

AT&T Services, Inc. One AT&T Center Room 3502 St. Louis, MO 63101 314-331-1610 Phone 314-247-0014 Fax alan.kern@att.com

March 30, 2012

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

Re: <u>Notice of Election and Withdrawal of AT&T Communications of the Southwest, Inc.</u> <u>Tariffs Pursuant to §392.461, RSMo, enacted by House Bill No. 338</u>

Dear Mr. Reed:

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

AT&T Communications of the Southwest, Inc. ("the Company") hereby gives the Commission notice of its election to be exempt from tariff filing requirements relating to, and of its intent to withdraw, the below-listed tariffs.

- Message Telecommunications Services Tariff, P.S.C. MO No. 15
- Local Exchange Services Tariff, P.S.C. MO No. 21
- Custom Network Service Tariff, P.S.C. MO No. 22
- Private Line Services Tariff-Schedule 9, P.S.C. MO No. 23
- Private Line Services Tariff-Schedule 11, P.S.C. MO No. 24
- Dataphone Digital Services Tariff, P.S.C. No. 10
- Local Exchange Services Tariff, P.S.C. No. 2

This Notice of Election and Withdrawal shall become effective May 1, 2012. The Company will make available its rates, charges, terms and conditions for its retail telecommunications services on its website at <u>www.att.com/servicepublications</u>.

Please refer any questions on this matter to me on 314-331-1610.

Very truly yours,

/s/ Alan Kern

I certify that a copy of the foregoing, including attachments, is being sent via e-mail to the Office of Public Counsel at <u>opcservice@ded.mo.gov</u> this 30th day of March 2012.

Alan Kern

Section 1

1st Revised Index Sheet 1

Replacing Original Index Sheet 1

LOCAL MARKET TRIAL

Section	Sheet
1. Local Market Trial	1 - 3
1.1 General	1
1.1.1 Purpose	. 1
1.1.2 Eligibility	
1.1.3 Availability	. 1
1. 1. 4 Servi ces	
1.1.5 Rates	. 2
1.1.6 Payments	. 2
1.1.7 Provision for Certain Local Taxes and Fees	
1.1.8 Liability of the Company	. 3

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Original Index Sheet 1 RECEIVED

LOCAL MARKET TRIAL

Section 1. Local Market Trial	Sheet 1997
1. Local Market Trial	1
1.1.1 Purpose	
1.1.3 Availability	1
1.1.4 Services	1
1.1.5 Rates	2
1.1.6 Payments	2
1.1.7 Provision for Certain Local Taxes and Fees	2
1.1.8 Liability of the Company	3

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Section 1

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LOCAL MARKET TRIAL

1.1General

1.1.1 Purpose

A market trial is intended to enable the Company to test its ability to provide residential local exchange services which may eventually be made available to the general public. As a part of a market trial, the Company may need to test the capabilities of systems required by a proposed service, including, but not limited to, systems needed to establish, provision, operate, bill and/or collect for service, whether such systems are provided solely by the Company or in combination with systems provided by other carriers or vendors. A market trial is not an offer to provide service to the general public. This market trial will end on March 31, 2004.

1.1.2 Eligibility

A maximum of 1,000 targeted participants may subscribe to (CT) services offered as part of a local market trial.

1.1.3 Availability

Services subject to a local market trial are only available in exchanges where Southwestern Bell Telephone Company is the incumbent local exchange company.

1.1.4 Services

Residential exchange services offered as part of a local market trial will include, but not be limited to, exchange services (e.g., basic, Metropolitan Exchange Service, optional EMS, etc.), nonrecurring charges, custom features (e.g., custom calling, call control options, Caller ID, etc.), directory listings, operator services (e.g., directory assistance, station collect, etc.), E911, and service assistance programs where eligible (e.g., Lifeline).

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LOCAL MARKET TRIAL

1.1 General

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1.1.1 Purpose

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A market trial is intended to enable the Company to test its ability to provide residential local exchange services which may eventually be made available to the general public. As a part of a market trial, the Company may need to test the capabilities of systems required by a proposed service, including, but not limited to, systems needed to establish, provision, operate, bill and/or collect for service, whether such systems are provided solely by the Company or in combination with systems provided by other carriers or vendors. A market trial is not an offer to provide service to the general public. This market trial will end (CT) on September 1, 2000.

1.1.2 Eligibility

A maximum of 600 targeted participants may subscribe to services offered as part of a local market trial.

1.1.3 Availability

Services subject to a local market trial are only available in exchanges where Southwestern Bell Telephone Company or GTE Midwest, Inc. is the incumbent local exchange company.

1.1.4 Services

Residential exchange services offered as part of a local market trial will include, but not be limited to, exchange services (CT) (e.g., basic, Metropolitan Calling Area Service (MCA), optional (CT)MCA, etc.), nonrecurring charges, custom features (e.g., custom calling, call control options, caller id, etc.), directory listings, operator services (e.g., directory assistance, station collect, etc.), E911, and service assistance programs where eligible (e.g., Lifeline).

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Hamid R. Eftekhari, District Manager 5501 LBJ Freeway Dallas, TX 75240

Section 1

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LOCAL MARKET TRIAL

1.1 General

1.1.1 Purpose

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A market trial is intended to enable the Company to test its ability to provide residential local exchange services which may eventually be made available to the general public. As a part of a market trial, the Company may need to test the capabilities of systems required by a proposed service, including, but not limited to, systems needed to establish, provision, operate, bill and/or collect for service, whether such systems are provided solely by the Company or in combination with systems provided by other carriers or vendors. A market trial is not an offer to provide service to the general public. This market trial will end (CT) on June 1, 2000.

