Exhibit No.:

Issue(s): Article VIIA: Costing/Pricing,

Non-Recurring Rates **Witness:** Ted M. Hankins

Type of Exhibit: Rebuttal Testimony Sponsoring Party: CenturyTel of Missouri, LLC and Spectra Communications Group,

LLC d/b/a CenturyTel
Case No.: TO-2006-0299

Date Testimony Prepared: April 6, 2006

REBUTTAL TESTIMONY

OF

TED M. HANKINS

ON BEHALF OF CENTURYTEL OF MISSOURI, LLC AND SPECTRA COMMUNICATIONS GROUP, LLC d/b/a CENTURYTEL

CASE NO. TO-2006-0299

OF THE STATE OF MISSOURI

PETITION OF SOCKET TELECOM, LLC)	
FOR COMPULSORY ARBITRATION OF)	
INTERCONNECTION AGREEMENTS)	
WITH CENTURYTEL OF MISSOURI, LLC)	CASE NO. TO-2006-0299
AND SPECTRA COMMUNICATIONS, LLC)	
PURSUANT TO SECTION 252(b)(1) OF)	•
THE TELECOMMUNICATIONS ACT OF)	
1996	j	

STATE OF LOUISIANA

PARISH OF QUACHITA

AFFIDAVIT OF TED M. HANKINS

- I, Ted M. Hankins, of lawful age and being duly sworn, state:
- My name is Ted Hankins. I am presently Director Economic Analysis for CenturyTel Service Group, LLC.
- 2. Attached hereto and made a part hereof for all purposes is my Rebuttal Testimony.
- 3. I hereby swear and affirm that my answers contained in the attached testimony to the questions therein propounded are true and correct to the best of my knowledge and belief.

Ted M Hankins

Subscribed and sworn to before this

ommission expires: AT NEATH

day of April, 2006.

Notary Public

Gary Maxwell Cox

Louisiana Bar Roll No. 27419

Notary Public, Ouachita Parish, Louisiana

My Commission is for Life

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1 2		REBUTTAL TESTIMONY OF TED M. HANKINS
3 4		ON BEHALF OF CENTURYTEL OF MISSOURI, LLC AND SPECTRA COMMUNICATIONS GROUP, LLC d/b/a CENTURYTEL
5	Q.	PLEASE STATE YOUR NAME.
6	A.	Ted M. Hankins.
7 8	Q.	ARE YOU THE SAME TED M. HANKINS WHO FILED DIRECT TESTIMONY IN THE PROCEEDING?
9	A.	Yes.
10 11		I. PURPOSE OF TESTIMONY
12	Q.	WHAT IS THE PURPOSE OF YOUR TESTIMONY?
13	A.	In my direct testimony, I explained that Socket's proposal to borrow the SBC non-recurring
14		charges (NRCs) for CenturyTel is inappropriate and that, instead, the Commission should
15		either adopt (a) CenturyTel's proposed GTE-based UNE NRCs or (b) if CenturyTel must
16		provide electronic access to OSS as Socket demands, CenturyTel's proposed alternate NRCs,
17		which allow it to recover the cost of implementing an electronic interface to CenturyTel's
18		OSS, as Socket has demanded in its proposed Article XIII. In my rebuttal testimony, I will
19		address the same issues, explaining why Socket's direct testimony fails to justify its NRC
20		proposal and why the Commission should ultimately determine that CenturyTel's proposed
21		NRCs and additives or surcharges are reasonable, forward-looking, and appropriate.

O. DO ANY NONRECURRING RATES REMAIN IN DISPUTE?

A.

A.

Yes. While the parties have agreed to most of the recurring rates, as Socket's Attachment to Article VII Appendix reveals, many of the NRCs remain in dispute. Whereas Socket has proposed SBC-based NRCs, CenturyTel agrees to abide by its GTE-based UNE NRCs contained in existing Commission-approved Interconnection Agreements (ICAs) between CenturyTel and other CLECs, unless the Commission grants Socket's demand for electronic access to OSS. As I explained in my direct testimony, CenturyTel has conducted a cost study to develop proposed alternative rates, additives, or surcharges to apply in the event it is required to implement the electronic access to OSS that Socket is demanding. The Commission should either adopt CenturyTel's proposed GTE-based UNE NRCs or, if it compels CenturyTel to develop and implement the electronic access to OSS Socket demands, adopt CenturyTel's proposed alternative UNE NRCs, additives, or surcharges that are set forth in attached Schedule TMH-Reb-1.

II. SOCKET FAILS TO JUSTIFY ITS PROPOSED NRCS

O. DOES SOCKET PROPOSE NRCS IN ITS DIRECT TESTIMONY?

In a manner of speaking, yes. In his three pages of testimony on NRCs, Mr. Turner fails to specifically identify the rate elements at issue or the NRCs Socket proposes either in the body of his testimony or in any schedules thereto. Instead, Mr. Turner comments that "Socket Telecom felt an obligation to propose some NRC rates" (Turner Direct at 55:24–25) and that it was, as I mentioned above and in direct, proposing "the nonrecurring charges that this Commission established in the SBC cost proceedings." (Turner Direct at 55:12-13)

Q. DID SOCKET FILE ANY COST STUDIES SUPPORTING ITS PROPOSED NRCS?

Α.

