Can 16. TR-89-239 HENDREN AND ANDRAE ATTORNEYS AT LAW JOHN H. HENDREN (907-1988) THE MONTOE HOUSE CHARLES H. HOWARD (1925-1970) MELLY POOL 235 EAST NICH STREET RICHARD S. BROWNLES III JOHN E. BURRUSS, JR. (1933-1946) P. O. BOX 1069 MICHAEL A. DALLMEYER JEFFERSON CITY, MISSOURI GSIO2 DUANE ELSCHREIMANN J. KENT LOWRY DOUGLAS L.VAN CAMP TELECOPIER (314) 636-8135 OARH
CLO, BERRY
ONALD G. OTTO, JR
HALLIE H. GIBBS II GERALD E. BOARK (314) 636-5226 May 30, 1989 Mr. Harvy Hubbs, Secretary Missouri Public Service Commission OFFICE OF THE SECRETORY P. O. Box 360 Jefferson City, Missouri 65102-0360 PHIBLIC SERVICE COMMISSION International Telecharge, Inc.'s Tariff Filing for Operator Services Dear Mr. Hubbs: Enclosed please find for filing an original and one copy of International Telecharge, Inc.'s Mo. P.S.C. Tariff Sheets Nos. 1 through 40. This tariff filing is identical to the tariff offered for filing on May 12, 1989, but was rejected because it contained an immediate effective date and not the standard 30 days from filing effective date. While ITI continues to assert that this tariff filing must,

under the statutes, be given immediate effect without suspension, ITI, in the interest of meeting the requirements of the Commission in Case Number TAT-88-212, has provided a blank effective date on the enclosed Tariff Sheets, the filling in of which will be dependent on ITI's enclosed Motion. This filing or the effective date placed thereon in no way waives any previous position taken by ITI regarding statutory filing requirements in general or ITI's rejected May 12, 1989, offer to file in particular.

Additionally, enclosed please find a Motion for Shortened Effective Date for Good Cause Shown, which I ask also be filed in this matter.

FILED Very truly yours,

MAY 3 0 1989

HENDREN AND ANDRAE

PUBLIC SERVICE COMMISSION

RSB/pdp Enclosures

INTERNATIONAL TELECHARGE, INC.

MISSOURI P.U.C. TARIFF NO. 1 ORIGINAL TITLE SHEET

RESALE COMMON CARRIER SERVICES

REGULATIONS AND SCHEDULE OF CHARGES APPLYING TO CUSTOMIZED COMMUNICATIONS SERVICES PROVIDED BY INTERNATIONAL TELECHARGE, INC., (ITI), BETWEEN INTRASTATE LOCATIONS WITHIN THE STATE OF MISSOURI.

ISSUED: May 30, 1989

EFFECTIVE:

CHECK SHEET

The Title Page, Check Sheet and pages 1 through 40, inclusive, of this tariff, are effective as of the date shown.

ISSUED: May 30, 1989

EFFECTIVE:

TABLE OF CONTENTS

		SHEET NO.		
Conc	rring Carriers	4		
Connecting Carriers				
Othe	Participating Carriers	4		
Expl	nation of Symbols and Abbreviations	5		
Appl	cation of Tariff	7		
A.	DEFINITION OF TERMS	9		
в.	RULES AND REGULATIONS			
	 Undertaking of the Carrier 	17		
	2. Limitations	17		
	3. Terms and Conditions	18		
	4. Liability	19		
	5. Cancellation of Service by a Customer	21		
	6. Use of Service	22		
	7. Payment Arrangements	24		
	8. Restoration of Service	26		
	9. Inspection 10. Cancellation for Cause by ITI	26		
	10. Cancellation for Cause by ITI	26		
	11. Testing and Adjusting 12. Allowance for Interruptions	26		
	12. Allowance for Interruptions	27		
	13. Interconnection with Other Carriers	27		
c.	SERVICE DESCRIPTIONS OF CUSTOMIZED COMMUNICATION	ONS SERVICES		
	1. General Description	29		
	2. Metered Use Service	32		
	3. Special Promotional Offerings	33		
D.	RATES AND CHARGES			
	1. Telecall	38		
	2. Directory Assistance	40		
	3. Operator Surcharges	40		
	4. Emergency Calls	40		

ISSUED: May 30, 1989

EFFECTIVE:

BY: EDDIE M. POPE, GENERAL COUNSEL INTERNATIONAL TELECHARGE, INC. 108 SOUTH AKARD DALLAS, TEXAS 75202

Y: EDDIE M. POPE, GENERAL COUNSEL INTERNATIONAL TELECHARGE, INC. INTERNATIONAL TELECHARGE, INC. DALLAS, TEXAS 75202

122020: Ney 30, 1989

ELLECLIAE:

