-	P. S. C. Mo. No. 2 Consolidated Original SHEET No. 3
· (	Cancelling P. S. C. Mo. No. All previous schedules [Original Revised] SHEET No
	Lamo Telephone Company Telephone Tariff For: All Missouri Exchanges Atchison and Nodaway Counties E WED
1	GENERAL RULES AND REGULATIONS
	B. OBLIGATION AND LIABILITY OF TELEPHONE COMPANY (Continued) WISSOURI Public Service Commission 5. Use of Connecting Company Lines
	<ul> <li>a. Facilities of other companies may be used in establishing connections to points not reached by this Company's lines. In establishing connections with the facilities of other companies, the Telephone Company does not assume any liability for any action of the connecting company.</li> </ul>
	6. Defacement of Premises
	a. The Telephone Company shall exercise care in all work done on a customer's premises. No liability shall attach to the Telephone Company by reason of any defacement or damage to the customers' premises resulting from the existence of the Telephone Company's instruments, apparatus and associated wiring on such premises, or by the installation or removal thereof, unless such defacement or damage is the result of the negligence of the Telephone Company or its employees.
	7. Adjustment of Charges
!	a. In the adjustment of charges for overbilling by the Tele- phone Company, a refund will be made of the full amount of excess charges when such amount can be determined; when the period or amount for which overbilling cannot be fixed from available records, the maximum refund will not exceed an estimated amount equal to such overbilling for a three- year period.
	GANCELLED
	JAN 01 1988 BY Lat. R.S. # 3 PUBLIC SERVICE COMMISSION OF MISSION Case TR 77-152
	* Indicates new rate or text -:- Indicates change
	DATE OF ISSUE March 1, 1977 month day fear ISSUED BY Jume 1, 1977 ISSUED BY Jume of officer Burlington, burling

İ

:

I

I

•

Lamo Telephone Ca C. USE OF S 3. Use a. 4. Tam a. 5. Use a.	Mo. No. All previous schedules ompany Telephone Tariff For: All Missouri Excha Atchison and Noda	
<ul> <li>C. USE OF S</li> <li>3. Use</li> <li>a.</li> <li>4. Tampa.</li> <li>5. Use</li> <li>a.</li> <li>6. Use</li> </ul>	ompany Telephone Tariff For: All Missouri Exchr Atchison and Nod:	inges
<ol> <li>Use</li> <li>a.</li> <li>Tama</li> <li>Tama</li> <li>Use</li> <li>Use</li> <li>Use</li> </ol>	Atchison and Node	(Counting the second se
<ol> <li>Use</li> <li>a.</li> <li>Tama</li> <li>Tama</li> <li>Use</li> <li>Use</li> <li>Use</li> </ol>		away Counties GEIVED
<ol> <li>Use</li> <li>a.</li> <li>Tama</li> <li>Tama</li> <li>Use</li> <li>Use</li> <li>Use</li> </ol>	PART 11	
<ol> <li>Use</li> <li>a.</li> <li>Tama</li> <li>Tama</li> <li>Use</li> <li>Use</li> <li>Use</li> </ol>	GENERAL RULES AND REGULATION	NS FEB 2 8 1977
a. 4. Tam a. 5. Use a. 6. Use	SERVICE AND FACILITIES (Continued)	MISSOURI Public Service Commission
<ol> <li>Tama.</li> <li>Usea.</li> <li>Usea.</li> </ol>	of Customer Service	n na
a. 5. Use a. 6. Use	Customer telephone service, as distinguis and semi-public telephone service, is fur use by the customer, his family, employee associates, or persons residing in the cu except as the use of the service may be e users or to persons temporarily subleasing residential premises.	rnished only for es or business ustomer's household extended to joint
5. Use a. 6. Use	pering With Equipment	
a. 6. Use	The Telephone Company may deny telephone person(s) whose telephone equipment owned Company shows evidence of tampering, or u whatsoever, for the purpose of obtaining without payment of the charges for the se	l by the Telephone use of any device telephone service
6. Use	of Profane Language or Impersonation of A	Another
	The Telephone Company may deny telephone person(s) who, over the facilities furnis Telephone Company, uses or permits to be abusive, obscene or profane language; or could reasonably be considered frightening	shed by the used, foul, in a manner which
a.	for Unlawful Purposes	
	The service is furnished subject to the shall not be used for unlawful purposes.	condition that it
	CANCELLED	
* Indicates new -:- Indicates cha		FILED JUN 1 1977 Cene TR 77-152 Public Service Commission
DATE OF ISSUE		2
DALE OF ISSUEL	March 1, 1977 DATE EFFE	1,197)

•

| ·

ł

	C. Mo. No. All previous schedules	{Revised}SHEET 1
Iamo Telephone	Company Telephone Tariff For: All Missouri	Exchanges I Nodaway Counties
		REGEN
r		
	PART II GENERAL RULES AND REGULA	TTONS
	ISHMENT AND FURNISHING OF SERVICE	MISSOL
	plication for Service Applications for service may be made	
d.	These applications become contracts u	pon the establishment
	of service. Applicants for service a	re responsible for
	payment of an amount equal to one mon stallation charges (if any). The ter	
	specified for such contracts are subj	ect to these General
	Rules and Regulations, the General Exponential Exchange Service Tariff	•
	and the Local Exchange Service Tariff from which service is to be furnished	
ľ	rules or regulations shall act as a m	nodification of the
۲. L	contract to that extent, without furt Requests from customers for additiona	
	etc., may be made orally. No advance	
	quired. A move from one geographic 1	
	(outside move) within the same exchar to terminate the contract; orders for	<b>—</b>
	made orally.	back moved may be
с.	Except as specified elsewhere in this	-
	contract period is one month from the additions to service, is established.	
	additions to service, is established, charge is the minimum authorized rate	, and the minimum e for one month. For
	additions to service, is established, charge is the minimum authorized rate purposes of rate administration, each	, and the minimum e for one month. For
2. Te	additions to service, is established, charge is the minimum authorized rate	, and the minimum e for one month. For
2. Te a.	additions to service, is established, charge is the minimum authorized rate purposes of rate administration, each to have 30 days. lephone Numbers	, and the minimum e for one month. For n month is considered
	additions to service, is established, charge is the minimum authorized rate purposes of rate administration, each to have 30 days. lephone Numbers The customer has no property right in or any right to continuance of service	, and the minimum e for one month. For n month is considered n the telephone number ce from any specific
	<pre>additions to service, is established, charge is the minimum authorized rate purposes of rate administration, each to have 30 days. lephone Numbers The customer has no property right in or any right to continuance of servic central office, and the Telephone Con</pre>	, and the minimum e for one month. For n month is considered n the telephone number ce from any specific npany may assign or
	<pre>additions to service, is established, charge is the minimum authorized rate purposes of rate administration, each to have 30 days. lephone Numbers The customer has no property right in or any right to continuance of servic central office, and the Telephone Con change the telephone number, the cent tion, or both, as is necessary in the</pre>	, and the minimum e for one month. For n month is considered the telephone number ce from any specific mpany may assign or tral office designa-
	<pre>additions to service, is established, charge is the minimum authorized rate purposes of rate administration, each to have 30 days. lephone Numbers The customer has no property right in or any right to continuance of service central office, and the Telephone Con change the telephone number, the cent</pre>	, and the minimum e for one month. For n month is considered the telephone number ce from any specific mpany may assign or tral office designa-
	<pre>additions to service, is established, charge is the minimum authorized rate purposes of rate administration, each to have 30 days. lephone Numbers The customer has no property right in or any right to continuance of service central office, and the Telephone Con change the telephone number, the cent tion, or both, as is necessary in the business.</pre>	, and the minimum e for one month. For n month is considered the telephone number ce from any specific mpany may assign or tral office designa-
	additions to service, is established, charge is the minimum authorized rate purposes of rate administration, each to have 30 days. lephone Numbers The customer has no property right in or any right to continuance of service central office, and the Telephone Con change the telephone number, the cent tion, or both, as is necessary in the business.	, and the minimum e for one month. For a month is considered the telephone number ce from any specific mpany may assign or tral office designa- e conduct of its
	additions to service, is established, charge is the minimum authorized rate purposes of rate administration, each to have 30 days. lephone Numbers The customer has no property right in or any right to continuance of servic central office, and the Telephone Con change the telephone number, the cent tion, or both, as is necessary in the business. JAN 01 1988	, and the minimum e for one month. For n month is considered n the telephone number ce from any specific npany may assign or tral office designa- e conduct of its
	additions to service, is established, charge is the minimum authorized rate purposes of rate administration, each to have 30 days. lephone Numbers The customer has no property right in or any right to continuance of service central office, and the Telephone Con change the telephone number, the cent tion, or both, as is necessary in the business. JAN 01 1988 BY Let. R.S. #-L	, and the minimum e for one month. For n month is considered n the telephone number ce from any specific npany may assign or tral office designa- e conduct of its FILE JUN 119
	additions to service, is established, charge is the minimum authorized rate purposes of rate administration, each to have 30 days. lephone Numbers The customer has no property right in or any right to continuance of service central office, and the Telephone Cor change the telephone number, the cent tion, or both, as is necessary in the business.	, and the minimum e for one month. For n month is considered the telephone number ce from any specific npany may assign or tral office designa- e conduct of its

. ...