A. No, Socket did not file the SBC cost studies ostensibly supporting the NRCs Socket proposes here or Mr. Turner's "restatements" of those cost studies, and did not present any study or analysis of its own showing how it determined that the SBC NRCs it is proposing are appropriate for CenturyTel. Socket should have provided such cost studies with its direct testimony in this proceeding. Further, based on Mr. Turner's professed experience on these matters, he should have been able to prepare cost studies or analyses relating to Socket's proposal to adopt SBC's NRCs (and explaining how those NRCs would allow CenturyTel to recover its costs given its level of demand vis-à-vis SBC). Failing to do so, Socket has provided no evidence of costs or the appropriateness of its proposed rates.

11 Q. DID SOCKET PRESENT ANY SUPPORT FOR ITS PROPOSED NONRECURRING RATES?

No. Mr. Turner merely states that he was a CLEC witness in the SBC cost proceeding, that he "provided restatements" of "nonrecurring cost studies filed by SBC" in that proceeding, and that he assumes the same underlying cost inputs should apply to CenturyTel. (Turner Direct at 56-57) At no point, however, does he offer or submit his "restatements" of SBC's cost studies here. Importantly, moreover, while Mr. Turner observes that there are four critical components to evaluating non-recurring costs (tasks, probability of task occurrence, task time, and labor rate), he effectively concedes that he did not examine any of those four critical components with respect to CenturyTel. (Turner Direct at 57). Instead, he comments—without support—that "there is a great deal of similarity in the tasks" and assumes—again, without support—comparability of the other three components. (Turner

1	Direct at 56-57) That is not sound cost methodology and certainly does not justify imposing
2	SBC-based NRCs on CenturyTel. Socket did not present any sound analysis supporting its
3	proposed NRCs in Mr. Turner's direct testimony.

- 4 Q. SOCKET ASSERTS THAT THERE IS NO SIGNIFICANT DIFFERENCE 5 BETWEEN SBC AND CENTURYTEL. (TURNER DIRECT AT 57) DO YOU 6 AGREE?
- A. Absolutely not. CenturyTel witnesses Dr. Avera and Mr. Miller address this in detail in their direct testimony and in rebuttal (Avera Direct at 4-13; Miller Direct at 76-79), demonstrating at length why CenturyTel is fundamentally different and should be treated differently.

 Moreover, and particularly relevant to NRCs, CenturyTel does not have the wholesale demand that I believe SBC experiences.¹
- 12 Q. ARE YOU SUGGESTING SOCKET HAS FAILED TO PROVE ITS CASE WITH RESPECT TO NON-RECURRING RATES?
- Yes. As of the filing of Socket's direct testimony, there is no evidence in the record 14 A. supporting the proposed NRCs Socket advocates in this proceeding. Mr. Turner presents 15 generic assertions that SBC-based NRCs should be applied to Century Tel, but fails to present 16 any reasoned analysis or underlying evidence proving the point. (Turner Direct at 55-57) 17 Without performing any specific studies comparing SBC and CenturyTel—or even 18 examining CenturyTel-specific facts, Mr. Turner merely relies on unsupported assumptions 19 as to tasks, probabilities, times, efficiencies and labor rates. (Turner Direct at 56-57) That is 20 not good enough. Reviewing Socket's direct testimony, I find no evidentiary or analytical 21

¹ Level of demand critically impacts NRCs because the costs are spread across demand such that greater demand will decrease per-task or per-order cost, while lower demand necessitates an increased rate per-task to recover the costs.

1		support for its proposed NRCs. Socket has failed to satisfy its burden of proof in its direct
2		case.
3 4 5	Q.	SOCKET RECOMMENDS THAT THE COMMISSION UTILIZE THE SBC NRC RATES WITHOUT BEING SUBJECT TO TRUE-UP. (TURNER DIRECT AT 57) DO YOU AGREE?
6	A.	Absolutely not. Socket has not put forth any evidence or analysis supporting the applicability
7		of SBC's NRCs to CenturyTel, much less that such NRCs should apply to CenturyTel on a
8		permanent basis.
9	Q.	WHAT, THEN, SHOULD THE COMMISSION DO?
10	A.	Since Socket has failed to present evidence in its direct testimony supporting its proposed
11		NRCs, the Commission should reject Socket's unsupported assertion that SBC's NRCs are
12		appropriate.
13 14		III. CENTURYTEL IS NOT BOUND TO ORIGINAL GTE NRCS IN PERPETUITY
15 16	Q.	PLEASE SUMMARIZE YOUR UNDERSTANDING OF SOCKET'S POSITION ON THE ORIGINAL GTE/AT&T NRCS.
17	A.	Certainly. Based on its filed direct testimony, it appears that Socket contends that
18		CenturyTel is bound in perpetuity to a zero rate for all NRCs beyond a \$3.92 order charge.
19		(Turner Direct at 55-56)
20 21	Q.	DOES IT MAKE SENSE TO YOU TO BIND CENTURYTEL TO A ZERO RATE NRC IN PERPETUITY?
22	A.	Absolutely not, for several reasons. First, I find it a fundamentally improper reading of the
23		order to purport to bind CenturyTel in perpetuity to specific NRCs, much less to zero rates,
24		as Mr. Turner suggests. The point of the language upon which Mr. Turner relies was to