aru bangar tot beviolen opet blift

CONCURRING CARRIERS

NONE

CONNECTING CARRIERS

NONE

OTHER PARTICIPATING CARRIERS

NONE

ISSUED: May 30, 1989

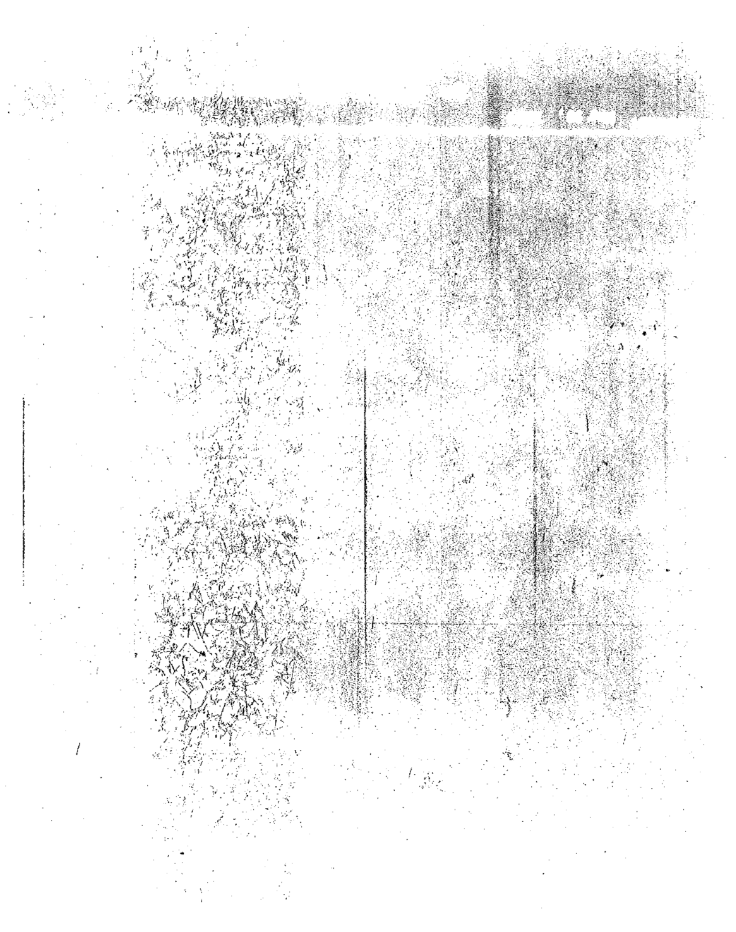
EFFECTIVE:

EXPLANATION OF SYMBOLS

- C To signify changed regulation
- D To signify discontinued rate or regulation
- I To signify increased rate
- M To signify matter relocated without change
- N To signify new rate or regulation
- R To signify reduced rate
- S To signify reissued matter
- To signify a change in text but no change in rate or regulation
- Z To signify a correction

ISSUED: May 30, 1989

EFFECTIVE:



APPLICATION OF TARIFF

This tariff contains the regulations and rates applicable to communication services within the state of Missouri herein as provided by International Telecharge, Inc. (ITI) and/or its concurring carriers.

ISSUED: May 30, 1989

EFFECTIVE:

This Page Reserved For Future Use

ISSUED: May 30, 1989

EFFECTIVE:

A. DEFINITION OF TERMS

For the purpose of this tariff, the following definitions shall apply:

Access Coordination

Provides for the design, ordering installation coordination, pre-service testing, service turn-up and maintenance on an ITI - or customer-provided local access channel.

Access Line

A dedicated arrangement which connects a customer location to an ITI terminal location or an ITI switching center.

Accounting Code

A code consisting of 2 or more digits which enable customers to identify individual users and thereby allocate the cost of their long distance service.

Administrative Change

The modification of an existing circuit, dedicated access line or port, at the request of the customer, that involves changes to authorization codes, speed numbers, route guide consolidate of billing, or any other administrative change not covered by a Billing Record Change. (See below for definition.)

Application for Service

A standard ITI order form which includes all pertinent billing, technical and other description information which will enable ITI to provide a communication service as required.

Attempted Delivery

Denotes a procedure whereby ITI will attempt to connect an authorized user to the called party.

ISSUED: May 30, 1989

EFFECTIVE:

A. DEFINITION OF TERMS (Cont'd.)

Authorization Code

One or more codes (consisting of 5 or more digits), which are made available to ITI customers to identify themselves and their users as entitled access to and use of ITI services.

Authorized User

A person, firm, corporation or other entity authorized by ITI or a customer to receive or send communications.

Billing Record Change

A change in customer billing address.

Called Station

Denotes the terminating point of a call (i.e., the called telephone number).

Calling Card

A card assigned by local telephone companies which enable users to bill telephone calls to their local telco account.

Collect Call

A payment arrangement whereby the called station accepts billing for the call placed over ITI's service.

Cancellation of Order

A customer initiated request to discontinue processing a service order, either in part or in its entirety, prior to its completion. Cancellation charges may be assessed for each circuit-end or dedicated access line cancelled from an order prior to its completion under the following circumstances: (1) if the local Telco has confirmed in writing to ITI that the circuit-end or dedicated access line will be installed; or (2) if ITI has already submitted facilities orders to an interconnecting telephone company. (This differs from a Disconnection, see definition.)