•

Aurouting P. S. C. Mo. No. All previous schedules           Original         Original         Original         Original         Original         Original         SHEET No.           Lamo Telephone Company Telephone Tariff         For: All Missouri Exchanges         Atchison and Nodaway Counties         Image: Counties <t< th=""><th>Accelling P. S. C. Mo. No. ALL PICTORS ELECTRICE Termo Telephone Company Telephone Tariff For: All Missouri Exchanges Atchison and Nodoway Counties PART II PART II CENERAL RULES AND RECULATIONS Output: The customer agrees to notify the Company Promite Syndrach Commit ever alternations or new construction on premises commed or leased by him necessitate changes in the Company's wiring or equipment; the customer agrees to pay the Company's wiring or equipment; the customer agrees to pay the Company's wiring or equipment; the customer agrees for exchange service and facilities, and for toll messages (including collect toll messages which have been accepted at the customer's telephones). Maintenance and Repairs a. All expense of maintenance and repair, of services or facilities provided by the Telephone Company will be borne by the Company. The customer will be held responsible for restoration or replacement costs in case of loss of, damage to, or destruction of any of the Company is instru- ments, or accessories, not due to normal use. Customers may not rearrange, disconnect or remove or permit others to rearrange, disconnect, or remove any apparatus or wiring installed by the Telephone Company. Unsual Installation Costs a. Where special requirements of the customer involve unusual construction or installation, the customer involve unusual construction or installation, the customer may be re- quired to pay additional costs as provided elsewhere in this Tariff. Teurnishing Party Line Service a. Only individual line service is offered within the Exchange Service Area. JAN 01 1988 State SERVICE COMMESION Darmond Indicates new rate or text</th><th>P. S. C. Mo. No. 2 Consolidated</th><th> Original Revised</th><th>SHEET No.</th></t<>	Accelling P. S. C. Mo. No. ALL PICTORS ELECTRICE Termo Telephone Company Telephone Tariff For: All Missouri Exchanges Atchison and Nodoway Counties PART II PART II CENERAL RULES AND RECULATIONS Output: The customer agrees to notify the Company Promite Syndrach Commit ever alternations or new construction on premises commed or leased by him necessitate changes in the Company's wiring or equipment; the customer agrees to pay the Company's wiring or equipment; the customer agrees to pay the Company's wiring or equipment; the customer agrees for exchange service and facilities, and for toll messages (including collect toll messages which have been accepted at the customer's telephones). Maintenance and Repairs a. All expense of maintenance and repair, of services or facilities provided by the Telephone Company will be borne by the Company. The customer will be held responsible for restoration or replacement costs in case of loss of, damage to, or destruction of any of the Company is instru- ments, or accessories, not due to normal use. Customers may not rearrange, disconnect or remove or permit others to rearrange, disconnect, or remove any apparatus or wiring installed by the Telephone Company. Unsual Installation Costs a. Where special requirements of the customer involve unusual construction or installation, the customer involve unusual construction or installation, the customer may be re- quired to pay additional costs as provided elsewhere in this Tariff. Teurnishing Party Line Service a. Only individual line service is offered within the Exchange Service Area. JAN 01 1988 State SERVICE COMMESION Darmond Indicates new rate or text	P. S. C. Mo. No. 2 Consolidated	Original Revised	SHEET No.
Atchison and Notaway Counties PART II GENERAL RULES AND REGULATIONS D. ESTABLISHENT AND FURNISHING OF SERVICE (Continue) 3. Alterations a. The customer agrees to notify the Company Bridge Syname Communi- ever alternations on new construction on premises owned or leased by him necessitate changes in the Company's wiring or equipment; the customer agrees to pay the Company's urrent charges for such changes. 4. Payment for Service a. The customer is required to pay all charges for exchange service and facilities, and for toll messages (including collect toll messages which have been accepted at the customer's telephones). 5. Maintenance and Repairs a. All expense of maintenance and repair, of services or facilities provided by the Telephone Company will be borne by the Company. The customer will be held responsible for restoration or replacement costs in case of loss of, damage to, or destrubtion of any of the Company's instru- ments, or accessories, not due to normal use. Customers may not rearrange, disconnect or remove or permit others to rearrange, disconnect, or remove any apparatus or wiring installed by the Telephone Company without the written consent of the Telephone Company without the writing installed by the Telephone Company without the writing installed by the Telephone Company without the writing installed in costs as provided elsewhere in this Tariff. 7. Furnishing Party Line Service a. Only individual line service is offered within the Exchange Service Area. JAN 01 1988 BY LAF. C.S. # J Public SERVICE COMMISSION DIN 11977 Case TR 71-NE Public SERVICE COMMISSION DIN 11977 Case TR 71-NE Public SERVICE COMMISSION DIN 10500 Public SERVICE COMMISSION DIN 105000 Public SERVICE COMMISSION DIN 105	Atchison and Nodaway Counties REGIEWENT RART 11 GENERAL RULES AND RECULATIONS D. ESTABLISHMENT AND FURNISHING OF SERVICE (Continued) 3. Alterations a. The customer agrees to notify the Company Prompt Synth Admmm ever alternations or new construction on primises owned or leased by him necessitate changes in the Company's wiring or equipment; the customer agrees to pay the Company's urrent charges for such changes. 4. Payment for Service a. The customer is required to pay all charges for exchange service and facilities, and for toll messages (including collect toll messages which have been accepted at the customer's telephones). 5. Maintenance and Repairs a. All expense of maintenance and repair, of services or facilities provided by the Telephone Company will be borne by the Company. The customer will be held responsible for restoration or replacement costs in case of loss of, damage to, or destrubtion of any of the Company's instru- ments, or accessories, not due to normal use. Customers may not rearrange, disconnect or remove any apparatus or wiring installed by the Telephone Company. 6. Unusual Installation Costs a. Where special requirements of the customer involve unusual construction or installation, the customer may be re- quired to pay additional costs as provided elsewhere in this Tariff. 7. Furnishing Party Line Service a. Only individual line service is offered within the Exchange Service Area. DAN OI 1988 sr [dt_Service Commission DAN OI 1984 sublic Service Commission DAN OF ISSUE Machine for submotive draw submotive draw submoti	uncolling P. S. C. Mo. No. All previous schedules	{Original Revised	SHEET No.
GENERAL RULES AND REGULATIONS         Interview of the second	GENERAL RULES AND RECULATIONS         Internations         Indicates new rate or text         Alterations         Alteration or construction or perises or partition or company will be borne by the Company. The customer will be held responsible for restoration or replacement costs in case of loss of, damage to, or destrubtion of any of the Company vill be borne by the Company. The customer mail use. Customers may not rearrange, disconnect or remove or permit others to rearrange, disconnect, or remove any apparatus or wiring installed by the Telephone Company wibut the wriften consent of the Telephone Company thout the wriften		-	š
GENERAL RULES AND REGULATIONS         D. ESTABLISHMENT AND FURNISHING OF SERVICE (Continues)         3. Alterations         a. The customer agrees to notify the Company Provide Source Commune ever alternations or new construction on premises owned or leased by him necessitate changes in the Company's wiring or equipment; the customer agrees to pay the Company's current charges for such changes.         4. Payment for Service         a. The customer is required to pay all charges for exchange service and facilities, and for toll messages (including collect toll messages which have been accepted at the customer's telephones).         5. Maintenance and Repairs         a. All expense of maintenance and repair, of services or facilities provided by the Telephone Company will be borne by the Company. The customer will be held responsible for restoration or replacement costs in case of loss of, damage to, or destrubtion of any of the Company's instruments, or accessories, not due to normal use. Customers may not rearrange, disconnect, or remove or permit others to rearrange, disconnect, or remove may apparatus or wiring installed by the Telephone Company without the written consent of the Telephone Company.         6. Unusual Installation Costs         a. Where special requirements of the customer involve unusual construction or installation, the customer may be required to pay additional costs as provided elsewhere in this Tariff.         7. Furnishing Party Line Service         a. Only individual line service is offered within the Exchange Service Area.         JAN 01 1988         service Area.         JUN 111977	GENERAL RULES AND RECULATIONS         Internations         Indicates new rate or text         Alterations         Alteration or construction or perises or partition or company will be borne by the Company. The customer will be held responsible for restoration or replacement costs in case of loss of, damage to, or destrubtion of any of the Company vill be borne by the Company. The customer mail use. Customers may not rearrange, disconnect or remove or permit others to rearrange, disconnect, or remove any apparatus or wiring installed by the Telephone Company wibut the wriften consent of the Telephone Company thout the wriften			
<ul> <li>D. ESTABLISHMENT AND FURNISHING OF SERVICE (Continued)</li> <li>3. Alterations <ul> <li>a. The customer agrees to notify the Company Primitify unanomic ever alternations or new construction on premises owned or leased by him necessitate changes in the Company's wiring or equipment; the customer agrees to pay the Company's current charges for such changes.</li> </ul> </li> <li>4. Payment for Service <ul> <li>a. The customer is required to pay all charges for exchange service and facilities, and for toll messages (including collect toll messages which have been accepted at the customer's telephones).</li> </ul> </li> <li>5. Maintenance and Repairs <ul> <li>a. All expense of maintenance and repair, of services or facilities provided by the Telephone Company without be borne by the Company. The customer will be held responsible for restoration or replacement costs in case of loss of, damage to, or destrubtion of any of the Company without the service ments, or accessories, not due to normal use. Customers may not rearrange, disconnect or remove or permit others to rearrange, disconnect, or remove any apparatus or wiring installed by the Telephone Company.</li> </ul> </li> <li>6. Unusual Installation Costs <ul> <li>a. Where special requirements of the customer involve unusual construction or installation, the customer involve unusual construction or installation, the customer may be required to pay additional costs as provided elsewhere in this Tariff.</li> </ul> </li> <li>7. Furnishing Party Line Service <ul> <li>a. Only individual line service is offered within the Exchange Service Area.</li> </ul> </li> <li>Y MALLES #1</li></ul>	<ul> <li>D. ESTABLISHMENT AND FURNISHING OF SERVICE (Continued)</li> <li>3. Alterations</li> <li>a. The customer agrees to notify the Company Promises contection on premises contection of any of the Company will be borne by the Company. The customer will be held responsible for restoration or replacement costs in case of loss of, damage to, or destrubtion of any of the Company is instruments, or accessories, not due to normal use. Customers may not rearrange, disconnect, or remove on premit tohers to rearrange, disconnect, or remove any apparatus or wiring installed by the Telephone Company without the written consent of the Telephone Company.</li> <li>6. Unusual Installation Costs         <ul> <li>a. Where special requirements of the customer involve unusual construction or installation, the customer may be required to pay additional costs as provided elsewhere in this Tariff.</li> <li>7. Furnishing Party Line Service</li> <li>a. Only individual line service is offered within the Exchange Service Commission of the Company customer /li></ul></li></ul>			
<ul> <li>3. Alterations <ul> <li>a. The customer agrees to notify the Company Predicts Sovied</li> <li>a. The customer agrees to notify the Company Predicts Sovied</li> <li>current charges for such changes in the Company's wiring or equipment; the customer agrees to pay the Company's current charges for such changes.</li> </ul> </li> <li>4. Payment for Service <ul> <li>a. The customer is required to pay all charges for exchange service and facilities, and for toll messages (including collect toll messages which have been accepted at the customer's telephones).</li> </ul> </li> <li>5. Maintenance and Repairs <ul> <li>a. All expense of maintenance and repair, of services or facilities provided by the Telephone Company will be borne by the Company. The customer will be held responsible for restoration or replacement costs in case of loss of, damage to, or destrubtion of any of the Company's instruments, or accessories, not due to normal use. Customers may not rearrange, disconnect, or remove or permit others to rearrange, disconnect, or remove or permit others to rearrange, disconnect, or remove may apparatus or wiring installed by the Telephone Company.</li> </ul> </li> <li>6. Unusual Installation Costs <ul> <li>a. Where special requirements of the customer involve unusual construction or installation, the customer may be required to pay additional costs as provided elsewhere in this Tariff.</li> </ul> </li> <li>7. Furnishing Party Line Service <ul> <li>a. Only individual line service is offered within the Exchange Service Area.</li> </ul> </li> <li>7. JAN 01 1988 <ul> <li>87. Lat. S. #1</li> <li>98. MANON 1 1988</li> <li>98. Mano</li></ul></li></ul>	<ul> <li>Alterations <ul> <li>Alterations</li> <li>Alterations</li> <li>The customer agrees to notify the Company primities for a classed by him necessitate changes in the Company's wiring or equipment; the customer agrees to pay the Company's current charges for such changes.</li> </ul> </li> <li>Payment for Service <ul> <li>The customer is required to pay all charges for exchange service and facilities, and for toll messages (including collect toll messages which have been accepted at the customer's telephones).</li> </ul> </li> <li>Maintenance and Repairs <ul> <li>All expense of maintenance and repair, of services or facilities provided by the Telephone Company will be borne by the Company. The customer will be held responsible for restoration or replacement costs in case of loss of, damage to, or destrubtion of any of the Company's instruments, or accessories, not due to normal use. Customers may not rearrange, disconnect or remove any apparatus or wiring installed by the Telephone Company without the written consent of the Telephone Company without the written consent of the Telephone Company.</li> <li>Unusual Installation Costs <ul> <li>Where special requirements of the customer involve unusual construction or installation, the customer may be required to pay additional costs as provided elsewhere in this Tariff.</li> </ul> </li> <li>Furnishing Party Line Service <ul> <li>Only individual line service is offered within the Exchange Service Commission at the service for the service Commission at t</li></ul></li></ul></li></ul>	GENERAL RULES AND REGULATI	ON\$	<u></u>
<ul> <li>a. The customer agrees to notify the Company promises owned or leased by him necessitate changes in the Company's wiring or equipment; the customer agrees to pay the Company'current charges for such changes.</li> <li>4. Payment for Service <ul> <li>a. The customer is required to pay all charges for exchange service and facilities, and for toll messages (including collect toll messages which have been accepted at the customer's telephones).</li> </ul> </li> <li>5. Maintenance and Repairs <ul> <li>a. All expense of maintenance and repair, of services or facilities provided by the Telephone Company will be borne by the Company. The customer will be held responsible for restoration or replacement costs in case of loss of, damage to, or destrubtion of any of the Company's instruments, or accessories, not due to normal use. Customers may not rearrange, disconnect, or remove or permit others to rearrange, disconnect, or remove any apparatus or wiring installed by the Telephone Company.</li> </ul> </li> <li>6. Unusual Installation Costs <ul> <li>a. Where special requirements of the customer involve unusual construction or installation, the customer may be required to pay additional costs as provided elsewhere in this Tariff.</li> </ul> </li> <li>7. Furnishing Party Line Service <ul> <li>a. Only individual line service is offered within the Exchange Service Area.</li> </ul> </li> <li>AN 01 1988 <ul> <li>FULED</li> <li>JAN 01 1988</li> <li>FULED</li> <li>JUN 1 1977</li> <li>Cum TR 17-XE</li> <li>PUBLIC SERVICE COMMISSION</li> <li>PUBLIC SERVICE COMMISSION</li> </ul> </li> </ul>	<ul> <li>a. The customer agrees to notify the Company Briniply The ADDMM ever alternations or new construction on premises owned or leased by him necessitate changes in the Company's wiring or equipment; the customer agrees to pay the Company' current charges for such changes.</li> <li>4. Payment for Service <ul> <li>a. The customer is required to pay all charges for exchange service and facilities, and for toll messages (including collect toll messages which have been accepted at the customer's telephones).</li> </ul> </li> <li>5. Maintenance and Repairs <ul> <li>a. All expense of maintenance and repair, of services or facilities provided by the Telephone Company will be borne by the Company. The customer will be held responsible for restoration or replacement costs in case of loss of, damage to, or destrubtion of any of the Company' sinstruments, or accessories, not due to normal use. Customers may not rearrange, disconnect, or remove any apparatus or wiring installed by the Telephone Company.</li> </ul> </li> <li>6. Unusual Installation Costs <ul> <li>a. Where special requirements of the customer involve unusual construction or installation, the customer involve unusual construction or installation, the customer involve unusual construction or installation, the customer involve unusual construction or installation.</li> <li>b. FOLED JAN 01 1988</li> <li>b. The LS. +1 Public Service COMMISSION 20 March 20 Mar</li></ul></li></ul>	D. ESTABLISHMENT AND FURNISHING OF SERVICE (Contin		
<ul> <li>a. The customer is required to pay all charges for exchange service and facilities, and for toll messages (including collect toll messages which have been accepted at the customer's telephones).</li> <li>5. Maintenance and Repairs <ul> <li>All expense of maintenance and repair, of services or facilities provided by the Telephone Company will be borne by the Company. The customer will be held responsible for restoration or replacement costs in case of loss of, damage to, or destrubtion of any of the Company's instruments, or accessories, not due to normal use. Customers may not rearrange, disconnect or remove or permit others to rearrange, disconnect, or remove any apparatus or wiring installed by the Telephone Company.</li> </ul> </li> <li>6. Unusual Installation Costs <ul> <li>Where special requirements of the customer may be required to pay additional costs as provided elsewhere in this Tariff.</li> </ul> </li> <li>7. Furnishing Party Line Service <ul> <li>Only individual line service is offered within the Exchange Service Area.</li> </ul> </li> <li> <b>JAN 01 1988</b> </li> <li> <b>JUN 1 1977 Cam TR 19-15</b> </li> <li> <b>PUBLIC SERVICE COMMISSION</b> </li> </ul> <li> <b>PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION</b> </li> <li> <b>PUBLIC SERVICE COMMISSION</b> </li>	<ul> <li>a. The customer is required to pay all charges for exchange service and facilities, and for toll messages (including collect toll messages which have been accepted at the customer's telephones).</li> <li>5. Maintenance and Repairs <ul> <li>a. All expense of maintenance and repair, of services or facilities provided by the Telephone Company will be borne by the Company. The customer will be held responsible for restoration or replacement costs in case of loss of, damage to, or destrubtion of any of the Company's instruments, or accessories, not due to normal use. Customers may not rearrange, disconnect, or remove any apparatus or wiring installed by the Telephone Company without the written consent of the Telephone Company without the written consent of the Telephone Company.</li> </ul> </li> <li>6. Unusual Installation Costs <ul> <li>a. Where special requirements of the customer involve unusual construction or installation, the customer may be required to pay additional costs as provided elsewhere in this Tariff.</li> </ul> </li> <li>7. Furnishing Party Line Service <ul> <li>a. Only individual line service is offered within the Exchange Service Area.</li> </ul> </li> <li>a. Where special requirements of the restored within the Exchange Service Area.</li> </ul>	a. The customer agrees to notify the Compa ever alternations or new construction of or leased by him necessitate changes in wiring or equipment; the customer agree	ny promptiy n premises the Company	when omm wred v's
<ul> <li>service and facilities, and for toll messages (including collect toll messages which have been accepted at the customer's telephones).</li> <li>Maintenance and Repairs         <ul> <li>All expense of maintenance and repair, of services or facilities provided by the Telephone Company will be borne by the Company. The customer will be held responsible for restoration or replacement costs in case of loss of, damage to, or destrubtion of any of the Company's instruments, or accessories, not due to normal use. Customers may not rearrange, disconnect or remove or permit others to rearrange, disconnect, or remove any apparatus or wiring installed by the Telephone Company without the written consent of the Telephone Company.</li> <li>Unusual Installation Costs</li></ul></li></ul>	service and facilities, and for toll messages (including collect toll messages which have been accepted at the customer's telephones). 5. Maintenance and Repairs a. All expense of maintenance and repair, of services or facilities provided by the Telephone Company will be borne by the Company. The customer will be held responsible for restoration or replacement costs in case of loss of, damage to, or destrubtion of any of the Company's instru- ments, or accessories, not due to normal use. Customers may not rearrange, disconnect or remove or permit others to rearrange, disconnect, or remove any apparatus or wiring installed by the Telephone Company without the written consent of the Telephone Company. 6. Unusual Installation Costs a. Where special requirements of the customer involve unusual construction or installation, the customer may be re- quired to pay additional costs as provided elsewhere in this Tariff. 7. Furnishing Party Line Service a. Only individual line service is offered within the Exchange Service Area. <i>CAN DELLED</i> JAN 01 1988 sy Ld. E.S. #1 Public Service COMMISSION Do missions * Indicates new rate or text * Indicates change ATE OF ISSUE/MacM1, 1977 month day Market MacM1, 1977 Market Market 1977 Market 1977 Market 1977 Market 1977 Market 1977 Market 1977 Market 1977 Market 1977 Market 1977 Market 1977	4. Payment for Service		
<ul> <li>a. All expense of maintenance and repair, of services or facilities provided by the Telephone Company will be borne by the Company. The customer will be held responsible for restoration or replacement costs in case of loss of, damage to, or destrubtion of any of the Company's instruments, or accessories, not due to normal use. Customers may not rearrange, disconnect or remove or permit others to rearrange, disconnect, or remove any apparatus or wiring installed by the Telephone Company without the written consent of the Telephone Company without the written consent of the Telephone Company.</li> <li>6. Unusual Installation Costs <ul> <li>a. Where special requirements of the customer involve unusual construction or installation, the customer may be required to pay additional costs as provided elsewhere in this Tariff.</li> </ul> </li> <li>7. Furnishing Party Line Service <ul> <li>a. Only individual line service is offered within the Exchange Service Area.</li> </ul> </li> <li>DAN 01 1988 <ul> <li>BY 14. A.S. #1</li> <li>Puters: SERVICE COMMISSION</li> </ul></li></ul>	<ul> <li>a. All expense of maintenance and repair, of services or facilities provided by the Telephone Company will be borne by the Company. The customer will be held responsible for restoration or replacement costs in case of loss of, damage to, or destrubtion of any of the Company's instruments, or accessories, not due to normal use. Customers may not rearrange, disconnect or remove or permit others to rearrange, disconnect, or remove any apparatus or wiring installed by the Telephone Company without the written consent of the Telephone Company.</li> <li>6. Unusual Installation Costs <ul> <li>a. Where special requirements of the customer involve unusual construction or installation, the customer may be required to pay additional costs as provided elsewhere in this Tariff.</li> </ul> </li> <li>7. Furnishing Party Line Service <ul> <li>a. Only individual line service is offered within the Exchange Service Area.</li> </ul> </li> <li>BAN 01 1988 <ul> <li>BY 164 A.S. #1</li> <li>Puteric SERVICE COMMISSION</li> <li>DATE EFFECTIVE March 1977</li> <li>March 1977</li> <li>March 1977</li> <li>March 1977</li> </ul> </li> </ul>	service and facilities, and for toll me collect toll messages which have been a customer's telephones).	ssages (inc)	luding
<ul> <li>facilities provided by the Telephone Company will be borne by the Company. The customer will be held responsible for restoration or replacement costs in case of loss of, damage to, or destrubtion of any of the Company's instruments, or accessories, not due to normal use. Customers may not rearrange, disconnect or remove or permit others to rearrange, disconnect, or remove any apparatus or wiring installed by the Telephone Company without the written consent of the Telephone Company.</li> <li>6. Unusual Installation Costs <ul> <li>a. Where special requirements of the customer involve unusual construction or installation, the customer may be required to pay additional costs as provided elsewhere in this Tariff.</li> </ul> </li> <li>7. Furnishing Party Line Service <ul> <li>a. Only individual line service is offered within the Exchange Service Area.</li> </ul> </li> <li>DAN 01 1988 <ul> <li>BY LAL AS. #1</li> <li>Puters SERVICE COMMISSION</li> <li>BY MAND 1 1988</li> <li>JUN 1 1977</li> <li>Case TR 11-/S</li> <li>Puters SERVICE COMMISSION</li> <li>Puters of text</li> </ul> </li> </ul>	<pre>facilities provided by the Telephone Company will be borne by the Company. The customer will be held responsible for restoration or replacement costs in case of loss of, damage to, or destrubtion of any of the Company's instru- ments, or accessories, not due to normal use. Customers may not rearrange, disconnect or remove or permit others to rearrange, disconnect, or remove any apparatus or wiring installed by the Telephone Company without the written consent of the Telephone Company.</pre> 6. Unusual Installation Costs a. Where special requirements of the customer involve unusual construction or installation, the customer may be re- quired to pay additional costs as provided elsewhere in this Tariff. 7. Furnishing Party Line Service a. Only individual line service is offered within the Exchange Service Area. JAN 01 1988 BY LAL S. #1 Putwice SERVICE COMMISSION DP MISSION DP MISSIO	5. Maintenance and Repairs		
<ul> <li>a. Where special requirements of the customer involve unusual construction or installation, the customer may be required to pay additional costs as provided elsewhere in this Tariff.</li> <li>7. Furnishing Party Line Service <ul> <li>a. Only individual line service is offered within the Exchange Service Area.</li> </ul> </li> <li>DAN 01 1988 <ul> <li>BY 14: 1.5.#1</li> <li>Puthole SERVICE COMMISSION</li> <li>BY 14: 1.5.#1</li> <li>Puthole SERVICE COMMISSION</li> <li>BY 14: 1.5.#1</li> <li>Puthole SERVICE COMMISSION</li> </ul> </li> <li>* Indicates new rate or text</li> </ul>	<ul> <li>a. Where special requirements of the customer involve unusual construction or installation, the customer may be required to pay additional costs as provided elsewhere in this Tariff.</li> <li>7. Furnishing Party Line Service <ul> <li>a. Only individual line service is offered within the Exchange Service Area.</li> <li>CAN BELLED</li> <li>JAN 01 1988</li> <li>BY 14t. R.S. #1</li> <li>PURPLIC SERVICE COMMISSION</li> </ul></li></ul>	by the Company. The customer will be h for restoration or replacement costs in damage to, or destrubtion of any of the ments, or accessories, not due to norma may not rearrange, disconnect or remove to rearrange, disconnect, or remove any wiring installed by the Telephone Company written consent of the Telephone Company	eld respons: case of los Company's l use. Cus or permit apparatus iny without	ible ss of, instru- tomers others or
construction or installation, the customer may be re- quired to pay additional costs as provided elsewhere in this Tariff. 7. Furnishing Party Line Service a. Only individual line service is offered within the Exchange Service Area.	<ul> <li>construction or installation, the customer may be required to pay additional costs as provided elsewhere in this Tariff.</li> <li>7. Furnishing Party Line Service         <ul> <li>a. Only individual line service is offered within the Exchange Service Area.</li> <li>CAN DELLED</li> <li>JAN 01 1988</li> <li>BY 14: R.S. #1</li> <li>Putenic SERVICE COMMISSION</li> <li>Putenic SERVICE COMMISSION</li> <li>Putenic SERVICE COMMISSION</li> <li>Indicates new rate or text</li> <li>Indicates change</li> </ul> </li> <li>TE OF ISSUE Mach!, 1977         <ul> <li>Te of ISSUE Mach!, 1977</li> <li>Te of ISSUE Mach!</li> <li>Te o</li></ul></li></ul>			-
<ul> <li>a. Only individual line service is offered within the Exchange Service Area.</li> <li>CAN BELLED</li> <li>JAN 01 1988</li> <li>BY LAF. R.S. #1</li> <li>PUREAC SERVICE COMMISSION</li> <li>WISSOURD</li> <li>Indicates new rate or text</li> </ul>	a. Only individual line service is offered within the Exchange Service Area. CAN BELLED JAN 01 1988 BY LAT. R.S. #1 PUBLIC SERVICE COMMISSION 30 missions • Indicates new rate or text -:- Indicates change ATE OF ISSUE Mach 1, 1977 month day frear DATE EFFECTIVE from 1 month day	construction or installation, the custo quired to pay additional costs as provi	mer may be :	re-
Service Area. CAN BELLED JAN 01 1988 BY LAT. R.S. #1 PUBLIC SERVICE COMMISSION SER MISSION SER MISSION SERVICE COMMISSION Public Service Comm	Service Area. GANBELLED JAN 01 1988 BY Lat. R.S. #1 PURE SERVICE COMMISSION PURE SERVICE COMMISSION PURE Indicates new rate or text -:- Indicates change ATE OF ISSUE Mach1, 1977 month day fear DATE EFFECTIVE function day	7. Furnishing Party Line Service		
JAN 0 1 1988 BY Lat. R.S. #1 PURE SERVICE COMMISSION SP INSSOURS * Indicates new rate or text JUN 1 1977 Case TR 19-19 Public Service Comm	JAN 0 1 1988 BY Lat. R.S. #7 PUBLIC SERVICE COMMISSION SP INISSION SP INISSION SP INISSION DATE EFFECTIVE June 1 month day freat Month day		l within the	Exchange
BY Lat. R.S. #1 PURISE SERVICE COMMISSION SA INSSOURD • Indicates new rate or text • Indicates new rate or text	BY Lat. R.S. #7 PUSISIE SERVICE COMMISSION 30 INVISSION 30 INVISSION	CARBELLED		
Putitic SERVICE COMMISSION Putitic SERVICE COMMISSION Putitic SERVICE COMMISSION Public Service Comm Public Service Comm	* Indicates new rate or text -:- Indicates change ATE OF ISSUE Mach 1, 1977 month day freat March 2, 1977 March 1, 1977 DATE EFFECTIVE funce 1, 1977 March 1, 1977 DATE ATE OF ISSUE Mach 1, 1977 March 1, 19	JAN 01 1988	ן זר	ILED
- Indicates new rate or text	ATE OF ISSUE Mach / 1977 month day frear DATE EFFECTIVE fune // month day frear	PUTILIC SERVICE COMMISSION	Case	TR 11-15
	month day fear DATE EFFECTIVE month day			
			Rulia	anth day

