%		Grandfathered
3	48 Months		A8JCE_		\$ 2.25				l		19.20%		Grandfathered
9	72 Months	L	A8JCE	L	\$ 2.25			 	<u> </u>		19.20%		Grandfathered
)	96 Months		ABJCE		\$ 2.25					<u> </u>	19.20%		Grandfathered
											19.20%		
2	System Display & Control Equipment:							<u> </u>			19.20%	19.20%	·
٦													
3	Premises Components	GE 13.2.1.D.3.a		I _	L	L			ا ا		19.20%		
ij	Svc & Equipment	1		T		\$ 6.00					19.20%		Grandfathered
,	Fixed Rate:					\$ 1,100.00					19.20%		Grandfathered
H	1 Month	†	ABK		\$ 2,100.00	- -			1		19.20%		Grandfathered
7	24 Months		A8K	 	\$ 99.50						19.20%	19.20%	Grandfathered
3	48 Months	 	A8K		\$ 54.00			ļ ——	,		19.20%	19.20%	Grandfathered
j	72 Months	· 	A8K		\$ 38.70						19.20%	19.20%	Grandfathered
2	96 Months		A8K		\$ 31.60					_	19.20%	19.20%	Grandfathered
í	Variable Rate:	 		 				<u> </u>			19.20%		
H	1 Month	 	A8K	 	\$ 16.60				i		19.20%		Grandfathered
2	24 Months	 	A8K	 	\$ 16.60			l ———	 		19.20%		Grandfathered
3	48 Months		A8K		\$ 16.60	 					19.20%		Grandfathered
5	72 Months		A8K	 	\$ 16.60	 		 -			19.20%		Grandfathered
	96 Months	 	A8K	 	3 16.60	 			j '		19.20%		Grandfathered
ŝ	55 (MOTE) 3	 		 	1	 			i —				
۱,	Optional Printer	GE 13.2.1.D.3.a		1	1			Į	, ,		19.20%	19.20%	
4		JUL 10.2.1.0.3.8				\$ 6.00			 		19,20%		Grandfathered
)	Svc & Equipment	 				\$ 270.00			 		19.20%		Grandfathered
Н	Fixed Rate:	 	A8P		\$ 740.00	2,0.00			 		19.20%		Grandfathered
1	1 Month	 	A8P		\$ 35.00	 		 	 		19.20%		Grandfathered
7	24 Months	 	A8P	 	\$ 19.05	<u> </u>					19.20%		Grandfathered
_	48 Months	 	A8P	 	\$ 13.75	 			 		19,20%	19 20%	Grandfathered
2	72 Months	 	A8P	 	\$ 13.75	 		 	 		19.20%		Grandfathered
L	96 Months	 	AUF	 	· · · · · · · · · · · · · · · · · · ·	 +			 		19.20%		
,	Variable Rate:	 	A8P	 	\$ 17.10	 		 	 		19.20%		Grandfathered
,	1 Month		A8P	 				 -			19.20%		Grandfathered
7	24 Months	 -		 					 		19.20%		Grandfathered
2]	48 Months	ļ	A8P	 	\$ 17.10			 -	 		19.20%		Grandfathered
3	72 Months	 	A8P		\$ 17.10	<u> </u>		 	 -		19.20%		Grandfathered
2	96 Months	 	A8P	 	\$ 17.10	L			 	<u> </u>			
		 			L	<u> </u>			 -		19.20%	19,20%	
1	* 100 1	l. .			Į			•	! \		40.000	10.000	1
2	Dynamic Traffic Display:	GE 13.2.1.D.3.a	l	<u> </u>	Ļ	 _			 		19.20%	19.20%	
٦	<u> </u>		l					1	1		المممما	40.000	<u>(</u>
3	Display Units, 1 split	GE 13.2,1.D.3.a		<u> </u>		<u> </u>		 	<u> </u>		19.20%		
1	Svc & Equipment	<u> </u>			<u> </u>	\$ 6.00		 _			19.20%		Grandfathered
	Fixed Rate:					\$ 520.00		!	<u> </u>		19.20%		Grandfathered
Н	1 Month		A8M		\$ 865.00						19.20%		Grandfathered
7	24 Months		A8M	I	\$ 41.00						19.20%		Grandfathered
3	48 Months	T	A8M		\$ 22.00				<u> </u>		19.20%		Grandfathered
)	72 Months	1	A8M	 	\$ 16.00						19.20%		Grandfathered
5	96 Months	 	A8M		\$ 13.00						19.20%	19.20%	Grandfathered
4	Variable Rate:	 		·	<u> </u>						19.20%	19.20%	i
ļ	1 Month		A8M	·	\$ 9.30						19.20%		Grandfathered
2	24 Months	 	A8M		\$ 9.30			\ -			19.20%		Grandfathered
			- 1971 VI	<u></u>		<u> </u>							