ensure a stable transition from GTE/Verizon to CenturyTel, not to bind CenturyTel forever to those identical rates, terms, and conditions. Second, Socket errs in its characterization of the \$3.92 NRC. It was not, as Socket suggests, a service order NRC ubiquitously applicable to all service orders. Rather, it was a charge "to switch a customer from GTE to AT&T." GTE/AT&T ICA, Attachment 14 at Appendix 1 item 1.1. And the intent all along was that NRCs would be determined later:

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With respect to all TBD prices, prior to AT&T ordering any such TBD item, the Parties shall meet and confer to establish a price. If the Parties are unable to reach agreement on a price for such item, an interim price shall be set for such item that is equal to the price for the nearest analogous item for which a price has been established (for example, if there is not an established price for a non-recurring charge ("NRC") for a specific Network Element, the Parties would use the NRC for the most analogous retail service for which there is an established price); provided, however, that if the Parties are unable to agree on what is the nearest analogous item for purposes of setting an interim price or if there is no such analogous item, they will submit the dispute to arbitration for purposes of establishing an interim price in accordance with the procedures set forth in Attachment 1. Any interim prices so set shall be subject to modification by any subsequent decision of the Commission. If an interim cost or price is different from the rate subsequently established by the Commission, the Parties shall reconcile any amounts paid during the interim period such that the Parties will be made whole as if the rate(s) established by the Commission had been in effect throughout the interim period. If an interim price is different from the rate subsequently established by the Commission, any underpayment shall be paid by AT&T to GTE, or any overpayment refunded by GTE to AT&T, within forty-five (45) days after the establishment of the price by the Commission.

GTE/AT&T ICA, Article 14 at Item 6. It doesn't look to me like the Commission or the parties expected a single \$3.92 NRC to be the only NRC or that it govern all service orders between the parties during the life of their agreement.

Third, Socket does not accurately characterize the regulatory history. To its
detriment, Socket only focuses on the Commission order in Docket TO-97-63. Subsequent
to that final order, the part overlooked by Socket, the Commission approved an
interconnection agreement between GTE and AT&T outlining new terms and conditions for
NRCs to be determined (other than the initial \$3.92 NRC). This GTE/AT&T interconnection
agreement was deemed appropriate for operations between Socket and CenturyTel of
Missouri, LLC in Docket CO-2005-0066. For CenturyTel of Missouri, therefore, the
Commission approved subsequent NRCs that Socket ignores in its direct case. And for
Spectra, of course, the Commission ruled that Socket may not impose the GTE/AT&T ICA
on it for Socket's operations because Spectra was not a party to that agreement. As of this
date, importantly, Spectra and Socket have not executed an ICA. So not only did the
Commission subsequently approve NRCs for CenturyTel of Missouri after the order or
which Socket focuses, but there is no current agreement with Spectra. Therefore, neither
CenturyTel of Missouri nor Spectra are bound for eternity to the original rates, terms and
conditions of the old GTE/AT&T agreement existing at the time CenturyTel of Missouri
acquired GTE/Verizon assets, and a zero rated NRC is not appropriate for either company
given the regulatory history.
DO YOU AGREE WITH MR. TURNER'S STATEMENT THAT "UNDER CENTURYTEL'S ACQUISITION COMMITMENTS; CENTURYTEL IS

- 18 Q. DO YOU AGREE WITH MR. TURNER'S STATEMENT THAT "UNDER CENTURYTEL'S ACQUISITION COMMITMENTS; CENTURYTEL IS ARGUABLY NOT ENTITLED TO ANY INCREASE IN RATES?" (TURNER DIRECT AT 56)
- A. No, I do not agree. As I explain above, and as is discussed in the rebuttal testimony of Dr.

 Avera and Mr. Buchan, it is unreasonable to assume that CenturyTel should be bound to

those NRCs with no opportunity to re-assess those rates. Indeed, Socket fails to recognize that most of the NRCs were to be determined later (*i.e.*, there was never any intent that the original order exhaustively include all NRCs) and fails to properly credit the regulatory history (*i.e.*, subsequent CenturyTel of Missouri ICAs with NRCs and lack of any ICA between Socket and Spectra). For Socket to assert that CenturyTel is precluded from ever increasing NRCs above zero is both absurd on its face and belied by the facts.