Cancelling P. S. C	. Mo. No. All previous schedul	.es J	Original Revised Original Revised SHEET No
lamo Telephone	-	All Missouri Exchanges Atchison and Nodaway	
			REGENW
	PART	II	
	GENERAL RULES A	ND REGULATIONS	
D. ESTABL	SHMENT AND FURNISHING OF SERV	ICE (Continued)	
8. Sei	vice Interruption		MISSOUR Public Service Co
а.	In event of a service interr to the extent practical, wil sequence:		
	1. Emergency Services to: forcement, Highway Maint		
	Utility Companies. 2. Town business	CANC	ELLED
	3. EAS	APR 1	5 1997,
	4. Paystations	BY_lot Public Service	
	5. Town residence	MISS	
	6. Rural customers		
	7. All other facilities not	effecting main	station service.
ь.	. If necessary to maintain wor in event of an emergency, se reverse of the above restora	ervice will be di	
			FOLE JUN 1 197 Case TR 77-
* Indicates new -:- Indicates ch			Public Service Com
DATE OF ISSUE	March 1, 1977 month day, vert	DATE EFFECTIV	TE June /

		Cancelling P.S.C.MO. No. 2 Consolidated 1st (XOMIGINAL) SHEET No. 9 (Revised)
		o Telephone Company For All Missouri Exchanges ame of Issuing Corporation Community, Town or City Part II
		GENERAL RULES AND REGULATIONS REGENTED
F.	EST	ABLISHMENT AND MAINTENANCE OF CREDIT MAR 29 1982
	1.	Establishment of Credit MISSOURI
		The telephone company is not obligated to fur <b>Fight Service Commission</b> individual or firm that has an unpaid and undisputed dolinquent account for service previously rendered by the company at the same or different address, until arrangements have been made to liquidate such previous indebtedness to the company.
	2.	Deposits
		A. The company may require an applicant or an established cus- tomer to make a deposit to be held by the Company as a guar- antee of the payment of charges subject to the following conditions;
		B. The company may require a deposit or guarantee as a condition of service if the customer or applicant is unable to esta- blish that he or she had a previous service account with a telephone utility for a period of at least twelve (12) months for which all undisputed charges were satisfactorily paid; or
	UUre	C.' If the customer or applicant had no previous service account or previous service of less than twelve (12) months, the Tele- phone Company may require a deposit if the applicant does not meet at least two (2) of the following criteria:
001 3.0 2000 By 3rd AS# 9	Public Service Commis MISSOURI	-Home ownership, excluding mobile home -Vehicle ownership, car or truck -Has a local charge card -Has a savings account -Has a checking account -Is fifty (50) or more years of age -Has been employed two years or more with the same employer -Has an existing loan from a financial institution not considered delinquent by the creditor -Has a valid major national charge card -Has a valid major national oil company charge Card
*	Indic Indic	D. No deposit or guarantee shall be required by the Company because of race, sex, creed, national origin, Marital status, ates new rate or text age, number of dependents, source of income, cates change condition of physical handicap, or geographical creatistion
DAT	e of	FISSUE March 23,71982 DATE EFFECTIVE May 15, 1982 month day year
	ED B	MANA Provident Puplington Jungtio

\_

Tamo	Cancelling P.S.C.MO. No. 2 Consolidated Original SHEET
14110	Telephone Company       For       Alle Missouri       Exchanges         Name of Issuing Corporation       Commanity, For       Part IF
	GENERAL RULES AND REGULATIONS APR 6 - 1979
1	STABLISHMENT AND MAINTENANCE OF CREDIT . Establishment of Credit The telephone company is not obligated to furnish service to a individual or firm that has an unpaid and undisputed delinquen account for service previously rendered by the company at the same or different address, until arrangements have been made to
	<ul> <li>liquidate such previous indebtedness to the company.</li> <li>Deposits or Guarantees <ul> <li>a. The telephone company may require a deposit or guarantee</li> <li>as a condition of service if the customer or prospective</li> <li>customer has an unpaid and undisputed account with a</li> <li>telephone utility which accrued within the last two (2)</li> <li>years or if such delinquent account was paid within the la</li> </ul> </li> </ul>
	<ul> <li>b. In lieu of a deposit the company may accept a written guarantee.</li> <li>c. As a condition of continued service to an existing custome the company may require a deposit or guarantee if undisput charges in two out of the last twelve (12) billing periods becomes delinquent.</li> </ul>
	d. No deposit or guarantee will be required because of race, sex, creed, national origin, marital status, age, number or dependents, source of income or geographical area of residence.
	Amount of Deposit or Guarantee The deposit or guarantee shall not exceed estimated charges fo two (2) months service based on the average bill during the preceeding twelve (12) months or estimated for the next twelve (12) months by the customer and the company. Concurrent with the establishment of new service, the customer may post a depo in two (2) equal monthly instalments or as otherwise agreed upon.
*In +In	dicates new rate or text PUBLIC SERVICE COMMISSION dicates change Public Service Commission Highlic Service Commission Public Service Commission Public Service Commission Public Service Commission
DATE	OF ISSUE <u>April 4, 1979</u> DATE EFFECTIVE <u>May 15</u> month day year <u>month</u> of <u>month</u> of <u>month</u> of <u>month</u> of <u>May 15</u>

- ----

-

- ·

-----

.

ţ

ļ

ļ

i

١

P. S. C. Mo. No. 2 Consolidated		SHEET No
Cancelling P. S. C. Mo. No. All previous schedules	Original   Revised	SHEET No
Lamo Telephone Company Telephone Tariff For: All Missouri Exch Atchison and Node	anges	ECEIVED
PART II		
GENERAL RULES AND REGULATION	NS	<u>+ a B 2 8 1</u> 977
F. ESTABLISHMENT AND MAINTENANCE OF CREDIT	) n 10 	MISSCURI Vo Solvice Commission
1. Establishment of Credit	- L. I. 	
any individual or firm that owes for serv rendered at the same or a different addre ments have been made to liquidate such pr to the Company. Nor is the Telephone Cor continue to furnish service to any indivi credit is or becomes doubtful, in the op phone Company. In order to insure the pa charges due for its service, the Telephon quire any customer to establish and main one of the following ways:	ess, until revious ind mpany oblig idual or fi inion of th ayment of a ne Company	arrange- lebtedness ated to .rm whose ne Tele- all may re-
<ol> <li>By furnishing acceptable credit refer Telephone Company</li> <li>By providing a suitable guarantee in form prescribed by the Telephone Com</li> <li>By means of a cash deposit.</li> </ol>	writing, i	
2. Amount of Deposits		
a. The amount of deposit required for the pr a customer's credit shall not exceed his exchange service and toll charges for on period plus thirty days. The Telephone the customer to increase the amount of t time, if in it's opinion the charges bil customer are found to warrant such an in	estimated e normal bi Company may he deposit led against	bill for illing y require at any
3. Deposit Not to Affect Regular Collection Pra	ctices.	
ANGELLE the fact that a deposit has been made in regulations as to advance payments and t of bills; nor constitutes a waiver or mo	; with the ( he prompt ;	Company's payment
$\frac{MAY 15^{19/9} \text{ regular}}{15 P =}$		FILED
UBLIC SERVICE COMMISSION OF ASISSOURI	Cas	UN 1 1977 e TR17-152
* Indicates new rate or text -:- Indicates change	Public	Service Commission
DATE OF ISSUE March 1 1977 DATE EFFE		unel, 1977 onth day year
ISSUED BY Jennes Thes.	Bushing	Man Act. M.S. address

ī

į

.