ISSUED: May 30, 1989

A. DEFINITION OF TERMS (Cont'd.)

Carrier Recognized Holidays

Days which ITI designates as holidays are: New Year's Day, Independence Day, Labor Day, Thanksgiving Day, and Christmas Day.

Company

International Telecharge, Inc.

Customer

Denotes any individual, partnership, association, joint stock company, trust corporation, governmental agency, or any other entity who subscribes to the services offered in this tariff.

Customer Calling Card Station

The payment arrangement which enables the end user to bill calls to an authorized calling card.

Dedicated Access/Termination

Dedicated Leased Line facilities used between the customer's premises and the ITI terminal for origination or termination of calls.

Disconnection

The disconnection of a circuit, dedicated access line or port connection being used for existing service.

End User

An individual who places and/or accepts calls placed over ITI's services. The end user may or may not be directly responsible for billing of calls, depending upon the payment method selected by the end user.

Installation

The connection of a circuit, dedicated access line, or port for new or additional service.

ISSUED: May 30. 1989

EFFECTIVE:

A. DEFINITION OF TERMS (Cont'd.)

Inter-Office Channel (IOC)

The long-haul portion of a dedicated circuit that connects two or more points of presence (as defined herein) in distant cities.

Joint User

A person, firm, or corporation designated by the customer as a user of communication facilities furnished to the customer by ITI and to whom a portion of the charges for such facilities are billed under a joint user arrangement.

LATA (Local Access Transport Area)

A geographic area established as required by the Modified Final Judgment in the government's antitrust suit against the Bell System for the provision and administration of communication services.

Local Access Channel

The dedicated line that connects the customer's premise to ITI's point of presence (as defined herein).

Local Access Channel Data Conditioning

Special conditioning of the local access channel of a dedicated circuit in order to meet performance specifications required for processing data over the circuit. The customer is responsible for requesting the specific type of conditioning required.

Local Exchange Carrier

A company which furnishes exchange telephone service.

ISSUED: May 30, 1989

EFFECTIVE"

A. DEFINITION OF TERMS (Cont'd.)

Major Credit Card

A universally accepted charge card. MasterCard, VISA, Diners Club International, American Express, enRoute, and Carte Blanche are examples of major credit cards accepted by ITI.

Operator Station-to-Station

A service arrangement, other than person-to-person, which requires the assistance of an ITI operator to complete the call.

Operator Surcharges

A fee which may be applied to calls which require the assistance of an ITI operator. This charge may vary depending upon the payment method selected by_the end user.

Person-to-Person

A service arrangement whereby the caller specifies to the ITI operator a particular person, department, mobile station, extension, or office to be reached.

ISSUED: May 30, 1989

A. DEFINITION OF TERMS (Cont'd.)

Physical Change

The modification of an existing circuit, dedicated access line or port, at the request of the customer, requiring some physical change or retermination.

Point of Presence

ITI's physical presence in a LATA (as defined herein). Locations where ITI maintains a Terminal Facility for purposes of providing Customized Communications Service.

Premises

The space designated by a customer at its place or places of business for termination of ITI service, whether for its own communications needs or for the use of its resale customers. In the case of the non-profit sharing group, this term includes space at each sharer's place or places of business, as well as space at the customer's place of business.

Rate Center

A specific geographical location used for determining mileage measurements.

Registration Program

Part 68 of the FCC's Rules and Regulations which permits customer equipment to be directly connected to access facilities and circuits without the requirement for a protective circuitry.

Special Promotional Offering

Special discounts or modifications of its regular service offerings which ITI may, from time to time, offer to its customers for a particular service. Such offerings may be limited to certain dates, times and locations.

ISSUED: May 30, 1989

EFFECTIVE:

A. DEFINITION OF TERMS (Cont'd.)

Station

Any location from which long distance calls may be placed or received.

Subscriber

See Definition of Customer.

Subscriber Surcharge

At the option of the subscriber, a surcharge may be applied to operator assisted calls placed from ITI subscriber locations. The surcharge is collected by ITI on behalf of the subscriber; the charge is not determined by ITI, not is any portion of the revenue from that surcharge kept by ITI.

Third Party Billing

A payment arrangement which allows the end user to assign billing to a telephone number which is different from the calling or called telephone number.

U.S. Mainland

The District of Columbia and the 48 conterminous states.

ISSUED: May 30, 1989

DEFENDATION TELECHARGE, INC. INTERNATIONAL TELECHARGE, INC. TOLICHARGE, INC.

ELLECLIAE:

1880ED: Way 30, 1989

: XE

This Page Meserved For Future Use

INTERNATIONAL TELECHARGE, INC.

MISSOURI P.U.C. TARIFF NO. 1 ORIGINAL SHEET NO. 17

RESALE COMMON CARRIER SERVICES

B. RULES AND REGULATIONS

1. UNDERTAKING OF THE CARRIER

- .01 Customized Communications Services is the furnishing of ITI services for communications between specified locations under the terms of this tariff. Services will be provided by ITI alone, or in conjunction with services of other participating, concurring, or connecting carriers. If the end user requests another carrier, ITI will redirect the call to the local exchange company, and the actual point of origin of the call will be shown on the bill.
- .02 Customized Communications Services consist of the furnishing for the use of customers and end users of facilities or services for the transmission communications within the state.
- .03 ITI, when acting at the customer's request and as his authorized agent, will make reasonable efforts to arrange for service requirements which may include terminal equipment and circuit conditioning.
- .04 The services provided by ITI enable hotels/motels, hospitals, pay telephone owners, businesses and government establishments (customers) to offer operator assisted services to patrons, employees and guests. Payment of usage charges and surcharges are the responsibility of the end user or called party.