IV. THE COMMISSION SHOULD ADOPT CENTURYTEL'S PROPOSED NRCS

O. WHY IS CENTURYTEL PROPOSING ALTERNATE NRCS?

A.

Basically, CenturyTel is proposing alternate NRCs as a result of Socket's demands. As a starting point, CenturyTel would be willing to continue operating under GTE-based UNE NRCs contained in existing Commission-approved agreements that CenturyTel has with other CLECs operating in the State of Missouri. (T. Hankins Direct at 5-7). Socket's demands for electronic access to OSS, and CenturyTel's entitlement to cost recovery for development and implementation of electronic access mechanisms, however, critically impact the NRCs. As stated in my direct testimony, CenturyTel is proposing alternative NRCs to recover a Missouri-based proportion of CenturyTel's costs necessary to develop and implement an electronic access to OSS of the type Socket demands. (T. Hankins Direct at 9-15) Given that the forecasted level of demand for UNEs is extremely low, the proposed NRCs are necessarily higher.

1	Q.	DID YOU IDENTIFY THOSE PROPOSED ALTERNATIVE NRCS IN YOU
2		DIRECT TESTIMONY?

- In my direct testimony I explained the methodology by which CenturyTel derived its 3 A. proposed alternative NRCs (T. Hankins Direct at 9-15), but I have discovered that I did not 4 accurately identify those alternative NRCs in the schedules to my direct testimony. Instead, 5 the figures included as "CTL Proposed Rates" on Schedules TMH-1, TMH-2, and TMH-3 do 6 not actually reflect the alternative NRCs, but are rather the "CTL Proposed Additive 7 Electronic Access to OSS," as reflected in attached Schedule TMH-Reb-1. Although the 8 methodology remains as I explained in my direct testimony (i.e., start with Socket's proposed 9 NRCs and adjust to account for the Missouri-apportioned OSS cost), the proposed alternative 10 NRC changes to the sum of the Socket-proposed NRC and the CTL Proposed Additive. 11
- 12 Q. SOCKET ASSERTS THAT CENTURYTEL HAS NOT PRODUCED COST SUPPORT RELATING TO ITS NRCS. (TURNER DIRECT AT 48) IS THAT TRUE?
- 15 A. No, it is not. Contrary to Socket's assumption, which is apparently based on the cost studies
 16 CenturyTel performed for recurring DS1 and DS3 UNE loop rates, I provided cost support
 17 for CenturyTel's proposed NRCs in my direct testimony. T. Hankins Direct at 5-7.

18 Q. HAS CENTURYTEL PROVIDED COST SUPPORT FOR ITS ALTERNATIVE NONRECURRING CHARGES?

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A. Yes. I provided cost support for CenturyTel's proposed alternative NRCs, or the additives or surcharges, in my direct testimony (9-14), in Proprietary Schedule TMH-2 to my direct testimony, and in response to Socket's data request. As I explained, CenturyTel's alternative NRC proposal establishes NRCs based on a Comparative Analysis utilizing the NRCs

proposed by Socket as the starting point. Schedule TMH-Reb-1. Although the resulting NRCs appear high, they are cost-justified (based on Socket's demand and the demand from other CLECs operating in the state of Missouri) and are necessary to afford CenturyTel cost recovery.

5 V. CONCLUSION

7 Q. WHAT SHOULD THE COMMISSION DO ABOUT NRCS?

Based on the record evidence, the Commission should adopt CenturyTel's proposed Non-Recurring Charges. Socket has utterly failed to prove its case and, in any event, CenturyTel has definitively repudiated the Socket assumption that SBC rates necessarily extend to CenturyTel's rural Missouri operations. Moreover, CenturyTel has demonstrated that its NRC proposal is appropriate: GTE-based UNE NRCs in existing Commission-approved ICA if no electronic OSS is ordered or the alternative NRCs, or the additive or surcharge, if CenturyTel must develop and implement electronic OSS for Socket. In either event, the record dictates adoption of the CenturyTel Non-Recurring Charge proposal.

Q. DOES THIS CONCLUDE YOUR TESTIMONY?

17 A. Yes, it does.

A.