	Tamo Telephone Company         For         All Missouri Exchanges           ame of Issuing Corporation         Community, Town or City
	Part II
	GENERAL RULES AND REGULATIONS REGENERAL RULES AND REGULATIONS
2.	Deposits (Continued) MAR 2 9 1982
	E. The company shall permit a customer, concurrent with the begin- ning of service, to post a deposit in two (2) equal #HSOUR installments or as otherwise agreed upon. Public Service Commiss
	F. The amount of a deposit shall not exceed estimated charges for two (2) months service based on the average bill during the preceding twelve (12) months or in the case of new applicants for service, the average monthly bill for all subscribers within a customer class.
	G. A deposit or guarantee may be required as a condition of continued service if undisputed charges in two (2) out of the last twelve (12) billing periods become delinquent, the customer has had service discontinued for nonpayment of an undisputed delinquent charge at any time during the preceding twelve (12) billing periods or during the first six (6) months of service, the customer incurs toll or other charges in any one (1) billing period which are equal to at least 400% of the amount of the deposit or guarantee previously required.
Sion	H. Upon discontinuance or termination of service, the deposit shall be credited, with accrued interest, to the charge stated on the final bill and the balance, if any, shall be returned to the customer within twenty-one (21) days of the rendition of such final bill.
Public Service Communication	I. Upon satisfactory payment of all undisputed charges during the last twelve (12) billing periods, the deposit shall, with accrued interest, be promptly refunded or credited against charges stated on subsequent bills. Payment of a charge is satisfactory if received prior to the date upon which the charge becomes delinquent provided it is not in dispute. The company may withhold refund of a deposit pending the resolution of a dispute with respect to charges secured by such deposit.
*Indic	J. The deposit shall bear interest of nine (9) percent per annum which shall be credited annually upon the account of the cus- tomer or paid upon the return of the deposit, which ever pictures first. Interest shall not accrue on any deposit after the date on which a reasonable effort has been made to return cates new rate or text it to the customer.
	F ISSUE March 23 1982 DATE EFFECTIVE May 15 198

.

ļ

: [

1

|

· · ·

Ι

Name of Issuing Corporation       Output Part II         Part II       Part II         GENERAL RULES AND REGULATIONS       APR 6 - 1979         F. ESTABLISHMENT AND MAINTENANCE OF CREDIT (CONTINUED)       MISSOURI         4. Interest to be Paid in Deposit       Public Service Commit with be credited annually upon the account of the customer or paid upon the return of the deposit, whichever occurs first. Interest shall not accrue on any deposit after the date on which a reasonable effort has been made to return it to the customer. Records will be kept of any such efforts made to return the deposit.         5. Return of Deposit or Release of Guarantee       Upon satisfactory payment of all undisputed charges during the last twelve (12) billing periods, the deposit, with accrued interest, will be promptly refunded or credited against charges stated on subsequent bills, or a written guarantee shall be released. Payment of a charge is satisfactory if received prior to the date upon which the charge becomes delinquent provided it is not in dispute.         6. Deposit Not to Affect Regular Collection Practices         The fact that a deposit has been made shall in no way relieve the applicant or subscriber from complying with the Telephone Company's regulations as to advance payments and the prompt payment of bills on presentation; nor constitute a waiver or modification of the regular practices of the Telephone Company may discontinue service to any subscriber failing to pay current bills without regard to the fact that such subscriber has made a deposit with the Company of secure payment of such bills.         Image: Secure Bayes Accourt Dependence Bayes Accourt Dependence Bayes Accoure text       Image: Secure Bayesete	Iamo		lephone	ling P.S. Company						(XBXet) ssour	xixexed iExc	hanges	
<ul> <li>F. ESTAELISHMENT AND MAINTENANCE OF CREDIT (CONTINUED) MISSOURI</li> <li>4. Interest to be Paid in Deposit</li> <li>Public Service Commit which will be credited annually upon the account of the customer or paid upon the return of the deposit, whichever occurs first. Interest shall not accrue on any deposit after the date on which a reasonable effort has been made to return it to the customer. Records will be kept of any such efforts made to return the deposit.</li> <li>Return of Deposit or Release of Guarantee Upon satisfactory payment of all undisputed charges during the last twelve (12) billing periods, the deposit, with accrued interest, will be promptly refunded or credited against charges stated on subsequent bills, or a written guarantee shall be released. Payment of a charge is satisfactory if received prior to the date upon which the charge becomes delinquent provided it is not in dispute.</li> <li>Deposit Not to Affect Regular Collection Practices The fact that a deposit has been made shall in no way relieve the applicant or subscriber from complying with the Telephone Company's regulations as to advance payments and the prompt payment of bills on presentation; nor constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of services for non-payment of any sums due the Telephone Company for services rendered. The Company may discontinue service to any subscriber failing to pay current bills without regard to the fact that such subscriber has made a deposit with the Company with a guarantee in writing of such bills.</li> <li>MAN 1 5 1982 NAY 1 5 1982 NAY 1 5 1982 NAY 1 5 1979</li> <li>MAY 1 5 1979</li> <li>MAY 1 5 1979</li> <li>MAY 1 5 1979</li> </ul>		Na	me of Is	suing Cor	poratio	n			Part I	I I			
<ul> <li>4. Interest to be Paid in Deposit Public Service Comminiant of the deposit will be a interest of six (6) percent per annum which will be credited annually upon the account of the customer or paid upon the return of the deposit, whichever occurs first. Interest shall not accrue on any deposit after the date on which a reasonable effort has been made to return it to the customer. Records will be kept of any such efforts made to return the deposit. </li> <li>5. Return of Deposit or Release of Guarantee Upon satisfactory payment of all undisputed charges during the last twelve (12) billing periods, the deposit, with accrued interest, will be promptly refunded or credited against charges stated on subsequent bills, or a written guarantee shall be released. Payment of a charge is satisfactory if received prior to the date upon which the charge becomes delinquent provided it is not in dispute. </li> <li>6. Deposit Not to Affect Regular Collection Practices The fact that a deposit has been made shall in no way relieve the applicant or subscriber from complying with the Telephone Company's regulations as to advance payments and the prompt payment of bills on presentation; nor constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of service for non-payment of any sums due the Telephone Company for services rendered. The Company may discontinue service to any subscriber failing to pay current bills without regard to the fact that such subscriber has made a deposit with the Company with a guarantee in writing of such bills. FILLE E D MAY 1 5 1982 MAY 1 5 1982 INAY 1 5 1982 INAY 1 5 1982 INAY 1 5 1982 Public Service Commission lt;</li></ul>				GEN	ERAL R	RULES AI	ND REGU	LATIO	IS		API	<u> 76 - 1</u>	979
The deposit will bear interest of six (6) percent per annum which will be credited annually upon the account of the customer or paid upon the return of the deposit, whichever occurs first. Interest shall not accrue on any deposit after the date on which a reasonable effort has been made to return it to the customer. Records will be kept of any such efforts made to return the deposit. 5. Return of Deposit or Release of Guarantee Upon satisfactory payment of all undisputed charges during the last twelve (12) billing periods, the deposit, with accrued interest, will be promptly refunded or credited against charges stated on subsequent bills, or a written guarantee shall be released. Payment of a charge is satisfactory if received prior to the date upon which the charge becomes delinquent provided it is not in dispute. 6. Deposit Not to Affect Regular Collection Practices The fact that a deposit has been made shall in no way relieve the applicant or subscriber from complying with the Telephone Company's regulations as to advance payments and the prompt payment of bills on presentation; nor constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of service for non-payment of any sums due the Telephone Company for services rendered. The Company may discontinue service to any subscriber failing to pay current bills without regard to the fact that such subscriber has made a deposit with the Company to secure payment of such bills or has furnished the Company with a guarantee in writing of such bills. MAY 1 5 1982 MAY 1 5 1982 MAY 1 5 1982 MAY 1 5 1979 MAY 1 5 1979 MAY 1 5 1979 MAY 1 5 1979	F.	EST.	ABLISHM	IENT AND	MAINTE	INANCE (	OF CRED	IT (CO	ONTINU	ED)	ĺ	MISSOL	JRI
<ul> <li>which will be credited annually upon the account of the customer or paid upon the return of the deposit, whichever occurs first. Interest shall not accrue on any deposit after the date on which a reasonable effort has been made to return it to the customer. Records will be kept of any such efforts made to return the deposit.</li> <li>Return of Deposit or Release of Guarantee         Upon satisfactory payment of all undisputed charges during the last twelve (12) billing periods, the deposit, with accrued interest, will be promptly refunded or credited against charges stated on subsequent bills, or a written guarantee shall be released. Payment of a charge is satisfactory if received prior to the date upon which the charge becomes delinquent provided it is not in dispute.     </li> <li>Deposit Not to Affect Regular Collection Practices         The fact that a deposit has been made shall in no way relieve the applicant or subscriber from complying with the Telephone Company's regulations as to advance payments and the prompt payment of bills on presentation; nor constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of service for non-payment of any sums due the Telephone Company for services rendered. The Company may discontinue service to any subscriber failing to pay current bills without regard to the fact that such subscriber has made a deposit with the Company to secure payment of such bills or has furnished the Company with a guarantee in writing of such bills.     </li> <li>MAY 1 5 1982         MAY 1 5 1979  </li> </ul>		4.	Intere	st to be	Paid	in Dep	osit			Pu	blic Se	ervice C	ommi
Upon satisfactory payment of all undisputed charges during the last twelve (12) billing periods, the deposit, with accrued interest, will be promptly refunded or credited against charges stated on subsequent bills, or a written guarantee shall be released. Payment of a charge is satisfactory if received prior to the date upon which the charge becomes delinquent provided it is not in dispute. 6. Deposit Not to Affect Regular Collection Practices The fact that a deposit has been made shall in no way relieve the applicant or subscriber from complying with the Telephone Company's regulations as to advance payments and the prompt payment of bills on presentation; nor constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of service for non-payment of any sums due the Telephone Company for services rendered. The Company may discontinue service to any subscriber failing to pay current bills without regard to the fact that such subscriber has made a deposit with the Company to secure payment of such bills or has furnished the Company with a guarantee in writing of such bills. MAY 1 5 1982 MAY 1 5 1979 Public SERVICE COMMISSION Public SERVI			which or pat Intere a reas Record depos	will be d upon t est shall onable e ls will b it.	credit he ret not a ffort he kept	ed anni curn of accrue ( has be t of any	ually u the de on any en made y such	pon th posit depos to re effor	he acc , whic it aft eturn ts mad	ount hever er th it to	of th occu e dat the	e cust rs fir e on w custom	st. hich
<ul> <li>last twelve (12) billing periods, the deposit, with accrued interest, will be promptly refunded or credited against charges stated on subsequent bills, or a written guarantee shall be released. Payment of a charge is satisfactory if received prior to the date upon which the charge becomes delinquent provided it is not in dispute.</li> <li>Deposit Not to Affect Regular Collection Practices         The fact that a deposit has been made shall in no way relieve the applicant or subscriber from complying with the Telephone Company's regulations as to advance payments and the prompt payment of bills on presentation; nor constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of service for non-payment of any sums due the Telephone Company for services rendered. The Company may discontinue service to any subscriber failing to pay current bills without regard to the fact that such subscriber has made a deposit with the Company with a guarantee in writing of such bills.     </li> <li> <b>MAY 1 5 1982 MAY 1 5 1979 Public Service Commission</b> </li> </ul>		5.		•									
The fact that a deposit has been made shall in no way relieve the applicant or subscriber from complying with the Telephone Company's regulations as to advance payments and the prompt payment of bills on presentation; nor constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of service for non-payment of any sums due the Telephone Company for services rendered. The Company may discontinue service to any subscriber failing to pay current bills without regard to the fact that such subscriber has made a deposit with the Company to secure payment of such bills or has furnished the Company with a guarantee in writing of such bills. MAY 1 5 1982 MAY 1 5 1982 MAY 1 5 1979 Fublic SERVICE COMMISSION PUBLIC SERVICE COMMISSION			last inter stated releas to the	welve (1 est, will 1 on subs sed. Pay e date up	2) bil be pr equent ment c oon wh	lling p romptly t bills of a ch ich the	eriods, refund , or a arge is	the d led or writt sati	leposi credi en gua sfacto	t, wi ted a rante ry if	th ac igains e sha rece	crued t char 11 be ived p	rges prior
the applicant or subscriber from complying with the Telephone Company's regulations as to advance payments and the prompt payment of bills on presentation; nor constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of service for non-payment of any sums due the Telephone Company for services rendered. The Company may discontinue service to any subscriber failing to pay current bills without regard to the fact that such subscriber has made a deposit with the Company to secure payment of such bills or has furnished the Company with a guarantee in writing of such bills. MAY 1 5 1982 MAY 1 5 1982		6.	Depos	it Not to	Affe	ct Regu	lar Col	lection	on Pra	ctice	es		
MAY 1 5 1982 MAY 1 5 1982 MAY 1 5 1979 BY 2 A RS 10 MAY 1 5 1979 *Indicates new rate or text *Indicates new rate or text Public Service Commission Public Service Commission			the a Compar paymen modif provid any s Compar pay c has m bills	oplicant ny's regu nt of bil ication of ding for ums due t ny may d ny may d urrent b ade a dep or has t ch bills	or sub ilation of the the d the Te iscont ills w posit u furnis	oscribe presen regula isconti lephone inue se ithout with th hed the	r from o advan tation; r pract nuance Compar rvice t regard e Compar	compli ice pay ice pay ices of se of se	ying w yments consti of the rvice servi subsc e fact secur	vith t and tute for n ces r riber that re pay	the Te the p a wai on-pa onder fail such ment	lephor rompt ver or Compa yment red. T ing to subsc of suc	ne any of The criber
MAY 1 5 1982 MAY 1 5 1982 MAY 1 5 1979 BY A RS 10 PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION				G	N N	rel	LEO						
*Indicates new rate or text *Indicates new rate or text *Indicates new rate or text				H	jan		987			)	50	LE	D
*Indicates new rate or text					Δ.	LD1		ON			[:1AY	1 5 19	79
				w rate or	PUBLIC text	SERVICE C OF MISS	OURI			Publ	ic Seri	rice Co	mmiss
DATE OF ISSUE April 4, 1979 DATE EFFECTIVE May 15,	L					1070						) <i>(</i>	1 =

\_

-

-

ļ

!

ļ

- -

		S. C. Mo. No. <u>All previous schedules</u>	750 1
		PART II FEB 2.8 19 GENERAL RULES AND REGULATIONS	977
F.	EST	BUTCHMENT AND MAINTENANCE OF CREDIT (Continued) MISSOU	
	3.	Deposit Not to Affect Regular Collection Practices (Continue	amission
		a. (Continued) practices of the Company providing for the regular practices of the Company providing for the discontinuance of service for non-payment of sums due the Company for services rendered. The Company may discontinue service to any customer failing to pay current bill regardless of the fact that such customer has made a dep with the Company to secure payment of such bills, or has furnished the Company with a guarantee in writing for subills.	lls posit s
		b. Deposits will be refunded after 12 consecutive months of prompt payments. In no case, however, must a deposit be refunded 1f the customer's credit standing is not satis- factory to the Company.	e
	4.	Interest to be Paid on Deposits	
		a. Interest at the rate of 6% per annum shall be paid by the Company on all deposits made for the purpose of establishing credit. Compounded interest shall be computed from the date of payment of the deposit and shall be paid annually or at the time of discontinuance of service or date of request for withdrawal of the deposit.	sh-
	5,	Discontinuance of Service for Failure to Establish Credit	
		a. Service may be discontinued for failure to establish or maintain credit, as set forth in F. 1. above, following a five days written notice mailed to or served upon the customer.	
	6.	Restoral of Service Charge	ļ
		a. Where service has been discontinued for failure to es- tablish or maintain credit, as set forth in F. 1. above the regular restoral of service charge will be made and collected by the Company.	
		GANGELLED	
		MAY 15 1979 FIL	了 了 同
		DY 15 TEO COMMISSION	1977
		en new rate or text es change Public Service	77-152
A 17 17 1	OF IS	SUE March 1, 1977 DATE EFFECTIVE June	1, 197,

-

- -

•

· - :

Iamo Telephone Company of Coin, Missouri

## P.S.C. MO. NO. 2 Consolidated 2nd Revised Sheet No. 10.1 Cancels 1st Revised Sheet No. 10.1

#### PART II

RECEIVED

NOV 1 9 1997

#### GENERAL RULES AND REGULATIONS

- 2. Deposits (Continued)
  - K. A guarantor shall be released upon satisfactory payment of undisputed charge shall be released upon satisfactory payment of a charge is satisfactory if received prior to the date upon which the charge becomes delinquent provided it is not in dispute.
  - L. At the option of the company, a cash deposit may be refunded or credited to the customer at any time prior to termination of service or the customer's twelfth billing period. In the case of a cash deposit interest is paid for the period during which the deposit is held by the company, provided the period is thirty (30) days or more.
  - M. The fact that a deposit has been made shall in no way relieve the applicant or customer from complying with the company's regulations as to advance payments and payment for service, nor constitute a waiver or modification of the regulations pertaining to the discontinuance of service for nonpayment of any charges due the Company for services rendered. The company may discontinue service to any customer failing to pay undisputed delinquent charges without regard to the fact that such customer has made a deposit with the company to secure payment of such charges or has furnished the Company with a guarantee in writing of such charges.
  - N. Record of previous accounts:

The telephone company maintains a record of previous accounts by name, address and telephone number.

O. A service deposit will not be required for Lifeline service, if the qualifying low-income customer voluntarily elects toll blocking, where available. If toll blocking is unavailable a service deposit may be charged.

# **CANCELLED**

OCT 3 0 2000 Jrok # 10.1 Public Service Commission MISSOURI

FILED

JAN -1 1998

MISSOURI Public Service Commission Effective: January 1, 1998

\* Indicates new rate or text

+ Indicates change

Issued: November 24, 1997

Larry McAlpin Iamo Telephone Company 104 Crook Street Coin, MO 51636

Can	celling P.S.C.MO. No.2	Consolidated	(Original) SHEET No. 1 REVISED
Iamo 7	elephone Company	For	All Missouri Exchanges
	f Issuing Corporation		Community. Town or City
			Part INFREIMER
_	GENERAL KULE	ES AND REGULATION	
			MAR 2.9 1982
2. De <u>r</u>	osits (Continued)		MISSOURI
K.	A guarantor shall be	e released upon	satisfact Public Service Contrins
	undisputed charges d	during the last	twelve (12) billing periods
			y if received prior to the delinquent provided it is
	not in dispute.	charge becomes	derriquent provided it is
	not th appacet		
L.			sh deposit may be refunded
	or credited to the a of service or the a		time prior to termination h billing period. In the
			paid for the period during
			ampany, provided the period
	is thirty (30) days	or more.	
М.	The fact that a derv	oeit hae boon m	ade shall in no way relieve
14.			plying with the company's
	regulations as to ad	dvance payments	and payment for service,
			cation of the regulations
			f service for nonpayment services rendered. The
			any customer failing to
	pay undisputed delig	nquent charges v	without regard to the fact
•			sit with the company to
	with a guarantee in		has furnished the Company
	nici a guarantee in	With Charles of Such	
N.	Record of previous a	accounts:	
	The telephone compar	ny maintains a :	record of previous accounts
	by name, address and		
		•	
	÷ .		
		CANCELLED	
			·
		14N 01 1000	
		JAN 01 1998	N FILED
	1	By 2rd KS#10	
	Pub	lic Service Comm MISSOURI	nission MAY 15 1982
		MISSUUKI	
*Indicates	new rate or text		
*Indicates +Indicates	new rate or text	,,,,, <b>,</b> ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Public Service Commiss
	change		Public Service Commiss
	new rate or text change JE March 23 198		E EFFECTIVE May 15 19
+Indicates	change	DATI	

1

ļ

	Cancelling P.S.C.MO. No		{Revised} SHEET No
	elephone Company		
N			All Missouri Exchanges
	ame of Issuing Corporation		Community; Town or City Part IIDECEIVED
[	GENERAL RULES AN	D REGULATIONS	
			<u>APR 6 - 1979</u>
F. EST	ABLISHMENT AND MAINTENANCE O		
7.			Esta Plublic Service Commission
	Service may be discontinued maintain, credit, as author prior to the date of the pr will mail, by first class m written notice containing a proposed discontinuance, ho discontinuance and the cost	ized above. A oposed discont ail, or delive statement of w the customer	At least five (5) days tinuance, the company er to the customer, a the reasons for the r may avoid the
8.	Restoral of Service Charge		
	a. Where service has been tablish or maintain cre the regular restoral of collected by the compan	dit, as set fo service charg	orth above,
	MA	RELLED AY 1 5 1982. RS 10.1 ERVICE COMMISSIO OF MISSOURI	-
			FILED
			MAY 1 5 1979
	cates new rate or text cates change		Public Service Coramission
	America A 1070		EFFECTIVE May 15, 197
			-
DATE O	F ISSUE <u>April 4, 1979</u> month day year	DATE .	EFFECTIVE month day yes

l

I.

ł

ì.

•

P. S. C. Mo.	No 2 Consolidated	{Original Revised	SHEET No. 14
Cancelling P. S. C. Mo.	No. All previous schedules	{Original Revised	SHEET No

.

Iamo Telephone Company Telephone Tariff

# For: All Missouri Exchanges

Atchison	and	Nodaway	Counties
		e	

		PART II
	-	GENERAL RULES AND REGULATIONS
Н.	CON	STRUCTION, INSTALLATION, AND MAINTENANCE CHARGES (Continued) 1977
	2.	
		a. (Continued) quired to bear the difference in cost between the special type of construction and the average cost of MM Sion the usual type of construction.
	3.	Special Assemblies of Equipment
		a. Special assemblies of equipment for which provision is not otherwise made in this tariff, may be provided where prac- ticable if not detrimental to any of the services furnished by the Company.
		<ol> <li>The charge for such facilities may be in the form of an installation charge, a monthly charge, a termination charge or any combination thereof and will include, when applicable, one or more of the following estimated expense items associated with the special equipment or service provided:</li> </ol>
		<ul> <li>a) maintenance expense</li> <li>b) depreciation expense-including reusable and non-recoverable items</li> <li>c) administration expense</li> <li>d) taxes-including Federal Income Tax</li> <li>e) any other specific items of expense that may be associated with the facility provided</li> <li>f) a reasonable return on investment</li> </ul>
		2) The estimated installation cost used in the derivation of the various expense items shall include the following:
		<ul> <li>a) material</li> <li>b) material overhead</li> <li>c) installation labor</li> <li>d) installation labor overhead</li> </ul>
		GANGELLED
		JAN 0 1 1988 FOLED
		BY LAT. R.S. # 14 PUBLIC SERVICE COMMISSION SF MISSION Public Service Commission Public Service Commission
		es new rate or text tes change
		mar his i and
ATE (	OF 19	SUE March 1977 DATE EFFECTIVE Lane 1977 month day year
SUEI	) RV	Aunior toward als, puliater bet no.
الناب ر		name of officer title address

IAMO Telephone Company Of Coin, Iowa All Missouri Exchanges P.S.C. MO. No. 2 Consolidated 4th Revised Sheet No. 15 Cancels 3rd Revised Sheet No. 15 Part II

### GENERAL RULES AND REGULATIONS

# I. MINIMUM CONTRACT PERIODS AND TERMINATION OF SERVICE

- 1. Minimum Contract Period
  - a. Except as specified elsewhere in this tariff, the minimum contract period is one month from the date service or additions to service are established and the minimum charge is the authorized rate for one month. For purposes of rate administration each month is considered to have 30 days.
  - b. The Company may require a contract period longer than one month at the same location in connection with special facilities or for unusual construction necessary to meet specific demands for service.
  - c. The Telephone Company may require a contract period longer than one month at the same location in connection with special (nonstandard) facilities or for unusual construction necessary to meet special demands, and involving extra costs (see Special Type Construction).

#### 2. TERMINATION OF SERVICE TO RESIDENTIAL CUSTOMERS:

1. Service may be discontinued for any of the following reasons:

- a. Non-payment of an undisputed delinquent charge for basic local telecommunications service.
- b. Failure to post a required deposit or guarantee.
- c. Unauthorized use of the Company's service in a manner which creates an unsafe condition or creates the possibility of damage or destruction to its facilities.
- d. Failure to comply with the terms of a settlement agreement.
- e. Refusal after reasonable notice to permit inspection, maintenance or replacement of Company's equipment.
- f. Material misrepresentation of identity in obtaining Company's service.

g. As provided by state or federal law.

- \* Indicates new rate or text
- + Indicates change

CANCELLED January 1, 2018 Missouri Public Service Commission JI-2018-0066

Issued: September 29, 2000

Kathy Faircloth Effec Manager 104 Crooks Street P.O. Box 368 Coin, Iowa 51636

# RECEIVED

SEP 26 2000

#### MISSOURI Public Service Commission

OCT 3 (d<sup>-)</sup>2000

(+)

MISSOURI Public Service Commission

Effective: October 30, 2000

	P. S. C. Mo.	No.2 Consolidated3rd Subginal SHEET No.15No.2 ConsolidatedRevised2 Consolidated2nd Subginal SHEET No.15
Jamo Telep	ohone Compa	Revised ny Telephone Tariff For: All Missouri Exchanges EIII Atchison & Nodaway Counties EII
		PART II <u>GENERAL RULES AND REGULATIONS</u> <u>NOV 3 0 1997</u>
		MISSUUM
	I. MINIMUM	CONTRACT PERIODS AND TERMINATION OF SERVICE
	l. Min	imum Contract Period
	a.	Except as specified elsewhere in this tariff, the minimum contract period is one month from the date service or additions to service are established and the minimum charge is the authorized rate for one month. For purposes of rate administration each month is considered to have 30 days.
	b.	The Company may require a contract period longer than one month at the same location in connection with special facilities or for unusual construction necessary to meet specific demands for service.
	c.	The Telephone Company may require a contract period longer than one month at the same location in connection with special (non-standard) facilities or for unusual construction necessary to meet special demands, and involving extra costs (see Special Type Construction).
	2, Ter	mination of Service
		Service may be discontinued for any of the following reasons:
CANCELLEN	Public Service Commission MISSOURI	<ol> <li>Non-payment of an undisputed delinquent charge.</li> <li>Failure to post a required deposit or guarantee.</li> <li>Unauthorized use of the telephone company's facilities in a manner which creates an unsafe condition or creates the possibility of damage or destruction to such facilities.</li> <li>Failure to substantially comply with the terms of a settlement agreement.</li> <li>Refusal after reasonable notice to permit inspection, maintenance or replacement of the telephone company's equipment.</li> <li>Material mis-representation of identity in obtaining telephone utility service.</li> <li>As provided by state of federal law.</li> <li>Nonpayment of undisputed, delinquent state or interstate long distance service charges billed by the Company or undusputed, delinquent exchange service charges includ- ing any FCC-approved end user charge or both.</li> </ol>
	* Indi	cates new rate or text JAN 01 1988
		cates change
	DATE OI	F ISSUE Nov. 25, 1987 DATE EFFECTIVE Jan. 1, 1988 month day year month day year
		month day year month day year
	ISSUED I	
		name of officer title odd-oc-

!

1

İ

ای از مرکز موجهها در در میکند. از میکند از میکند از میکند از میکند از میکند. از میکند از میکند از میکند از میک