2. LIMITATIONS

- .01 Service is offered subject to the availability of facilities and the provisions of this tariff.
- .02 ITI reserves the right to discontinue furnishing service, upon written notice, when necessitated by conditions beyond its control or when the customer is using the service in violation of the provisions of this tariff or in violation of the law.

ISSUED: May 30, 1989

EFFECTIVE:

B. RULES AND REGULATIONS (Cont'd.)

2. LIMITATIONS (Cont'd.)

- .03 Service may be discontinued by ITI, without notice to the customer, by blocking traffic to certain countries, cities, or NXX exchanges, or by blocking calls using certain customer authorization codes, when ITI deems it necessary to take such action to prevent unlawful use of its service. ITI will restore service as soon as it can be provided without undue risk, and will upon request by the customer affected, assign a new authorization code to replace the one that has been deactivated.
- .04 ITI reserves the right to refuse service to customers and/or end users due to insufficient billing information, invalid telephone numbers, credit card, or calling card numbers, and/or refusal of called party to accept billing, pursuant to Kansas Corporation Commission rules.

3. TERMS AND CONDITIONS

- .01 Service is provided and billed on the basis of a minimum period of at least one month, beginning on the date that billing becomes effective, and continues to be provided until cancelled, by the customer, in writing, upon 30 days' written notice.
- .02 Service is offered on a monthly basis, 24 hours per day. It is also offered on a Metered Use basis, as described in Section C. following.
- .03 For the purpose of computing charges in this tariff, a month is considered to have 30 days.
- .04 The name(s) of the customer(s) desiring to subscribe to the service must be stipulated in the application for service.

ISSUED: May 30, 1989

EFFECTIVE:

B. RULES AND REGULATIONS (Cont'd.)

4. LIABILITY

- .01 The liability of ITI for damages arising out of mistakes, omissions, interruptions, delays, errors, or defects in the transmission occurring in the course of furnishing service and not caused by the negligence of the customer or of ITI in failing to maintain proper standards of maintenance and operation and to exercise reasonable supervision, shall in no event exceed an amount equivalent to the proportionate charge to the customers for the period of service during which such mistake, omission, interruption, delay, error, or defect in transmission occurs.
- .02 ITI shall be indemnified and held harmless by the customer against:
 - .021 claims for libel, slander, or infringement of copyright arising out of the material, data, information, or other content transmitted over ITI channels; and
 - .022 patent infringement claims arising from combining or connecting ITI furnished channels with apparatus and systems of the customer; and
 - .023 all other claims arising out of any act or omission of the customer in connection with any service provided by ITI.
- .03 ITI is not liable for any act or omission of any other company or companies furnishing a portion of the service.
- .04 ITI does not guarantee or make any warranty with respect to any equipment provided by it where such equipment is used in locations containing an atmosphere which is explosive, prone to fire, dangerous or otherwise unsuitable for such equipment. The customer indemnifies and holds ITI harmless from any and all loss, claims, demands, suits or other action, or any liability whatsoever, whether suffered, made, instituted, or asserted by the customer or by any other party or persons, for any personal injury to or death

ISSUED: May 30, 1989

- B. RULES AND REGULATIONS (Cont'd.)
 - 4. LIABILITY (Cont'd.)

of any person or persons, and for any loss, damage, or destruction of any property, whether owned by the customer or others, caused or claimed to have been caused directly or indirectly by the installation, operation, failure to operate, maintenance, removal, presence, condition, location or use of such equipment so used.

.05 The customer indemnifies and holds ITI harmless from any and all loss, claims, demands, suits, or other action, or any liability whatsoever, whether suffered, made, instituted, or asserted by the customer or by any other party or persons, for any personal injury to, or death of, any person or persons, whether owned by the customer or others, caused or claimed to have been caused directly or indirectly by the installation, operation, failure to operate, maintenance, removal, presence, condition, location, or use of such equipment where such installation, operations, failure to operate, maintenance, condition, location, or use is not the direct result of ITI's negligence.

.06 ITI is not liable for any defacement of, or damage to, the premises of a customer resulting from the furnishing of services or the attachment of instruments, apparatus, and associated wiring furnished by ITI on such customer's premises or by the installation or removal thereof, when such defacement of damage is not the result of ITI negligence. No agents or employees of other participating carriers shall be deemed to be agents or employees of ITI without written authorization.

.07 The customer is responsible for taking all necessary legal steps for interconnecting the customer-provided terminal equipment or communications systems with ITI facilities or services. He shall secure all licenses, permits, rights-of-way, and other arrangements necessary for such interconnection.