	SOCKET Pro	Proposed Prices	CTLP	CTL Proposed Additive	СТ	CTL Proposed Rates
Schedule of Prices			Electro	Electronic Access to OSS	Socket Proposed Prices	Socket Proposed Prices + Socket Proposed Full Electronic Access to OSS Additive
NOTE Service	Nonrecurring Rate First	Nonrecurring Rate Additional	Nonrecurring Rate First	tate Nonrecurring Rate Additional	Nonrecurring Rate First	Nonrecurring Rate Additional
Network Interface Device Disconnect Loop from inside wiring, per NID	\$ 23.00	\$ 14.32	\$ 396.36	.36 \$ 246.75	\$ 419.36	\$ 261.07
Unbundled Loops						
2W Analog Zone 1	\$ 19.55		\$ 336.92	€	\$ 356.47	\$ 151.64
2W Analog Zone 2	19.55		\$ 336.92	69 1		
2W Analog Zone 3	19.55		\$ 336.92		355.47	151.64
2W Analog Zone 4	\$ 19.55	8.32	\$ 330.92	A 4	319.81	
4W Analog Zone 1	21.58			• •		
4W Analog Zone 2	21.58			€>		
4W Analog Zone 3	21.58			49		
4W Analog Zone 4	21.58		\$ 371.81		393,39	5 151.64
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DS1 Loop Zone 2	102.47			6		\$ 737.55
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DS1 Loop Zone 4	102.47	\$ 40.46 \$ 375.03	\$ 14.573.43	· •	•	Ó
DS3 Lopp Zone 2	845.75			• •		\$ 6,837.31
DS3 Loop Zone 3	845.			€4		\$ 6,837.31
DS3 Loop Zone 4	\$ 845.75	\$ 375.03	\$ 14,573.43	.43 \$ 6,462.28	\$ 15,419,18	\$ 6,837.31
DS1 Clear Channel DS3 Clear Channel	0\$	0\$	\$0 \$0\$	0 \$	0\$	O\$
xDSL Capable Loops						
2 Wire xDSL Loop Zone 1				69		
2 Wire xDSL Loop Zone 2				4		
2 Wire xDSL Loop Zone 3				69 (151.68
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4 Wire xDSL Loop Zone 3				•	\$ 393.43	
4 Wire xDSL Loop Zone 4	\$ 21.58	\$ 8.32		€9	\$ 393.43	\$ 151.68
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Removal of Expansive Bridged Tan*	\$ 221.96		۰ ده	None	\$ 221.96	
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CTL Proposed Rates