1.1.2 Eligibility

A maximum of 600 targeted participants may subscribe to services (CT) offered as part of a local market trial.

1.1.3 Availability

Services subject to a local market trial are only available in exchanges where Southwestern Bell Telephone Company or GTE (CT) Midwest, Inc. is the incumbent local exchange company. (CT)

1.1.4 Services

Residential exchange services offered as part of a local market trial will include, but not be limited to, exchange services (e.g., basic, Metropolitan Exchange Service, optional EMS, etc.), nonrecurring charges, custom features (e.g., custom calling, call control options, caller id, etc.), directory listings, operator services (e.g., directory assistance, station collect, etc.), E911, and service assistance programs where eligible (e.g., Lifeline).

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Hamid R. Eftekhari, District Manager

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LOCAL MARKET TRIAL

1.1 General

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1.1.1 Purpose

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1.1.2 Eligibility

A maximum of 600 targeted employees of the Company may subscribe to services offered as part of a local market trial.

1.1.3 Availability

Services subject to a local market trial are only available in exchanges where Southwestern Bell Telephone Company is the incumbent local exchange company.

1.1.4 Services

Residential exchange services offered as part of a local market trial will include, but not be limited to, exchange services (e.g., basic, Metropolitan Exchange Service, optional EMS, etc.), nonrecurring charges, custom features (e.g., custom calling, call control options, caller id, etc.), directory listings, operator services (e.g., directory assistance, station collect, etc.), E911, and service assistance programs where eligible (e.g., Lifeline).

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LOCAL MARKET TRIAL

1.1 General - (Continued)

1.1.5 Rates

Residential exchange services offered as part of a local market trial will be competitively priced with comparable services offered by the incumbent local exchange company.

These rates may or may not reflect what the Company will actually be charging Customers at the close of the market trial.

Various charges (e.g., service order charges, installation charges, etc.), may be waived during the course of a market trial.

1.1.6 Payments

Billing and Collection will be in accordance with all applicable Commission rules for services rendered as part of the local market trial.

1.1.7 Provision for Certain Local Taxes and Fees

Any assessments, franchise fees, privilege, license, occupation, excise, or other similar taxes, whether in a lump sum or at a flat rate, or based on receipts, or based on poles, wire or other utility property units, imposed upon the Company by any governmental authority shall be added pro rata, insofar as practical, to the bills of the customers in amounts which in the aggregate for the Company's Customers of any political entity shall be equal to the amount of any such tax upon the Company. Company shall, so long as any such tax or fee is in effect, add to the bills of the Customers in such political entity pro rata on the basis of the revenue, or as otherwise required and/or allowed by law, derived by the Company from each such Customer, an amount sufficient to recover any such tax or fee.

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LOCAL MARKET TRIAL

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- 1.1 General (Continued)
 - 1.1.5 Rates

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Residential exchange services offered as part of a local market trial will be competitively priced with comparable services offered by the incumbent local exchange company.

These rates may or may not reflect what the Company will actually be charging Customers at the close of the market trial.

Various charges (e.g., service order charges, installation (CT) charges, etc.), may be waived during the course of a market trial.

1.1.6 Payments

Billing and Collection will be in accordance with all applicable Commission rules for services rendered as part of the local market trial.

1.1.7 Provision for Certain Local Taxes and Fees

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Hamid R. Eftekhari, District Manager

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1.1 General - (Continued)

1.1.5 Rates

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Residential exchange services offered as part of a local market trial will be competitively priced with comparable services offered by the incumbent local exchange company.

These rates may or may not reflect what the Company will actually be charging Customers at the close of the market trial.

Various one-time charges (e.g., service order charges, installation charges, etc.), may be waived during the course of a market trial.

1.1.6 Payments

Billing and Collection will be in accordance with all applicable Commission rules for services rendered as part of the local market trial.

1.1.7 Provision for Certain Local Taxes and Fees

Any assessments, franchise fees, privilege, license, occupation, excise, or other similar taxes, whether in a lump sum or at a flat rate, or based on receipts, or based on poles, wire or other utility property units, imposed upon the Company by any governmental authority shall be added pro rata, insofar as practical, to the bills of the customers in amounts which in the aggregate for the Company's Customers of any political entity shall be equal to the amount of any such tax upon the Company. Company shall, so long as any such tax or fee is in effect, add to the bills of the customers in such political entity pro rata on the basis of the revenue, or as otherwise required and/or allowed by law, derived by the Company from each such Customer, an amount sufficient to recover any such tax or fee.



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Douglas Wilcox, Director

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LOCAL MARKET TRIAL

1.1 General - (Continued)

1.1.8 Liability of the Company

The Company's liability, if any, for its willful misconduct is not limited by this tariff. With respect to any other claim or suit, by a Customer or by any others, for damages associated with the installation, provision, termination, maintenance, repair, or restoration of a service, the Company's liability, if any, shall not exceed an amount equal to the proportionate charge for the service for the period during which the service was affected.

The Company is not liable for any act or omission of any other communications provider which furnishes a portion of a service.

The Company shall be indemnified, defended, and held harmless against any claims, actions, damages, losses, liabilities, costs and expenses, including reasonable attorney's fees, arising from the use of services offered under this tariff.

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LOCAL MARKET TRIAL

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1.1 General - (Continued)

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1.1.8 Liability of the Company

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The Company is not liable for any act or omission of any other communications provider which furnishes a portion of a service.

The Company shall be indemnified, defended, and held harmless against any claims, actions, damages, losses, liabilities, costs and expenses, including reasonable attorney's fees, arising from the use of services offered under this tariff.

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Douglas Wilcox, Director