ISSUED: May

May 30, 1989

B. RULES AND REGULATIONS (Cont'd.)

4. LIABILITY (Cont'd.)

.08 The customer shall ensure that the equipment and/or system is properly interfaced with ITI's facilities or services, that the signals emitted into ITI's network are of the proper mode, bandwidth, power, and signal level for the intended use of the customer and in compliance with the criteria set forth in this tariff, and that the signals do not damage equipment, injure personnel, or degrade service to other customers. If the Federal Communications Commission or some other appropriate certifying body certifies terminal equipment as being technically acceptable for direct electrical connection with interstate communications service, ITI will permit such equipment to be connected with its channels without the use of protective interface devices.

If the customer fails to maintain the equipment and/or the system properly, with resulting imminent harm to ITI equipment, personnel, or the quality of service to other customers, ITI may, upon written notice; require the use of protective equipment at the customer's expense. If this fails to produce satisfactory quality and safety, ITI may, upon written notice, terminate the customer's service.

.09 The customer is responsible for compliance with all federal, state or local laws or regulations concerning the interconnection of the equipment to the public network. The customer is specifically responsible for complying with the blocking requirements in the order of the Missouri Public Service Commission in Case No. TA-88-218. The customer is also specifically responsible for posting and maintenance of any notification required by any federal, state or local regulatory authority including but not limited to the posting requirements in the order of the Missouri Public Service Commission in Case No. TA-88-218. If ITI is notified that the customer has failed to comply with any applicable law or regulation, ITI will require the customer to comply. If the customer does not comply within a reasonable time, ITI will terminate the customer's service.

ISSUED: May 30, 1989

EFFECTIVE:

B. RULES AND REGULATIONS (Cont'd.)

5. CANCELLATION OF SERVICE BY A CUSTOMER

.01 If a customer cancels an order for service before the service begins, before completion of the minimum period, or before completion of some other period mutually agreed upon by the customer and ITI, a charge will be levied upon the customer for the non-recoverable portions of expenditures or liabilities incurred expressly on behalf of the customer by ITI and not fully reimbursed by installation and monthly charges. If, based on an order by a customer, any construction has either begun or been completed, but no services provided, the non-recoverable cost of such construction shall be borne by the customer.

6. USE OF SERVICE

- .01 The services offered herein may not be used for the unauthorized provision of Message Telecommunications Service, Operator Service, or Wide Area Telecommunications Service equivalents as defined by the appropriate governing body. Service furnished by ITI may be used for one or more of the following:
 - .011 for the transmission of communications by the customer.
 - .012 for the transmission of communications to or from an authorized user, joint user, or end user as defined herein.
 - .013 for the transmission of communications to or from a customer of another common carrier, which has subscribed to ITI's communications services.
- .02 Service furnished by ITI may be arranged and/or extended for joint use or authorized use. The joint user or authorized user shall be permitted to use such service in the same manner as the customer, but subject to the following:
 - .021 The joint user or authorized user may be designated as the customer. The designated customer does not necessarily have to have communications requirements of his or her own. The customer must specifically name all joint users or authorized users in the Application for Service. Orders which

ISSUED: May 30, 1989

EFFECTIVE

- B. RULES AND REGULATIONS (Cont'd.)
 - 6. USE OF SERVICE (Cont'd.)

.021 (Cont'd.)

involve the start, rearrangement or discontinuance of joint use or authorized use service will be accepted by ITI only from that customer and will be subject to all regulations of this tariff.

All charges for the service will be computed as if the service were to be billed to one customer. The joint user or authorized user which has been designated as the customer will be billed for all components of the service and will be responsible for all payments to the company. In the event that the designated customer fails to pay the company each joint user or authorized user shall be liable to the company for all charges incurred as a result of its use of ITI's Service. Each joint or authorized user must submit to the designated customer a letter accepting contingent liability for its portion of all charges billed by the company to the designated customer. This letter must also specify that the joint or authorized user understands that the company will receive a copy of the guaranty from the designated customer. The customer shall be responsible for allocating charges to each joint user or authorized user.

.03 Service furnished by ITI may be arranged for use of hotel/motel guests, pay phone users, patrons of businesses and retail establishments, or travelers. Payment for ITI's service in such instances is the ultimate responsibility of the end user or called party.

ISSUED: May 30, 1989

- B. RULES AND REGULATIONS (Cont'd.)
 - 6. USE OF SERVICE (Cont'd.)
 - .04 Service furnished by ITI shall not be used:
 - .041 For any unlawful purpose.
 - 7. PAYMENT ARRANGEMENTS
 - .01 The customer or end user is responsible for payment of all charges for services furnished by ITI.
 - .02 Applicants, users, or customers whose financial condition is not acceptable to ITI, or is not a matter of general knowledge, may be required at any time to make a deposit up to an amount up to three months' actual or estimated charges for the service to be provided. In the case of a cash deposit, interest at the rate of 9% for escrow accounts will be paid for the period during which the deposit is held by ITI. At ITI's option, such deposit may be refunded or credited to the customer at any time prior to termination of service
 - .03 If notice of a dispute as to charges is not received by ITI within 30 days after an invoice is rendered, such invoice may be deemed to be correct and binding upon the customer or end user.
 - .04 A surcharge for operator assistance and/or payment method, as defined herein, may be applied to an end user's invoice for services rendered.