CTL Proposed Additive

SOCKET Proposed Prices

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2.25 None \$ 497.54 3.49 None \$ 46.01 3.49 None \$ 46.01 3.49 None \$ 46.01 4.90 None \$ 46.01 5.49 None \$ 229.68 1.36 None \$ 76.56 1.36 None \$ 76.56 1.36 None \$ 76.56 1.40 \$ 76.56 \$ 1.40 \$ 76.56 \$ 1.40 \$ 76.56 \$ 1.40 \$ 76.56 \$ 1.40 \$ 76.56 \$ 1.40 \$ 76.56 \$ 1.50 \$ 106.29 \$ 1.51 \$ 106.29 \$ 1.52 \$ 1.47 \$ 1.52 \$ 1.47 \$ 1.52 \$ 1.27 \$ 1.15 \$ 1.27 1.14 \$	Disconnect Simple	4	5.32	None	ss	91.67	None		69	96.99	None	
4.49 None \$ 46.01 5.49 None \$ 46.01 6.49 None \$ 46.01 6.49 None \$ 46.01 6.00 None \$ 229.68 6.36 None \$ 76.56 7.47 \$ 76.56 8 76.56 \$ 1.52 \$ 106.29 \$ 1.55 \$ 106.29 \$ 1.55 \$ 106.29 \$ 1.55 \$ 106.29 \$ 1.55 \$ 106.29 \$ 1.55 \$ 106.29 \$ 1.55 \$ 106.29 \$ 1.55 \$ 106.29 \$ 1.55 \$ 106.29 \$ 1.55 \$ 1	Disconnect Complex	∽	27.29	None	€	470.25	None		69	497,54	None	
449 None \$ 46.01 449 None \$ 46.01 45.01 46.01 4	Suspend Simple	4	2.52	None	4	43.49	None		₩ .	46.01	None	
2.49 None \$ 45.01 2.49 None \$ 46.01 2.06 None \$ 229.68 2.36 None \$ 76.56 2.36 None \$ 76.56 2.36 None \$ 76.56 2.46 \$ 1.52 \$ 106.29 \$ 2.15 None \$ 2.27	Suspend Complex	69	2.52	None	6 9 (43.49	None		1 2 (1)	46.01	None	
2.08 None \$ 29.68 2.08 None \$ 229.68 2.36 None \$ 76.56 2.36 None \$ 76.56 2.36 None \$ 76.56 2.36 None \$ 76.56 2.37 2.15 None \$ 71.47 2.15 None \$ 2.27	Restore Simple	69	2.52	None	9 (43.49	None		۰.	46.01	None	
7.08 None \$ 229.08 2.36 None \$ 76.56 2.46 \$ 1.52 \$ 106.29 \$ 2.15 None \$ 2.27	Restore Complex	69 ·	2.52	None	y ⊋ (43.49	None		A 4	46.01	allon.	
2.36 None \$ 7.23.00 2.36 None \$ 76.56 2.36 None \$ 76.56 2.36 None \$ 76.56 2.36 None \$ 76.56 2.46 \$ 1.52 \$ 106.29 \$ 2.45 None \$ 2.27 2.15 None \$ 2.27	Expedited Simple	69 (12.60	None	₩ (217.08	None		A 6	229.60	None	
2.36 None \$ 76.56 2.36 None \$ 76.56 2.36 None \$ 76.56 2.46 \$ 1.52 \$ 106.29 \$ 2.15 None \$ 2.27	Expedited Complex	•	12.60	None	<i>o</i> (217.08	None		A 6	00.822		
2.36 None \$ 70.59 \$ 1.52 \$ 106.29 \$ 2.27 \$ 2.15 None \$ 5.27 \$ 2.15 None \$ 5.27 \$ 2.27 \$ 2.15 None \$ 5.27 \$ 2.27 \$ 2.15 None \$ 5.27 \$ 2.	Due Date Change Simple	v» «	8.2	None	<i>p</i> . 6	72.30	None			76.56	BION	
2.15 None \$ 2.27	Due Date Change Complex	, ·	02.4	None	÷ 4	72.38	None		÷ &	78.56	None	
7.46 \$ 1.52 \$ 106.29 \$ 106.29 \$ 106.29 \$ 2.27 \$ 2.15 None \$ 2.27 \$ 2.15 None \$ 2.27 \$ 2.27 \$ 2.15 None \$ 2.27 \$ 2.27	Cancellation Simple	* •	02.4	None	* •	72.30	None		. ·	76.56	None	
7.55 None \$ 71.47 2.15 None \$ 2.27 2.15 None \$ 2.27 2.15 None \$ 2.27 2.15 None \$ 2.27	Cancellation Complex PIC Change Charge	↑ 6 >			, 4			1.52	• •	106.29		3.04
\$ 3.92 None \$ 67.55 None \$ 71.47 \$ 0.12 None \$ 2.15 None \$ 2.27 \$ 0.12 None \$ 2.15 None \$ 2.27 \$ 0.12 None \$ 2.15 None \$ 2.27 \$ 0.12 None \$ 2.15 None \$ 2.27	* Manual Service Order Type Charges only apply when Elect	onic Systems	s are available	but Socket chooses to	o use Manual Sy	stems						
\$ 3.92 None \$ 07.55 None \$ 7.131 \$ 0.12 None \$ 2.15 None \$ 2.27	Electronic - UNE Service Order Type Charges	•			•	1	1		6	74.47	A	
\$ 0.12 None \$ 2.15 None \$ 2.27 \$ 2.27 \$ 2.15 None \$ 2.15 None \$ 2.15 None \$ 2.17 \$ 2.17 \$ 2.15 None \$ 2.17	Electronic - UNE Service Order	69	3.92	None	69	67.55	None		A (74.1		
\$ 0.12 None \$ 2.15 None \$ 2.27 \$ 0.12 None \$ 2.15 None \$ 2.27 \$ 0.12 None \$ 2.15 None \$ 2.27	Suspend Simple	₩	0.12	None	69	2.15	None		••	2.27	None	
\$ 0.12 None \$ 2.15 None \$ 2.27 \$ 0.12 None \$ 2.15 None \$ 2.27	Suspend Complex	₩	0,12	None	⇔	2.15	None		٠ ·	2.27	None	
\$ 0.12 None \$ 2.15 None \$ 2.27	Restore Simple	69	0.12	None	67	2.15	None		69 •	2.27	None	
	Designation Commission	4	0.13	Mono	ď	4	900		v	202	922	