Cancelling P. S. C. NO. No. 2 Consolidated       1st       Cancelling P. S. C. NO. No. 2 Consolidated         Iamo Telephone Company       For       All Missourt Exchanges         Name of Jening Composition       Community, New or City         Immed Jening Composition       For       All Missourt Exchanges         Community, New or City       Community, New or City         Immed Jening Composition       Community, New or City         Contract period       ADD TESMINATION OF SERVICE       APR 27 1984         1. Minimum Contract Feriod       Contract period is one month from the date Self Diffuse End Section 1 to contract period longer than one month at the same location in connection with special types or arrangements of equipment or for unusual construction necessary to meet specific denands for service.         c. The Telephone Company may require a contract period longer than one month at the same location in connection with special (ypes or arrangements of equipment or for unusual construction necessary to meet specific denands, and involving extra costs (see Special Type Construction).         2. Termination of Service       S. Service may be discontinued for any of the following reasons: <ol> <li>Non-payment of an undisputed delinquent charge.</li> <li>Failure to post a required deposit or guarantee.</li> <li>Mon-payment of an undisputed delinquent charge.</li> <li>Failure to subtantially comply with the terms of a settlement agreement.</li> </ol> M N CLAR     Manne or presesentation of identity in obtaining	FORM NO. 13	P. S. C. MO. No. 2 Consolidated 2nd Bright SHEET No. 15
Name of Resting Composition       Community, Name of City         CENERAL RULES AND RECULATIONS) E W E UN         CENERAL RULES AND RECULATIONS) E W E UN         I. MINIMUM CONTRACT PERIODS AND TERMINATION OF SERVICE APR 27 1984         1. MINIMUM CONTRACT PERIODS AND TERMINATION OF SERVICE APR 27 1984         a. Except as specified elsewhere in this tariff, the WISSAMP         contract period is one month from the data sets finding Cantrest period is one month from the data sets finding Cantrest and inistration each month is considered to have 30 days.         b. The Company may require a contract period longer than one month at the same location in connection with special (types or arrangements of equipment or for unusual construction necessary to meet specified demands, and involving extra costs (see Special Type Construction).         2. Termination of Service         a. Service may be discontinued for any of the following reasons:         1. Non-payment of an undisputed delinquent charge.         2. Failure to post a required deposit or guarantee.         3. Unauthorized use of the telephone company's equipment.         4. Failure to ost a required deposit or such equipment.         4. Failure to post a required deposit or such equipment.         4. Failure to substantially comply with the terms of a settlement agreement.         M M CELL Emped after reasonable notice to permit inspection, mainterment agreement.         JAN 0 I State after reasonable notice to permit inspection, mainterment agreement. <t< td=""><td>Can</td><td><math display="block">aalling D C A MA N_{A} C UUISUIIUG VCU IOV I C C C C C C C C C C C C C C C C C C </math></td></t<>	Can	$aalling D C A MA N_{A} C UUISUIIUG VCU IOV I C C C C C C C C C C C C C C C C C C $
Name of Resting Composition       Community, Name of City         CENERAL RULES AND RECULATIONS) E W E UN         CENERAL RULES AND RECULATIONS) E W E UN         I. MINIMUM CONTRACT PERIODS AND TERMINATION OF SERVICE APR 27 1984         1. MINIMUM CONTRACT PERIODS AND TERMINATION OF SERVICE APR 27 1984         a. Except as specified elsewhere in this tariff, the WISSAMP         contract period is one month from the data sets finding Cantrest period is one month from the data sets finding Cantrest and inistration each month is considered to have 30 days.         b. The Company may require a contract period longer than one month at the same location in connection with special (types or arrangements of equipment or for unusual construction necessary to meet specified demands, and involving extra costs (see Special Type Construction).         2. Termination of Service         a. Service may be discontinued for any of the following reasons:         1. Non-payment of an undisputed delinquent charge.         2. Failure to post a required deposit or guarantee.         3. Unauthorized use of the telephone company's equipment.         4. Failure to ost a required deposit or such equipment.         4. Failure to post a required deposit or such equipment.         4. Failure to substantially comply with the terms of a settlement agreement.         M M CELL Emped after reasonable notice to permit inspection, mainterment agreement.         JAN 0 I State after reasonable notice to permit inspection, mainterment agreement. <t< td=""><td>Ia</td><td>amo Telephone Company For All Missouri Exchanges</td></t<>	Ia	amo Telephone Company For All Missouri Exchanges
GENERAL RULES AND REFULATIONS IS USED VED GENERAL RULES AND REFULATIONS IS USED VED 1. MINIMUM CONTRACT PERIODS AND TERMINATION OF SERVICE APR 27 1984 1. MINIMUM CONTRACT PERIODS AND TERMINATION OF SERVICE activity of the service of the service of the service are established and the minimum contract of the service are established and the minimum contract of the service are established and the minimum contract of the service one month 1s considered to have 30 days. b. The Company may require a contract period longer than one month at the same location in connection with special types or arrangements of equipment or for unusual construction necessary to meet special demands for service. c. The Telephone Company may require a contract period longer than one month at the same location in connection with special (non-standard) type or arrangements of equipment or for unusual construction necessary to meet special demands, and involving extra costs (see Special Type Construction). 2. Termination of Service a. Service may be discontinued for any of the following reasons: 1. Non-payment of an undisputed delinquent charge. 2. Failure to post a required deposit or guarantee. 3. Unauthorized use of the telephone company's equipment in a manner which creates an unasfe condition or creates the possibility of damage or destruction to such equipment. 4. Failure to substantially comply with the terms of a settlement agreement. 4. Failure to substantially comply with the terms of a settlement agreement. 5. JAN O 1 1959 bilephone utility service. 5. MALSI ONF As provided by state or federal law. 5. Material mis-representation of identity in obtaining 1. JAN O 1 1959 bilephone utility service. 5. Material mis-representation of identity in obtaining 1. JAN 0 1 1959 bilephone utility service. 5. Material mis-representation of identity in obtaining 1. JUN - 4 984 5. Material mis-representation of identity in obtaining 3. JUN - 4 984 5. Material mis-representation of identity in obtaining 3. JUN - 4 984 5.		Name of Issuing Corporation Community, Town or City
CENERAL RULES AND RECULATIONSILE UNE UNE UN CENERAL RULES AND RECULATIONSILE UNE UNE UN 1. MINIMUM CONTRACT HERIORS AND TERMINATION OF SERVICE APR 27 1984 1. MINIMUM CONTRACT HERIORS AND TERMINATION OF SERVICE APR 27 1984 1. MINIMUM CONTRACT HERIORS AND TERMINATION OF SERVICE APR 27 1984 1. MINIMUM CONTRACT HERIORS AND TERMINATION OF SERVICE APR 27 1984 1. MINIMUM CONTRACT HERIORS AND TERMINATION OF SERVICE APR 27 1984 1. MINIMUM CONTRACT HERIORS AND TERMINATION OF SERVICE APR 27 1984 1. MINIMUM CONTRACT HERIORS AND TERMINATION OF SERVICE APR 27 1984 1. MINIMUM CONTRACT HERIORS AND TERMINATION OF SERVICE APR 27 1984 1. MINIMUM CONTRACT HERIORS AND TERMINATION OF SERVICE ADDIESDING 1. Sorcie are established and the minimum CONTRECT BUT WE authorized rate for one month from the date "Self ORWORD Construction necessary to meet special considered to have 30 days. 5. The Company may require a contract period longer than one month at the same location in connection with special (non- standard) type or arrangements of equipment of for unusual construction necessary to meet special demands, and involving extra costs (see Special Type Construction). 2. Termination of Service a. Service may be discontinued for any of the following reasons: 1. Non-payment of an undisputed delinquent charge. 2. Failure to post a required deposit or guarantee, 3. Unauthorized use of the telephone company's equipment in a manner which creates an unsafe condition or creates the possibility of damage or destruction to such equipment. 4. Failure to substantially comply with the terms of a settle- ment agreement. MARS ONE A provided by state or fideral law. MARS ONE A provided by state or fideral law. MARS ONE Approved end user charge or both. MARS ONE Approved Preview Near Approved Preview Near App		
<ul> <li>1. Minimum Contract Period</li> <li>a. Except as specified elsewhere in this tarif, the Missing contract period is one month from the date deloidavice Gaunzinian to service are established and the minimul Charge is the administration each month is considered to have 30 days.</li> <li>b. The Company may require a contract period longer than one month at the same location in connection with special types or arrangements of equipment or for unusual construction necessary to meet specific demands for service.</li> <li>c. The Telephone Company may require a contract period longer than one month at the same location in connection with special types or arrangements of equipment or for unusual construction necessary to meet special demands, and involving extra costs (see Special Type Construction).</li> <li>2. Termination of Service         <ul> <li>a. Service may be discontinued for any of the following reasons:             <ul> <li>i. Non-payment of an undisputed delinquent charge.</li> <li>j. Thauthorized use of the telephone company's equipment in a manner which creates an unsafe condition or creates the possibility of damage or destruction to such equipment.</li> <li>j. Failure to substantially comply with the terms of a settlement agreement.</li> </ul> </li> <li>DATE OF ISSUE Arril 23, 1984 DATE EFFECTIVE Une 4, 1984         <ul> <li>Part Arril 23, 1984</li> <li>DATE OF ISSUE Arril 23, 1984</li> <li>DATE OF ISSUE Arril 23, 1984</li> </ul> </li> </ul></li></ul>		
<ol> <li>Minimum Contract Feriod         <ul> <li>Except as specified elsewhere in this tariff, the Missing contract period is one month from the date Main Status (a factor of the same boats of</li></ul></li></ol>	I. MINIMUM	CONTRACT PERIODS AND TERMINATION OF SERVICE APR 2 7 1984
<ul> <li>contract period is one month from the data service to deduction it to service are established and the minim CHERGE is the administration each month is considered to have 30 days.</li> <li>b. The Company may require a contract period longer than one month at the same location in connection with special types or arrangements of equipment or for unusual construction necessary to meet special demands for service.</li> <li>c. The Telephone Company may require a contract period longer than one month at the same location in connection with special (non-standard) type or arrangements of equipment or for unusual construction necessary to meet special demands, and involving extra costs (see Special Type Construction).</li> <li>2. Termination of Service         <ul> <li>a. Service may be discontinued for any of the following reasons:                 <ul></ul></li></ul></li></ul>	1. Min	imum Contract Period
<ul> <li>month at the same location in connection with special types or arrangements of equipment or for unusual construction necessary to meet specific demands for service.</li> <li>c. The Telephone Company may require a contract period longer than one month at the same location in connection with special (non-standard) type or arrangements of equipment or for unusual construction necessary to meet special demands, and involving extra costs (see Special Type Construction).</li> <li>2. Termination of Service         <ul> <li>a. Service may be discontinued for any of the following reasons:                 <ul></ul></li></ul></li></ul>	a.	to service are established and the minimum charge is the authorized rate for one month. For purposes of rate
one month at the same location in connection with special (non- standard) type or arrangements of equipment or for unusual construction necessary to meet special demands, and involving extra costs (see Special Type Construction). 2. Termination of Service a. Service may be discontinued for any of the following reasons: 1. Non-payment of an undisputed delinquent charge. 2. Failure to post a required deposit or guarantee. 3. Unauthorized use of the telephone company's equipment in a manner which creates an unsafe condition or creates the possibility of damage or destruction to such equipment. 4. Failure to substantially comply with the terms of a settle- ment agreement. 3. A figure to replacement of the telephone company's equipment JAN 0 1 1508 telephone utility service. any FCC-approved end user charge service charges the company or undisputed, delinquent exchange service charges the company or any FCC-approved end user charge or both. * * * * * * * * * * * * * * *	b.	month at the same location in connection with special types or arrangements of equipment or for unusual construction
<ul> <li>a. Service may be discontinued for any of the following reasons:         <ol> <li>Non-payment of an undisputed delinquent charge.</li> <li>Failure to post a required deposit or guarantee.</li> <li>Junauthorized use of the telephone company's equipment in a manner which creates an unsafe condition or creates the possibility of damage or destruction to such equipment.</li> <li>Failure to substantially comply with the terms of a settlement agreement.</li> </ol> </li> <li>Failure to substantially comply with the terms of a settlement agreement.</li> <li>Failure to substantially comply with the terms of a settlement agreement.</li> <li>Failure to substantially comply with the terms of a settlement agreement.</li> <li>Material mis-representation of identity in obtaining</li> <li>JAN 0 1: 1958 telephone utility service.</li> <li>MALS. MAT. As provided by state or federal law.</li> <li>Public Service Commission any FCC-approved end user charge or both.</li> <li>Indicates new rate or text         <ul> <li>Indicates new rate or text             <ul> <li>Indicates change</li> </ul> </li> <li>DATE OF ISSUE April 23, 1984         <ul> <li>DATE OF ISSUE April 23, 1984</li> <li>DATE EFFECTIVE June 4, 1984</li> <li>Material any agree with a green with a set or interstate terms of any for a set or text</li></ul></li></ul></li></ul>	c.	one month at the same location in connection with special (non- standard) type or arrangements of equipment or for unusual construction necessary to meet special demands, and involving
<ol> <li>Non-payment of an undisputed delinquent charge.</li> <li>Failure to post a required deposit or guarantee.</li> <li>Unauthorized use of the telephone company's equipment in a manner which creates an unsafe condition or creates the possibility of damage or destruction to such equipment.</li> <li>Failure to substantially comply with the terms of a settlement agreement.</li> <li>Failure to substantially comply with the terms of a settlement agreement.</li> <li>Failure to substantially comply with the terms of a settlement agreement.</li> <li>Failure to substantially comply with the terms of a settlement agreement.</li> <li>Failure to substantially comply with the terms of a settlement agreement.</li> <li>JAN 0 1 1958 telephone utility service.</li> <li>MARS OFF. As provided by state or federal law.</li> <li>Public SERVICE COMPARISHOP ayment of undisputed, delinquent state or interstate or missoum long distance service charges billed by the Company or undisputed, delinquent exchange service charges including any FCC-approved end user charge or both.</li> <li>Indicates new rate or text -:-Indicates change</li> <li>DATE OF ISSUE April 23, 1984 DATE EFFECTIVE June 4, 1984 year month day year</li> <li>Fresident Burlington Junction, Missouri</li> </ol>	2. Ter	mination of Service
<ul> <li>2. Failure to post a required deposit or guarantee.</li> <li>3. Unauthorized use of the telephone company's equipment in a manner which creates an unsafe condition or creates the possibility of damage or destruction to such equipment.</li> <li>4. Failure to substantially comply with the terms of a settlement agreement.</li> <li>4. Failure to substantially comply with the terms of a settlement agreement.</li> <li>5. Failure to substantially comply with the terms of a settlement agreement.</li> <li>5. Failure to substantially comply with the terms of a settlement agreement.</li> <li>6. Failure to substantially comply with the terms of a settlement agreement.</li> <li>7. Failure to substantially comply with the terms of a settlement agreement.</li> <li>7. Failure to substantially comply with the terms of a settlement agreement.</li> <li>7. Failure to substantially comply with the terms of a settlement agreement.</li> <li>7. Failure to substantially comply with the terms of a settlement agreement.</li> <li>7. Failure to substantially comply with the terms of a settlement agreement.</li> <li>7. Failure to substantially comply with the terms of a settlement agreement.</li> <li>7. JAN 0 1 1958 telephone utility service.</li> <li>7. JAN 0 1 1958 telephone utility service.</li> <li>7. JAN 0 1 1958 telephone of undisputed, delinquent state or interstate any indisputed, delinquent exchange service charges including any FCC-approved end user charge or both.</li> <li>7. FINLED * JUN - 4 1984</li> <li>7. Indicates new rate or text -:-Indicates change</li> <li>7. JUN - 4 1984</li> <li>7. Marcin day year</li> <li>7. Fresident Burlington Junction, Missouri</li> </ul>	a.	Service may be discontinued for any of the following reasons:
3. Unauthorized use of the telephone company's equipment in a manner which creates an unsafe condition or creates the possibility of damage or destruction to such equipment. 4. Failure to substantially comply with the terms of a settle- ment agreement. 4. Failure to substantially comply with the terms of a settle- ment agreement. 5. This al after reasonable notice to permit inspection, main- ment agreement of the telephone company's equipment. 5. JAN 0 1 1988 telephone utility service. 5. JAN 0 2 000 Jong distance service charges billed by the Company or 1. Undisputed, delinquent exchange service charges including any FCC-approved end user charge or both. 5. JUN - 4 1984 * Indicates new rate or text -: Indicates new rate or text -: Indicates change DATE OF ISSUE April 23, 1984 DATE EFFECTIVE June 4, 1964 menth day year ISSUED BY Amage Monte Works of the formation of	1	1. Non-payment of an undisputed delinquent charge.
manner which creates an unsafe condition or creates the possibility of damage or destruction to such equipment. 4. Failure to substantially comply with the terms of a settle- ment agreement. 4. Failure to substantially comply with the terms of a settle- ment agreement. 5. Failure to substantially comply with the terms of a settle- ment agreement. 5. Failure to substantially comply with the terms of a settle- ment agreement. 5. Failure to substantially comply with the terms of a settle- ment agreement. 5. Failure to substantially comply with the terms of a settle- ment agreement. 5. Failure to substantially comply with the terms of a settle- ment agreement. 5. JAN 0 1 1958 telephone utility service. 5. JAN 0 1 1958 telephone of undisputed, delinquent state or interstate 5. JAN 0 1 1958 telephone agreement of undisputed, delinquent exchange service charges including 6. MISSOURI long distance service charge or both. 5. JUN - 4 1984 5. Indicates new rate or text 5. Indicates change 5. DATE OF ISSUE April 23, 1984 5. Mannet day year 1. Indicates change 5. JUN - 4 1984 5. JUN		2. Failure to post a required deposit or guarantee.
ment agreement. MANDELLEMENT al after reasonable notice to permit inspection, main- JAN 0 1 1988 telephone or replacement of the telephone company's equipment. JAN 0 1 1988 telephone utility service. 3.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1		manner which creates an unsafe condition or creates the
JAN 0 1 1988 telephone utility service. JAL <u>C</u> <u>w</u> . As provided by state or federal law. USULC SERVICE COMMISSION ayment of undisputed, delinquent state or interstate * or MISSOURI long distance service charges billed by the Company or * undisputed, delinquent exchange service charges including * any FCC-approved end user charge or both. * Indicates new rate or text -:- Indicates change DATE OF ISSUE <u>April 23, 1984</u> ISSUED BY Arme Kower President Burlington Junction, Missouri		
Y       3MARS.org. As provided by state or federal law.         VIEUC SERVICE CONSUSSION ayment of undisputed, delinquent state or interstate       *         OF MISSION       long distance service charges billed by the Company or       *         UNDER LOCAL ASSERVATION AND AND AND AND AND AND AND AND AND AN	GANDE	<b>Example after reasonable notice to permit inspection, main-</b>
<ul> <li>DATE OF ISSUE April 23, 1984</li> <li>DATE EFFECTIVE June 4, 1984</li> <li>President Burlington Junction, Missouri</li> </ul>	JAN 01	6. Material mis-representation of identity in obtaining 1988 telephone utility service.
<ul> <li>Indicates new rate or text</li> <li>Indicates new rate or text</li> <li>Indicates change</li> <li>April 23, 1984</li> <li>Issued By Human Wower President Burlington Junction, Missouri</li> </ul>	W BARRS.0	W?. As provided by state or federal law.
* Indicates new rate or text -:- Indicates change  DATE OF ISSUE April 23, 1984  DATE EFFECTIVE June 4, 1984  month day year  ISSUED BY June Vourant President Burlington Junction, Missouri	UELIC SERVICE CO OF MISSO	undisputed, delinquent exchange service charges including *
DATE OF ISSUE April 23, 1984 month day year ISSUED BY June 4, 1984 President Burlington Junction, Missouri		new rate or text change
ISSUED BI	DATE OF ISSU	JE April 23, 1984 DATE EFFECTIVE June 4, 1984
	ISSUED BY	

Ť

.

.

		Can	celling P.S.C.MO. No. 2 Cons	olidated	
	Ia	mo T	elephone Company	For	Missouri Exchanges
	Na	ame o	f Issuing Corporation	Par	Community Town or City
		_	GENERAL RULES AND R	EGULATIONS	APR 6 - 1979
<del>.</del>		T 8 41 18 4			
I.		,	CONTRACT PERIODS AND TERMI imum Contract Period	NATION UP SER	Milooonia
	1.		Except as specified elsewh	ore in this t	Public Service Commission
		a.	contract period is one mon	ith from the da	ate service or
			additions to service are e charge is the authorized r		
			of rate administration eac		
		L	30 days.		ad longen than one
		b.	The Company may require a month at the same location		
			or arrangements of equipmeneous arrangements of equipmeneous arguments of the specific sectors are as a sector of the specific sectors are as a sector of the sectors are as a sector are as a sectors are as a sector are as a sector are as a sector a		
		с.	- · · ·		
		••	than one month at the same	e location in (	connection with
			special (non-standard) typ or for unusual construction	n necessary ta	on the Anartal
			demands, and involving ext Construction).	tra costs (Sale	Anertal Type
	2.	Tor	mination of Service	0-	JUN - 4 1984
	۷.			ed for any of	
		u.	Service may be discontinue 1. Non-payment of an undi 2. Failure to post a requ	isputed del <b>sta</b>	A COMMISSION
			<ol> <li>Failure to post a requ</li> </ol>	uired deposit	or guarantee.
				·	ompany's equipment in a
			manner which creates a possibility of damage		
					h the terms of a settle
			ment agreement.		
			5. Refusal after reasonal		
			maintenance or replace equipment.	ement of the t	erepnone company's
			6. Material mis-represent		tity in obtaining
			telephone utility serv		
			7. As provided by state of	or federal law	•
					MAY 1 5 1979
			new rate or text		
+	Indic	ates	change		Public Service Commiss
ЭАТ	E OI	F ISS	UE <u>April 4, 1979</u>	DATE EF	FECTIVE May 15, 1
	_ ~*		month day year		month day

- ---- -

P. S. C. Mo. No. 2 Consolidated	Originat Revised	SHEET No.	15
Cancelling P. S. C. Mo. No. All previous schedules	Original Revised	SHEET No.	
Iamo Telephone Company Telephone Tariff For: All Missouri Exchanges Atchison and Nodaway		EGEOVI	ED
PART II			
GENERAL RULES AND REGULATIONS	<u> </u>	EB 2 8 197	7.
I. MINIMUM CONTRACT PERIODS AND TERMINATION OF SERVICE		MISSOUR	
1. Minimum Contract Period	Public	Service Con	imission
<ul> <li>a. Except as specified elsewhere in this Tariff contract period is one month from the date so additions to service are established and the charge is the authorized rate for one month. of rate administration each month is consider 30 days.</li> <li>b. The Company may require a contract period los month at the same location in connection with or arrangements of equipment or for unusual necessary to meet specific demands for service. The Telephone Company may require a contract that one month at the same location in connection special (non-standard) type or arrangements or for unusual construction necessary to meet demands, and involving extra costs (see Spec Construction).</li> <li>2. Termination of Service</li> </ul>	ervice minim For p red to nger th h spector constru- ce. period ction w of equal	or m purposes have han one ial types uction d longer with ipment ial	
- a. By the Company			
<ol> <li>The Company may refuse to furnish, or ma the service and remove its equipment und following circumstances, provided suitab has been given to the customer:</li> </ol>	er the		
<ul> <li>a) upon the continuance of any unpaid a period of 5 days following temporary</li> <li>b) upon the continuance of any unauthor ment or connection of customer-provi with facilities provided by the Comp</li> </ul>	suspen ized a ded fac	nsion; ttach-	·
CANGELLED c)with facilities provided by the compupon objection to the furnishing of in writing by or on behalf of any se enforcement agency acting within its on the grounds that such service is,	a serv vernne jurits	diction)	
TY 157 RS 15 used for an illegal purpose; PUBLIC SERVICE COMMISSION OF ANISSOURI	الال <b>Cرمی</b> Public Se	N 1 1977 • <b>TR 77-7</b> ervice Comm	52 ission
* Indicates new rate or text -:- Indicates change			L
DATE OF ISSUE March 1,977 DATE EFFECTIV		und l	1977 year
ISSUED BY Trinion Forman Lies, bu	lin	tur k.t.	mo

ī

ļ

-

j

IAMO Telephone Company Of Coin, Iowa All Missouri Exchanges P.S.C. MO. No. 2 Consolidated 2nd Revised Sheet No. 16 Cancels 1st Revised Sheet No. 16 Part II

# RECEIVED

## GENERAL RULES AND REGULATIONS

I. MINIMUM CONTRACT PERIODS AND TERMINATION OF SERVICE (Continued)

SEP 26 2000

MISSOURI

(+)

- 2. TERMINATION OF SERVICE TO RESIDENTIAL CUSTOMERsblic Service Commission (Continued)
  - 2. A written notice shall be sent by first class mail ten (10) days prior to the date of the proposed discontinuance of service.
  - 3. Service may be discontinued during normal business hours on or after the date specified in the notice of discontinuance. Basic local telecommunications service will not be discontinued on a day when the offices or the Company are not open to facilitate reconnection of basic local telecommunications service or on a day immediately preceding such day.
  - 4. The Company will make reasonable efforts to contact the customer via telephone at least twenty-four (24) hours preceding a discontinuance of basic local telecommunications service. The Company will advise the customer of the proposed discontinuance and what action must be taken to avoid it.
  - 5. Discontinuance of service will be postponed for a time not in excess of twenty-one (21) days if the telephone is necessary to obtain emergency medical assistance for a person who is a member of the household where the telephone service is provided and where such person is under the care of a physician. Any person who alleges such emergency shall, if requested, provide the Company with verifiable written evidence of such necessity.
  - 6. Basic local telecommunications service may not be discontinued for customer nonpayment of a delinquent charge for other than basic local telecommunications service. Company may place global toll blocking and eliminate any optional, non-basic calling features and functions for customer nonpayment of delinquent charges for other than basic local telecommunications service.
  - 7. Payment by personal check may be refused if the customer, within the last twelve (12) months, has tendered payment in this manner and the check has been dishonored, except when the dishonor is due to bank error.



MISSOURI

Public Service Commission







January 1, 2018

**Missouri Public** 

Service Commission

JI-2018-0066

Issued: September 29, 2000

Kathy Faircloth Effective: October 30, 2000 Manager 104 Crooks Street P.O. Box 368 Coin, Iowa 51636

FORM N	13 P.S.C.MO. No. 2 Consolidated /sf (XXXVQUXXX) SHEET No. 16 Revised (
	Cancelling P.S.C.MO. No. 2 Consolidated (Original) SHEET No. 16
Ia	o Telephone Company For All Missouri Exchanges ame of Issuing Corporation Part II MEDEUVEU
	GENERAL RULES AND REGULATIONS
_	APR 6 - 1979
I. M	IMUM CONTRACT PERIODS AND TERMINATION OF SERVICE (CONTANUED)R
2	
	b. The failure to pay charges not subject to Commission jurisdiction shall not constitute cause for discontinuance of service.
	c. A written notice shall be sent by first class mail five (5) days prior to discontinuance of service.
	d. Service may be discontinued during normal business hours on or after the date specified in the notice of discontinuance. Service shall not be discontinued on a day when the offices of the Telephone Company are not open to facilitate reconnection of service, or on a day immediately preceeding such day. Service shall not be discontinued for non-payment of a delinquent charge until five (5) days after a charge has become delinquent.
	e. At least twenty-four (24) hours preceeding a discontinuance of service the telephone company shall make an effort to contact the subscriber and advise them of the discontinuance and what action must be taken to avoid it.
sion	f. Discontinuance of service shall be postponed for a time not excess of twenty-one (21) days if the telephone is necessary to obtain emergency medical assistance for a person who is a member of the household where the telephone service is provided and where such person is under the care of a physician. Any person who alleges such emergency shall if requested provide the telephone company with reasonable evidence of such necessity.
001 3 0 2000 2.4 大S型 化 Service Commis	g. Notwithstanding any other provisions of this tariff, service to a customer may be discontinued at any time after written notice has been sent, certified mail, to such customer at his last known address and at the address where the service to be discontinued is provided such customer:
	<ol> <li>Incurs charges not covered by a deposit or guarantee and evidences an intent not to pay such charges when due; or</li> </ol>
Public	<ol> <li>Damages or evidences an intent to damage telephone utility equipment.</li> </ol>
	h. The notice required by section (g) of this rules shall state how a customer has evidenced an intent not to pay charges when due or evidences an intent to damage telephone utility equipment. MAY 1 5 1979
+Ind	ates change
DATE (	ISSUE April 4, 1979 DATE EFFECTIVE May 15, 1979
	month day year month day year
ISSUED	ame of officer title address

CANCELLED

I

,

P. S. C. Mo. No. 2 Consolidated	{ Revised } SHEET No16
Cancelling P. S. C. Mo. No. All previous schedules	

Iamo Telephone Company Telephone Tariff

----

. . . . . . . . . .

ļ

For: All Missouri Exchanges

Atchison and Nodaway Counties

	PART II	<u>DECENVED</u>
	GENERAL RULES AND REGULATIONS	
I. MINIMUM	CONTRACT PERIODS AND TERMINATION OF SERVIC	(Continued) 「上品 2 8 1977
2. Tern	nination of Service (Continued)	
а.	By the Company (Continued)	MISSOURI Public Service Commission
	1)(Continued)	A CONTRACTOR OF A CONTRACTOR O
	<ul> <li>d) upon the use of a service in such in the opinion of the Company, con fraud or may tend to injuriously a efficiency of the Company's plant, service;</li> </ul>	stitutes abuse ffect the property, or
	<ul> <li>e) upon a violation of any of the reg governing the furnishing of a serv</li> </ul>	
b.	At Customer's Request	
	<ol> <li>Contracts for service may be terminated expiration of the contract period prov tice is given to the Company and upon all charges due for the service furnist termination charges which might be app</li> </ol>	ided advance no- agreement to pay hed, plus any
	2) Where a contract for service with a on period is cancelled before establishme is completed, a charge not to exceed t charge specified, is applied if all or the facilities have been installed.	nt of the service he service
	3) No minimum or termination charge will otherwise stated specifically in this a new customer takes over the service customer, provided the service is to b at the same location without interrupt new customer assumes all unpaid charge original contract. Minimum and termin will apply for any service furnished u	Tariff) where of the former e furnished ion and that the s on the ation charges nder the
GAD	BEFILIE contact. Minimum and termina	FILED
	CONMISSION COMMISSION	JUN 1 1977 Case TR 77-152 Public Service Commissio
ATE OF ISSUE	De Allssouri March 1, 1977 month day yer March 2, 1977 DATE EFFEC DATE EFFEC DATE EFFEC DATE MARCH DATE EFFEC	TIVE June 1, 197 month day yes hurlingtar het., M address

FORM NO. 1	3	P.S.C.MO. No. 2 Consolidated /st {	Congrad SHEET No. 17 Revised
C	ancelli	ng P.S.C.MO. No. 2 Consolidated	Original SHEET No.
Iamo Tel		(	xK&XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
Name	e of Iss	aing Corporation FOT	
<b></b>		GENERAL RULES AND REGULATIONS	
			<u>APR 6 - 1979</u>
I. MINIM	IUM CON	TRACT PERIODS AND TERMINATION OF SERVIC	
2. T	ermina	tion of Service (Continued)	olic Service Commission
i	. At	customer's request	
	1.	Contracts for service may be terminate expiration of the contract period prov tice is given to the company and upon all charges due for the service furnis termination charges which might be app	vided advance no- agreement to pay shed, plus any
	2.	Where a contract for service with a on period is cancelled before establishme is completed, a charge not to exceed t charge specified, is applied if all or the facilities have been installed.	ent of the service the service
EILED 0 2000 25 # 1 7 25 # 1 7	souri	No minimum or termination charge will otherwise stated specifically in this a new customer takes over the service customer, provided the service is to b at the same location without interrupt new customer assumes all unpaid charge original contract. Minimum and termin will apply for any service furnished u original contract. Minimum and termin will apply for any service furnished u contract which is not retained by the	tariff) where of the former be furnished tion and that the es on the nation charges under the nation charges under the original new customer.
OCT 3 0 2000	blic Servic	No minimum or termination charge will event the service is terminated becaus destruction, or damage to property by cause, beyond the control of the custo	se of condemnation fire or other
	nd		FOLED 1.1AY 1 5 1979
*Indicat +Indicat		rate or text	Fublic Service Commission
DATE OF I	SSUE _	April 4, 1979 DATE EFFE	CTIVE May 15, 1979
IGGIIED DY		month day year month mark President Busk	month day year
ISSUED BY	0	name of officer t	address

1

1

-

.