ISSUED: May 30, 1989

EDDIE H. POPE, GENERAL COUNSEL INC. 108 SOUTH ARARD DALLAS, TEXAS 75202

ISSUED: May 30; 1989

:XE

EFFECTIVE:

This Page Reserved For Future Use

- B. RULES AND REGULATIONS (Cont'd.)
 - 8. RESTORATION OF SERVICE

The use and restoration of service in emergencies shall be in accordance with Part 64, Subpart D of the Federal Communications Commission's Rules and Regulations, which specifies the priority system for such activities.

9. INSPECTION

ITI, or its authorized agents, may, upon reasonable notice, make such tests and inspections as may be necessary to determine that the requirements of this tariff are being complied with the installation, operational, or maintenance specifications of the customer or ITI equipment. ITI may interrupt the service at any time, without penalty to ITI, because of departure from any of these requirements.

10. CANCELLATION FOR CAUSE BY ITI (SEE SECTION B.5 FOR CANCELLATION OF SERVICE BY CUSTOMER)

.01 Upon nonpayment of any sum owing to ITI, or upon a violation of any of the provisions governing the furnishing of service under this tariff, ITI may, upon five (5) days prior written notification to the customer, without incurring any liability, immediately discontinue the furnishing of such service.

11. TESTING AND ADJUSTING

Upon reasonable notice, the facilities and/or services provided by ITI shall be made available to ITI for such tests and adjustments as may be necessary to maintain them in satisfactory condition; no interruption allowance will be granted for the time during which such tests and adjustments are made.

ISSUED: May 30, 1989

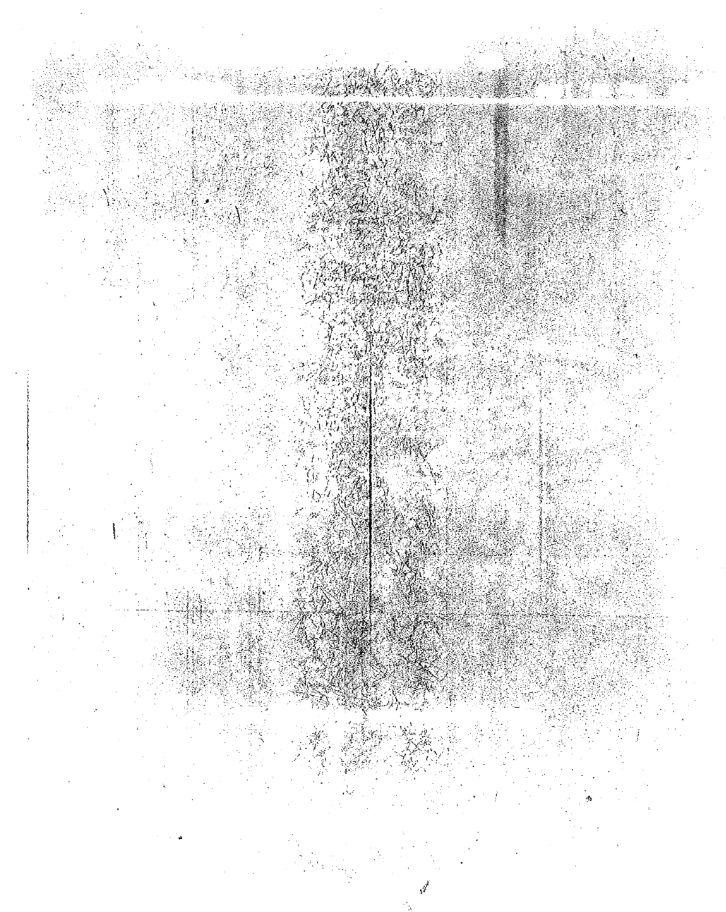
- B. RULES AND REGULATIONS (Cont'd.)
 - 12. ALLOWANCE FOR INTERRUPTIONS

The following section will apply for credit allowance for interruptions, except as otherwise provided for in this tariff.

- .01 Credits for interruption of Metered Use Services will be allowed on a minute for minute or, at the user's option, a replacement call will be provided.
- 13. INTERCONNECTION WITH OTHER CARRIERS
 - .01 Service furnished by ITI may be connected with services or facilities of another participating carrier. Such interconnection may be made at an ITI Terminal or Entrance Site, at a terminal of another participating carrier, or at the premises of a customer, joint user, or authorized user. Service furnished by ITI is not part of a joint undertaking with such other carriers.
 - .02 Any special interface equipment or facilities necessary to achieve compatibility between the facilities of ITI and other participating carriers shall be provided at the customer's expenses. Upon customer request and acting as his authorized agent, ITI will attempt to make the necessary arrangements for such interconnection.
 - .03 Service furnished by ITI may be connected with the facilities or services of other participating carriers under the terms and conditions of the other participating carriers' tariffs applicable to such connections.