						Socket Proposed Price	as + Socket Proposed Full E	
Non-recurring Rule Nonrecurring Rule Non				Electron	ic Access to OSS	Acces	ss to OSS Additive	
Particular Par		Nonrecurring Rate First	Nonrecurring Rate Additional	Nonrecurring Ra First		Nonrecurring Rate First		Idition
\$ 2.14 Norm \$ 110.73 Norm \$ 110.74 Norm \$ 110.74 Norm \$ 10.75 Norm \$ 1			Manage	140.7	١	\$ 117.21		
1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	Expedited Simple		2000					
1	Expedited Complex Proc Onto Change Simple		None					
S	Due Date Chance Complex		None					
\$ 214 None \$ 5720 None \$ 5900 None \$ 5000 None None None None None None None None	Cancellation Simple		None					
\$ 261.35 \$ 116.72 \$ 146.72 None \$ 157.20 None \$ 100.72 None None None None None None None None	Cancellation Complex		None					
\$ 7501.55 \$ 1467.7 None \$ 4,500.45 \$ 2,101.66 \$ 5 1,104.77 \$ 2,204.75 \$ 2,104.66 \$ 2,105.65 \$ 2,105.65 \$ 3 1,104.77 \$ 3,104.77 \$ 3,104.77 \$ 3,104.77 \$ 3,104.77 \$ 3,104.77 \$ 3,104.77 \$ 3,105.67 \$ 3,104.77 \$ 3,105.67 \$ 3,104.77 \$ 3,105.67 \$ 3,1	Disconnect Simple							
\$ 201.35 \$ 127.16 \$ 4,500.42 \$ 2,101.66 \$ 5 2,102.65 \$ 3 3 3 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	Disconnect Complex	1 69						
\$ 286.34 \$ 127.19 \$ 4.502.42 \$ 2.191.66 \$ 5 4.774.77 \$ 2.28	Interconnection Dedicated Transport							
\$ 261.35 \$ 127.19 \$ 4,503.42 \$ 2,191.66 \$ 5 1,157.47 \$ 2,53.75 \$ 2	DS1 Entrance Facilities							
\$ 118.42 \$ 117.34 \$ 2.040.54 \$ 288.79 \$ 2.188.60 \$ 15 5 250.30 \$ 250.30 \$ 3.50.77 \$ 3.168.62 \$ 3.168.60 \$ 3.0 \$ 5 141.40 \$ 35.07 \$ 3.240.52 \$ 4.417.43 \$ 1.581.49 \$ 3.50.77 \$ 3.168.63 \$ 3.168.60 \$	Zone 1 - Install				↔			2,31
\$ 156.39 \$ 92.36 \$ 4,417.43 \$ 1,591.49 \$ 5,257.72 \$ 1.6 \$ 10.14 0 \$ 35,07 \$ 2,436.22 \$ 604.30 \$ 5,257.72 \$ 5 \$ 10.14 0 \$ 35,07 \$ 2,436.22 \$ 604.30 \$ 5,257.72 \$ 5 \$ 10.14 0 \$ 35,07 \$ 2,436.22 \$ 604.30 \$ 5,257.72 \$ 5 \$ 10.14 0 \$ 1,142 0 \$ 1,142 0 \$ 1,142 0 \$ 1,142 1 \$ 1,142	Zone 1 - Disconnect				€9			8
\$ 256.56 \$ \$ 92.56 \$ \$ 4,417.43 \$ 1,561.49 \$ \$ 4,517.20 \$ \$ 150 \$ 141.40 \$ 35.07 \$ \$ 2,496.22 \$ 604.30 \$ \$ 2,577.20 \$ \$ 150 None None None None None None None None	DS3 Entrance Facilities							
\$ 141.40 \$ 35.07 \$ 2,436.22 \$ 604.30 \$ 2,577.92 \$ 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	Zone 1 - Install				↔			
\$ 102	Zone 1 - Disconnect				€9			8
\$ 0.00	Dedicated Transmet - Intereffice Transmet							
1 Feet Month None	Dedicated Transport - Intercember Transport	•	· ·	49	69	· •	6	
None	DSI Transport - per mile							
None	DS2 Dedicated Transport - per Termination				₩		«	
None	DS3 Transport - per mile					n/a		
None	!							
Note	Dark Fiber - Interoffice - per 1KFT	:	:		7	2	900/4	
Notice Notice<	24 Fiber Aerial	None	None	None	arck arck	e do N		
None	24 Fiber Underground	None	None	None	Sign	2 9 0 N	edoN	
Note	24 Fiber Buried	None	None	aco.	a woon	None	None	
None	46 FIDEL Medical	S S S S S S S S S S S S S S S S S S S	anoN.	None	None	None	None	
yound None Scale 1,179,14 \$ 2,68,31 \$ 1,28,68,31 \$ 1,28,68,31 \$ 1,28,68,31 \$ 1,28,68,31 \$ 1,28,68,31 \$ 1,28,68,31 \$ 1,28,68,31 \$ 1,28,68,31 \$ 1,28,68,31 \$ 1,28,68,31 \$ 1,28,68,31 \$ 2,28,68,71 \$ 2,68,71 \$ 2,68,71 \$ 2,68,71 \$ 2,68,71 \$ 2,68,71 \$ 2,68,71 \$ 2,68,71 \$	48 Ciber Busind	e cox	None	None	None	None	None	
ground None \$ 3.92 \$ 3.92 \$ 3.92 None \$ 3.92 \$ 3.92 \$ 3.92 \$ 3.92 \$ 3.92 \$ 3.92 \$ 3.92 \$ 3.92 \$ 3.92 \$ 3.92 \$ 3.92 \$ 3.92 \$ 3.92 \$ 3.92 \$ 3.92 \$ 3	96 Fiber Aerial	None	None	None	None	None	None	
None	96 Fiber Underground	None	None	None	None	None	None	
tt per Month er Month ser	96 Fiber Buried	None	None	None	None	None		
## 86.04 \$ 68.43 \$ 1,482.59 \$ 1,179.14 \$ 1,568.63 \$ 1,2 ## 13.51 \$ 11.65 \$ 232.80 \$ 200.75 \$ 246.31 \$ 2.8 ## 201.77 \$ 156.50 \$ 3,476.77 \$ 2,696.71 \$ 3678.54 \$ 2.8 ## 44.51 \$ 32.12 \$ 766.97 \$ 553.47 \$ 811.48 \$ 5 ## 30.83 \$ 21.32 \$ None \$ 3.92 None \$ 3.92 None \$ 3.093 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Fiber Termination Equipment/month/month							
\$ 86.04 \$ 68.43 \$ 1,482.59 \$ 1,179.14 \$ 1,568.63 \$ 1,2	Interoffice Transport Termination Equipment per Month							
\$ 86.04 \$ 68.43 \$ 1,482.59 \$ 1,179.14 \$ 1,588.63 \$ 1,28	Interoffice Pass-Thru Office Term. Equip. per Month							
\$ 86.04 \$ 68.43 \$ 1,482.59 \$ 1,179.14 \$ 1,568.63 \$ 1,248.59 \$ 1,179.14 \$ 1,568.63 \$ 1,179.14 \$ 1,568.63 \$ 1,179.14 \$ 1,568.63 \$ 1,179.14 \$ 1,568.63 \$ 1,179.14 \$ 1,568.63 \$ 1,179.14 \$ 1,568.63 \$ 1,179.14 \$ 1,568.63 \$ 1,179.14 \$ 1,568.63 \$ 1,179.14 \$ 1,568.63 \$ 1,179.14 \$ 1,568.63 \$ 1,179.14 \$ 1,568.63 \$ 1,179.14 \$ 1,17	Milliplaying - All Zones							
\$ 13.51 \$ 11.65 \$ 232.80 \$ 200.75 \$ 246.31 \$ 28 2 8 2 8 2 8 2 8 2 8 2 8 2 8 2 8 2	Mullipleaning - Ali Zolies DO4 to Voice Grade - Install	98		\$ 1,482.	49	-		1,2
\$ 201.77 \$ 156.50 \$ 3,476.77 \$ 2,696.71 \$ 3,678.54 \$ 2.8 \$ 44.51 \$ 32.12 \$ 766.97 \$ 553.47 \$ 811.48 \$ 5 Charge \$ 3.92 None \$ 3.93 \$ 30.93 \$	DS1 to Voice Grade - Disconnect	13			•			'n
Innect \$ 44.51 \$ 32.12 \$ \$ 766.97 \$ \$ 553.47 \$ \$ 811.48 \$ 5 ervice Order Charge \$ 3.92 None \$ 3.92 None \$ 3.92 None \$ 3.92 None rvice Charges \$ 30.83 \$ \$ 21.32 \$ \$ - \$ \$ 30.93 \$ \$ 30.93 \$	DS3 to DS1 - Install	201		m	69	60		7 <u>8</u>
Sharge \$ 3.92 None \$ 3.92 None \$ 30.93 \$ 21.32 \$ - \$ 30.93 \$	DS3 to DS1 - Disconnect	44			6			ir T
\$ 30.83 \$ 21.32 \$. \$. \$ 30.93 \$	Mechanized UNE Service Order Charge	ri ri						
\$ 30.83 \$ 21.32 \$ \$	Maintenance of Service Charges	;	•		é			
	Basic Time - per half hour	e	u.		y			

CTL Proposed Rates

CTL Proposed Additive

SOCKET Proposed Prices

Schedule of Prices			Electronic	Electronic Access to OSS	Socket Propos	ed Prices + Access to	Socket Proposed Prices + Socket Proposed Full Electronic Access to OSS Additive
NOTE	Nonrecurring Rate First	Rate Nonrecurring Rate Additional	Nonrecurring Rate First	Nonrecurring Rate Additional	Nonrecurring Rate First	ate First	Nonrecurring Rate Additional
Premlum Time - per half hour	\$ 41.77	\$ 32.15	· •		s	41.77 \$	32.15
Time and Materials Charges							
Basic Time - per half hour	\$ 30.93	\$ 21.32	, 49	· •	↔	30.93	21.32
Overtime - per half hour	\$ 36.35	\$ 26.73	, СР	1 69	₩.	36.35 \$	26
Premium Time - per half hour	\$ 41.77	\$ 32.15	, \$3	· •	49	41 77 \$	32.15
Nonproductive Dispatch Charges							
Basic Time - per half hour	\$ 30.93	\$ 21.32	, es	· ·	ø	30.93	
Overtime - per half hour	\$ 36.35	\$ 26.73	•	\$	₩.	36.35	26.73
Premium Time - per half hour	\$ 41.77	\$ 32.15	· •	, •>	•	41.77 \$	
INTERCARRIER COMPENSATION -							
End Office Switching per MOU	None	None	None	None	None		None
Tandem Switching							;
Duration charge, per MOU	None	None	None	None	None		None
Tandem Transport Termination	e do N	None	None	None	None		None
5							
Tandem Transport Facility Mileage					i		:
Facility per Mile	None	None	None	None	None		None