,

i

ļ

<del>\_</del>\_\_\_\_

uncelling P. S. C. Mo. N	All previous schedules	
Iamo Telephone Company	-	ri Exchanges nd Nodaway Counties
	PART II GENERAL RULES AND REGU	
I. MINIMUM CONTR	ACT PERIODS AND TERMINATION OF	SERVICE (Continued)
	on of Service (Continued)	Missour
b. At cu	stomer's request (Continued)	Public Service Commis
I	(Continued) charges will apply a sished under the original contra- cained by the new customer.	-
	No minimum or termination charge event the service is terminated lestruction, or damage to prope cause, beyond the control of the	because of condemnation, rty by fire or other
4		
GANGE		
F	5 1979	
DY ST R	E COMMISSION	
OF I	NISSOURI	FILED
		JUN 1 1977 Case TR 77-152 Public Service Commiss
* Indicates new rate or -:- Indicates change	text	Franc Service Columnss
DATE OF ISSUE MA	ndv1, 1977 - DAT	E EFFECTIVE June 1, 14; month day yes

į

ł

ļ

,

	٠	Cancelling P.S.C.MO. No. 2 C			- (Retristed	$\}$ SHEET N	o
I		Telephone Company ime of Issuing Corporation	For_	A11	Missouri E ommunity		
				Paru	11		
		GENERAL RULES AN	ID REGULATI	ONS	APR	6 - 1979	
						SSCURI-	
J.		MENT FOR SERVICE AND FACILIT The subscriber shall pay fo advance except Departments, Federal, State, County, Tow	or services Administr	rations	eilities m and Agenci	es of the	ion
		shall pay for toll messages service), Teletypewriter Ex and changes when billed. F relieve the subscriber of t accordance with the provisi	(includir change Ser ailure to che respons	ng charg vice Me receive sibility	es for mes ssages, an a bill do for payme	senger d moves des not	
	2.	The subscriber shall receiv	ve a bill d	luring e	ach billin	g period.	
	3.	Residential subscribers sha from the rendition of the b Payment shall be made at th authorized collection agend	oill to pay ne office o	/ the ch	arges stat	ed thereon	!
	4.	Demand for payment of toll twenty-one (21) days in the has been discontinued in ac Service" as reflected elsew	e event a n ccordance v	resident with "Di	ial custom scontinuar	ner's servi	ce
	5.	Total bills remaining unpai or toll bills remaining unp ever is less, shall be cons	baid five	(5) days	after dem		
	6.	The regular restoral of ser connecting services which h of charges due. No allowar during the period service payment is made and service of an order to terminate th pletion of an order to term day written notice mailed t	nave been on the will be not will be not service not service ninate the	disconti e made f ected fo ted befo . Subse service	inued for r for loss of or nonpayme ore the com equent to t e following	nonpayment f service ent if mpletion the com- g a five	
		GANGEL	LED	: 	F D Q	ED	1
		MAY 1 5 19 DAS RS	١X		мау 1	5 1979	
		BY BY PUBLIC SERVICE CO OF MISSO Cates new rate or text cates change			Public Servic	e Commissic	
Ат	E OF	F ISSUE <u>April 4, 1979</u> month day year	D <i>f</i>	TE EF	FECTIVE	May 15, month day	

--

- \_- ·

|

I

	P. S. C. Mo. No. 2 Consolidated	{Original Revised} SHEET No
	ng P. S. C. Mo. No. <u>All previous schedules</u> Telephone Company Telephone Tariff For: All Missouri Excha Atchison and Node	anges away Counties
	PART II	FEB 2 8 1977 MISSOURI
	GENERAL RULES AND REGULATION	NS Public Service Commi
J.	PAYMENT FOR SERVICE AND FACILITIES	
	1. The subscriber shall pay for services and fac advance except Departments, Administrations a Federal, State, County, Township or Municipal shall pay for toll messages (including charge service), Teletypewriter Exchange Service Mes and changes when billed. Failure to receive relieve the subscriber of the responsibility accordance with the provisions set forth here	and Agencies of the l Governments and es for messenger ssages, and moves a bill does not for payment in
	2. All bills for local, toll or miscellaneous so when rendered and payable at the office of th Company or an authorized collection agency, o 15th day after the bill is rendered. The dat rendered is shown on the bill.	he Telephone on or before the
	<ol> <li>When warranted, in the judgment of the manage bills may be rendered. In such cases the amo due and payable on demand.</li> </ol>	
	4. In the event of failure by the subscriber or to pay any regular bill on or before the 15th bill is rendered or to promptly settle specia the Company may discontinue service upon 5 da at any time during such default. Service new unless or until all amounts due at the day of in full including the restoral of service character	h day after the al toll bills, ays written notice ed not be restored f payment are paid
	5. The regular restoral of service charge will a connecting services which have been discontin- of charges due. No allowance will be made f during the period service is disconnected for payment is made and service reconnected befor of an order to terminate the service. Subse pletion of an order to terminate the service day written notice mailed to or served upon	nued for nonpayment or loss of service r nonpayment if re the completion quent to the com- following a five
	GANGELLED	
	MAY 15 1979 GY <u>1 S + K S 18</u> PUBLIC SERVICE COMMISSION OF ALISSOURI	FOLED JUN 1 1977
	dicates new rate or text ndicates change	Case TR 77-15 Public Service Commits
)ATE (	DF ISSUE March 1, 1977 DATE EFFE	ECTIVE June 1,
	BY Aunior Forman Pres &	unknitax bet

|

· ·

	Cancelling P.S.C.MO. No. 2 Consolidated	(Revised ) (Original ) SHEET No. (Revised )
	Iamo Telephone Company All M	issouri Exchanges
	Name of Issuing Corporation For Co	mminity frown or City if
	GENERAL RULES AND REGULATIONS	APR 6 - 1979
		MISSCURI
J.	PAYMENT FOR SERVICE AND FACILITIES (CONTINUED)	Public Service Comm's
	7. In the event the service of a subscriber has I terminated for nonpayment within the previous restoration of service may then be denied. So be re-established only upon the settlement of receipt of appropriate deposit.	12 months, ervice may then
	GANGELLED MAY 1 5 1982 BY 2 4 A RS 19 PUBLIC SERVICE COMMISSION OF MISSOURI	
		FOLED MAY 1 5 1979
		White Service Corress
	Indicates new rate or text Indicates change	<u> </u>
-		
	E OF ISSUE <u>April 4, 1979</u> DATE EFFE month day year	ECTIVE May 15, 1 month day

ł

ļ

	P. S. C. Mo. No. 2 Consolidated	Original Revised	SHEET No	19
ncellin	g P. S. C. Mo. No. All previous schedules	Original Revised	SHEET No	
Iamo !	Felephone Company Telephone Tariff For: All Missouri Exchange Atchison and Nodaway	Counties	GEIVE	D
	PART II	Г	FR 2 8 1977	_
	GENERAL RULES AND REGULATIONS		MISSOURI	<u></u>
J.	PAYMENT FOR SERVICE AND FACILITIES (Continued)	Public	Service Conn	nis
	6. In the event the service of a subscriber has been terminated for nonpayment within the previous 12 restoration of service may then be denied. Service be reestablished only upon the settlement of the receipt of appropriate deposit.	months	, then	
-				
	GANGELLED			
	MAY 1 5 1979			
	DY 15+ 12.5 19 PUBLIC SERVICE COMMISSION OF MISSOURI			
			FOLED JUN 1 1977	
	licates new rate or text ndicates change	Ca	Service Corn	
)ATE (	DF ISSUE March 1, 972 DATE EFFECTI		unel, I conth day	9
SSUEL	BY Avening Longs fres, Kush	Itan,	Act. no	

•

....

----

FORM NO. 13	P. S. C. M	D. No	2 Consc	lidated	12	citu j	Revised	SHEET N	20
Ca	ncelling P. S. C. M	0. No	2 Consc	lidated	<u>1</u> 1	100 7-	Revised	SHEET N	<u>, 20</u>
o Telephor	ne Company S	releph	one Tar	iff For	A11 N	Misso Com	uri E munity, T	xchange	S
				<u> </u>	<u>Atchi</u>	ison	and N	lodaway	Count
			PA	ART II		! <u>\</u>	<u> </u>	HIZHVI:	FIN)
	GEI	NERAL	RULES A	ND REGI	ULATIO	NS	<u> </u>		
						1	FEE	3 <b>2</b> 4 1981	5
K. TAXE	S OR FEES 7	O BE	BILLED	TO CUST	POMERS	t. E		SSULA.	
Gene	ral					i Bri		rvice Com	ission
	when a muni upon the Co permit, ins fee or char omers recei political s basis of ea the types o or charge.	ompany specti ge sh ving subdiv subdiv	any li on or c all be service ision, ch cust	cense, ther s: billed within allocat	occupa imilar to the n the r ted un: month	ation tax, e tel munic iform ly ch	, fra such ephor ipal ily or arges	anchise h tax, he cust- or h the s for	,
L.Custome	r Premises Eq	uipment	5						
1.	Effective Ja FCC in Docke vided by the service only telephone co	t 20828 telept so lor	8, custom none comp ng as suc	ner premi Dany for Ch equipm	.ses equ use wit ment is	ipment h new availa	t will or ex able f	be pro- isting rom	9
2.	Customer pre equipment lo protection e telephones, channels to	cated ( equipment and mult	on the cu nt, insid ltiplexid	istomer p le wiring	oremises 3, coin-	s exce -opera	pt ove ted or	r-voltag pay	
3.	The telephor for the tele ment subject equipment.	phone	company	provided	custome	er pre	mises	equip-	
4	. All embedded and deregula the Missour:	ated ef i Publi	fective	January e Commis	1, 1988, sion in	, by a	uthori	lty of 86-26-	ED)
	··· ·	•	JAN 01	1988		·		MAR 1 86-2	986 6
* Indicates -:- Indicates	new rate or text s change	BY <u>31</u> PLIBLI	C SERVICE C		7		Publ	ic Service	
(	UE February	20, day	1986 , year	]	DATE EFI			rch 1	
ISSUED BY	J anion nam	e of öfficer	wark	Presid		<u>urlir</u>	<u>ngton</u>	Junctio	on, MO

|

T

Iamo T	elephon	e Company Telepho	one Tariff	For: All Missour Atchison a	ri Exchanges nd Nodaway Co	ounties	
						்டுடாரு	
		·		RT II LES AND REG		<u></u>	ΞU
						UEC 27 1982	-
ĸ.		ES OR FEES : eneral	LO RE RIFFE	D TO CUSTO	MERS	· · · <del>·</del>	
	a		mininality	or politi		l'AISSOURI ia Staire Comm	
ι,		franchise franchise tax, such the telep the munic uniformly monthly	e, permit, h tax, fee phone custo cipal or po y on the ba charges for	inspection or charge somers receiv	or other shall be b ving servi odivision, n such cus of servio	similar billed to te within allocated stomer's	
L.	Cust	tomer Premi:	ses Equipme	ent			
	1.	equipment for use wir as such eq	he FCC in I will be pro th new or e uipment is	)ocket 20828	3, custome he Telepho rvice only from Teley	er premises one Company y so long ohone	
	2.	tariff as premises en inside wir	all equipme xcept over- ing, coin-c ng equipmer		on the cu otection of pay teley	istomer	
	3.	maintenanc customer p availabili	e for the 1 remises equ ty of repla	y will cont Telephone C aipment sub acement par	ompany pro ject to ti	ovided	
			GANBE MAR 1 BY 2 200	1986 2 SH 20 CE COMMISSION		FILE	
	cates ne licates (	ew rate or text change	PUBLIC SERVE	MISTUCIE	1	TAD	83

-

- - -

ł

i i

. ......

ţ

I

T

ł

н

İ

1

	P. S. C. Mo. No. 2 Consolidated	Original Revised	SHEET No. 20
Сало	elling P. S. C. Mo. No. All previous schedules	Originat Revised	SHEET No
	mo Télephone Company Télephone Tariff For: All Missouri Exchange Atchison and Nodaway		BUSIVED
	PART II	1	
	GENERAL RULES AND REGULATIONS		<u>FEB 28 1977</u>
K	. TAXES OR FEES TO BE BILLED TO CUSTOMERS	:	MISSOJRI
I.	l. General	ار 	tio Service Commissio
	a. When a municipality or political subdivision the Company any license, occupation, franchi spection or other similar tax, such tax, fee shall be billed to the telephone customers r service within the municipal or political su allocated uniformly on the basis of each suc monthly charges for the types of service mad such tax, fee or charge.	se, per or cha eceivir bdivist h custo	mit, in- arge log lon, omer's
-			
1			
	n ED		
	MRELLE		
	(BALIN - 1 1983		
	GANGELLED JAN-11983 BY LAC SERVICE COMMISSION PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION		
[	:		
			FOLED
1		J	UN 11977
	• Indicates new rate or text -:- Indicates change	·	e TR 77-152 Service Commission
DA1	re of issue March 1, 1977 DATE EFFECTIV	vie g	une 1, 1977
ISSI	UED BY Anion barrent Pries. Bus	- m	aath day year tux hct., Mu address

FORM NO. 13	P. S. C. M	0. No. 2 Cons	olidated		Original   Review	SHEET No	21
Can	celling P. S. C. M	0. No. All pre	vious sc	hedules	Original   Revised	SHEET No.	
o Telephon		Telephone 1	ariff For			, Exchanges	: 
	Name of Issuing Co	proration			ommunity, T	own or city Jodaway C	ounties
<b></b>	<u> </u>		ART II			REGE	
	GE	NERAL RULES		ULATIONS			
	<u> </u>	· ·		- <u></u>		FEB 24	1986
A. SALE	OF TERMINAL	EQUIPMENT				MI <b>SS</b> (	હાસ
i a i A i	tems of teld nd telephond n the Company pplicable was tems will be	hay offer for ephone equipme accessory equipme by's rate base arranty cover e provided by he time of pu	ent, termi quipment t e for regu age, if an the Compa	nal equipmen hat is not i latory purpo y, for speci	ncluded ses.	olic Service	~
	be offered for Company owner olus the cos 1987. The m owned equipm	ephone sets a or sale. The d equipment s t of the tran inimum charge ent shall not transaction.	charge fo hall be th saction up for multi be less t	r single lin he net book to December -line Company	ne value r 31, ny		
		Garbe	lled				
		JAN 01	1988			, ,	
		BV Lat. R.S. PUBLIC SERVICE C OP MISSO	OMMISSION				
* Indicates n -:- Indicates	ew rate or text Change				M 8	FNLED AR 1 198 3 6 - 2 6 Service Com	+ (
date of issu	February	20, 1986	Presi	DATE EFFECT	n	iarch 1,	1986 year
ISSUED BY	DAD DAD	y of officer	A LIEST		4 ING CO	n Juncti address	

a ser a ser a

. . . . . . . .

. . . . . . . . .

!

) ;

.