ISSUED: May 30, 1989

EFFECTIVE,



- C. SERVICE DESCRIPTIONS OF CUSTOMIZED COMMUNICATIONS SERVICE
 - 1. General Description of Customized Communication Services
 - .01 Customized Communications Services are offered to subscribers on a full time/monthly basis. The service enables guests, patrons, employees and other authorized users to place long distance calls from the customer premise to locations within the state.
 - .02 ITI offers its services subject to the availability of the necessary facilities and/or equipment. ITI reserves the right to refuse to provide service to or from any location where the necessary facilities and/or equipment are not available.
 - .03 The following is a list of the Customized Communications Services provided by ITI and the references for the description and appropriate rates:

SERVICE	SECTION	PAGE 33
Metered Use Service	C.2.	
Special Promotional Offerings	C.3.	34

- .04 Cities of Origination: ITI's Customized Communications Service is available in all cities within the State.
- .05 No charge will be imposed by ITI for those calls which are not completed. Incomplete calls include, but are not limited to: busy signals, no answers, inaccurate dialing, or poor transmission quality.

ISSUED: May 30, 1989

- c. SERVICE DESCRIPTIONS OF CUSTOMIZED COMMUNICATIONS SERVICE (Cont'd.)
 - .06 Mileage Between Rate Centers

For the purpose of determining airline mileage, vertical and horizontal grid lines have been established across the United States and Canada. The spacing between adjacent vertical gridlines and between horizontal grid lines represents a distance of one coordinate unit. This unit is the square root of 0.1, expressed in statute miles. A vertical (V) and a horizontal (H) coordinate is computed for each local exchange company primary serving office and serving office from its latitude and longitude location by use of appropriate map-projection equations. A pair of V-Hcoordinates locates a primary serving office or serving office for determining airline mileage, at a particular intersection of an established vertical grid line with an established horizontal grid line. The distance between any two primary serving offices or serving offices is the airline mileage computed as explained below.

To determine the rate distance between any two primary serving offices or serving offices proceed as follows:

- 1. Obtain the "V" and "H" coordinates for each local exchange company primary serving office or serving office.
- 2. Obtain the differences between the "V" coordinates of the two primary serving offices or serving offices. Obtain the difference between the "H" coordinates.

NOTE: The difference is always obtained by subtracting the smaller coordinate from the larger coordinate.

ISSUED: May 30, 1989

- c. SERVICE DESCRIPTIONS OF CUSTOMIZED COMMUNICATIONS SERVICE (Cont'd.)
 - .06 Mileage Between Rate Centers (Cont'd.)
 - 3. Square each difference obtained in 2. above.
 - 4. Add the squares of the "V" difference and the "H" difference obtained in 3. above.
 - 5. Divide the sum of the squares obtained in 4. above by 10.
 - 6. Obtain the square root of the result obtained in 5. above. This is the interexchange rate distance in miles. (Fractional miles are rounded to the next higher miles).

Example:

The rate distance is required between Independence, Missouri and St. Louis, Missouri.

Formula:
$$\sqrt{\frac{(7020-6807)^2}{10} + \frac{(4175-3482)^2}{10}}$$

Distance equals 230 miles.

- C. SERVICE DESCRIPTIONS OF CUSTOMIZED COMMUNICATIONS SERVICES (Cont'd.)
 - 2. Metered Use Service
 - .01 General Description

Metered Use Service offers the use of intercity communications facilities shared among multiple users. Calls initiated at subscriber locations are automatically routed to ITI for handling. End users may select from a variety of billing methods as described herein. A monthly listing of each call and its duration is available as a standard feature for calls billed to a telephone number. This option may not be available to calls charged to a major credit card. ITI operators will identify ITI as the carrier during the initial contact with the caller and the billed party if different from the caller.

Certain Metered Use Service Offerings for subscribers, may involve a monthly subscription fee, a minimum charge for intercity usage or operator surcharges. Subscribers to Metered Use Service have the option of assessing a separate charge for operator assisted calls.

Under the following service options, the individual user's total monthly charges for use of the intercity communication facilities are based upon the total time the end user or customer (account) utilizes such facilities. In that regard, individual intercity facilities usage charges, as well as other specific charges, discounts and/or features are applicable to each individual service option.

- C. SERVICE DESCRIPTIONS OF CUSTOMIZED COMMUNICATIONS SERVICE (Cont'd.)
 - 2. Metered Use Service (Cont'd.)
 - A. TELECALL

Service is a one-way multipoint service oriented toward corporations, hotels, motels, hospitals and payphones. This service enable guests, patrons, patients and other authorized users to place operator assisted long distance calls. The caller may select a billing method in accordance with his or her preference. Calls are initially intercepted by an ITI operator who will obtain the appropriate billing information; or, the caller can enter the billing information directly. The call will then be connected. This service is available in the locations listed in Section C.1.04. Rates and charges are described in Section D.

3. Special Promotional Offerings

From time to time, ITI may offer its customers or end users special discounts or service modifications subject to prior notification and approval by the Missouri Public Service Commission.

ISSUED: May 30, 1989

580ED: WEY 30, 1989

BLLECHTAE

NO CONTRACTOR DESCRIPTION OF STREET

See the Ann antonin

Takin Page Passirved For Durant Des

1880ED: May 30, 1989

EFFECTIVE.

BY: EDDIE M. POPE, GENERAL COURSEL HOTELSAND THE STATE OF THE STATE OF

PARTICIPATE

tseurd: May 30, 1989

D. RATES AND CHARGES

This section sets forth the rates and charges applicable to ITI's Metered Use Service offering. The intercity mileage between the originating and terminating points of each call is used to determine the applicable per minute rate step to be applied to each call carried by ITI. Calls are measured and billed in 1-minute increments; fractional minutes of use are rounded up to the next full minute. Upon request of any caller, ITI will provide information regarding its rates at no charge.

1. TELECALL

The rates set forth in this section are applicable to calls originating and terminating within the State. Charges may be billed to a local telephone number, major credit card or to the called party. Call originated from ITI subscriber locations and billed to a major credit card are subject to a 5% discount. ITI will not charge end-users for incomplete calls.

.01 INTRALATA RATES

RATE MILEAGE	FIRST MINUTE	EACH ADDITIONAL MINUTE
0-10	\$.11	\$.09
11-14	.15	.13
15-18	.18	.16
19-23	.23	.17
24-28	.36	.20
29-33	.39	.22
34-40	.40	.24
41-50	.42	. 25
51-60	.46	.27
61-80	. 47	.30
81-100	.48	.31
101-125	.48	.34
126-150	.51	.36
151-190	.54	.36
191-300	.57	.40
301-430	.59	.42
Over 430	. 60	.43

ISSUED: May 30, 1989

EFFECTIVE:

D. RATES AND CHARGES

1. TELECALL

.01 INTRALATA RATES

Time-of-Day Discounts:

Day Rate Period: Calls placed from 8 a.m. to 5 p.m. Monday - Friday will be billed at the base rates set forth above.

Evening Rate Period: Calls placed from 5 p.m. to 11 p.m., Sunday - Friday and carrier recognized holidays will be discounted 20% off the base rates.

Night/Weekend Rate Period: Calls placed from 11 p.m. to 8 a.m. Sunday - Friday, all day Saturday, and Sunday, from midnight to 5 p.m. will be discounted 35% off base rates.

.02 INTERLATA RATES

RATE		EACH ADDITIONAL
MILEAGE	FIRST MINUTE	MINUTE
0-10	\$.11	\$.09
11-14	.15	.13
15-18	.18	.16
19-23	.23	.17
24-28	.36	.20
29-33	.39	. 22
34-40	.40	.24
41-50	.42	.25
51-60	.46	. 27
61-80	.47	.30
81-100	.48	.31
101-125	.48	.34
126-150	.51	.36
151-190	.54	.36
191-300	.57	.40
301-430	. 59	.42
Over 430	.60	.43

ISSUED: May 30, 1989

EFFECTIVE:

D. RATES AND CHARGES (Cont'd.)

1. TELECALL (Cont'd.)

.02 INTERLATA (Cont'd.)

Time-of-Day Discounts:

Day Rate Period: Calls placed from 8 a.m. to 5 p.m. Monday - Friday will be billed at the base rates set forth above.

Evening Rate Period: Calls placed from 5 p.m. to 11 p.m., Sunday - Friday and carrier recognized holidays will be discounted 20% off the base rates.

Night/Weekend Rate Period: Calls placed from 11 p.m. to 8 a.m. Sunday - Friday, all day Saturday, and Sunday, from midnight to 5 p.m. will be discounted 35% off base rates.

2. DIRECTORY ASSISTANCE

Calls placed to Directory Assistance services are billed at a fixed per call rate, as set forth below. Operator surcharges do not apply to Directory Assistance calls.

Rate Per Call

\$0.60

3. OPERATOR SURCHARGES

Calls placed as described in Section C.2.A may be subject to operator surcharges. These charges apply on a per call basis and will be included with usage charges on a user's monthly invoice of charges.

	<u>IntralATA</u>	<u> InterLATA</u>
Person-to-Person	\$2.40	\$2.40
Operator Station Calls	\$1.05	\$1.05

4. EMERGENCY CALLS

ITI will place emergency calls to the requested emergency authority at no charge.

ISSUED: May 30, 1989

EFFECTIVE:

INTERNATIONAL TELECHARGE, INC.

MISSOURI P.U.C. TARIFF NO. 1 ORIGINAL TITLE SHEET

RESALE COMMON CARRIER SERVICES

REGULATIONS AND SCHEDULE OF CHARGES APPLYING TO CUSTOMIZED COMMUNICATIONS SERVICES PROVIDED BY INTERNATIONAL TELECHARGE, INC., (ITI), BETWEEN INTRASTATE LOCATIONS WITHIN THE STATE OF MISSOURI.

ISSUED: May 30, 1989

EFFECTIVE:

CHECK SHEET

The Title Page, Check Sheet and pages 1 through 40, inclusive, of this tariff, are effective as of the date shown.

ISSUED: May 30, 1989

EFFECTIVE: