Wide Area Telecommunications Service Tariff Application of Tariff 3rd Revised Sheet 1.07 Replacing 2nd Revised Sheet 1.07

### SCHEDULE OF RATES AND SPECIFIC REGULATIONS

(CT)		ST. LOUIS LATA	
(AT) (RT)	<u>EXCHANGE</u>	CLLI <u>CODE</u>	NPA-NXX <u>CODE(s)</u> .
(AT)	Naylor Oxly Patterson Piedmont Ponder Wappapello Williamsville	NYLR OXLY PASN PDMT PNDR WPPL WSVL	573-399 573-354 573-856 573-223 573-255 573-297 573-998
		417 <u>LATA</u>	NXX CODE(S)
	Fairview	FRVW	632
	Liberal Mindenmines	LBRL MDNM	843 842
	Purdy	PRDY	842 442
	Stotts City	SOCY	285
	Stark City	STCY	638
	Verona	VRNA	498
	Wheaton Halltown	WHTN HLTW	652 749

Issued: June 7, 1996

CANCELLED June 29, 2007 TO-2002-185 Missouri Public Service Commission By HORACE WILKINS, JR., President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

FILED Missouri Public Service Commision

Effective: July 8, 1996

Wide Area Telecommunications Service Tariff Application of Tariff 2nd Revised Sheet 1.07 Replacing 1st Revised Sheet 1.07 RECEIVED

## SCHEDULE OF RATES AND SPECIFIC REGULATIONS

#### 314 LATA

DEC 23 1993

i

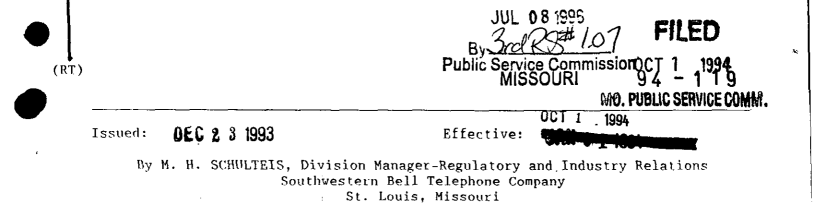
	CODE	
EXCHANGE	CLLI	MO. FOBEICSERVICE COMM.
Naylor	NYLR	399
0×1y	OXLY	354
Patterson	PASN	856
Piedmont	PDMT	223
Ponder	PNDR	255
Wappapello	WPPL	297
Williamsville	WSVL	998
(RT)		





	417 LATA	
Fairview	FRVW	632
Liberal	LBRL	843
Mindenmines	MDNM	842
Purdy	PRDY	442
Stotts City	SOCY	285
Stark City	STCY	638
Verona	VRNA	498
Wheaton	WHTN	652
Halltown	HLTW	749
(RT)		

## CANCELLED



-

No supplement to this tariff will be issued except for the purpose of canceling this tariff.		Wide Area Telecommunications Service Tariff Application of Tariff 1st Revised Sheet 1.07 Replacing Original Sheet 1.07
	SCHEDULE OF RATES AND SPECIFI	IC REGULATIONS RECEIVED
	314 LATA	DEC 11 1990
		CLLI ( C. SA)
EXCHANGE	CODE	NETIEODE(s)
Naylor	NYLR	399
Oxly	OXLY	354
Patterson	PASN	856
Piedmont	PDMT	223
Ponder	PNDR	255
Wappapello	WPPL	297
Williamsville	WSVL	998
Birch Tree	BCTR	292
Ellsinore	ELSN	322
Eminence	EMNN	226
Fremont	FRMT	251
Timber	TMBR	858
Van Buren	VNBR	323
Winona	WINO	325
Bernie	BERN	293
Parma	PARM	357
Steele	STEL	695
	417 LATA	_
Fairview	FRVW LBRL CANCEL MDNM PRDY	LLED 632
Liberal	LBRL CANULL	843
Mindenmines	MDNM	842
Purdy		
Stotts City		
Stark City	SOCY OCT I STCY OCT I VRNA BY SPINIC HLTV PUDIIC SPINIC BNGH CLFD	0 StimiseBe
Verona	VRNA	29 Com. 498
Wheaton	WHTN DIGSERVI	652 652
Halltown	HLTW PUDIC PAR	749
Bronaugh	BNGH	922
Caulfield		
Dora	DORA	261
	CATN	^F3
Galena Caipasvilla	GALN	357
Gainesville Hurley	GSVL	679 748
Hurley Manes	HRLY MNES	748 668
Manes Nebo	MNES NEBO	668 453
Nebo Noel	NEBO	423 475
Roby	ROBY	475
Issued: DEC 1 0 1990	Effective: JA	AN 2 1 1991 FILED

By R. D. BARRON, President-Missouri Division Southwestern Bell Telephone Company

Public Service Commission

JAN 2 1 1991

İ

St. Louis, Missouri

ł

•

.

No supplement to this tariff will be issued except for the purpose of canceling this tariff.

#### Wide Area Telecommunications Service Tariff Application of Tariff Original Sheet 1.07 RECEIVED

I.

T.

## SCHEDULE OF RATES AND SPECIFIC REGULATIONS MAY 2 1988

	314 LATA	MISSOURI
	01 I T	Public Service Commission
EVOUANCE	CLLI	
EXCHANGE	CODE	NNX CODE(s)
Naylor	NYLR	399
Dxly	OXLY	354
Patterson	PASN	856
Piedmont	PDMT	223
Ponder	PNDR	255
Wappapello	WPPL	297
Williamsville	WSVL	998
Birch Tree	BCTR	292
Ellsinore	ELSN	322
Eminence	EMNN	226
Fremont	FRMT	251
Fimber 🔊	TMBR	858
Van Buren	VNBR	323
Winona	/ WINO	325
Bernie (13)	BERN	293
Parha 95 the	PARM	357
Steele And A Com	N <sup>5</sup> STEL	695
Eminence Fremont Timber Van Buren Winona Bernie Parha Steele All All Comm By Comm Fairvielic Missouri Liberal Mindenmines	417 LATA	
Fairvietic M	FRVW	632
Liberal	LBRL	843
Mindenmines	MDNM	842
Purdy	PRDY	442
Stotts City	SOCY	285
Stark City	STCY	638
Verona	VRNA	498
Wheaton	WHTN	652
Halltown	HLTW	749
Bronaugh	BNGH	922
Caulfield	CLFD	284
Dora	DORA	261
Exeter	EXTR	835
Galena	GALN	357
Gainesville	GSVL	679
Hurley	HRLY	748
Manes	MNES	668
Nebo	NEBO	453
Noel	NOEL	475

Issued: MAY 2 1988

i B

## Effective: JUL 1 1988 FILED

By R. D. BARRON, President-Missouri Division JUL 1 1988 Southwestern Bell Telephone Company 84-222 st al. St. Louis, Missouri Public Service Commission

Wide Area Telecommunications Service Tariff Application of Tariff 1st Revised Sheet 1.08 Replacing Original Sheet 1.08

## SCHEDULE OF RATES AND SPECIFIC REGULATIONS

## <u>417 LATA</u>

	<b>EXCHANGE</b>	CLLI <u>CODE</u>	NNX CODE(s)
(RT)   (RT) (RT)	Asbury Purcell	ASBR PRCL	642 525
(R <sup>'</sup> T)	Goodman	GDMN	364
	Lanagan	LNGN	436
	Diamond	DIMD	325
	Granby	GRNB	472
	Deerfield	DRFD	966
	Metz	METZ	484
	Richards	RCHR	927
	Rich Hill	RHHL	395
	Powell	POWL	435
	Stella	STLL	628
	Anderson	ARSN	845
	Jane	JANE	226
	Pineville	PIVL	223
	Miller	MLLR	452
	Aldrich	ALDR	694
	Bolivar	BLVR	326
	Fair Play	FRPL	654
	Halfway	HLWY	445
(RT)	Morrisville	MRVL	756
	Pleasant Hope	PLHP	467
	Polk	POLK	253

| (RT)

Issued: December 23, 1993

Effective: October 1, 1994

CANCELLED June 29, 2007 TO-2002-185 Missouri Public Service Commission By M. H. SCHULTEIS, Division Manager-Regulatory and Industry Relations Southwestern Bell Telephone Company St. Louis, Missouri

FILED Missouri Public Service Commision

Wide Area Telecommunications Service Tariff Application of Tariff Original Sheet 1.08

	RATES AND SPECIFIC	REGULATIONS RECEIVED
	417 LATA	MAY 2 1988
	CLLI	
EXCHANGE	CODE	NNX CODE (\$) ISSOURI
Pea Ridge(1)	PERG	341
Seligman	SGMN	662
Southwest City	SWCY	762
Theodosia	THDS	273
Vanzant	VNZN	948
Vasola	WASL	265
Washburn	SVBN	826
Asbury	ASBR	642
Purcell	PRCL	525
Ava	AVA	683
Collins	CLNS	275
Crane	CRAN	723
Humansville	HMVI.	754
Lowry City	LVCY	644
Mansfield	MNFD	924
Osceola	OSCL	646
Veaubleau	WEBL	428
Goodman		LLEU 364
Lanagan	INCN CANCE	/
Diamond		4.00
Granby	CRNB	1994 472
Deerfield		1-10 412
Metz		1-1994 436 1-1994 472 K-1.07 472 472 472 472 5066 472 927 501 500 435 628 845 226
Richards		K: Comm. 404
Rich Hill	DELL ON	WICE OURI 205
Povell		
Stella	STIL PUD.	433 670
Anderson	ADCM	020
Jane	JANE	226
Pineville		223
	PIVL	
Miller	MLLR	452
Aldrich	ALDR	694
Bolivar	BLVR	326
Fair Play	FRPL	654
Halfway	HLWY	445
Morrisville	MRVL	756
Pleasant Hope	PLHP	467
Polk	POLK	253

(1) This is a cross boundary exchange served out of a toll center in another state and is assigned to Southwestern Bell Telephone Company for WATS/800 rating purposes only.

FILED Issued: MAY 2 1988 By R. D. BARRON, President-Missouri Division 84-222 et al. Southwestern Bell Telephone Company Public Service Commission St. Louis, Missouri

## SCHEDULE OF RATES AND SPECIFIC REGULATIONS

## 417 LATA

<u>EXCHANGE</u>	CLLI <u>CODE</u>	NNX CODE(s)
Stockton	SKTN	276
Seneca	SENC	776
Tiff	TIFF	775
Eldridge	ELRG	426
Stoutland	STLD	286
Noel	NOEL	475
Southwest City	SWCY	762

(AT)

(AT)

Southwestern Bell Telephone Company will cease providing WATS and 800 services in the preceding secondary carrier exchanges following the schedule (which begins July 22, 1999, and ends October 20, 1999), set out in the Missouri Public Service Commission's Reports and Orders issued June 10, 1999, in the Commission's investigation concerning the Primary Toll Carrier Plan and the individual secondary carrier dialing parity plan cases, Case No. TO-99-254, et al.

Issued:

CANCELLED June 29, 2007 TO-2002-185 **Missouri Public** Service Commission JUNE 22, 1999

By JAN NEWTON, President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

**FILED Missouri Public** Service Commision

Wide Area Telecommunications Service Tariff Application of Tariff 2nd Revised Sheet 1.09 Replacing 1st Revised Sheet 1.09

276

776

775 426

286

475

762

Public Service Commission

1

No supplement to this tariff will be issued except for the purpose of canceling this tariff.

Stockton

Eldridge

Stoutland

Southwest City

Seneca Tiff

Noel

T.

(AT)

(AT)

RECEIVED	REGULATIONS	LE OF RATES AND SPECIFIC	<u>5C1</u>
FEB 29 1996	۲ ۱	<u>417 LATA</u>	
CODE MISSOURI	NNX	CLLI CODE	EXCHANGE

SKTN

SENC

TIFF

ELRG

STLD

NOEL

SWCY

CANCELLED

JUL 2 2 1999

Jy 3 RS # 1.09 Public Service Commission MISSOURI

Issued: MAR 0 1 1996

# Effective: APR 0 1 1995

FILED

A

APR 1 1996

1

## MO. PUBLIC SERVICE COMM

(R1)

(RT)

Wide Area Telecommunications Service Tariff Application of Tariff 1st Revised Sheet 1.09 Replacing Original Sheet 1.09

## RECEIVED

SCHEDULE	0F	RATES	AND	SPECIFIC	REGULATIONS

#### 417 LATA

DEC 23 1993

1

EXCHANGE	CLLI CODE	MO. PUBLIC SERVICE COMM. NNX CODE(s)
Stockton	SKTN	276
Seneca	SENC	776
Tiff	TIFF	775
Eldridge	ELRG	426
Stoutland	STLD	286

CANCELLED

1 1996 09 Public Service Commission

## (RT) (RT) (RT) (RT) (RT) (RT) Issued: DEC 2 3 1993 By M. H. SCHULTEIS, Division Manager-Regulatory and Industry Relations Southwestern Bell Telephone Company

🕤 St. Louis, Missouri

Wide Area Telecommunications Service Tariff Application of Tariff Original Sheet 1.09 RECEIVED

	SCHEDULE OF RATES AND SPECIFIC	REGULATIONS MAY 2 1988
	417 LATA	MISSOURI
	CLLI	Public Service Commission
EXCHANGE	CODE	NNX CODE(s)
Stockton	SKTN	276
Seneca	SENC	776
Tiff	TIFF	775
Eldridge	ELRG	426
Stoutland	STLD	286
Lebanon	LBNN	532-588

Listed below are the Southwestern Bell Telephone Company exchanges which act as a secondary carrier under the Primary Carrier by Toll Center plan on file with and approved by the Missouri Public Service Commission:

Argyle	Meta
Freeburg	Vienna
Linn	Westphalia
	Hamburg (1)

These exchanges subtend a United Telephone Company of Missouri toll complex where United Telephone Company of Missouri is the Primary Toll Carrier.

CANCELLED DCT 1-1994 DCT 1-1994 BY Lot R. S. #1.09 BY Lot R. S. MISSOLIRI MISSOLIRI MISSOLIRI ommission

(1) This is a cross-boundary exchange served out of a toll center in another state and is assigned to the United Telephone Company of Missouri for WATS/800 rating purposes only.

Issued: MAY	2 1988	Effective:	JUL	1 1988	FILED
	Southwester	President-Missou n Bell Telephone Louis, Missouri		•-	JUL 1 198 84-222 et al. I <b>c Service Com</b> mission

### Wide Area Telecommunications Service Tariff Application of Tariff 3rd Revised Sheet 2 Replacing 2nd Revised Sheet 2

## (CP) WIDE AREA TELECOMMUNICATIONS SERVICE

### EXPLANATION OF SYMBOLS

- (AT) Indicates addition to text
- (C) Indicates a correction
- (CP) Indicates change in practice
- (CR) Indicates change in rate
- (CT) Indicates change in text
- (DR) Indicates discontinued rate
- (FC) Indicates a change in format lettering or numbering
- (MT) Indicates moved text
- (NR) Indicates new rate
- (RT) Indicates removal of text

Issued: January 12, 1983

CANCELLED June 29, 2007 TO-2002-185 Missouri Public Service Commission By R. D. BARRON, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

Effective: February 1, 1983

FILED Missouri Public Service Commision P.S.C. Mo. -No. 27

No supplement to this tariff will be issued except for the purpose of canceling this tariff. Wide Area Telecommunications Service Tariff Application of Tariff 2nd Revised Sheet 2 Replacing 1st Revised Sheet 2

EXPLANATION OF SYMBOLS

- (DR) Indicates discontinued rate
- (AT) Indicates addition to text
- (RT) Indicates removal of text
- (CR) Indicates change in rate
- (CP) Indicates change in practice
- (CT) Indicates change in text
- (NR) Indicates new rate
- (C) Indicates a correction
- (MT) Indicates moved text

(AT)

(FC) Indicates a change in format lettering or numbering

GANGELLED FEB - 1 1983 PUBLIC SERVICE COMMISSION



Issued: AUG 18 1978

Effective: SEP 18 1978

BY R. R. SHOCKLEY, Vice President-Missouri Southwestern Bell Telephone Company

REGEIVED AUG 1 8 1978 MISSOURI Public Service Commission

Wide Area Telecommunications Service Tariff Application of Tariff 1st Revised Sheet 2 Replacing Original Sheet 2

#### EXPLANATION OF SYMBOLS

- (DR) Indicates discontinued rate
- (AT) Indicates addition to text
- (RT) Indicates removal of text
- (CR) Indicates change in rate
- (CP) Indicates change in practice
- (CT) Indicates change in text
- (NR) Indicates new rate
- (C) Indicates a correction
- (AT) (MT) Indicates moved text

RECEIVED JUL 1 4 1977 MISSOURI Public Service Commission

# GANGELLED

SEP 1 8 1978

BY 2M RS 2

PUBLIC SERVICE COMMISSION OF MISSOURI



Issued: JUL 181977

Effective: AUG 1 81977

BY R. R. SHOCKLEY, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

Wide Area Telecommunications Service Tariff Application of Tariff Original Sheet 2

RECEIVED

APR 26 1973

RATES AND SERVICES DEPT. PUBLIC SERVICE COMMISSION

EXPLANATION OF SYMBOLS

- (DR) Indicates discontinued rate
- (AT) Indicates addition to text
- (RT) Indicates removal of text
- (CR) Indicates change in rate
- (CP) Indicates change in practice
- (CT) Indicates change in text
- (NR) Indicates new rate
- (C) Indicates a correction

GANGELLED

AUG 1 6 1977 BY lot RS #1 PUBLIC SERVICE COMMISSION OF MISSOURI

FILED JUN 1 (273 **Public Service Commission** 

Issued: MAY 1 1973 ; Effective: JUN 1 1973 BY R.R. SHOCKLEY, Vice President, Missouri-Illinois Southwestern Bell Telephone Company St. Louis, Missouri

Wide Area Telecommunications Service Tariff 1st Revised Preface Sheet 1 Replacing Original Preface Sheet

#### WIDE AREA TELECOMMUNICATIONS SERVICE

- 1. All equipment in this Section, except as noted in Footnote (1), has been deentified as Customer Premises Equipment (See Section 9 of the General Exchange Tariff, Explanation of Terms) and will be provided by the Telephone Company for use with new or existing service only so long as such equipment is available from Telephone Company inventory acquired prior to January 1983Commission
- 2. The Telephone Company will continue to provide maintenance for the Telephone Company-provided Customer Premises Equipment described in Paragraph 1., subject to the availability of replacement parts and/or equipment.
- 3. The use and provision of Customer Premises Equipment described in Paragraph 1. is subject to filed tariffs.

JUL 1 1988 JUL 1 1988 BY 200 R.S.# Public Service Commission

(1) Note: The following equipment is not considered Customer Premises Equipment.

		Name		USOC		
(CT) (CT)		800 Service Outward WAT	•	8L9 WAX		
	Issued:	JAN 12 1983	Effective:	FEB 0 1	1983	FILED
			. D. BARRON, Vice President-Missour outhwestern Bell Telephone Company		FEB - 1 1983	
			St. Louis, Missouri	computiy	Publi	82-199 ic Service Commission

Wide Area Telecommunications Service Tariff Original Preface Sheet 1

#### (CP) WIDE AREA TELECOMMUNICATIONS SERVICE

- AUG 6 1982 1. All equipment in this Section, except as noted in Footnote (1), has been identified as Customer Premises Equipment (See Section 9 of the General Exchange Tariff, Explanation of Terms) and will be provided by the Telephone Company for use with new or existing service only so long as such equipment is available from Telephone Company inventory acquired prior to January 1, 1983.
- 2. The Telephone Company will continue to provide maintenance for the Telephone Company-provided Customer Premises Equipment described in Paragraph 1., subject to the availability of replacement parts and/or equipment.
- 3. The use and provision of Customer Premises Equipment described in Paragraph 1. is subject to filed tariffs.

BANBELLED FEB-1 1983 OF MISSON PUBLIC

(1) Note: The following equipment is not considered Customer Premises Equipment.

	Nam	<u>ne</u>		USOC			
	WATS 17	73 Outward Service		WF7			
	WATS 17	73 Inward Service (80	0 Service)	WAT			
	WATS 10	O Outward Service		WM7			
	WATS 10	D Inward Service (800	Service)	WAC			
	WATS 50	0 Outward Service		WML			
	WATS 50	O Inward Service (800	Service)	WK5			
Issued:	AUG 0 6 19	982	Effective:	JAN 0 1 1	1983	FILED	
		By R. D. BARRON, Vi Southwestern Bel St. Loui			 	JAN - 1 1983 8 3 - 5 7 Service Commiss	
					•	«בשייים ייש	

#### WIDE AREA TELECOMMUNICATIONS SERVICE

#### 1. APPLICATION OF TARIFF

This Tariff applies to WATS furnished or made available by the Telephone Company over service components wholly within, or partly within, the State of Missouri and between points within the State of Missouri.

(CT) The services in this Tariff are competitively classified.

### 2. GENERAL REGULATIONS

2.1 Definitions

The following definitions pertain to Wide Area Telecommunications Service. Other terms used in this Tariff are found in the Explanation of Terms section of the General Exchange Tariff or in the definition portion of the Access Tariff.

CHANGE: The substitution of 800 Service for Outward WATS or vice versa.

COMPLEMENTARY SERVICE: (See Jointly Provided WATS Service)

HUNTING ARRANGEMENT: A grouping of 800 Service access lines arranged for the completion of a given call or arranged for overflow to or from another access line or group of access lines.

INTRALATA: Wide Area Telecommunications Service (WATS) where the originating service point location and the terminating service point location are all within the same Local Access and Transport Area (LATA).

JOINTLY PROVIDED WATS SERVICE: Jointly provided WATS Service is an arrangement between the Telephone Company and an interexchange carrier (IXC). In this arrangement the intraLATA usage will be carried by the Telephone Company and billed at the rates found in this Tariff, and the interLATA usage will be carried by the IXC and billed at the rates of the IXC. Outward WATS service may originate on a WATS Access Line, and 800 Service may terminate to a WATS Access Line or to local exchange lines. Jointly provided WATS service is also referred to as complementary service.

LOCAL ACCESS AND TRANSPORT AREA (LATA): The Local Access and Transport Area denotes a geographical area established for the administration of communications service. It encompasses designated local operating Telephone Company exchanges which are grouped to serve common social, economic and miscellaneous purposes.

Issued: February 20, 2002

Effective: March 29, 2002

By JAN NEWTON, President-Missouri Southwestern Bell Telephone, L.P., d/b/a Southwestern Bell Telephone Company St. Louis, Missouri

CANCELLED June 29, 2007 TO-2002-185 Missouri Public Service Commission

FILED Missouri Public Service Commision

Wide Area Telecommunications Service Tariff 13th Revised Sheef 1 Replacing 12th Revised Sheef 1 MAY 11 1993

WIDE AREA TELECOMMUNICATIONS SERVICE

MO. PHBLIC SERVICE COMM

HARSI

MISSOURI

ervice Commission

1. APPLICATION OF TARIFF

This Tariff applies to WATS furnished or made available by the Telephone Company over service components wholly within, or partly within, the State of Missouri and between points within the State of Missouri.

The services in this Tariff were classified as transitionally competitive effective January 10, 1993. MAR 2 9 2007

- 2. GENERAL REGULATIONS
  - 2.1 Definitions

The following definitions pertain to Wide Area Telecommunications Service. Other terms used in this Tariff are found in the Explanation of Terms section of the General Exchange Tariff or in the definition portion of the Access Tariff.

CHANGE: The substitution of 800 Service for Outward WATS or vice versa.

(AT) COMPLEMENTARY SERVICE: (See Jointly Provided WATS Service)

HUNTING ARRANGEMENT: A grouping of 800 Service access lines arranged for the completion of a given call or arranged for overflow to or from another access line or group of access lines.

INTRALATA: Wide Area Telecommunications Service (WATS) where the originating service point location and the terminating service point location are all within the same Local Access and Transport Area (LATA).

JOINTLY PROVIDED WATS SERVICE: Jointly provided WATS Service is an arrangement between the Telephone Company and an interexchange carrier (IXC). In this arrangement the intraLATA usage will be carried by the Telephone Company and billed at the rates found in this Tariff, and the interLATA usage will be carried by the IXC and billed at the rates of the IXC. Outward WATS service may originate on a WATS Access Line, and 800 Service may terminate to a WATS Access Line or to local exchange lines. Jointly provided WATS service is also referred to as complementary service.

LOCAL ACCESS AND TRANSPORT AREA (LATA): The Local Access and Transport Area denotes a geographical area established for the administration of communications service. It encompasses designated local operating Telephone Company exchanges which are grouped to serve common social, economic and miscellaneous purposes.

JUN 121993

MO. PUBLIC SERVICE COMM.

Issued: MAY 1 2 1993

Effective: JUN 1 2 1993

By A. D. ROBERTSON, Assistant Vice President-External Affairs Southwestern Bell Telephone Company St. Louis, Missouri

(CT) (CT)

(MT)



Wide Area Telecommunications Service Tariff 12th Revised Sheet 1 Replacing 11th Revised Sheet 1

日代出生

#### WIDE AREA TELECOMMUNICATIONS SERVICE

1. APPLICATION OF TARIFF

This Tariff applies to WATS furnished or made available by the Telephone Company over service components wholly within, or partly within, the State 1990 of Missouri and between points within the State of Missouri.

The services in this Tariff were classified as transitionally competitive

- 2. GENERAL REGULATIONS
  - 2.1 Definitions

ffective January 10, 1993. ENERAL REGULATIONS Definitions The following definitions pertain to Wide Area ToterOmmunications Service. Other terms used in this Tariff are found in the definition of Terms section of the General Exchange Tariff is in the definition portion of the Access Tariff.

CHANGE: The substitution of 800 Service for Outward WATS or vice versa.

HUNTING ARRANGEMENT: A grouping of 800 Service access lines arranged for the completion of a given call or arranged for overflow to or from another access line or group of access lines.

INTRALATA: Wide Area Telecommunications Service (WATS) where the originating service point location and the terminating service point location are all within the same Local Access and Transport Area (LATA).

JOINTLY PROVIDED WATS SERVICE: Jointly provided WATS Service is an arrangement between the Telephone Company and an interexchange customer (IC). This arrangement provides end user billing of intraLATA WATS/800 usage at the intraLATA WATS/800 rates found in this Tariff. InterLATA usage will be billed at the rates of the IC. If the calling scope of the WATS Access Line is limited to calling within the state of Missouri, the WATS Access Lines found in this tariff will be used to provide the WATS/800 Service.

LOCAL ACCESS AND TRANSPORT AREA (LATA): The Local Access and Transport Area denotes a geographical area established for the administration of communications service. It encompasses designated local operating Telephone Company exchanges which are grouped to serve common social, economic and miscellaneous purposes.

MaxiMizer 800<sup>R</sup>: A registered mark of Southwestern Bell Telephone Company which denotes the intraLATA 800 service provided to customers utilizing the Jall J telephone company's 800 data base.

Issued: MAR 2	2 1993	Effective: MAY - 1 1993	177 0 T 1992
Ву	A. D.	ROBERTSON, Assistant Vice President-Exter Southwestern Bell Telephone Company St. Louis, Missouri	nal, Affalts

(RT)

(CT)

P.S.C. Mo.-No. 27

No supplement to this tariff will be issued except for the purpose of canceling this tariff. Wide Area Telecommunications Service Tariff

Replacing 10th RECEIVED1

WIDE AREA TELECOMMUNICATIONS SERVICE

SEP 29 1992

MISSOURI

1. APPLICATION OF TARIFF

This Tariff applies to WATS furnished or made available by the Telephone Company over service components wholly within, or partly within, the State of Missouri and between points within the State of Missouri.

 (AT) The services in this Tariff were classified as transitionally competitive (AT) effective January 10, 1993.

- 2. GENERAL REGULATIONS
  - 2.1 Definitions

MAY 1 1993 BY 12 4 R.S. 4

The following definitions pertain to Wide Area Telecommunications Service Commission Other terms used in this Tariff are found in the Explanation of Terms section of the General Exchange Tariff or in the definition portion of the Access Tariff.

CHANGE: The substitution of 800 Service for Outward WATS or vice versa.

HUNTING ARRANGEMENT: A grouping of 800 Service access lines arranged for the completion of a given call or arranged for overflow to or from another access line or group of access lines.

INTRALATA: Wide Area Telecommunications Service (WATS) where the originating service point location and the terminating service point location are all within the same Local Access and Transport Area (LATA).

JOINTLY PROVIDED WATS SERVICE: Jointly provided WATS Service is an arrangement between the Telephone Company and an interexchange customer (IC). This arrangement provides end user billing of intraLATA WATS/800 usage at the intra LATA WATS/800 rates found in this Tariff. End user billing may be subject to interim regulations found in Section 10 of this Tariff. InterLATA usage will be billed at the rates of the IC. If the calling scope of the WATS Access Line is limited to calling within the state of Missouri, the WATS Access Lines found in this Tariff will be used to provide the WATS/800 Service.

LOCAL ACCESS AND TRANSPORT AREA (LATA): The Local Access and Transport Area denotes a geographical area established for the administration of communications service. It encompasses designated local operating Telephone Company exchanges which are grouped to serve common social, economic and miscellaneous purposes.

MaxiMizer 800<sup>SM</sup>: A service mark of Southwestern Bell Telephone Company which denotes a family of intraLATA 800 services which utilize the telephone company's 800 data base.

Issued: OCT 01 1992 By A. D. ROBERTSON, Assistant Vice President-External Affairs Southwestern Bell Telephone Company St. Louis, Missouri 93-116 MO. PUBLIC SERVICE COMM P.S.C. Mo.-No. 27

No supplement to this tariff will be issued except for the purpose of canceling this tariff. Wide Area Telecommunications Service Tariff 10th Revised Sheet 1

Replacing 9th Revised Sheet 1

WIDE AREA TELECOMMUNICATIONS SERVICE

1. APPLICATION OF TARIFF

### RECEIVED

This Tariff applies to WATS furnished or made available by the Telephone,090 Company over service components wholly within, or partly within, the State of Missouri and between points within the State of Missouri.

(C) 2. GENERAL REGULATIONS

Public Service Commission

#### 2.1 Definitions

(AT)

(RT)

(RT)

The following definitions pertain to Wide Area Telecommunications Service. Other terms used in this Tariff are found in the Explanation of Terms section of the General Exchange Tariff or in the definition portion of the Access Tariff.

CHANGE: The substitution of 800 Service for Outward WATS or vice versa.

HUNTING ARRANGEMENT: A grouping of 800 Service access lines arranged for the completion of a given call or arranged for overflow to profrom another access line or group of access lines.

JAN 101993 BY 1/# 25#1

INTRALATA: Wide Area Telecommunications Service (WATS) where the originating service point location and the terminating service point location are all within the same Local Access and Transport Area (LATA).

JOINTLY PROVIDED WATS SERVICE: Jointly provided WATS Service is an arrangement between the Telephone Company and an interexchange customer (IC). This arrangement provides end user billing of intraLATA WATS/800 usage at the intra LATA WATS/800 rates found in this tariff. End user billing may be subject to interim regulations found in Section 10 of this Tariff. InterLATA usage will be billed at the rates of the IC. If the calling scope of the WATS Access Line is limited to calling within the state of Missouri, the WATS Access Lines found in this tariff will be used to provide the WATS/800 Service.

LOCAL ACCESS AND TRANSPORT AREA (LATA): The Local Access and Transport Area denotes a geographical area established for the administration of communications service. It encompasses designated local operating Telephone Company exchanges which are grouped to serve common social, economic and miscellaneous purposes.



MaxiMizer 800<sup>SM</sup>: A service mark of Southwestern Bell Telephone Company which denotes a family of intraLATA 800 services which utilize the telephone company's 800 data base. Issued:SEP 2 4 1990 Effective: NOV 2 4 1990 FILED

> By R. D. BARRON, President-Missouri Division Southwestern Bell Telephone Company St. Louis, Missouri Pu

ion NOV 2.4 1990 91 - 153 Public Service Commission

Wide Area Telecommunications Service Tariff 9th Revised Sheet 1 Replacing 8th Revised Sheet 1 and 1st Revised Sheet 1.01 RECEIVED

#### WIDE AREA TELECOMMUNICATIONS SERVICE

.

1. APPLICATION OF TARIFF

This Tariff applies to WATS furnished or made available by the Telephone D Company over service components wholly within, or partly within energiated mission of Missouri and between points within the state of Missouri.

- 2. GENEAL REGULATIONS
- 2.1 Definitions

NOV 24 1990 BY DERSEL Public Service Commission MISSOURI

OCT 1 3 1987

The following definitions pertain to Wide Area Telecommunications Service. Other terms used in this Tariff are found in the Explanation of Terms section of the General Exchange Tariff:

CHANGE: The substitution of 800 service for Outward WATS or vice versa.

HUNTING ARRANGEMENT: A grouping of 800 service access lines arranged for the completion of a given call or arranged for overflow to or from another access line or group of access lines.

INTEREXCHANGE CUSTOMER(S) (IC): Denotes any individual, partnership, association, corporation or governmental agency or any other entity which subscribes to the services offered under the Access Services Tariff to provide intrastate telecommunications services for its own use or for the use of its customers (End Users).

INTRALATA: Wide Area Telecommunications Service (WATS) where the originating service point location and the terminating service point location are all within the same Local Access and Transport Area (LATA).

JOINTLY PROVIDED WATS SERVICE: Jointly provided WATS Service is an arrangement between the Telephone Company and an interexchange customer (IC). This arrangement provides end user billing of intraLATA WATS/800 usage at the intraLATA WATS/800 rates found in this tariff. End user billing may be subject to interim regulations found in Section 10 of this Tariff. InterLATA usage will be billed at the rates of the IC. If the calling scope of the WATS Access Line is limited to calling within the state of Missouri, the WATS Access Lines found in this tariff will be used to provide the WATS/800 Service.

LOCAL ACCESS AND TRANSPORT AREA (LATA): The Local Access and Transport Area denotes a geographical area extablished for the administration of communications service. It encompasses designated local operating Telephone Company exchanges which are grouped to serve common social, economic and miscellaneous purposes.

FILED

Issued: OCT 1 4 1987

Effective: 007161987

OCT 16 1987 TO-87-47 Public Service Commissior

By R. D. BARRON, President-Missouri Division Public Service Commission Southwestern Bell Telephone Company St. Louis, Missouri

(AT)

(AT)

MT )

No supplement to this Wide Area Telecommunications DE Revised Sheet 1 Replacing 7th Revised Sheet 1 tariff will be issued except for the purpose of canceling this tariff. and 1st Revised Sheet 1101 DEC 20 (203 -WIDE AREA TELECOMMUNICATIONS SERVICE MISSOURI APPLICATION OF TARIFF (CP) 1. Public Service Commission This Tariff applies to WATS furnished or made available by the Telephone Company over service components wholly within, or partly within, the State of Missouri and between points within the State of Missouri LED CANCELLED 2. GENERAL REGULATIONS OCT 16 1987 1940 R.S. # 1~ 1.01 2.1 Definitions The following definitions pertain to Wide Area Telecompute feations Service. Other terms used in this Tariff are found in the Explanation of Terms (CT) section of the General Exchange Tariff: CHANGE: The substitution of 800 Service for Outward WATS or vice versa. HUNTING ARRANGEMENT: A grouping of 800 Service access lines arranged for the completion of a given call or arranged for overflow to or from another access line or group of access lines. (AT) INTEREXCHANGE CUSTOMER(S) (IC): Denotes any individual, partnership, association, corporation or governmental agency or any other entity which subscribes to the services offered under the Access Services Tariff to provide intrastate telecommunications services for its own use or for the use of its customers (End Users). (AT) INTRALATA: Wide Area Telecommunications Service (WATS) where the originating service point location and the terminating service point location are all within the same Local Access and Transport Area (LATA). LOCAL ACCESS AND TRANSPORT AREA (LATA): The Local Access and Transport (AT) Area denotes a geographical area established for the administration of communications service. It encompasses designated local operating Telephone Company exchanges which are grouped to serve common social, economic and miscellaneous purposes. (CP)MOVE: A change in location on the same premises of the customer's WATS access line. MULTILINE TERMINATING SYSTEM: Switching equipment (i.e., PBX, Centrex, ACD, tandem switching equipment) and Key telephone-type systems which are capable of terminating more than one central office line, WATS decess line, Private Line Service or communications system JAN - 1 1984 (RT) 83 - 253 Public Service Commission Issued: DEC 2 9 1983 Effective: JAN 0 1 1984

By R. D. BARRON, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

#### P.S.C. Mo.-No. 27

No supplement to this tariff will be issued except for the purpose of canceling this tariff.

(CP) WIDE AREA TELECOMMUNICATIONS SERVICE

#### 1. APPLICATION OF TARIFF

This Tariff applies to WATS furnished or made available by the Telephone Company over service components wholly within, or partly within and particly without, the State of Missouri between points within the State Of Missouri hission

Wide Area Telecommunications

Replacing 6th Revised Sheet 1

and 1st Revised Sheet 1.01 出しじし

JAN 12 1983

FEB - 1 1983

Public Service Commission

82-199

Service Tariff

1210

7th Revised Sheet 1

#### 2. GENERAL REGULATIONS

#### 2.1 Definitions

The following definitions pertain to Wide Area Telecommunications Service. Other terms used in this Tariff are found in Section 9 of the General Exchange Tariff.

The substitution of 800 Service for Outward WATS or vice versa. CHANGE:

HUNTING ARRANGEMENT: A grouping of 800 Service access lines arranged for the completion of a given call or arranged for overflow to or from another access line or group of access lines.

MOVE: A change in location on the same premises of the customer's WATS access line, access line extension or associated equipment.

MULTILINE TERMINATING SYSTEM: Switching equipment (e.g., PBX, Centrex, ACD, tandem switching equipment) and Key telephone-type systems which are capable of terminating more than one central office line, WATS access line, Private Line Service or communications system.

OTHER COMMON CARRIER (OCC): The term "Other Common Carrier" denotes Specialized Common Carriers, Domestic and International Record Carriers and Domestic Satellite Carriers engaged in providing Private Line Services as such carriers may be authorized by the Federal Communications Commission and the Missouri Public Service Commission to provide.

OTHER COMMON CARRIER-PROVIDED CHANNEL: The term "Other Common Carrier-Provided Channel" denotes the facility portion of an Other Common Carrier-Provided Communications System, exclusive of switching equipment and other nontransmission-type equipment (i.e., data beta, hand sets, etc.).

JAN - 1 1984

LIC SERVICE COMMISSION MISSOURI

Issued: Effective: FEB 0 1 198 JAN 12 1983 By R. D. BARRON, Vice President-Missouri Southwestern Bell Telephone Company

St. Louis, Missouri

P.S.C. Mo.-No. 27

No supplement to this tariff will be issued except for the purpose of canceling this tariff. Wide Area Telecommunications Service Tariff 6th Revised Sheet 1 Replacing 5th Revised Sheet 1

Public Service Commission

WIDE AREA TELECOMMUNICATIONS SERVICE REGEIVED

- 1.1 APPLICATION OF TARIFF
- 1.1.2 This Tariff applies to WATS furnished or made available by the Telephone
   (CT) Company over service components wholly within, or partly within and partly without the State of Missouri between points within the State of Missouri.
- 1.2 GENERAL REGULATIONS
- 1.2.1 Definitions
- ACCESSORY: A device which is mechanically attached to, or used with, the (CT) services furnished by the Telephone Company and which is independent of, and not electrically, acoustically or inductively connected to, the conductors in the communications path of the telecommunications system.
  - BUILDING: The term "same building" is to be interpreted to mean a structure under one roof or two or more structures which are connected by an enclosed passageway in which the wires or cables of the Telephone Company may be placed without exposure to outside electrical circuits or the weather. In no case can conduit be considered as an enclosed passageway. (See "Premises")
  - CENTREX CONTROL SWITCHING EQUIPMENT: The switching equipment, located on the Telephone Company's premises, used to provide Centrex service furnished in accordance with Centrex service provisions of the General Exchange Tariff of the Telephone Company.

#### (RT)

CHANGE: The substitution of one class of service for another class of service as outlined in Paragraph 1.3.1.



Issued: JUN 20 1980

Effective: JUL 20 1980

BY R. R. SHOCKLEY, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

Wide Area Telecommunications Service Tariff 5th Revised Sheet 1 Replacing 4th Revised Sheet 1

WIDE AREA TELECOMMUNICATIONS SERVICE REGEIVED

#### (RT) 1.1 APPLICATION OF TARIFF

1.1.2 This Tariff applies to WATS furnished or made available? by the Telephone Company over facilities wholly within, or partly within and partly without the State of Missouri or partly within and partly "Insouri "Bissouri between points within the State of Missouri Public Service Commission

### **1.2 GENERAL REGULATIONS**

- 1.2.1 Definitions
  - ACCESSORY: A device which is mechanically attached to, or used with, the facilities furnished by the Telephone Company and which is independent of, and not electrically, acoustically or inductively connected to, the conductors in the communications path of the telecommunications system.
  - The term "same building" is to be interpreted to BUILDING: mean a structure under one roof or two or more structures which are connected by an enclosed passageway in which the wires or cables of the Telephone Company may be placed without exposure to outside electrical circuits or the weather. In no case can conduit be considered as an enclosed passageway. (See "Premises")
  - CENTREX CONTROL SWITCHING EQUIPMENT: The switching equipment, located on the Telephone Company's premises, used to provide Centrex service furnished in accordance with Centrex service provisions of the General Exchange Tariff of the Telephone Company.
  - CENTRAL OFFICE CONNECTING FACILITY: A facility furnished to an Other Common Carrier by the Telephone Company (in accordance with the Telephone Company's Facilities for Other Common Carrier's Interstate Tariffs) between the terminal location of the Other Common Carrier and a point of connection on the Telephone Company premises.

CHANGE: The substitution of one class of semvice for another class of service as outlined in Paragrap 1.3. IGELLEU FEB 2 5 1977 JUL <sup>2</sup> 0 1980 Public Service Commission PUBLIC SERVICE COMMISSION JAN 23 Surd

Issued:

FEB 25 1017 Effective:

BY R.R. SHOCKLEY, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

Wide Area Telecommunications Service Tariff [4th/Revised Sheet 1

\_....

Replacing. 3rd Revised Sheet 1

#### WIDE AREA TELECOMMUNICATIONS SERVIÇE

#### 1.1 APPLICATION OF TARIFF (1)

- 1.1.2 This Tariff applies to WATS furnished or made available by the Telephone Company over facilities wholly within, or partly within and partly without the State of Missouri between points within the State of Missouri.
- 1.2 GENERAL REGULATIONS
- 1.2.1 Definitions
  - ACCESSORY: A device which is mechanically attached to, or used with, the facilities furnished by the Telephone Company and which is independent of, and not electrically, acoustically or inductively connected to, the conductors in the communications path of the telecommunications system.
  - BUILDING: The term "same building" is to be interpreted to mean a structure under one roof or two or more structures which are connected by an enclosed passageway the which the wires or cables of the Telephone Company may be placed without exposure to outside electrical circuits or the 1977 weather. In no case can conduit be considered as an 3 1977 enclosed passageway. (See "Premises")
- (AT)CENTREX CONTROL SWITCHING EQUIPMENT: The switching Setting for this on located on the Telephone Company's premises, used to provide Centrex service furnished in accordance with Centrex service provisions of the General Exchange Tariff of the Telephone Company.
- (AT)CENTRAL OFFICE CONNECTING FACILITY: A facility furnished to an Other Common Carrier by the Telephone Company (in accordance with the Telephone Company's Facilities for Other Common Carrier's Interstate Tariffs) between the terminal location of the Other Common Carrier and a point of connection on the Telephone Company premises.

CHANGE: The substitution of one class of service For another class of service as outlined in Paragraph 1.3.1. APR 5 1976

(1) For additional regulations and installation charges governing WATS Service furnished in connection with the up 76 eRepublicanion National Convention Service, refer to Section-20 of the Missouri General Exchange Tariff.

Issued: March 5, 1976

Effective: April 5, 1976

BY R. R. SHOCKLEY, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

Wide Area Telecommunications Service Tariff 3rd Revised Sheet 1 Replacing=2nd Revised Sheet 1

APR 5 1976

NCUN F

ALC 1 8 1975

WIDE AREA TELECOMMUNICATIONS SERVICE

(AT)1.1 APPLICATION OF TARIFF(1)

- 1.1.2 This Tariff applies to WATS furnished or made available by the Telephone Company over facilities wholly within, or partly within and partly without the State of Missouri between points within the State of Missouri Company
- 1.2 GENERAL REGULATIONS 1.2.1 Definitions
  - ACCESSORY: A device which is mechanically actioned to, or used with, the facilities furnished by the phone Company and which is independent of, and not electrically, acoustically or inductively connected to, the conductors in the communications path of the telecommunications system.
  - BUILDING: The term "same building" is to be interpreted to mean a structure under one roof or two or more structures which are connected by an enclosed passageway in which the wires or cables of the Telephone Company may be placed without exposure to outside electrical circuits or the weather. In no case can conduit be considered as an enclosed passageway. (See "Premises")
  - CHANGE: The substitution of one class of service for another class of service as outlined in Paragraph 1.3.1.
  - COMMUNICATIONS SYSTEM: Channels and other facilities which are capable, when not connected to the Telecommunications Network, of two-way communications between customer-provided terminal equipment and/or Telephone Company stations.
  - CONNECTING ARRANGEMENT: The equipment provided by the Telephone Company to accomplish the direct electrical connection of customer-provided facilities with the facilities of the Telephone Company.
  - CUSTOMER-PROVIDED TERMINAL EQUIPMENT: Devices, apparatus, and their associated wiring, provided by a customer, which are used with the network control signaling unit DATA-PHONE data set or other station equipment furnished by the Telephone Company and does not include customer-provided communications systems.
- (1) For additional regulations and Installation, Charges governing WATS Service furnished in connection with the 1978 WRG publicani National Convention Service, refer to Section 20 of the Missouri General Exchange Tariff.

Issued: DEC 1 9 1975

Effective: JAN 1 9 1976

BY R. R. SHOCKLEY, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

Wide Area Telecommunications Service Tariff 2nd Revised Sheet 1 Replacing 1st Revised Sheet 1

#### WIDE AREA TELECOMMUNICATIONS SERVICE

## 1.1 APPLICATION OF TARIFF

- 1.1.2 This Tariff applies to WATS furnished or made available by the Telephone Company over facilities wholly within, or partly within and partly without the State of Missouri between points within the State of Missouri.
- **1.2 GENERAL REGULATIONS**

FEB 28 1970

- 1.2.1 Definitions
  - ACCESSORY: A device which is mechanically attached to, or ''' and used with, the facilities furnished by the Telephone Company and which is independent of, and not electrically, acoustically or inductively connected to, the conductors in the communications path of the telecommunications system.
  - BUILDING: The term "same building" is to be interpreted TOPELLED mean a structure under one roof or two or more structure ELLED which are connected by an enclosed passageway in which the wires or cables of the Telephone Company may be placed without exposure to outside electrical circuits or the 191976 weather. In no case can conduit be considered as an 3 M C.S./ enclosed passageway. (See "Premises")
- (AT)CHANGE: The substitution of one class of service for another source as outlined in Paragraph 1.3.1.
  - COMMUNICATIONS SYSTEM: Channels and other facilities which are capable, when not connected to the Telecommunications Network, of two-way communications between customerprovided terminal equipment and/or Telephone Company stations.
  - CONNECTING ARRANGEMENT: The equipment provided by the Telephone Company to accomplish the direct electrical connection of customer-provided facilities with the facilities of the Telephone Company.
  - CUSTOMER-PROVIDED TERMINAL EQUIPMENT: <u>Devices</u>, <u>apparatus</u>, and their associated wiring, provided by <u>a customer</u>, which are used with the network control signaling unit, <u>EDATA-PHONE</u> data set or other station equipment furnished by the Telephone Company and does not include customer-provided, communications systems.

# 1 8 1 3 8 Public Sarvice Commission

Issued: February 28, 1975 Effective: March 4, 1975

BY R. R. SHOCKLEY, Vice President-Missouri Southwestern Bell Telephone Company St. Louis. Missouri

P.S.C.	MoNo. 27
No supplement to this	Wide Area Telecommunications .
tariff will be issued	Service Tariff
except for the purpose	lst Revised Sheet 1 *
of canceling this tariff.	Replacing Original Sheet 1
WIDE AREA TELECO	MMUNICATIONS SERVICE REDEVED

#### **1.1 APPLICATION OF TARIFF**

- AUC 1 1973
- 1.1.2 This Tariff applies to WATS furnished or made available by the Telephone Company over facilities wholly within, or partly within and partly without the State of Missouri between points within the State of Missouri.
- 1.2 GENERAL REGULATIONS
- 1.2.1 Definitions
- (CT) ACCESSORY: A device which is mechanically attached to, or used with, the facilities furnished by the Telephone Company and which is independent of, and not electrically, acoustically or inductively connected to, the conductors in the communications path of the telecommunications system.
- (AT) BUILDING: The term "same building" is to be interpreted to mean a structure under one roof or two or more structures which are connected by an enclosed passageway in which the wires or cables of the Telephone Company may be placed without exposure to outside electrical circuits or the weather. In no case can conduit be considered as an enclosed passageway. (See "Premises")
- (CT) COMMUNICATIONS SYSTEM: Channels and other facilities which are capable, when not connected to the Telecommunications Network, of two-way communications between customerprovided terminal equipment and/or Telephone Company stations.
- (CT) CONNECTING ARRANGEMENT: The equipment provided by the Telephone Company to accomplish the direct electrical connection of customer-provided facilities with the facilities of the Telephone Company.

(CT) CUSTOMER-PROVIDED TERMINAL EQUIPMENT: Devices, apparatus, and their associated wiring, provided by a customer, which are used with the network control signaling=unit, DATA-PHONE data set or other station equipment furnished by the Telephone Company and does not include customer-provided communications 动动作的命令

MAR A 19/5

Issued: AUG 1 1973

Effective: SEP 1 19:0

SEEL

Public En

1970

BY R. R. SHOCKLEY, Vice President, Missouri-Illinois Southwestern Bell Telephone Company St. Louis, Missouri

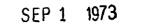
Wide Area Telecommunications Service Tariff Original Sheet 1

WIDE AREA TELECOMMUNICATIONS SERVICE REGEIVED APR 2 6 1973 1.1 APPLICATION OF TARIFF This Tariff applies to WATS furnished or made available by the Telephone Company over facilities wholling Service Compission 1.1.2 partly within and partly without the State of Missouri between points within the State of Missouri. GANGELLED GENERAL REGULATIONS

1.2.1 Definitions

1.2

Α. Accessories



BY LAT R.S. The term "Accessories" denotes deviceRUBWG.SGRNICE for MWS& Pahically attached to, or used with, the facil Pt Mesourfurnished by the Telephone Company and which are independent of, and not electrically, acoustically or inductively connected to, the conductors in the communications path of the telecommunications system.

В. Communications Systems

> The term "Communications Systems" denotes channels and other facilities which are capable, when not connected to the Telecommunications Network, of two way communications between customer-provided terminal equipment and/or Telephone Company stations.

С. Connecting Arrangement

> The term "Connecting Arrangement" denotes the equipment provided by the Telephone Company to accomplish the direct electrical connection of customer-provided facilities with the facilities of the Telephone Company:

D. Customer-Provided Terminal Equipment

The term "Customer-Provided Terminal Equipment Ndendaes devices, apparatus, and their associated wiring, provided by a customer, which are used with the network control signaling unit, DATA-PHONE (R) data set or Buillie Service Commission ment furnished by the Telephone Company and does not include customer-provided communications systems.

Issued: MAY 1 1973 Effective: JUN 1 1973

BY R. R. SHOCKLEY, Vice President, Missouri-Illinois Southwestern Bell Telephone Company St. Louis, Missouri

### WIDE AREA TELECOMMUNICATIONS SERVICE

1.2 GENERAL REGULATIONS-(Continued)

1.2.1 Definitions-(Continued)

COMMUNICATIONS SYSTEM: Channels and other facilities which are capable, when not connected to the Telecommunications Network, of two-way communications between customerprovided terminal equipment and/or Telephone Company stations.

GANGELLED FEB-1 1983 COMMISSION PUBLIC SERVICE of Missouri 18

Wide Area Telecommunications

Replacing

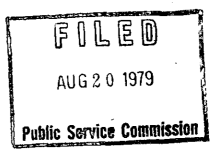
Service Tariff

JUL 1 2 1979

MISSOURI

Public Service Commission

- 61



Issued:

JUL 2\_1 1979

Effective: AUG 2 0 1979

BY R. R. SHOCKLEY, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

(RT)

۲

P.S.C. Mo.-No. 27

No supplement to this tariff will be issued except for the purpose of canceling this tariff. Wide Area Telecommunications Service Tariff Original Sheet 1.01

122 2 10.3

WIDE AREA TELECOMMUNICATIONS SERVICE

1.2 GENERAL REGULATIONS-(Continued)

1.2.1 Definitions-(Continued)

COMMUNICATIONS SYSTEM: Channels and other facilities which are capable, when not connected to the <u>Telecommunications</u> Network, of two-way communications between customerprovided terminal equipment and/or Telephone Company stations.

- CONNECTING ARRANGEMENT: The equipment provided by the Telephone Company to accomplish the direct electrical connection of customer-provided facilities with the facilities of the Telephone Company.
- CUSTOMER-PROVIDED TERMINAL EQUIPMENT: Devices, apparatus, and their associated wiring, provided by a customer, which are used with the network control signaling unit, DATA-PHONE data set or other station equipment furnished by the Telephone Company and does not include customer-provided communications systems.

GANGELLED

AUG 2 0 1979

DY ST RS 1.01 PUBLIC SERVICE COMMISSION OF MISSOURI



Issued: March 5, 1976

Effective: April 5, 1976

BY R. R. SHOCKLEY, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

#### WIDE AREA TELECOMMUNICATIONS SERVICE

#### 2. GENERAL REGULATIONS-(Continued)

2.1 Definitions-(Continued)

(MT) MaxiMizer 800<sup>R</sup>: A registered mark of Southwestern Bell Telephone Company which denotes the intraLATA 800 service provided to customers utilizing the telephone company's 800 data base.

MOVE: A change in location on the same premises of the customer's WATS access line.

MULTILINE TERMINATING SYSTEM: Switching equipment (i.e., PBX, Centrex, ACD, tandem switching equipment) and Key telephone-type systems which are capable of terminating more than one central office line, WATS access line, Private Line Service or communications system.

NON-JOINTLY PROVIDED WATS SERVICE: At the option of the interexchange customer (IC) providing interLATA service to the end user, the IC may choose to not jointly provide WATS Service with the Telephone Company. If the WATS Service is not jointly provided, the Telephone Company will bill long distance message rates for intraLATA calls originated on interLATA-only WATS Access Lines.

Issued: May 12, 1993

CANCELLED June 29, 2007 TO-2002-185 Missouri Public Service Commission Effective: June 12, 1993

By A. D. ROBERTSON, Assistant Vice President-External Affairs Southwestern Bell Telephone Company St. Louis, Missouri

FILED Missouri Public Service Commision P.S.C. Mo.-No. 27

No supplement to this tariff will be issued except for the purpose of canceling this tariff.

(RT)

(RT)

Wide Area Telecommunications Service Tariff 2nd Revised Sheet 1.02 Replacing 1st Revised Sheet 1.02

WIDE AREA TELECOMMUNICATIONS SERVICE

MAR 13 1993

#### GENERAL REGULATIONS-(Continued) 2.

2.1 Definitions-(Continued)

MC. 741\_13 CENTER COMMI

MOVE: A change in location on the same premises of the customer's WATS access line.

MULTILINE TERMINATING SYSTEM: Switching equipment (i.e., PBX, Centrex, ACD, tandem switching equipment) and Key telephone-type systems which are capable of terminating more than one central office line, WATS access line, Private Line Service or communications system.

NON-JOINTLY PROVIDED WATS SERVICE: At the option of the interexchange customer (IC) providing interLATA service to the end user, the IC may choose to not jointly provide WATS Service with the Telephone Company. If the WATS Service is not jointly provided, the Telephone Company will bill long distance message rates for intraLATA calls originated on interLATA-only WATS Access Lines.

CANCELLED

JUN 121993 #1.02 Public Service Commission

MAY 0 1 1993

nan armita BELLIGER, a. a.

Issued: MAR 2 2 1993

Effective:

MAY - 1 1993 By A. D. ROBERTSON, Assistant Vice President-External Affairs Southwestern Bell Telephone Company St. Louis, Missouri

**Wide Area Telecommunications** Service Tariff 1st Revised Sheet 1.02 Replacing Original Sheet 1.02

DEC 2

RECEIVED

- 1988

WIDE AREA TELECOMMUNICATIONS SERVICE CANCELLED

2. GENERAL REGULATIONS-(Continued)

2.1 Definitions-(Continued)

MOVE: A change in location on the same premises of mission stoner's VATS access line. Public Service Commission Stoner's VATS

MULTILINE TERMINATING SYSTEM: Switching equipment (i.e., PBX, Centrex, ACD, tandem switching equipment) and Key telephone-type systems which are capable of terminating more than one central office line, WATS access line, Private Line Service or communications system.

MAY 1 1993

NETWORK DATA REPORT: Interexchange Customers providing non-joint 800 Service have the option of providing an 800 Network Data Report or an 800 Access Service jurisdictional report as described in the Access Tariff, Section 6, Paragraph 6.6.1. Interexchange customers (ICs) providing 800 service jointly with the Telephone Company must provide to the Telephone Company an 800 Network Data Report. This report shall reflect all 800 telephone numbers that may originate and terminate in the same state within

Telephone Company territory. Each 800 telephone number provided in the 800 Network Data Report will reflect either an NPA-NXX code (for calls completing according to the provisions of non-joint provided WATS Access Line Service) or a ten digit POTS telephone number (for calls completing on joint provided WATS Access Line Service to which the 800 Access Service traffic will complete. This report shall also reflect any time or day sensitive routing information which the Telephone Company requires to accurately bill and an indicator of the type of termination that will be used in the completion of the 800 call, i.e., common line, WATS Access Line, or other. The IC is required to provide this report before initial 800 Access Service is established. The IC is required to provide an updated 800 Network Data Report on a weekly basis unless the Telephone Company and the IC agree that the ICs 800 service activity requires provision of the report on either a more frequent or less frequent basis.

NON-JOINTLY PROVIDED WATS SERVICE: At the option of the interexchange customer (IC) providing interLATA service to the end user, the IC may choose to not jointly provide WATS Service with the Telephone Company. If the WATS Service is not jointly provided, the Telephone Company will bill long distance message rates for intraLATA calls originated on interLATA-only WATS Access Lines.

FILED

DEC 14 1988 Public Service Commission

Issued: DEC 2 1988

**Effective:** 526 14 1988

By R. D. BARRON, President-Missouri Division Southwestern Bell Telephone Company St. Louis, Missouri

(AT) (RT) (RT)

(AT)

(RT) (RT)

## · ·

#### WIDE AREA TELECOMMUNICATIONS SERVICE

- 2. GENERAL REGULATIONS-(Continued)
- 2.1 Definitions-(Continued)

RECEIVED

Original Sheet 1.02

Service Tariff

Vide Area Telecommunications

OCT-1 3 1987

(MT)

(AT)

MISSOURI

MOVE: A change in location on the same premises of Pubelicustomers SWATSUSSION Access Line.

MULTILINE TERMINATING SYSTEM: Switching equipment (i.e., PBX, Centrex, ACD, tandem switching equipment) and Key telephone-type systems which are capable of terminating more than one central office line, WATS Access Line, Private Line Service or communications system.

(AT) NETWORK DATA REPORT: Interexchange customers (ICs) providing 800 service either jointly with the Telephone Company or on a non-joint provisional basis must provide to the Telephone Company an 800 Network Data Report. This report shall reflect all 800 telephone numbers that may originate and terminate in the same state within Telephone Company territory. Each 800 telephone number provided in the 800 Network Data Report will reflect either an NPA-NXX code (for calls completing according to the provisions of non-joint provided WATS Access Line Service) or a ten digit POTS telephone number (for calls completing on joint provided WATS Access Line Service to which the 800 Access Service traffic will complete. This report shall also reflect any time or day sensitive routing information which the Telephone Company requires to accurately bill and an indicator of the type of termination that will be used in the completion of the 800 call, i.e., common line, WATS Access Line, or other. The IC is required to provide this report before initial 800 Access Service is established. The IC is required to provide an updated 800 Network Data Report on a weekly basis unless the Telephone Company and the IC agree that the ICs 800 service activity requires provision of the report on either a more frequent or less frequent basis.

> NON-JOINTLY PROVIDED WATS SERVICE: At the option of the interexchange customer (IC) providing interLATA service to the end user, the IC may choose to not jointly provide WATS Service with the Telephone Company. If the WATS Service is not jointly provided, the Telephone Company will bill long distance message rates for intraLATA calls originated on interLATA-only WATS Access Lines. For intraLATA 800 service calls the rates found in Section 5.4, Paragraph 5.4.A.3, of this tariff apply.

CANCELLED DEC 14 1988 FILED BY PARSIOZ OCT 16 1987 Public Service Commission TO-87-42 Public Service Commission MISSOURI Issued: OCT 1 4 1987 Effective: OCT 1 6 1987. By R. D. BARRON, President-Missouri Division Southwestern Bell Telephone Company

St. Louis, Missouri

No supplement to this tariff will be issued except for the purpose of canceling this tariff.

#### WIDE AREA TELECOMMUNICATIONS SERVICE

#### 2. GENERAL REGULATIONS-(Continued)

2.1 Definitions-(Continued)

SERVICE POINT: When used in connection with customer-provided communication channels or systems, denotes the point on the customer's premises where channels provided by or furnished to the customer are terminated in switching equipment used, in the normal mode of operation, for communications with service points or customer premises equipment located on the premises.

(AT) Southwestern Bell CUSTOM 8<sup>sm</sup> referred to herein as "CUSTOM 8": Denotes a Common Line 800 Service for business customers utilizing Southwestern Bell Telephone Company's 800 Data (AT) Base.

TELEPHONE COMPANY: The Southwestern Bell Telephone Company.

WIDE AREA TELECOMMUNICATIONS SERVICE (WATS): The furnishing of service for dialtype telephone communications between a WATS access line and intraLATA service points within the State of Missouri. The WATS charges set forth in this Tariff are in payment for the intraLATA service furnished between the originating and terminating service points.

The Telephone Company will jointly provide intrastate WATS and WATS-like Services with participating Interexchange Customers.

WATS ACCESS LINE: A line from the customer's premises to a Telephone Company serving office which is provided for the purpose of completing WATS calls. Each such line will be arranged at the customer's option for either Outward WATS or 800 Service, but not for both.

Issued: September 1, 1999

Effective: October 1, 1999

By JAN NEWTON, President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

> FILED Missouri Public Service Commision

CANCELLED June 29, 2007 TO-2002-185 Missouri Public Service Commission

No supplement to this tariff will be issued except for the purpose of canceling this tariff.

(RT)

(RT)

### Vide Area Telecommunications Service Tariff 12th Revised Sheet 2 Replacing 11th Revised Sheet 2

#### WIDE AREA TELECOMMUNICATIONS SERVICE

DEC 1 3 1991

#### 2. GENERAL REGULATIONS-(Continued)

2.1 Definitions-(Continued)

MISSOURI Public Service Commission

SERVICE POINT: When used in connection with customer-provided communication channels or systems, denotes the point on the customer's premises where channels provided by or furnished to the customer are terminated in switching equipment used, in the normal mode of operation, for communications with service points or customer premises equipment located on the premises.

TELEPHONE COMPANY: The Southwestern Bell Telephone Company.

WIDE AREA TELECOMMUNICATIONS SERVICE (WATS): The furnishing of service for dial-type telephone communications between a WATS access line and intraLATA service points within the State of Missouri. The WATS charges set forth in this Tariff are in payment for the intraLATA service furnished between the originating and terminating service points.

(RT) The Telephone Company will jointly provide intrastate WATS and WATS-like
 (AT) Services with participating Interexchange Customers.

WATS ACCESS LINE: A line from the customer's premises to a Telephone Company serving office which is provided for the purpose of completing WATS calls. Each such line will be arranged at the customer's option for either Outward WATS or 800 Service, but not for both.

## CANCELLED

OCT 0 1 1999 By 3th 2 S 2 Public Service Commission MISSOURI

FILED

JAN 20 1992

Issued: UEC 2 0 1991

Bffective: JAN 2 0 1992

By R. D. BARRON, President-Missouri Division Southwestern Bell Telephone Company St. Louis, Missouri

n

Wide Area Telecommunications Service Tariff 11th Revised Sheet 2 Replacing 10th Revised Sheet 2 RECEIVED

#### WIDE AREA TELECOMMUNICATIONS SERVICE

SEP 2 0 1990

2. GENERAL REGULATIONS-(Continued)

2.1 Definitions-(Continued)

MISSOUTH

SERVICE POINT: When used in connection with customer-provided communication channels or systems, denotes the point on the customer's premises where channels provided by or furnished to the customer are terminated in switching equipment used, in the normal mode of operation, for communications with service points or customer premises equipment located on the premises.

TELEPHONE COMPANY: The Southwestern Bell Telephone Company.

WIDE AREA TELECOMMUNICATIONS SERVICE (WATS): The furnishing of service for dial-type telephone communications between a WATS access line and intraLATA service points within the State of Missouri. The WATS charges set forth in this Tariff are in payment for the intraLATA service furnished between the originating and terminating service points.

Interexchange customers with which the Telephone Company will jointly provide intrastate WATS and WATS-like Services are:

Company

AT&T Communications of the Southwest, Inc. (RT)

COMMUNIGROUP, INC.

LDDS COMMUNICATION, INC.

WATS ACCESS LINE: A line from the customer's premises to a Telephone Company serving office which is provided for the purpose of completing WATS calls. Each such line will be arranged at the customer's option for either Outward WATS or 800 Service, but not for both.

## CANCELLED

JAN 20 1992 -BY 12th R.S. 2 Public Service Commission MISSOURI

Issued: SEP 2 4 1990

Effective: CORTANDO

FILED

NOV 2 4 1990 By R. D. BARRON, President-Missouri Division Southwestern Bell Telephone Company St. Louis, Missouri

NOV 24 1990 - 1 5 3 Public Service Commission

(RT)

(RT) (AT)

Wide Area Telecommunications Service Tariff 10th Revised Sheet 2 Replacing 9th Revised Sheet 2

WIDE AREA TELECOMMUNICATIONS SERVICE

## RECEIVED

2. GENERAL REGULATIONS-(Continued)

2.1 Definitions-(Continued)

APR 27 1988

MISSOURI

SERVICE POINT: When used in connection with customer provided communication channels or systems, denotes the point on the customer's premises where channels provided by or furnished to the customer are terminated in switching equipment used, in the normal mode of operation, for communications with service points or customer premises equipment located on the premises.

TELEPHONE COMPANY: The Southwestern Bell Telephone Company.

WIDE AREA TELECOMMUNICATIONS SERVICE (WATS): The furnishing of service for dial-type telephone communications between a WATS access line and intraLATA service points within the State of Missouri. This service is provided only in conjunction with participating interexchange customers for the provision of intrastate WATS or WATS-like Services. The WATS charges set forth in this Tariff are in payment for the intraLATA service furnished between the originating and terminating service points.

Interexchange customers with which the Telephone Company will jointly provide intrastate WATS and WATS-like Services are:

Company

AT&T Communications of the Southwest, Inc. COM-LINK 21 COMMUNIGROUP, INC. COMPUTE-A-CALL, INC.

WATS ACCESS LINE: A line from the customer's premises to a Telephone Company serving office which is provided for the purpose of completing WATS calls. Each such line will be arranged at the customer's option for either Outward WATS or 800 Service, but not for both.

CANCELLED NOV 24 1990 BY JOB RS. #2 Public Service Commission MISSOURI

FILED

JUN 1 1988

Public Service Commission

Issued: MAY 2 1988

Effective: JUN 1 1988

By R. D. BARRON, President-Missouri Division Southwestern Bell Telephone Company St. Louis, Missouri

(AT) (AT)

(AT)

P.S.C. No. 27

No supplement to this tariff will be issued except for the purpose of canceling this tariff.

rf. Replacing Ethrough Speet 2 WIDE AREA TELECOMMUNICATIONS SERVICE

GENERAL REGULATIONS-(Continued)

2.1 Definitions-(Continued)

MISSOURI

1986

Wide Area Telecommunications

SEP 3

Service Tariff 9th\_Revised\_Sheet\_2

SERVICE POINT: When used in connection with custome **Public Service Commission** channels or systems, denotes the point on the customer's premises where channels provided by or furnished to the customer are terminated in switching equipment used, in the normal mode of operation, for communications with service points or customer premises equipment located on the premises.

TELEPHONE COMPANY: The Southwestern Bell Telephone Company.

WIDE AREA TELECOMMUNICATIONS SERVICE (WATS): The furnishing of service for dial-type telephone communications between a WATS access line and intraLATA service points within the State of Missouri. This service is provided only in conjunction with participating interexchange customers for the provision of intrastate WATS or WATS-like Services. The WATS charges set forth in this Tariff are in payment for the intraLATA service furnished between the originating and terminating service points.

Interexchange customers with which the Telephone Company will jointly provide intrastate WATS and WATS-like Services are:

Company

AT&T Communications of the Southwest, Inc.

WATS ACCESS LINE: A line from the customer's premises to a Telephone Company serving office which is provided for the purpose of completing WATS calls. Each such line will be arranged at the customer's option for either Outward WATS or 800 Service, but not for both.

CANCELLED JUN 1 1988 BY 10th R.S.#2 FM FID Public Service Commission SEP 15 1986 MISSOURI TA0 874 Public Service Commission Issued: SEP 0 3 1986 Effective: SEP 15 1986

By R. D. BARRON, President-Missouri Division Southwestern Bell Telephone Company St. Louis, Missouri

(RT)

(RT)

RT)

Wide Area Telecommunications Service Tariff 8th Revised Sheet 2 Replacing 7th Revised Sheet 2

WIDE AREA TELECOMMUNICATIONS SERVICE

2. GENERAL REGULATIONS-(Continued)

2.1 Definitions-(Continued)

REGEIVED AUG 2-2 1894 MISSOURI Public Service Commission

SERVICE POINT: When used in connection with customer-provided communication channels or systems, denotes the point on the customer's premises where channels provided by or furnished to the customer are terminated in switching equipment used, in the normal mode of operation, for communications with service points or customer premises equipment located on the premises.

TELEPHONE COMPANY: The Southwestern Bell Telephone Company.

WIDE AREA TELECOMMUNICATIONS SERVICE (WATS): The furnishing of service for dial-type telephone communications between a WATS access line and intraLATA service points within the State of Missouri. This service is provided only in conjunction with participating interexchange customers for the provision of intrastate WATS or WATS-like Services. The WATS charges set forth in this Tariff are in payment for the intraLATA service furnished between the originating and terminating service points.

Interexchange customers with which the Telephone Company will jointly provide intrastate WATS and WATS-like Services are:

Company

Expiration Date

AT&T Communications of the Southwest, Inc.

12-31-85

WATS ACCESS LINE: A line from the customer's premises to a Telephone Company serving office which is provided for the purpose of completing WATS calls. Each such line will be arranged at the customer's option for either Outward WATS or 800 Service, but not for both.

fo	r either Outward	WATS or 800 Service, but not for both $(\overline{F}, \mu)$	
		GENBETCED	FILED
		SEP 1 5 1986	OCT - 8 1984
		BY A L.S.H PUBLIC SERVICE COMMISSION OF MISSOURI	Public Service Commission
Issued:	AUG 2 4 1984	Effective	
	By R. D	. BARRON, President-Missouri Division	

y R. D. BARRON, President-Missouri Division Southwestern Bell Telephone Company St. Louis, Missouri

No supplement to this tariff will be issued except for the purpose of canceling this tariff.

Wide Area Telecommunications Service Tariff Replacing oth Revised Sheet 2 Replacing oth Revised Sheet 2 (RT) DEC 20 1033 WIDE AREA TELECOMMUNICATIONS SERVICE **MISSOURI** Public Service Commission

- 2. GENERAL REGULATIONS-(Continued)
- 2.1 Definitions-(Continued)

SERVICE GROUP: The term' "service group," as used in connection with Outward WATS, denotes one or more Outward WATS access lines terminated in the same multiline terminating system. When used in connection with 800 Service, it denotes the access lines arranged in the serving office equipment furnished by the Telephone Company as part of a given hunting arrangement.

(AT) SERVICE POINT: When used in connection with customer-provided communication channels or systems, denotes the point on the customer's premises where channels provided by or furnished to the customer are terminated in switching equipment used, in the normal mode of operation, for communications with service points or customer premises equipment located on the premises.

> TELEPHONE COMPANY: The Southwestern Bell Telephone Company.

WIDE AREA TELECOMMUNICATIONS SERVICE (WATS): The furnishing of service for dial-type telephone communications between a WATS access line and intraLATA service points within the State of Missouri. This service is provided only in conjuncion with participating interexchange customers for the provision of intrastate WATS or WATS-like services. The WATS charges set forth in this Tariff are in payment for the intraLATA service furnished between the originating and terminating service points.

Interexchange customers with which the Telephone Company will jointly provide Intrastate WATS and WATS-like services are:

Company

Expiration Date

AT&T Communications of the Southwest, Inc.

12-31-85

WATS ACCESS LINE: A line from the customer's premises to a Telephone Company serving office which is provided for the purpose of completing WATS calls. Each such line will be arranged with the customer's option for either Outward WATS or San Service but not for both.

OCT - 8 1984 FIILED PUBLIC SERVICE COMMISSION JAN - 1 1984 OF MISSOURI 83-253 Public Service Commission (

Issued: DEC 2 9 1983

(CP)

Effective: JAN 0 1 1984

By R. D. BARRON, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

No supplement to this tariff will be issued except for the purpose of canceling this tariff.

Wide Area Telecommunications Service Tariff 6th Revised Sheet 2 Replacing\_5th Revised Sheet 2 and Original/Sheet 2.01

#### (CP) WIDE AREA TELECOMMUNICATIONS SERVICE

#### 2. GENERAL REGULATIONS-(Continued)

JAN 12 1983 MISSOURI

FILED

FEB - 1 1983

82-199

**Public Service Commission** 

2.1 Definitions-(Continued)

SERVICE GROUP: The term "service group," as used in-connection with Outward WATS, denotes one or more Outward WATS access lines terminated in the same multiline terminating system. When used in connection with 800 Service, it denotes the access lines arranged in the serving office equipment furnished by the Telephone Company as part of a given hunting arrangement.

TELEPHONE COMPANY: The Southwestern Bell Telephone Company.

WATS: The furnishing of service for dial-type telecommunications between a WATS access line and points within the State of Missouri. The WATS charges set forth in this Tariff are in payment for the service furnished between the calling and called stations.

WATS ACCESS LINE: A line from the customer's premises to a Telephone Company serving office which is provided for the purpose of completing WATS calls. Each such line will be arranged at the customer's option for either Outward WATS or 800 Service, but not for both.

#### . 2.2 Undertaking of Telephone Company

Transmitting Messages - The Telephone Company does not transmit messages but furnishes the use of its services to its customers for communications.

The design, maintenance and operation of Wide Area Telecommunications Service envisions that communications will originate or terminate at a WATS station for the purpose of communicating with stations in the specified service areas. Connections of communications systems provided by the customer or Other Common Carrier to WATS may be made. However, the Telephone Company will not be responsible for the through transmission of signals or for the quality of transmission on such connections.

#### 2.3 Availability of Service

Service is furnished subject to the availability of the service components required. The Telephone Company Will (1) determine which of those com-ponents shall be used and (1) make modifications to those components at its option. JAN - 1 1984

PUBLIC SERVICE COMMISSION

OF MISSOURI

Issued:

Effective: FEB 0 1 1983 JAN 12 1983 By R. D. BARRON, Vice President-Missour Southwestern Bell Telephone Company St. Louis, Missouri

BY

WIDE AREA TELECOMMUNICATIONS SERVICE REGEIVE

Wide Area Telecommunications

Replacing-4th Revised Sheet 2

JUN 0 9 1980

ไม่เริ่มเป็นไ

Service Tariff 5th Revised Sheet 2

- 1.2 GENERAL REGULATIONS-(Continued)
- 1.2.1 Definitions-(Continued)

DIRECT ELECTRICAL CONNECTION: A physical connection of the electrical conductors in the communications path.

MOVE: A change in location on the same premises of the customer's WATS Access Line, Access Line Extension or associated equipment.

- NETWORK CONTROL SIGNALING: The transmission of signals used in the telecommunications system which performs functions such as supervision (control, status, and charging signals), address signaling (e.g., dialing), calling and called number identification, audible tone signals (call progress signals indicating re-order or busy conditions, alerting, coin denominations, coin collect and coin return tones) to control the operation of switching machines in the telecommunications system.
- (CT) NETWORK CONTROL SIGNALING UNIT: The terminal equipment furnished for the provision of network control signaling.

OTHER COMMON CARRIER (OCC): The term "Other Common Carrier" denotes Specialized Common Carriers, Domestic and International Record Carriers and Domestic Satellite Carriers engaged in providing private line services as such carriers may be authorized by the Federal Communications Commis-(CT) sion and the Missouri Public Service Commission to provide.

OTHER COMMON CARRIER-PROVIDED CHANNEL: The term "Other Common Carrier-provided Channel" denotes the facility portion of an Other Common Carrier provided communications system, exclusive of switching equipment and other nontransmission type equipment (i.e. dates is, hand sets, etc.)

FEB - 1 1983 PUBLIC SERVICE COMMISSION

Issued: JUN 20 1980

Effective: JUL 20 1980

BY R. R. SHOCKLEY, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

P.S.C. Mo.-No. 27

WIDE AREA TELECOMMUNICATIONS SERVICE

1.2 GENERAL REGULATIONS-(Continued)

1.2.1 Definitions-(Continued)

(RT)

DIRECT ELECTRICAL CONNECTION: A physical connection of the electrical conductors in the communications path.

MOVE: A change in location on the same premises of the customer's WATS Access Line, Access Line Extension or associated equipment.

NETWORK CONTROL SIGNALING: The transmission of signals used in the telecommunications system which performs functions such as supervision (control, status, and charging signals), address signaling (e.g., dialing), calling and called number identification, audible tone signals (call progress signals indicating re-order or busy conditions, alerting, coin denominations, coin collect and coin return tones) to BY\_\_\_\_\_ control the operation of switching machines in the tele-\_\_\_\_\_\_ PUBL communications system.

PUBLIC SERVICE COMMISSION OF MISSOURI

NETWORK CONTROL SIGNALING UNIT: The terminal equipment furnished, installed and maintained by the Telephone Company for the provision of network control signaling.

OTHER COMMON CARRIER (OCC): The term "Other Common Carrier" denotes Specialized Common Carriers, Domestic and International Record Carriers and Domestic Satellite Carriers engaged in providing private line services as such carriers may be authorized by the Federal Communications Commission to provide.

OTHER COMMON CARRIER-PROVIDED CHANNEL: The term "Other Common Carrier-provided Channel" denotes the facility portion of an Other Common Carrier provided communications system, exclusive of switching equipment and other non transmission type equipment (i.e. data sets, hand sets, etc.)

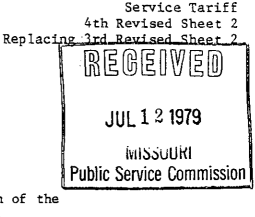
ED AUG 2 0 1979 Public Service Commission

Issued:

JUL 2 0 1979

Effective: AUG 2 0 1979

BY R. R. SHOCKLEY, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri



GANGELLED

JUL 2 0 1980

ARS#2

Wide Area Telecommunications

No supplement to this Wide Area Telecommunications tariff will be issued Service Tariff except for the purpose 3rd Revised Sheet 2 WIDE AREA TELECOMMUNICATIONS SERVICE of canceling this tariff. 1.2 GENERAL REGULATIONS-(Continued) SEP 27 1977 1.2.1 Definitions-(Continued) MISSOURI DATA ACCESS ARRANGEMENT: A protective connective connective Service Se for use with network control signaling unit, or in lieu of the connecting arrangement, an arrangement to identify a central office line and protective facilities and procedures to determine compliance with criteria set forth in 1.4.2 (A-3). DIRECT ELECTRICAL CONNECTION: A physical connection of the electrical conductors in the communications path. MOVE: A change in location on the same premises of the customer's WATS Access Line, Access Line Extension or associated equipment. NETWORK CONTROL SIGNALING: The transmission of signals used in the telecommunications system which performs functions such as supervision (control, status, and charging signals), address signaling (e.g., dialing), calling and called number identification, audible tone signals (call progress signals indicating re-order or busy conditions, alerting, coin denominations, coin collect and coin return tones) to control the operation of switching machines in the telecommunications system. NETWORK CONTROL SIGNALING UNIT: The terminal equipment furnished, installed and maintained by the Telephone Company for the provision of network control signaling. OTHER COMMON CARRIER (OCC): The term "Other Common Carrier" (AT)denotes Specialized Common Carriers, Domestic and International Record Carriers and Domestic Satellite Carriers engaged in providing private line services as such carriers may be authorized by the Federal Communications\_Commission to provide. (AT)OTHER COMMON CARRIER-PROVIDED CHANNEL: The term "Other Common Carrier-provided Channel" denotes the facility portion of an Other Common Carrier provided communications system, an Other Common Carrier provided communications system, exclusive of switching equipment and other non transmission UN New equipment (i.e. data sets, hand sets, etc.) AUG 2 0 1979 OCT 281977 14 R82 Public Service Commission

PUBLIC SERVICE COMMISSION Issuedof Masterial 8 1977

Effective: OCT 281977

BY R. R. SHOCKLEY, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

Wide Area Telecommunications Service Tariff 2nd Revised Sheet 2 Replacing 1st Revised Sheet 2

WIDE AREA TELECOMMUNICATIONS SERVICE

1.2 GENERAL REGULATIONS-(Continued)

1.2.1 Definitions-(Continued)

DEC 171976

REGEIVED

- DATA ACCESS ARRANGEMENT: A protective connecting arrangement for use with network control signaling unit, or in Hebulit the connecting arrangement, an arrangement to Public Enfrequencies central office line and protective facilities and procedures to determine compliance with criteria set forth in 1.4.2 (A-3).
- DIRECT ELECTRICAL CONNECTION: A physical connection of the electrical conductors in the communications path.
- (AT) MOVE: A change in location on the same premises of the customer's WATS Access Line, Access Line Extension or associated equipment.
  - NETWORK CONTROL SIGNALING: The transmission of signals used in the telecommunications system which performs functions such as supervision (control, status, and charging signals), address signaling (e.g., dialing), calling and called number identification, audible tone signals (call progress signals indicating re-order or busy conditions, alerting, coin denominations, coin collect and coin return tones) to control the operation of switching machines in the telecommunications system.
  - NETWORK CONTROL SIGNALING UNIT: The terminal equipment furnished, installed and maintained by the Telephone Compan**GANCELLED** provision of network control signaling. FREMISES:

**OCT** 2 8 1977

- A. See definition of term "building". B. All portions of the same building occupied by the Jules 2
  - same customer, provided that: 1. The portions are not separated from each othe of Missouri by intervening offices, rooms or suites not
  - occupied by the customer.
    2. The portions on different floors are contiguous and that the portion on the upper floor is directly above the portion occupied on the lower floor.
- C. All of the buildings occupied by the same customer ED
  - 1. All of the buildings are located on the same plot of ground and are not intersected by E@ 22 1976 public highway.
    #18060

Note: A public highway is considered to mean an vehicular thoroughfare which is governmentally owned.

Issued: December 17, 1976 Effective: December 22, 1976

BY R.R. SHOCKLEY, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

P.S.C. Mo No supplement to this tariff will be issued	No. 27 Wide Area Telecommunications Service Tariff
except for the purpose of canceling this tariff.	lst Revised Sheet 2 * Replacing Original Sheet 2
WIDE AREA TELECOMMU	NICATIONS SERVICENEDELVED
1.2 GENERAL REGULATIONS - (Conti	
1.2.1 Definitions - (Continued)	AUGINIS
for use with network cont the connecting arrangemen central office line and p	rotective connecting arrangement rol signaling unit, or in lieu of t, an arrangement to identify a rotective facilities and procedures ith criteria set forth in 1.4.2 (A-3).
(CT) DIRECT ELECTRICAL CONNECTION: electrical conductors in	A physical connection of the the communications path.
(AT) MOVE: A change in location o customer's WATS Access Li	on the same premises of the ne or associated equipment.
in the telecommunications such as supervision (cont address signaling (e.g., number identification, au signals indicating re-ord coin denominations, coin	The transmission of signals used system which performs functions crol, status, and charging signals), dialing), calling and called adible tone signals (call progress ler or busy conditions, alerting, collect and coin return tones) to switching machines in the tele-
(CT) NETWORK CONTROL SIGNALING UNI installed and maintained provision of network cont	T: The terminal <b>Contract further</b> by the Telephone <b>Contract for the</b> rol signaling.
(AT) PREMISES:	DEC $22 \frac{1976}{24}$
<ul> <li>The portions are by intervening of occupied by the of 2. The portions on of and that the port above the portion</li> <li>C. All of the buildings provided that:         <ol> <li>All of the building plot of ground ar public highway.</li> </ol> </li> <li>Note: A public highway.</li> </ul>	em "building." BY 2000 COMMISSION same building occ PUBLIC SERVICE COMMISSION led that: not separated from each other ffices, rooms or suites not customer. lifferent floors are contiguous tion on the upper floor is directly occupied on the lower floor is occupied by the same customer, ings are located on the same are not intersected by a
Issued: AUG 1 1973	Effective: SEP 1 1973
BY R. R. SHOCKLEY, Vice Pr Southwestern Bell St. Louis,	Telephone Company

No supplement to this tariff will be issued except for the purpose of canceling this tariff.

1.2

1.2.1

Ε.

Wide Area Telecommunications Service Tariff Original Sheet 2

WIDE AREA TELECOMMUNICATIONS S	SERVICE
GENERAL REGULATIONS - (Continued)	REGEIVED
l Definitions - (Continued)	APR 2 6 1973
. Data Access Arrangement	MISSOURI Public Service Commission
The term "Data Access Arrangement"	denotes a protective

The term "D connecting arrangement for use with the network control signaling unit, or in lieu of the connecting arrangement, an arrangement to identify a central office line and protective facilities and procedures to determine compliance with criteria set forth in 1.4.2 (A-3).

Direct Electrical Connection F.

EU physical The term "Direct Electrical Connection connection of the electrical conductors in the communications path. BY lot R.S. 2

Network Control Signaling G.

PUBLIC SERVICE COMMISSION The term "Network Control Signaling" den Ottesouthe transmission of signals used in the telecommunications system which perform functions such as supervision (control, status, and charging signals), address signaling (dialing), calling and called number identification, audible tone signals (call progress signals indication re-order or busy conditions, alerting, coin denominations, coin collect and coin return tones) to control the operation of switching machines in the telecommunications system.

Network Control Signaling Unit 11.

> The term "Network Control Signaling <u>Unit" denotes the</u> terminal equipment furnished, installed and hartained by the Telephone Company for the provision of network control signaling.

> > 1973 JUN 1

Ι. Service Point

> The term "Service Point" when used pupil Service Commission customer-provided communication charged Service Commission nt on the customer's premises where channels provided by or

Issued: MAY 1 1973

Effective: JUN 1 1973

BY R. R. SHOCKLEY, Vice President, Missouri-Illinois Southwestern Bell Telephone Company St. Louis, Missouri

Wide Area Telecommunications Service Tariff 3rd Revised Sheet 2.01 Replacing 2nd Revised Sheet 2.01

#### WIDE AREA TELECOMMUNICATIONS SERVICE

#### 2. GENERAL REGULATIONS-(Continued)

- 2.1 Definitions-(Continued)
- (CP) 800 SERVICE: The furnishing of facilities for dial-type telephone communication to an 800 Service WATS access line or exchange telephone service from intraLATA service points within the State of Missouri in accordance with the regulations and schedules of charges as specified herein, except as provided in the following:
- (CP) InterLATA dial-type telephone communication to an 800 Service WATS access line or exchange telephone service is furnished by an interexchange customer. Any interexchange customer may provide interLATA service using the Telephone Company-provided 800 Service WATS access line or exchange telephone service, subject to the availability and compatibility of the facilities of the Telephone Company and of the interexchange customer.

(RT)

OUTWARD WATS: The furnishing of service components for dial-type telephone communications from an Outward WATS access line to intraLATA local and toll service points within the State of Missouri in accordance with the regulations and schedules of charges as specified herein, except as provided in the following:

InterLATA dial-type telephone communication from the Outward WATS access line provided by the Telephone Company is furnished by an interexchange customer. Any interexchange customer may provide interLATA service using the Telephone Company-provided WATS access line, subject to the availability and compatibility of the service components of the Telephone Company and of the interexchange customer.

If the subscriber to interLATA WATS does not subscribe to intraLATA WATS, calls made within the same LATA over service components wholly provided by the Telephone Company over Telephone Company-provided WATS access line will be billed at charges for local and toll calls specified in the Company's Long Distance Message Telecommunications Service Tariff. Local calls will be billed at the lowest mileage rate level shown in the above mentioned tariff.

Issued: September 24, 1990

Effective: November 24, 1990

By R. D. BARRON, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

FILED Missouri Public Service Commision

CANCELLED June 29, 2007 TO-2002-185 Missouri Public Service Commission

Wide Area Telecommunications Service Tariff 2nd Revised Sheet 2.01 Replacing 1st Revised Sheet 2.01

#### WIDE AREA TELECOMMUNICATIONS SERVICE

#### 2. GENERAL REGULATIONS-(Continued)

2.1 Definitions-(Continued)

MISSOURI

RECEIVED

MAR 1 8 1988

(AT)

(AT)

AT)

800 SERVICE: The furnishing of service components for dial type telephone communication to an 800 Service access line from intraLATA local and toll service points within the State of Missouri in accordance with the regulations and schedules of charges as specified herein, except as provided in the following:

InterLATA dial-type telephone communication to an 800 Service access line provided by the Telephone Company is furnished by an interexchange customer. Any interexchange customer may provide interLATA service using the Telephone Company-provided 800 Service access line, subject to the availability and compatibility of the service components of the Telephone Company and of the interexchange customer.

Since interLATA calls cannot be prevented from reaching an 800 Service number, the customer subscribing to intraLATA 800 Service must also subscribe to an interLATA 800 Service or similar service provided by an interexchange customer. ۰,

OUTWARD WATS: The furnishing of service components for dial-type telephone communications from an Outward WATS access line to intraLATA local and toll service points within the State of Missouri in accordance with the regulations and schedules of charges as specified herein, except as provided in the following:

InterLATA dial-type telephone communication from the Outward WATS access line provided by the Telephone Company is furnished by an interexchange customer. Any interexchange customer may provide interLATA service using the Telephone Company-provided WATS access line, subject to the availability and compatibility of the service components of the Telephone Company and of the interexchange customer.

If the subscriber to interLATA WATS does not subscribe to intraLATA WATS, calls made within the same LATA over service components wholly provided by the Telephone Company over Telephone Company-provided WATS access line will be billed at charges for local and toll calls specified in the Company's Long Distance Message Telecommunications Service Tariff. Local calls will be billed at the fowest mileage rate level shown in the above FILE FILED NICIV 24 1990

APR 18 1988

Issued: MAR 18 1988 CIIC Commission ANISSOURI Effective: APR 18 1988 Public Service Commission By R. D. BARRON, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

No supplement to this tariff will be issued except for the purpose of canceling this tariff.

WIDE AREA TELECOMMUNICATIONS SERVICE

GENERAL REGULATIONS-(Continued)

2.1 Definitions-(Continued)

800 SERVICE: The furnishing of service components for dial-type telephone communication to an 800 Service access line from intraLATA toll service points within the State of Missouri in accordance with the regulations and schedules of charges as specified herein, except as provided in the following:

InterLATA dial-type telephone communication to an 800 Service access line provided by the Telephone Company is furnished by an interexchange customer. Any interexchange customer may provide interLATA service using the Telephone Company-provided 800 Service access line, subject to the availability and compatibility of the service components of the Telephone Company and of the interexchange customer.

Since interLATA calls cannot be prevented from reaching an 800 Service number, the customer subscribing to intraLATA 800 Service must also subscribe to an interLATA 800 Service or similar service provided by an interexchange customer.

OUTWARD WATS: The furnishing of service components for dial-type telephone communications from an Outward WATS access line to intraLATA local and toll service points within the State of Missouri in accordance with the regulations and schedules of charges as specified herein, except as provided in the following:

InterLATA dial-type telephone communication from the Outward WATS access line provided by the Telephone Company is furnished by an interexchange customer. Any interexchange customer may provide interLATA service using the Telephone Company-provided WATS access line, subject to the availability and compatibility of the service components of the Telephone Company and of the interexchange customer.

If the subscriber to interLATA WATS does not subscribe to intraLATA WATS, calls made within the same LATA over service components wholly provided by the Telephone Company over Telephone Company-provided WATS access line will be billed at charges for local and toll calls specified in the Company's Tariffs.

CANCELLED APR 18 1988 BY 2 200 P. S. H Public Service Commission MISSOURI



Wide Area Telecommunications

Replacing Original Sheet 2.01

DEC 20 1093

**I**."ISSOURI Public Service Commission

Service Tariff

Issued: DEC 2 9 1983

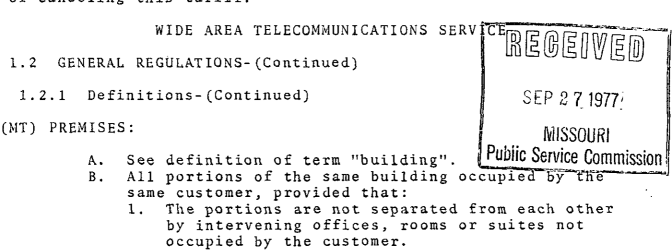
Effective: JAN 0 1 1984

By R. D. BARRON, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

(CP)

(CP)

Wide Area Telecommunications Service Tariff Original Sheet 2.01



- 2. The portions on different floors are contiguous and that the portion on the upper floor is directly above the portion occupied on the lower floor.
- C. All of the buildings occupied by the same customer, provided that:
  - 1. All of the buildings are located on the same plot of ground and are not intersected by a public highway.
  - Note: A public highway is considered to mean a vehicular thoroughfare which is governmentally owned.

GANGELLED FEB-1 1983 PUBLIC SERVICE COMMISSION

FILED

ÖCT 281977

**Public Service Commission** 

Issued: SEP 281977

Effective: 0CT 281977

BY R. R. SHOCKLEY, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

#### WIDE AREA TELECOMMUNICATIONS SERVICE

#### 2. GENERAL REGULATIONS-(Continued)

#### 2.2 Undertaking of Telephone Company

Transmitting Messages - The Telephone Company does not transmit messages but furnishes the use of its services to its customers for communications.

(CP) The design, maintenance and operation of Wide Area Telecommunications Service envisions that communications will originate or terminate at a WATS service point for the purpose of communicating with service points in the specified service areas. Connections of customer premises equipment or communications systems or interexchange customer-provided premises equipment or communications systems to WATS may be made. However, the Telephone Company will not be responsible for the through transmission of signals or for the quality of transmission on such connections.

#### 2.3 Availability of Service

Service is furnished subject to the availability of the service components required. The Telephone Company will (1) determine which of those components shall be used and (2) make modifications to those components at its option.

Issued: December 29, 1983

Effective: January 01, 1984

Wide Area Telecommunications Service Tariff 6th Revised Sheet 3 Replacing 5th Revised Sheet 3

#### WIDE AREA TELECOMMUNICATIONS SERVICE

#### 2. GENERAL REGULATIONS-(Continued)

- 2.4 Liability of Telephone Company
  - A. In view of the fact that the customer has exclusive control of his communications over the services furnished him by the Telephone Company, and of the other uses for which service components may be furnished him by the Telephone Company and because of unavoidableness of errors incident to the services and to the use of such service components of the Telephone Company, the services and service components furnished by the Telephone Company are subject to the terms, conditions and limitations herein specified.
  - B. The Telephone Company's failure to provide or maintain service under this Tariff shall be excused by labor difficulties, governmental orders, civil commotion, acts of God and other circumstances beyond the Telephone Company's reasonable control, subject to the interruption allowance provisions of this Tariff.
  - C. With respect to any claim or suit, by a customer or by any others, for damages arising out of mistakes, omissions, interruptions, delays or errors or defects in transmission or service occurring in the course of furnishing service, channels or other service components, the Telephone Company's liability, if any, shall not exceed an amount equivalent to the proportionate charge to the customer for the period during which such mistake, omission, interruption, delay, error or defect in transmission or service occurs and continues. This liability shall be in addition to any amounts that may otherwise be due to the customer under this Tariff as an allowance for interruptions. No other liability shall in any case attach to the Telephone
  - Company in consideration of such interruptions. However, such mistakes, omissions, interruptions, delays, errors or defects in transmission or service which are caused or contributed to by the negligence or willful act of the customer or which arise from or in connection with the use of customer premises equipment or service components shall not result in the imposition of any liability whatsoever upon the Telephone Company.
  - D. The Telephone Company shall be indemnified and saved harmless by the customer or customers against claims for libel, slander or the infringement of copyright arising directly or indirectly from the material transmitted over the service components or the use thereof, against claims for infringement of patents arising from combining with, or using in connection with, service components furnished by the Telephone Company, apparatus and systems of the customer; and against all other claims arising out of any act or omission of the customer in connection with service components provided by the Telephone Company.

Issued: March 24, 1997

CANCELLED June 29, 2007 TO-2002-185 Missouri Public Service Commission Effective: April 30, 1997

By KAREN E. JENNINGS, President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

FILED Missouri Public Service Commision

(RT)

(AT)

(ÅT)

Wide Area Telecommunications Service Tariff 5th Revised Sheet 3 Replacing 4th Revised Sheet 3

#### WIDE AREA TELECOMMUNICATIONS SERVICE

2. GENERAL REGULATIONS-(Continued)

2.4 Liability of Telephone Company

MAR 10 1995 MISSOURI

RECEIVED

- Public Service Commission In view of the fact that the customer has exclusive control of his communica-Α. tions over the services furnished him by the Telephone Company, and of the other uses for which service components may be furnished him by the Telephone Company and because of unavoidableness of errors incident to the services and to the use of such service components of the Telephone Company, the services and service components furnished by the Telephone Company are subject to the terms, conditions and limitations herein specified.
- Β. The Telephone Company's failure to provide or maintain service under this Tariff shall be excused by labor difficulties, governmental orders, civil commotions, acts of God and other circumstances beyond the Telephone Company's reasonable control, subject to the interruption allowance provisions of this Tariff.
- C. With respect to any claim or suit, by a customer or by any others, for damages arising out of mistakes, omissions, interruptions, delays or errors or defects in transmission or service occurring in the course of furnishing service, channels or other service components, the Telephone Company's liability, if any, shall not exceed an amount equivalent to the proportionate charge to the customer for the period during which such mistake, omission, interruption, delay, error or defect in transmission or service occurs and continues. This liability shall be in addition to any amounts that may otherwise be due to the customer under this Tariff as an allowance for interruptions. Except as specifically set forth in the General Exchange Tariff, Section 17, Paragraph 17.8.6., no other liability shall in any case attach to the Telephone Company in consideration of such interruptions. However, such mistakes, ommissions, interruptions, delays, errors or defects in transmission or service which are caused or contributed to by the negligence or willful act of the **Charloner** or which arise from or in connection with the use of customer premises equipment or service components shall not result in the imposition of any liability whatsoever upon the Telephone Company. APR
- The Telephone Company shall be indemnified and saved harmless by the cristamer D. or customers against claims for libel, slander or the Ministry and the component of service components or the use thereof, against claims for infringement of patents arising from combining with, or using in connection with, service components furnished by the Telephone Company, apparatus and systems of the customer; and against all other claims arising out of any act or ommission of the customer in connection with service components provided by the Telephone Company.

Issued: Effective: MAR 1 0 1995 APR 1 0 1995 By HORACE WILKINS, JR., President-Missouri Southwestern Bell Telephone Company rileo St. Louis, Missouri

MO. PUBLIC SERVICE COMM

#### WIDE AREA TELECOMMUNICATIONS SERVICE

MISSOURI Public Service Commission

Service Tariff

4th Revised Sheet 3

JAN = 1 1984 **8** 3 - 2 5 3 Public Service Commission

Wide Area Telecomunications

Replacing 3rd Revised Sheet 3

2. GENERAL REGULATIONS-(Continued)

2.4 Liability of Telephone Company

- (CP) A. In view of the fact that the customer has exclusive control of his communications over the services furnished him by the Telephone Company, and of the other uses for which service components may be furnished him by the Telephone Company and because of unavoidableness of errors incident to the services and to the use of such service components of the Telephone Company, the services and service components furnished by the Telephone Company are subject to the terms, conditions and limitations herein specified.
- (CP) B. The Telephone Company's failure to provide or maintain service under this Tariff shall be excused by labor difficulties, governmental orders, civil commotions, acts of God and other circumstances beyond the Telepian Ctom pany's reasonable control, subject to the interruption allowance provisions of this Tariff.
- PR\_101995 (CP) With respect to any claim or suit, by a customer or by any other С. damages arising out of mistakes, omissions, interruptions, delays of errors or defects in transmission or service occurring in the course of Commission furnishing service, channels or other service components, file HerenesouRI Company's liability, if any, shall not exceed an amount equivalent to the proportionate charge to the customer for the period during which such mistake, omission, interruption, delay, error or defect in transmission or service occurs and continues. This liability shall be in addition to any amounts that may otherwise be due to the customer under this Tariff as an allowance for interruptions. However, such mistakes, ommissions, interruptions, delays, errors or defects in transmission or service which are caused or contributed to by the negligence or willful act of the customer or which arise from or in connection with the use of customer premises equipment or service components shall not result in the imposition of any liability whatsoever upon the Telephone Company.
  - D. The Telephone Company shall be indemnified and saved harmless by the customer or customers against claims for libel, slander or the infringement of copyright arising directly or indirectly from the material transmitted over the service components or the use thereof, against claims for infringement of patents arising from combining with, or using in connection with, service components furnished by the Telephone Company, apparatus and systems of the customer; and against all other claims arising out of any act of commission of the customer in connection with service components provided by the Telephone Company.



(CP)

Effective: JAN 0 1 1984

By R. D. BARRON, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

No supplement to this tariff will be issued except for the purpose of canceling this tariff.

Service Tariff 3rd Revised Sheet 3 Replacing 2nd Revised Sheet 3

GANCELLE Dublic Service Commission

JAN - 1 1984

SERVICE COMMISSION

OF MISSOURI

Wide Area Telecommunications

BEGE

JAN 12 1983

MISSOURI

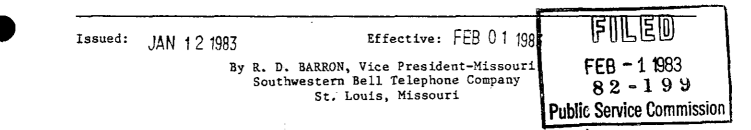
(CP) WIDE AREA TELECOMMUNICATIONS SERVICE

- 2. GENERAL REGULATIONS-(Continued)
- 2.3 Availability of Service-(Continued)
- (RT)

- 2.4 Liability of Telephone Company
- A. In view of the fact that the customer has exclusive control of his communications over the services furnished him by the Telephone Company, and of the other uses for which services may be furnished him by the Telephone Company and because of unavoidableness of errors incident to the services and to the use of such services of the Telephone Company, the services furnished by the Telephone Company are subject to the terms, conditions and limitations herein specified.

PUBLIC

- B. The liability of the Telephone Company for damages arising out of mistakes, omissions, interruptions, delays, errors or defects in transmission, or failure or defects in service components furnished by the Telephone Company, occurring in the course of furnishing service and not caused by the negligence of the customer or of the Telephone Company in failing to maintain proper standards of maintenance and operation and to exercise reasonable supervision shall in no event exceed an amount equivalent to the proportionate charge to the customer for the period of service during which such mistake, omission, interruption, delay or error or defect in transmission, or failure or defect in service components occurs.
- C. The Telephone Company shall be indemnified and saved harmless by the customer or customers against claims for libel, slander or the infringement of copyright arising directly or indirectly from the material transmitted over the services or the use thereof, against claims for infringement of patents arising from combining with, or using in connection with, services furnished by the Telephone Company, apparatus and systems of the customer, and against all other claims arising out of any act or omission of the customer in connection with the services provided by the Telephone Company.



No supplement to this tariff will be issued except for the purpose of canceling this tariff.

WIDE AREA TELECOMMUNICATIONS SERVICE

#### 1.2 GENERAL REGULATIONS-(Continued)

1.2.1 Definitions-(Continued)

L.SJULI. SERVICE POINT: When used in connection with customer provided communications channels, denotes the point on the customer's premises where channels provided by or furnished to the customer are terminated in switching equipment used, at least in part, for communications with stations or customer-provided terminal equipment.

Wide Area Telecommunications

Replacing 1st Revised Sheet 3

JULI 0 9 1980

10 20 200

1 4

REGE

Service Tariff

2nd Revised Sheet 3

TELEPHONE COMPANY: The Southwestern Bell Telephone Company.

(CT) WATS: The furnishing of service for dial type telecommunications between a WATS Access Line and points within the State of Missouri. The WATS charges set forth in this Tariff are in payment for the service furnished between the calling and called stations.

WATS ACCESS LINE: A line from the customer's premises to a Telephone Company Central Office which is provided for the purpose of completing WATS calls. Each such line will be arranged at the customer's option for either outward WATS or inward WATS (800 Service) but not for both.

1.2.2 Undertaking of Telephone Company

(AT)

- (CT) Transmitting Messages - The Telephone Company does not transmit messages but furnishes the use of its services to its customers for communications.
- (AT)The design, maintenance and operation of Wide Area Telecommunications Service envisions that communications will originate or terminate at a WATS station for the purpose of communicating with stations in the specified service areas. Connections of communications systems provided by the customer or Other Common Carrier to WATS may be made. However, the Telephone Company will not be responsible for the through transmission of signals or for the quality of transmission on such connections.
- 1.2.3 Availability of Service
- Service is furnished subject to the availability of the service components required. The Telephone Company will be determine which of those compon-ents shall be used and ( ) have coeffications to those components at its option. (CT) option. FEB - 1 1983

PUBLIC SERVICE COMMISSION

Issued: JUN 20 1980

Effective: JUL 20 1980

BY R. R. SHOCKLEY, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

P.S.C. Mo.-No. 27 No supplement to this Wide Area Telecommunications · tariff will be issued Service Tariff except for the purpose 1st Revised Sheet 3 of canceling this tariff. Replacing Original Sheet 3 WIDE AREA TELECOMMUNICATIONS SERVICE REGEI 1.2 GENERAL REGULATIONS - (Continued) AUG 1 1973 1.2.1 Definitions - (Continued) SERVICE POINT: When used in connection with customer-provided (CT)communications channels denotes the point on the customer's premises where channels provided by or furnished to the customer are terminated in switching equipment used, at least in part, for communications with stations or customerprovided terminal equipment. TELEPHONE COMPANY: The Southwestern Bell Telephone Company. (CT)The furnishing of facilities for dial type telecom-WATS: (CT)munications between a WATS Access Line and points within the State of Missouri. The WATS charges set forth in this

- Tariff are in payment for the service furnished between the calling and called stations.
   (CT) WATS ACCESS LINE: A line from the customer's premises to a Telephone Company Central Office which is provided for the
  - Telephone Company Central Office which is provided for the purpose of completing WATS calls. Each such line will be arranged at the customer's option for either outward or inward service but not for both.
    - 1.2.2 Undertaking of Telephone Company

Transmitting Messages - The Telephone Company does not transmit messages but furnishes the use of its facilities to its customers for communications.

1.2.3 Availability of Service

The furnishing of service under this Tariff will require certain physical arrangements of the facilities of the Telephone Company and is therefore subject to the availability of such facilities.

	GANGELLED	FILED
	JUL 20 1980 BY 2nd R.S. FT 3	SEAT RAD
	BY 2nd R.S.H.S PUBLIC SERVICE COMMISSION OF MISSOURI	
Issued: AUG 1 1973	Effective: S	EP 1 1973
	, Vice President, Miss ern Bell Telephone Com	

St. Louis, Missouri

	for the purpose eling this tariff.		Service Tar Original Shee
	WIDE AREA TELECOMM	UNICATIONS SER	
1.2 GE	NERAL REGULATIONS - (Contin	ued)	REGEIVE
1.2.1	Definitions - (Continued)	•	APR 2 6 1973
Ι.	(	-	MISSOUKI
	furnished to the customer	are terminated	Ruplic Service Lommiss
	equipment used, at least i	n part, for com	munications
	with stations or customer-	provided termin	a) equipment
	located on the premises.		GANGELLE
Ј.	Telephone Company		·
	· · · · · · · · · · · · · · · · · · ·		SEP 1 1973
	The Southwestern Bell Tele	phone Company.	. I Des
К.	WATS		PUBLIC SERVICE COMMISSI
	The term "WATS" denotes th	e furnishing of	OF MISSOURD facilities for
	dial type telecommunicatio	ons between a WA	TS access line a
	points within the State of		
	•		• • • • • • • • • • • • • • • •
	The WATS charges set forth	1 IN COIS LATIT	are in payment
	for the service furnished stations.	between the car	ting and carred
	stations.		
L.	WATS Access Line		
	The term "WATS Access Line		
	customer's premises to a T	Celephone Compar	ny Central Office
	which is provided for the		
	calls. Each such line wil	11 be arranged a	at the customer's
	option for either outward	or inward serv	ice but not for
	both.		
1.2.2	Undertaking of Telephone (	Company	
	Transmitting Marsagan	The Telephon	าพรเอิก ( สิกครี โกก+
	Transmitting Messages - T transmit messages but furr	vishes the use	of Lth La La Ultim
	to its customers for commi	unications	
			ILINI 1 1973
1.2.3	Availability of Service	8	JUN 1 1973
	·		
	The furnishing of service	under this har	iff will require
	certain physical arrangem	ents of the fall	Hand tor tor the the termina
	Telephone Company and is t		ct to the avail-
	ability of such facilities	S.	

BY R. R. SHOCKLEY, Vice President, Missouri-Illinois Southwestern Bell Telephone Company St. Louis, Missouri

> P }

Wide Area Telecommunications Service Tariff 4th Revised Sheet 4 Replacing 3rd Revised Sheet 4

#### WIDE AREA TELECOMMUNICATIONS SERVICE

#### 2. GENERAL REGULATIONS-(Continued)

2.4 Liability of Telephone Company-(Continued)

- (CP) E. When the lines of other telephone companies are used in establishing connections to service points not reached by the Telephone Company's lines, the Telephone Company is not liable for any act or omission of the other company or companies.
- (CP) F. The Telephone Company does not guarantee nor make any warranty with respect to service components provided by it for use in an explosive atmosphere. The customer shall indemnify and hold the Company harmless from any and all loss, claims, demands, suits or other action, or any liability whatsoever, whether suffered, made, instituted or asserted by the customer, or by any other party or person for any personal injury to or death of any person or persons and for any loss, damage or destruction of any property, whether owned by the customer or others, caused or claimed to have been caused directly or indirectly by the installation, operation, failure to operate, maintenance, removal, presence, condition, location or use of said service components so provided.

The Company may require each customer to sign an agreement for the furnishing of such service components as a condition precedent to the furnishing of such equipment.

The customer shall furnish, install and maintain sealed conduit with explosion-proof fittings between the service components provided in an explosive atmosphere and points outside the hazardous area where connection may be made with regular service components of the Company. The customer may be required to install and maintain these service components within the hazardous area if, in the opinion of the Company, injury or damage to Company employees or property might result from installation or maintenance by the Company.

(CP) G. The charges specified in this Tariff do not contemplate work being performed by the Telephone Company employees involved at a time when overtime wages apply, due to the request of the customer, nor do they contemplate work once begun being interrupted by the customer. If the customer requests that overtime be performed or interrupts work once begun, an additional charge based on the additional costs involved applies.

#### 2.5 Limitation of Service

A. WATS does not include person-to-person, collect, conference or other calls requiring operator handling, except that an operator will reach the called telephone number where service components are not available for customer dial completion.

Issued: December 29, 1983

Effective: January 1, 1984

By R. D. BARRON, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

FILED Missouri Public Service Commision

CANCELLED June 29, 2007 TO-2002-185 Missouri Public Service Commission

(CP)

No supplement to this tariff will be issued except for the purpose of canceling this tariff. Wide Area Telecommunications Service Tariff 3rd Revised Sheet 4 Replacing 2nd Revised Sheet 4

REGEIVED

(CP) WIDE AREA TELECOMMUNICATIONS SERVICE.

- 2. GENERAL REGULATIONS-(Continued)
- 2.4 Liability of Telephone Company-(Continued)
- D. When the services of other telephone companies are used in establishing connections to points not reached by the Telephone Company's plines, the Telephone Company is not liable for any act or omission of the other company or companies.
- E. The Telephone Company does not guarantee nor make any warranty with respect to equipment provided by it for use in an explosive atmosphere. The customer shall indemnify and hold the Company harmless from any and all loss, claims, demands, suits or other action, or any liability whatsoever, whether suffered, made, instituted or asserted by the customer, or by any other party or person for any personal injury to or death of any person or persons and for any loss, damage or destruction of any property, whether owned by the customer or others, caused or claimed to have been caused directly or indirectly by the installation, operation, failure to operate, maintenance, removal, presence, condition, location or use of said equipment so provided.

The Company may require each customer to sign an agreement for the furnishing of such equipment as a condition precedent to the furnishing of such equipment.

The customer shall furnish, install and maintain sealed conduit with explosion-proof fittings between the equipment and points outside the hazardous area where connection may be made with regular services of the Company. The customer may be required to install and maintain this equipment within the hazardous area if, in the opinion of the Company, injury or damage to Company employees or property might result from installation or maintenance by the Company.

- F. The charges specified in this Tariff do not contemplate work being performed by the Telephone Company employees involved at a time when overtime wages apply, due to the request of the contemper, nor do they contemplate work once begun being in the customer, nor do they customer requests that overtime be performed or interrupts work once begun, an additional charge based on the additional costs involved applies.
- 2.5 Limitation of Service
- A. WATS does not include person-to-personavice commission requiring operator handling, except there a Telephone Company operator will reach the called telephone number where service components are not available for customer dial completion.

Effective: FEB 0 1 1983

FILED

FEB - 1 1983

82 - 199

Public Service Commission

Issued: JAN 12 1983

By R. D. BARRON, Vice President-Missour Southwestern Bell Telephone Company St. Louis, Missouri

Wide Area Telecommunications

Replacing 1st Revised Sheet 4

別名旧名

Service Tariff

2nd Revised Sheet 4

JUI 0 9 1980

No supplement to this tariff will be issued except for the purpose of canceling this tariff.

#### WIDE AREA TELECOMMUNICATIONS SERVICE

#### 1.2 GENERAL REGULATIONS-(Continued)

- 1.2.3 Availability of Service-(Continued)
- (AT) When connections are made to customer or Other Common Carrier provided communications systems at a premises where the customer does not originate or terminate communications, the Telephone Company may require that WATS be furnished from a Telephone Company WATS Serving Office(s) different than the Serving Office(s) designated by the Telephone Company to serve that premises.
- (AT) Under such circumstances, monthly and installation that so up a line extension charges, as set forth in the state of the state of the water of

1.2.4 Liability of Telephone Company

- (CT) A. In view of the fact that the customer has extensive to the commission tions over the services furnished him by the relephone Company, and of the other uses for which services may be furnished him by the Telephone Company, and because of unavoidableness of errors incident to the services and to the use of such services of the Telephone Company, the services furnished by the Telephone Company are subject to the terms, conditions and limitations herein specified.
- (CT) B. The liability of the Telephone Company for damages arising out of mistakes, omissions, interruptions, delays, errors or defects in transmission, or failure or defects in service components furnished by the Telephone Company, occurring in the course of furnishing service and not caused by the negligence of the customer, or of the Telephone Company in failing to maintain proper standards of maintenance and operation and to exercise reasonable supervision shall in no event exceed an amount equivalent to the proportionate charge to the customer for the period of service during which such mistake, omission, interruption, delay or error or defect in transmission, or failure or defect in service components occurs.
  - C. The Telephone Company shall be indemnified and saved harmless by the customer or customers against claims for libel, slander, or the infringement of copyright arising directly or indirectly from the material transmitted over the services or the use thereof, against claims for infringement of patents arising from combining with, or using in connection with, services furnished by the Telephone Company, apparatus and systems of the customer; and against all other claims arising out of any act or omission of the customer in connection with the services provided by the Telephone Company.
  - (MT)

(CT)

Issued: JUN 20 1980

Effective: JUL 20 1980

BY R. R. SHOCKLEY, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

P.S.C. Mo.-No. 27 No supplement to this Wide Area Telecommunications Service Tariff tariff will be issued except for the purpose 1st Revised Sheet 4 Replacing Origina of canceling this tariff. WIDE AREA TELECOMMUNICATIONS SERVICE FEB 2 2 1974 1.2 GENERAL REGULATIONS-(Continued) MISSOURI 1.2.4 Liability of Telephone Company Public Service Commission Α. In view of the fact that the customer has-exclusion

of his communications over the facilities furnished him by the Telephone Company, and of the other uses for which facilities may be furnished him by the Telephone Company, and because of unavoidableness of errors incident to the services and to the use of such facilities of the Telephone Company, the services and facilities furnished by the Telephone Company, are subject to the terms, conditions and limitations herein specified.

(CT) The liability of the Telephone Company for damages arising В. out of mistakes, omissions, interruptions, delays or errors or defects in transmission or service occurring in the course of furnishing service, channels or other facilities whether the result of negligence of the Telephone Company or other causes shall in no event exceed an amount equivalent to the <u>p</u>roportionate charge to the customer for the service during GANGELI Ene period in which such mistake, omission, interruption, elay, error or defect in transmission or service occurs and continues. However, any such mistakes, omissions, JUL 20 1980 interruptions, delays, errors or defects in transmission or service which are caused or contributed to by the negligence or willful act of the customer, authorized user or ᄹᆈ BY 2nd N.S. John t user, or which arise from or in connection with the pUBLIC SERVICE COMMISSION of customer-provided facilities or equipment shall not OF MISSOURI result in the imposition of any liability whatsoever upon the Telephone Company.

- C. The Telephone Company shall be indemnified and saved harmless by the customer or customers against claims for libel, slander, or the infringement of copyright arising directly or indirectly from the material transmitted over the facilities or the use thereof, against claims for infringement of patents arising from combining with, or using in connection with, facilities furnished by the Telephone Company, apparatus and systems of the customer; and against all other claims arising but of any act or omission of the customer in connection with the facilities provided by the Telephone Company. APR 1 1974
- D. When the lines of other telephone companies are used in establishing connections to points not reached by the Telephone Company's lines, the Telephone Company is not the telephone act or omission of the other company or company.

Issued: MAR 1 1974

Effective: APR 1 1974

BY R. R. SHOCKLEY, Vice President, Missouri-Illinois Southwestern Bell Telephone Company St. Louis, Missouri

No supplement to this tariff will be issued. except for the purpose of canceling this tariff. Wide Area Telecommunications Service Tariff Original Sheet 4

APR 2 6 1973

MISSOURI

# WIDE AREA TELECOMMUNICATIONS SERVICE REGEIVED

1.2 GENERAL REGULATIONS - (Continued)

- 1.2.4 Liability of Telephone Company
  - A. In view of the fact that the customer has exclusive control of his communications over the facilities furnished him by the Telephone Company, and of the other uses for which facilities may be furnished him by the Telephone Company, and because of unavoidableness of errors incident to the services and to the use of such facilities of the Telephone Company, the services and facilities furnished by the Telephone Company, are subject to the terms, conditions and limitations herein specified.
  - B. The liability of the Telephone Company for damages arising out of mistakes, omissions, interruptions, delays, errors, or defects in transmission, or failures or defects in facilities furnished by the Telephone Company, occurring in the course of furnishing service or other facilities and not caused by the negligence of the customer, or of the Telephone Company in failing to maintain proper standards of maintenance and operation and to exercise reasonable supervision shall in no event exceed an amount equivalent to the proportionate charge to the customer for the period of service during which such mistake, omission, interruption, delay, error or defect in transmission, or failure or defect in facilities occurs.
  - C. The Telephone Company shall be indemnified and saved harmless by the customer or customers against claims for libel, slander, or the infringement of copyright arising directly or indirectly from the material transmitted over the facilities or the use thereof, against claims for infringement of patents arising from combining with, or using in connection with, facilities furnished by the Telephone Company, apparatus and systems of the customer; and against all other claims arising out of any act or omission of the customer in connection with the facilities provided by the Telephone Company.
  - D. When the lines was first phone companies are used in establishing of the Europoints not reached by the Telephone Company's lines, the Telephone Company is not liable for any act or omission, of the opther company or companie 1973

BY Lot R.S.4PUBLIC SERVICE COMMISSIONPublic Service CommissionIssued: MAY 1 1973OF MISSOURIEffective: JUN 1 1973BY R. R. SHOCKLEY, Vice President, Missouri-Illinois<br/>Southwestern Bell Telephone Company<br/>St. Louis, Missouri

#### WIDE AREA TELECOMMUNICATIONS SERVICE

#### 2. GENERAL REGULATIONS- (Continued)

2.5 Limitation of Service- (Continued)

WATS is not represented as adapted for connection to other services of the Telephone Company or to customer-provided systems. The service contemplates the provision of satisfactory transmission only between the access line and the calling or called station. The access line will be terminated only at a customer's premises located in the same serving exchange of the same state as that for which the rate applies.

B. As a result of action taken by certain independent telephone companies and an Order in Case No.TC-2000-325 upholding the position of these independent telephone companies, subscribers to the Telephone Company's 800 services are not able to receive 1-8xx dialed calls from the following independent telephone company exchanges:

Atlanta	ley Exchanges Excello
Bevier	Forest Green
Bosworth	Hale
Bucklin	Huntsville
Bynumville	Jacksonville
Callao	New Boston
Clifton Hill	New Cambria
De Witt	Prairie Hill
Ethel	Salisbury
Goodman	Exchanges
Goodman	Lanagan
<u>Mid-Missou</u>	ri Exchanges
Arrow Rock	Latham
Blackwater	Marshall Junction
Bunceton	Miami
Fortuna	Nelson
Gilliam	Pilot Grove
High Point	Speed
Ozark E	xchanges
Noel	Southwest City
Seneca E	exchanges

Issued: November 30, 2000

CANCELLED June 29, 2007 TO-2002-185 Missouri Public Service Commission

(AT)

By JAN NEWTON, President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

Effective: December 30, 2000

FILED Missouri Public Service Commision

#### WIDE AREA TELECOMMUNICATIONS SERVICE

- 2. GENERAL REGULATIONS-(Continued)
  - 2.5 Limitation of Service-(Continued)

WATS is not represented as adapted for connection to other services of the Telephone Company or to customer-provided systems. The service contemplates the provision of satisfactory transmission only between the access line and the calling or called station. The access line will be terminated only at a customer's premises located in the same serving exchange of the same state as that for which the rate applies.

2.6 Use of Service for Unlawful Purposes

The service is furnished subject to the condition that it will not be used for an unlawful purpose.

- (AT) 2.7 Suspension and Termination of Service for Cause
- The WATS Access Line may be suspended by the Telephone Company in (CP) Α. accordance with the Suspension of Service Section of the General Exchange Tariff. For the purposes of administering this provision, the WATS Access Line is considered business service.
- Upon nonpayment of any sum due the Telephone Company, or upon a violation (FC) Β. of any of the conditions governing the furnishing of service, the Telephone Company may, by notice in writing to the customer, without incurring any (AT) liability, forthwith discontinue the furnishing of said service. This written notice shall be sent or delivered to the customer five (5) days prior to the date of the proposed discontinuance. If in the judgment of the Telephone Company, unusual risk of financial loss exists, service may be discontinued after 48 hours' written notice has been furnished to (AT)the customer.
- (FC)800 Service is furnished upon condition that the customer obtain adequate С. service to permit the use of this service without injurious effects upon it or any other service rendered by the Telephone Company. The Telephone Company may terminate or refuse to furnish 800 Service to any customer without incurring any liability if the use of the service would interfere with or impair WATS or any other service rendered by the Telephone Company, provided that in the case of a termination of service, at least five days have elapsed following written notification to the subscriber by mail or in person of the Telephone Company's intention to terminate the service for such cause.

CANCELLED

,			
		DEC 3 0 2000	<b>OCT –</b> 8 <b>1984</b>
<b>)</b> *	Issued:	AUG 2 4 1984 Public Service Commission/e: MISSOURI By R. D. BARRON, President-Missouri Division Southwestern Bell Telephone Company St. Louis, Missouri	Public Service Commission

AUG 2-1 1004 MISSOURI

-4th-Revised Sheet

Service Tariff

5

Wide Area Telecommunications

Replacing 新臣般轻愚人

Public Service Commission

#### WIDE AREA TELECOMMUNICATIONS SERVICE

- 2. GENERAL REGULATIONS-(Continued)
- 2.5 Limitation of Service-(Continued)

WATS is not represented as adapted for connection to other services of the Telephone Company or to customer-provided systems. The service contemplates the provision of satisfactory transmission only between the access line and the calling or called station. The access line will be terminated only at a customer's premises located in the same serving exchange of the same state as that for which the rate applies.

2.6 Use of Service for Unlawful Purposes

The service is furnished subject to the condition that it will not be used for an unlawful purpose.

- 2.7 Termination of Service for Cause
- A. Upon nonpayment of any sum due the Telephone Company, or upon a violation of any of the conditions governing the furnishing of service, the Telephone Company may, by notice in writing to the customer, without incurring any liability, forthwith discontinue the furnishing of said service.
- (FC) B. 800 Service is furnished upon condition that the customer obtain adequate service to permit the use of this service without injurious effects upon it or any other service rendered by the Telephone Company. The Telephone Company may terminate or refuse to furnish 800 Service to any customer without incurring any liability if the use of the service would interfere with or impair WATS or any other service rendered by the Telephone Company, provided that in the case of a termination of service, at least five days have elapsed following written notification to the subscriber by mail or in person of the Telephone Company's intention to terminate the service for such cause.
- (FC) C. The rules and regulations as applied to billing and collection practices for services provided to customers are found in the Rules and Regulations Applying to All Customers' Contracts and the Suspension of Service Sections of the Missouri General Exchange Tantifie Level and Service Sections

OCT - 8 1984 PUBLIC SERVICE COMMISSION OF MISSOURI



Wide Area Telecommunications

Replacing 2nd Revised Sheet 5

DE Service Tariff Brd Revased/Sheat 5

DEC 2 9 1083

MISSOURI Public Service Commission

Issued: DEC 2 9 1983

Effective: JAN 0 1 1984

By R. D. BARRON, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

No supplement to this tariff will be issued except for the purpose of canceling this tariff. Wide Area Telecommunications Service Tariff 2nd Revised Sheet 5 Replacing\_1st\_Revised\_Sheet\_5

JAN 12 1983

·----

(CP) WIDE AREA TELECOMMUNICATIONS SERVICE

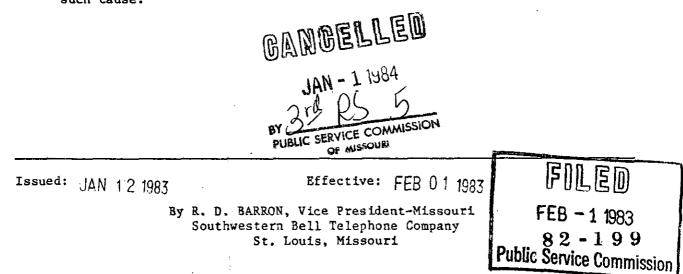
- 2. GENERAL REGULATIONS-(Continued)
- 2.5 Limitation of Service-(Continued)

WATS is not represented as adapted for connection to other services of the Telephone Company or to customer-provided systems. The service contemplates the provision of satisfactory transmission only between the access line and the calling or called station. The access line will be terminated only at a customer's premises located in the same serving exchange of the same state as that for which the rate applies.

2.6 Use of Service for Unlawful Purposes

The service is furnished subject to the condition that it will not be used for an unlawful purpose.

- 2.7 Termination of Service for Cause
- A. Upon nonpayment of any sum due the Telephone Company, or upon a violation of any of the conditions governing the furnishing of service, the Telephone Company may, by notice in writing to the customer, without incurring any liability, forthwith discontinue the furnishing of said service.
- B. The rules and regulations as applied to billing and collection practices for services provided to customers are found in Sections 25 and 33 of the Missouri General Exchange Tariff.
- C. 800 Service is furnished upon condition that the customer obtain adequate service to permit the use of this service without injurious effects upon it or any other service rendered by the Telephone Company. The Telephone Company may terminate or refuse to furnish 800 Service to any customer without incurring any liability if the use of the service would interfere with or impair WATS or any other service rendered by the Telephone Company, provided that in the case of a termination of service, at least five days have elapsed following written notification to the subscriber by mail or in person of the Telephone Company's intention to terminate the service for such cause.



Wide Area Telecommunications

Replacing-Original Sheet 5 脱店で店UV店町

JUN 09 1980

MISCOURI

1 :

5 5 7

Service Tariff

1st Revised Sheet 5

No supplement to this tariff will be issued except for the purpose of canceling this tariff.

#### WIDE AREA TELECOMMUNICATIONS SERVICE

1.2 GENERAL REGULATIONS-(Continued)

1.2.4 Liability of Telephone Company-(Continued)

- D. When the services of other telephone companies are used in Sestablishing Stophec-(CT) tions to points not reached by the Telephone Company's lines, the Telephone Company is not liable for any act or omission of the other company or companies.
  - Ε. The Telephone Company does not guarantee nor make any warranty with respect to equipment provided by it for use in an explosive atmosphere. The customer shall indemnify and hold the Company harmless from any and all loss, claims, demands, suits, or other action, or any liability whatsoever, whether suffered, made, instituted or asserted by customer or by any other party or person, for any personal injury to or death of any person or persons, and for any loss, damage or destruction of any property, whether owned by the customer or others, caused or claimed to have been caused directly or indirectly by the installation, operation, failure to operate, maintenance, removal, presence, condition, location or use of said equipment so provided.

The Company may require each customer to sign an agreement for the furnishing of such equipment as a condition precedent to the furnishing of such equipment.

The customer shall furnish, install and maintain sealed conduit with explosionproof fittings between the equipment and points outside the hazardous area

- (CT) where connection may be made with regular services of the Company. The customer may be required to install and maintain this equipment within the hazardous area if, in the opinion of the Company, injury or damage to Company employees or property might result from installation or maintenance by the Company.
  - F. The charges specified in this Tariff do not contemplate work being performed by the Telephone Company employees involved at a time when overtime wages apply, due to the request of the customer, par do they contemplate work once begun being interrupted by the customer in the customer requests that over-time be performed or interrupts work once begun, an additional charge, based on the additional costs in the face, applies. FEB - 1 1983
- 1.2.5 Limitation of Service

WATS does not include person to person on absect, conference, or other calls requiring operator handling overeptile that the Telephone Company operator will reach the called telephone remover service components are not avail-(CT)able for customer dial completion.

Issued: JUN 20 1980

Effective: JUL 2.0 1980

No supplement to this tariff will be issued except for the purpose of canceling this tariff.

Wide Area Telecommunications Service Tariff Original Sheet 5

APR 2 6 1973

WIDE AREA TELECOMMUNICATIONS SERVICE RECEIVED

1.2 GENERAL REGULATIONS - (Continued)

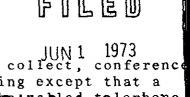
1.2.4 Liability of Telephone Company - (Continued) MISSOURI

E. The Telephone Company does not guarante **Public Service Commission** ranty with respect to equipment provided by it for use in an explosive atmosphere. The customer shall indemnify and hold the Company harmless from any and all loss, claims, demands, suits, or other action, or any liability whatsoever, whether suffered, made, instituted or asserted by customer or by any other party or person, for any personal injury to or death of any person or persons, and for any loss, damage or destruction of any property, whether owned by the customer or others, caused or claimed to have been caused directly or indirectly by the installation, operation, failure to operate, maintenance, removal, presence, condition, location or use of said equipment so provided.

The Company may require each customer to sign an agreement for the furnishing of such equipment as a condition precedent to the furnishing of such equipment. The customer shall furnish, install and maint.

The customer shall furnish, install and maintain sealed conduit with explosion-proof fittings between the equipment and points outside the hazardous area where connection may be made with regular facilities of the Company. The cusbe made with regular facilities of the Company. The cusbe made with regular facilities of the Company. The cusbe made with regular facilities of the Company. The cusbe made with regular facilities of the Company. The cusbe made with regular facilities of the Company. The cusbe made with regular facilities of the Company. The cusbe made with regular facilities of the Company. The cusbe made with regular facilities of the Company. The cusbe made with regular facilities of the Company. The cusbe made with regular facilities of the Company. The cusbe made with regular facilities of the Company. The cusbe made with regular facilities of the Company. The cusbe made with regular facilities of the Company. The cusbe made with regular facilities of the Company. The cusbe made with regular facilities of the Company. The cusbe made with regular facilities of the Company. The cusbe made with regular facilities of the Company. The cusbe made with regular facilities of the Company. The cusinjury or damage to Company employees or property might result from installation or maintenance by the Company.

- F. The charges specified in this Tariff do not contemplate work being performed by the Telephone Company employees involved at a time when overtime wages apply, due to the request of the customer, nor do they contemplate work once begun being interrupted by the customer. If the customer requests that overtime be performed or interrupts work once begun, an additional charge, based on involved, applies.
- 1.2.5 Limitation of Service



WATS does not include person-to-person collect, conference or other calls requiring operator handing except that a Telephone Company operator will reach number where facilities are not availa completion.

Issued: MAY 1 1973

Effective: JUN 1 1973

Wide Area Telecommunications Service Tariff 3rd Revised Sheet 5.01 Replacing 2nd Revised Sheet 5.01

#### WIDE AREA TELECOMMUNICATIONS SERVICE

#### 2. GENERAL REGULATIONS-(Continued)

2.5 Limitation of Service- (Continued)

#### Mark Twain Rural Telephone Company

Barning	Leonard
Bethe	Newark
Brashear	Novelty
Durham	Philadelphia
Greentop	Steffenville
Hurdland	Williamstown
Knox City	
Wyaconda	

(AT)	<u>Alma Telepho</u>	one Company		
	ma			
	Choctaw Telephone Company			
	Halltown			
	phone Company			
	Avalon Breckenridge Dawn Lock Springs Mooresville Stet Wheeling	Bogard Cowgill Knoxville Ludlow Polo Tina		
	Kingdom Telep	hone Company		
(AT)	Auxvasse Hatton Rhineland Williamsburg	Big Springs Mokane Tebbetts		

Issued: June 1, 2001

Effective: July 2, 2001

By JAN NEWTON, President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

FILED Missouri Public Service Commision

Wide Area Telecommunications Service Tariff 2nd Revised Sheet 5.01 Replacing 1<sup>st</sup> Revised Sheet 5.01

#### WIDE AREA TELECOMMUNICATIONS SERVICE

Missouri Public Service Commission

#### 2.5 Limitation of Service- (Continued)

2. GENERAL REGULATIONS-(Continued)

RECO FEBI, 2001

### (AT)

(AT)

#### Mark Twain Rural Telephone Company

Barning Bethe Brashear Durham Greentop Hurdland Knox City Wyaconda

Leonard Newark Novelty Philadelphia Steffenville Williamstown

CANCELLED AS JUL 2,2001 JUD278 2001 in 3rd RS#5.0) Public Service Commission MISSOURI

Missouri Public Service Commission

FILED MAR 03 2001

Issued: February 1, 2001

Effective: March 3, 2001

By JAN NEWTON, President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

į

Wide Area Telecommunications Service Tariff 1st Revised Sheet 5.01 Replacing Original Sheet 5.01

#### WIDE AREA TELECOMMUNICATIONS SERVICE

#### 2. GENERAL REGULATIONS-(Continued)

(MT) 2.6 Use of Service for Unlawful Purposes

NOV 39 2000

MISSOURI

RECEIVED

The service is furnished subject to the condition that it will not be used for an unlawing for mission

2.7 Suspension and Termination of Service for Cause

- A. The WATS Access Line may be suspended by the Telephone Company in accordance with the Suspension of Service Section of the General Ex change Tariff. For the purposes of administering this provision, the WATS Access Line is considered business service.
- B. Upon nonpayment of any sum due the Telephone Company, or upon a violation of any of the conditions governing the furnishing of service, the Telephone Company may, by notice in writing to the customer, without incurring any liability, forthwith discontinue the furnishing of said service. This written notice shall be sent or delivered to the customer five (5) days prior to the date of the proposed discontinuance. If in the judgment of the Telephone Company, unusual risk of financial loss exists, service may be discontinued after 48 hours' written notice has been furnished to the customer.
- C. 800 Service is furnished upon condition that the customer obtain adequate service to permit the use of this service without injurious effects upon it or any other service rendered by the Telephone Company. The Telephone Company may terminate or refuse to furnish 800 Service to any customer without incurring any liability if the use of the service would interfere with or impair WATS or any other service rendered by the Telephone Company, provided that in the case of a termination of service, at least five days have elapsed following written notification to the subscriber by mail or in person of the Telephone Company's intention to terminate the service for such cause.
- D. The rules and regulations as applied to billing and collection practices for services provided to customers are found in the Rules and Regulations Applying to All Customers' Contracts, Suspension of Service and Restoration of Service Sections of the Missouri General Exchange Tariff.
- E. The WATS Access Line may not be suspended at the customer's request.

ş

CANCFLIED

MAR 0 3 2001 L 2ND R 5 5.01 Public S MOG Commission MISSOURI

FILED

DEC 30 2000

MISSOURI Public Service Commission

Issued: November 30, 2000

(MT)

Effective: December 30, 2000

By JAN NEWTON, President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

WIDE AREA TELECOMMUNICATIONS SERVICE

AUG 2-1 1224

MISSOURI

-----Service-Tariff-

RECENCED

Wide Area Telecommunications

2. GENERAL REGULATIONS-(Continued)

- 2.7 Suspension and Termination of Service for Cause-(Continued) ic Service Commission
- (FC)

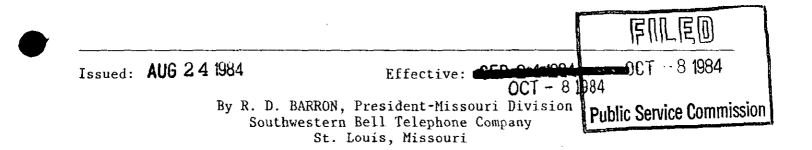
(AT)

D. The rules and regulations as applied to billing and collection practices for services provided to customers are found in the Rules and Regulations Applying to All Customers' Contracts, Suspension of Service and Restoration of Service Sections of the Missouri General Exchange Tariff.

(AT) E. The WATS Access Line may not be suspended at the customer's request.

## CANCEL! FD

DEC 3 0 2000 By 1st RS 5.01 Public Service Commission MISSOURI



Wide Area Telecommunications Service Tariff Original Sheet 5.02

#### WIDE AREA TELECOMMUNICATIONS SERVICE

#### 2. GENERAL REGULATIONS-(Continued)

2.5 Limitation of Service- (Continued)

#### **Modern Telephone Company**

Memphis Unionville Queen City

#### **Mo-Kan Telephone Company**

Freeman

#### Northeast Missouri Rural Telephone Company

Arbela Green City Luray Novinger Pollack Winigan Brook Lemons Martinstown Omaha Tobins Creek

Issued: June 1, 2001

CANCELLED

June 29, 2007

TO-2002-185

Missouri Public Service Commission Effective: July 2, 2001

By JAN NEWTON, President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

> FILED Missouri Public Service Commision

#### WIDE AREA TELECOMMUNICATIONS SERVICE

#### (MT) 2. GENERAL REGULATIONS-(Continued)

2.6 Use of Service for Unlawful Purposes

The service is furnished subject to the condition that it will not be used for an unlawful purpose.

2.7 Suspension and Termination of Service for Cause

- A. The WATS Access Line may be suspended by the Telephone Company in accordance with the Suspension of Service Section of the General Ex change Tariff. For the purposes of administering this provision, the WATS Access Line is considered business service.
- B. Upon nonpayment of any sum due the Telephone Company, or upon a violation of any of the conditions governing the furnishing of service, the Telephone Company may, by notice in writing to the customer, without incurring any liability, forthwith discontinue the furnishing of said service. This written notice shall be sent or delivered to the customer five (5) days prior to the date of the proposed discontinuance. If in the judgment of the Telephone Company, unusual risk of financial loss exists, service may be discontinued after 48 hours' written notice has been furnished to the customer.
- C. 800 Service is furnished upon condition that the customer obtain adequate service to permit the use of this service without injurious effects upon it or any other service rendered by the Telephone Company. The Telephone Company may terminate or refuse to furnish 800 Service to any customer without incurring any liability if the use of the service would interfere with or impair WATS or any other service rendered by the Telephone Company, provided that in the case of a termination of service, at least five days have elapsed following written notification to the subscriber by mail or in person of the Telephone Company's intention to terminate the service for such cause.
- D. The rules and regulations as applied to billing and collection practices for services provided to customers are found in the Rules and Regulations Applying to All Customers' Contracts, Suspension of Service and Restoration of Service Sections of the Missouri General Exchange Tariff.
- (MT) E. The WATS Access Line may not be suspended at the customer's request.

Issued: February 1, 2001

CANCELLED June 29, 2007 TO-2002-185 Missouri Public Service Commission By JAN NEWTON, President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri Effective: March 3, 2001

FILED Missouri Public Service Commision

Wide Area Telecommunications Service Tariff 4th Revised Sheet 6 Replacing 3rd Revised Sheet 6 and Original Sheet 6.01

#### WIDE AREA TELECOMMUNICATIONS SERVICE

#### 2. GENERAL REGULATIONS-(Continued)

- 2.8 Use of the Service by the Customer
  - A. The service is provided for use by the customer and may be used by others when so authorized by the customer, providing that all such usage shall be subject to the provisions of this Tariff.
  - B. The service is furnished subject to the condition that there will be no abuse or fraudulent use of the service. Abuse or fraudulent use of service includes, but is not limited to:
- 1. The placing or acceptance of a WATS call in response to any uncompleted long distance message call which was not completed in order to transmit or receive intelligence without the payment of the applicable long distance message charge.
  - 2. The obtaining, or attempting to obtain, or assisting another to obtain to attempt to obtain Wide Area Telecommunications Service by rearranging, tampering with or making connection with any service components of the Telephone Company or by any trick, scheme, false representation or credit device, or by or through any other fraudulent means or device whatsoever with intent to avoid the payment, in whole or in part, the regular charge for such service.
- (CT) 3. The use of the service or service components of the Telephone Company a call or calls, anonymous or otherwise, if in a manner reasonably to frighten, abuse, torment or harass another.
  - 4. The use of profane or obscene language.
  - 5. The use of the service in such a manner as to interfere unreasonably the use of service by one or more other customers.

Issued: December 29, 1983

CANCELLED June 29, 2007 TO-2002-185 Missouri Public Service Commission By R. D. BARRON, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

**FILED Missouri Public** Service Commision

Effective: January 1, 1984

(AT)

(CT)

	tarif	E wil t foi	ment to this 11 be issued 5 the purpose 1ng this tariff. (CP) WIDE AREA TELECOMMUNICATION	3rd Revised Replacing 2nd Revised and Original Sh	e Tariff Sheet 6 Sheet 6 eet 6.01
			AL REGULATIONS-(Continued) of the Service by the Customer	JAN 1219	
(CP)	Α.	othe	service is provided for use by the custom ers when so authorized by the customer, pro- ge shall be subject to the provisions of the	oviding that all such	
	в.	abu	service is furnished subject to the condi- se or fraudulent use of the service. Abuse ludes, but is not limited to:		
(RT)		1.	The placing or acceptance of a WATS call message toll call which was made in order intelligence without the payment of the a	to transmit or receive	-
		2.	The obtaining, or attempting to obtain, o or to attempt to obtain Wide Area Telecom ing, tampering or making connection with Company or by any trick, scheme, false re device, or by or through any other fraudu ever with intent to avoid the payment, in regular charge for such service.	munications Service by r any services of the Tele presentation or false cr lent means or device wha	rearrang- phone redit itso-
		3.	The use of the service of the Telephone C anonymous or otherwise, if in a manner re abuse, torment or harass another.		
		4.	The use of profane or obscene language.		
		5.	The use of the service in such a manner a with the use of service by one or more of $BARDELL$ $BY = HAR - 1 \frac{19}{100}$ BY =	Her customers. 84 MMISSION	bly "
			OF MISHON		

Issued: JAN 12 1983

Effective: FEB 0 1 1983

FILED

FEB - 1 1983

82-199 Public Service Commission

## WIDE AREA TELECOMMUNICATIONS SERVICE REGENVED

- 1.2 GENERAL REGULATIONS-(Continued)
- 1.2.5 Limitation of Service-(Continued)

WATS is not represented as adapted for connection to other services of the Telephone Company or to customer-provided systems. The service contemplates the provision of satisfactory transmission only between the access line and the calling or called station. The access line will be terminated only at a customer's premises located in the same serving exchange of the same state as that for which the rate applies.

Wide Area Telecommunications

Replacing 1st Revised Sheet 6

JUT 0 9 1980

JJL 2 J 1. 0

Service Tariff 2nd Revised Sheet 6

1.2.6 Use of Service for Unlawful Purposes

The service is furnished subject to the condition that it will not be used for an unlawful purpose.

1.2.7 Termination of Service for Cause

JUN 20 1980

- 1. Upon non-payment of any sum due the Telephone Company, or upon a violation of any of the conditions governing the furnishing of service, the Telephone Company may, by notice in writing to the customer, without incurring any liability, forthwith discontinue the furnishing of said service.
- 2. The rules and regulations as applied to billing and collection practices for services provided to residence customers are found in Sections 25 and 33 of the Missouri General Exchange Tariff.
- (AT) 3. Inward WATS (800 Service) is furnished upon the condition that, and only so long as, the customer subscribes to a sufficient number of access lines so that the calls placed to the customer will not at any time cause impairment, disruption or deterioration of the quality of inward WATS (800 Service) or any other telephone service furnished for the use of the public generally. The Telephone Company may terminate or refuse to furnish inward WATS (800 Service) to any customer, without incurring any liability therefor if the use of the service would interfere with or impair Wide Area Telephone Service or any other service rendered by the Telephone Company.

FEB - 1 1983 PUBLIC SERVICE COMMISSION

Effective: JUL 20 1980

BY R. R. SHOCKLEY, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

Issued:

Wide Area Telecommunications No supplement to this tariff will be issued ----Service <u>Tari</u>ff Replacing Griginal Sheet 6 except for the purpose of canceling this tariff. WIDE AREA TELECOMMUNICATIONS SERVICE NOV 23 1977; 1.2 GENERAL REGULATIONS-(Continued) MISSOURI 1.2.5 Limitation of Service-(Continued) Public Service Commission WATS is not represented as adapted for connection to other services of the Telephone Company or to customer-provided systems. The service contemplates the provision of satisfactory transmission only between the access line and the calling or called station. The access line will be terminated only at a customer's premises located in the same serving exchange of the same state as that for which the rate applies. GANGE Use of Service for Unlawful Purposes 1.2.6 The service is furnished subject to the condition that it JUL 201980BY 2nd R.S#6 Termination of Service for Cause 1.2.7 Upon non-payment of any sum due the Telephone Commission or upon a violation of any of the condition 1. furnishing of service, the Telephone Company may, by notice in writing to the customer, without incurring any liability, forthwith discontinue the furnishing of said service. The rules and regulations as applied to billing and (AT)2. collection practices for services provided to residence customers are found in Section 25 of the Missouri General Exchange Tariff. Inward service is furnished upon the condition that, and only 3. so long as, the customer subscribes to a sufficient number of access lines so that the calls placed to the customer will not at any time cause impairment, disruption or deterioration of the quality of inward service or any other telephone service furnished for the use of the public generally. The Telephone Company may terminate or refuse to furnish inward service to any customer, without incurring any liability therefor if the use of the service would interfere with or impair Wide Area Telephone Service or any other service rendered by the Telephone Company

Public Service Commission

JAN 1 1978

Issued: NOV 23 1977

Effective: JAN 1 1978

P.S.C. Mo.-No. 27 No supplement to this Wide Area Telecommunications tariff will be issued Service Tariff except for the purpose Original Sheet 6 of canceling this tariff. REGEIVED

WIDE AREA TELECOMMUNICATIONS SERVICE.

1.2 GENERAL REGULATIONS - (Continued)

1.2.5 Limitation of Service - (Continued)

> Public Service Commission WATS is not represented as adapted for connection services of the Telephone Company or to customer-provided systems. The service contemplates the provision of satisfactory transmission only between the access line and the calling or called station. The access line will be terminated only at a customer's premises located in the same serving exchange of the same state as that for which the rate applies.

1.2.6 Use of Service for Unlawful Purposes

> The service is furnished subject to the condition that it will not be used for an unlawful purpose.

Termination of Service for Cause 1.2.7

> Upon non-payment of any sum due the Telephone Company, or upon a violation of any of the conditions governing the furnishing of service, the Telephone Company may by notice in writing to the customer, without incurring any liability, forthwith discontinue the furnishing of said service.

GANGELLEDINWARD SERVICE IS FURNISHED UPON THE CONDITION THAT, AND ONLY so long as, the customer subscribes to a sufficient number of access lines so that the calls placed to the customer will JAN 1 1978 not at any time cause impairment, disruption or deterioration of the quality of inward service or any other telephone service furnished for the use of the public generally. PUBLIC SERVICE COMMISSIONElephone Company may terminate or refuse to furnish inward service to any customer, without incurring any liability OF MISSOURI

therefor if the use of the service would inter CLCH OT impair wide area telephone service or any other service rendered by the Telephone Company.

1.2.8 Use of the Service by the Customer JUN 1 1973

APR 2 6 1973

MISSOURI

Α. The service is provided only for communications in which the customer has a direct interest and phill Service Commission for any purpose for which a payment or other compensation shall be received by him from any other person, firm or corporation for such use, or in the collection, transmission or delivery of any communication for others, including personal communications of employees of the subscriber.

Issued: MAY 1 1973

Effective: JUN 1 1973

Wide Area Telecommunications

Service Tariff

NOV 23 1977

MISSOURI

ED

Original-Sheet 6-01 REGEIVE

No supplement to this tariff will be issued except for the purpose of canceling this tariff.

#### WIDE AREA TELECOMMUNICATIONS SERVICE

1.2 GENERAL REGULATIONS-(Continued)

(MT) 1.2.8 Use of the Service by the Customer

Public Service Commission Α. The service is provided only for communications-inthe customer has a direct interest and shall not be used for any purpose for which a payment or other compensation shall be received by him from any other person, firm or corporation for such use, or in the collection, transmission or delivery of any communication for others, including personal communications of employees of the subscriber.

GANGELLED FEB-1,1983 PUBLIC SERVICE COMMISSION

FILED JAN 1 1978 Public Service Commission

Issued: NOV 23 1977 Effective: JAN 1 1978 BY R. R. SHOCKLEY, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

#### WIDE AREA TELECOMMUNICATIONS SERVICE

#### 2. GENERAL REGULATIONS-(Continued)

#### 2.9 Advance Payments

Applicants for service who do not have an account with the Telephone Company or whose financial responsibility is not a matter of general knowledge may be required to make an advance payment at the time of application equal to the Installation Charges, if applicable, and at least one month's estimated charges for the service desired.

The amount of the advance payment is credited to the customer's account as applying to any indebtedness under the contract.

- 2.10 Payment of Charges
  - A. The customer is responsible for payment of all charges for service furnished. Charges are based on Tariff rates and regulations in effect at the time the service is furnished. Usage charges are billed at the end of the billing cycle. All other recurring charges are billed monthly in advance. All charges are due when the bill is rendered.
- B. The rules and regulations as applied to billing and collection practices for services provided to customers are found in the Rules and Regulations Applying to All Customer's Contracts, Suspension of Service and Restoration of Service Sections of the General Exchange Tariff.
- 2.11 Deposits

(AT)

The Telephone Company may require an applicant or a present customer to post a deposit in accordance with the provisions of the Rules and Regulations Applying to All Customers' Contracts Section of the General Exchange Tariff.

2.12 Defacement of Premises

The Telephone Company is not liable for any defacement of or damage to the premises of a customer resulting from the furnishing of service or the installation of the service components and associated wiring furnished by the Telephone Company on such premises or by the installation or removal thereof when such defacement or damage is not the result of negligence of the agents or employees of the Telephone Company.

Issued: August 24, 1984

Effective: October 8, 1984

By R. D. BARRON, President-Missouri Division Southwestern Bell Telephone Company St. Louis, Missouri

FILED Missouri Public Service Commision

CANCELLED June 29, 2007 TO-2002-185 Missouri Public Service Commission

#### WIDE AREA TELECOMMUNICATIONS SERVICE

#### 2. GENERAL REGULATIONS-(Continued)

2.9 Advance Payments

> Applicants for service who do not have an account with the Telephone Company or whose financial responsibility is not a matter of general knowledge may be required to make an advance payment at the time of application equal to the Installation Charges, if applicable, and at least one month's estimated charges for the service desired.

Wide Area Telecommunications

Replacing 4th Revised Sheet 7 DEC 29 1683

**I**.'!SSOURI

Public Service Commission

<u>.:41 - 1</u> 1984 83-258 Public Service Commission (

The amount of the advance payment is credited to the customer's account as applying to any indebtedness under the contract.

- 2.10 Payment of Charges
- Α. The customer is responsible for payment of all charges for service furnished. Charges are based on Tariff rates and regulations in effect at the time the service is furnished. Usage charges are billed at the end of the billing cycle. All other recurring charges are billed monthly in advance. All charges are due when the bill is rendered.
- В. The rules and regulations as applied to billing and collection practices for services provided to customers are found in the Rules and Regulations Applying to All Customer's Contracts and the Suspension of Service Sections of the General Exchange Tariff.
- 2.11 Deposits

The Telephone Company may require an applicant or a present customer to post a deposit in accordance with the provisional of the Rules and Regula-tions Applying to All Customer's Contracts Section of the General Exchange Tariff. OCT - 8 1984

2.12 Defacement of Premises

The Telephone Company is not light for any defacement of or damage to the premises of a customer resulting of som the furnishing of service or the installation of the service components and associated wiring furnished by the Telephone Company on such premises or by the installation or removal thereof when such defacement or damage is not the result of negligence of the agents or employees of the Telephone Company. 15111610)



Effective: JAN 0 1 1984

By R. D. BARRON, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

(CT)

(CT) (AT)

(CP)

No supplement to this tariff will be issued except for the purpose of canceling this tariff.

(CP) WIDE AREA TELECOMMUNICATIONS SERVICË

- 2. GENERAL REGULATIONS-(Continued)
- 2.9 Advance Payments

Applicants for service who do not have an account with the Telephone Company) or whose financial responsibility is not a matter of general knowledge may be required to make an advance payment at the time of application equal to the Installation Charges, if applicable, and at least one month's estimated charges for the service desired.

Wide Area Telecommunications

Replacing 3r

Service Tariff

-4th-Revised\_Sheet\_7

JAN 12 1983

**MISSOURI** 

FILED

FEB - 1 1983

82 - 199

**Public Service Commission** 

The amount of the advance payment is credited to the customer's account as applying to any indebtedness under the contract.

- 2.10 Payment of Charges
- A. The customer is responsible for payment of all charges for service furnished. Charges are based on Tariff rates and regulations in effect at the time the service is furnished. Usage charges are billed at the end of the billing cycle. All other recurring charges are billed monthly in advance. All charges are due when the bill is rendered.
- B. The rules and regulations as applied to billing and collection practices for services provided to customers are found in Sections 25 and 33 of the Missouri General Exchange Tariff.
- 2.11 Deposits

The Telephone Company may require an applicant or a present customer to post a deposit in accordance with the provisions of Section 25 of the General Exchange Tariff.

2.12 Defacement of Premises

The Telephone Company is not liable for any defacement of or damage to the premises of a customer (or authorized user) resulting from the furnishing of service or the attachment of the instruments, apparatus and associated wiring furnished by the Telephone Company on such premises or by the installation or removal thereof when such defacement or damage is not the result of negligence of the agents or employaes of the Telephone Company.

JAN - 1 1984

PUBLIC SERVICE COMMISSION

FEB 0 1 1983

Issued: JAN 1 2 1983

By R. D. BARRON, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

Effective:

Wide Area Telecommunications Service Tariff 3rd Revised Sheet 7 Replacing 2nd Revised Sheet 7

REGEIVED

JUII 0 9 1980

WIDE AREA TELECOMMUNICATIONS SERVICE

#### 1.2 GENERAL REGULATIONS-(Continued)

1.2.8 Use of the Service by the Customer-(Continued)

- A. (Continued) This prohibition shall not apply to a customer who is engaged as a communications common carrier in a public telegram message business. Service Commission
- B. The service is furnished subject to the condition that there will be no abuse or fraudulent use of the service. Abuse or fraudulent use of service includes, but is not limited to:
  - 1. The placing or acceptance of a WATS call by a WATS customer, his agent, employee or representative in response to any uncompleted message toll call which was made in order to transmit or receive intelligence without the payment of the applicable message toll charge.
  - 2. The obtaining, or attempting to obtain, or assisting another to obtain or to attempt to obtain Wide Area Telephone Service, by rearranging, tamper-
- (CT) ing or making connection with any services of the Telephone Company, or by any trick, scheme, false representation, or false credit device, or by, or through any other fraudulent means or device whatsoever, with intent to avoid the payment, in whole or in part, of the regular charge for such service.
- (CT) 3. The use of the service of the Telephone Company is a labor calls, anonymous or otherwise, if in a manner real methy to be expected to frighten, abuse, torment or harass another.
  - 4. The use of profane or obscene language.
  - 5. The use of the service in such a manner as by interface GAMMISSION the use of service by one or more other customers. OF MISSOUR
- 1.2.9 Advance Payments

Business applicants for service who do not have an account with the Telephone Company or whose financial responsibility is not a matter of general knowledge, may be required to make an advance payment at the time of application, equal to the installation charges, if applicable, and at least one month's charges for the service desired.

The amount of the advance payment is credited to the joustomer's account as applying to any indebtedness under the contract.

Issued:

(MT)

JUN 20 1980

Effective: JUL 20 1980

i.

ì

Į.

1

t

Iss	ued:	NOV 23 1977	Effect	ive: PLANC Service Commission
	<u></u>			JAN 1 1978
	wit	iness applicants for h the Telephone Compa not a matter of gene:	any or whos	o do not have an account se financial responsibility lge, may be required to make
(CP) 1.2.9	Adv	ance Payments		
	5.	The use of the servi unreasonably with th other customers.	ice in such he use of so	a manner as public SERVICE COMMISSION , ervice by one or mode Missouri
	4.	The use of profane of	or obscene :	language. w3rd BS.77
		torment, or harass a		JUL 2 0 1980
	3.	a manner reasonably	to be exped	es of the Telephone Com- ymous or othe Ash GELLED cted to frighten, abuse,
		avoid the payment, i charge for such serv	in whole or	in part, of the regular
		or false credit devi fraudulent means or	ice, or by, device what	me, false representation, or through any other tsoever, with intent to
	2.	another to obtain or Telephone Service, b	r to attempt by rearrangi	o obtain, or assisting t to obtain Wide Area ing, tampering or ilities of the Telephone
		without the payment	of the appl	or receive intelligence licable message toll charge.
		response to any unco	mpleted mes	or representative in ssage toll call which
	lim l.			WATS call by a WATS
В.	the Abu	se or fraudulent use	r fraudulen	o the condition that nt use of the service. includes, but is not
		aged as a communicati egram message busines		carrier in a public
Α.	Thi	ntinued) s prohibition shall n		
1.2.8	Use	of the Service by th	e Customer-	- (Con Public Service Commission
1.2 GE	NERAI	L REGULATIONS-(Contin	ued)	
		WIDE AREA TELECOM	MUNICATIONS	S SERVICE NOV 23 1977
		the purpose g this tariff.		Replacing ist Rewised Sheet 7
tariff	wil1	it to this be issued		Wide Area Telecommunications
		P.S.C.	MoNo. 27	

Wide Area Telecommunications Service Tariff 1st Revised Sheet 7 Replacing Original Sheet 7

REGEIVED

#### WIDE AREA TELECOMMUNICATIONS SERVICE

1.2 GENERAL REGULATIONS-(Continued)

1.2.8 Use of the Service by the Customer-(Continued)

A. (Continued) This prohibition shall not apply to a customer who is engaged as a communications common carrier in a public [MISSOUR] telegram.message business. Public Service Commission

B. The service is furnished subject to the condition that there will be no abuse or fraudulent use of the service. Abuse or fraudulent use of service includes but is not limited to:

- The placing or acceptance of a WATS call by a WATS customer, his agent, employee, or representative in response to any uncompleted message toll call, which was made in order to transmit or receive intelligence without the payment of the applicable message toll charge.
- 2. The obtaining, or attempting to obtain, or assisting another to obtain or to attempt to obtain wide area telephone service, by rearranging, tampering with, or making connection with any facilities of the Telephone Company, or by any trick, scheme, false representation, or false credit device, or by or through any other in means or device whatsoever, with intent to the ayment, in whole or in part, of the regular charge for such service.

3. JANel usle78f service or facilities of the Telephone Comparty for a call or calls, anonymous or otherwise, if in the Instinet responsely to be expected to frighten, abuse, public SERVICESCOMMISSI harass another. OF MISSOURI

- (C) 4. The use of profane or obscene language.
  - 5. The use of the service in such a manner as to interfere unreasonably with the use of service by one or more other customers.
  - 1.2.9 Advance Payments

Applicants for service who do not have an account with the Telephone Company or whose financial responsibility is not 22 1976 a matter of general knowledge, may be required to make an # 18660 advance payment at the time of application, equal to the in 18660 stallation charges if applicable and at least one month spring (consistion charges for the service desired.

Issued: December 17, 1976

Effective: December 22, 1976

No supplement to this tariff will be issued except for the purpose of canceling this tariff.

•

1

ļ

•

ć

Wide Area Telecommunications Service Tariff Original Sheet 7

\_

-

except for the purpose	Original Sheet 7
of canceling this tariff.	
WIDE AREA TELECOMMUNICATIONS S	BECEIVED
1.2 CENERAL RECULATIONS - (Continued)	APR 2 6 1973
1.2.8 Use of the Service by the Customer	- (Continsouriesion) Public Service Commission
A. (Continued)	
This prohibition shall not apply to engaged as a communications common telegram message business.	
B. The service is furnished subject to there will be no abuse or frauduler Abuse or fraudulent use of service limited to:	nt use of the service.
<ol> <li>The placing or acceptance of a customer, his agent, employee, response to any uncompleted mee was made in order to transmit without the payment of the app</li> </ol>	or representative, in ssage toll call, which or receive intelligence
2. The obtaining, or attempting to another to obtain or to attemp telephone service, by rearrang making connection with any fac Company, or by any trick, scher or false credit device, or by	t to obtain wide area ing, tampering with, or ilities of the Telephone me, false representation,
fraudulent means or device wha avoid the payment, in whole or charge for such service.	tsoever, with intent to in part, of the regular
<ol> <li>The use of service or facilitipany for a call or calls, anon a manner reasonably to be expetorment, or harass another.</li> </ol>	ymous or otherwise, if in
4. The use of profane of obscene	
unregentation with the use of s	1070
1.2.9 Advance Payments 5.2	
Applicaness for the second do not TelephoneuBUG mean and the second do not the secon	ha <b>Public Service Commission</b> the al responsibility is not
a matter of general knowledge, may advance-payment at-the time of app	
stallation charges if applicable a charges for the service desired.	
Issued: MAY 1 1973 Effective	: JUN <u>1 1973</u>
BY R. R. SHOCKLEY, Vice President, Mis Southwestern Bell Telephone Co St. Louis, Missouri	

No supplement to this tariff will be issued except for the purpose of canceling this tariff.

#### WIDE AREA TELECOMMUNICATIONS SERVICE

#### 2. GENERAL REGULATIONS-(Continued)

2.13 Theft of Service Components

The customer is required to reimburse the Telephone Company for any loss through theft of the service components on the customer's premises.

- 2.14 Cancellation of Application for Service
  - A. Where an application for service is canceled by the applicant prior to the start of installation of service components, no charge applies.
  - B. Where installation of service components has been started prior to the cancellation, Installation Charges apply.
- 2.15 Call Handling and Destination Features

The Call Handling and Destination Features described in the Common Line 800 Service section of this Tariff are also available for use with IntraLATA 800 Service that is terminated to a WATS Access Line.

(AT)
 Call Handling and Destination Features are call routing features that are available for use with intraLATA 800 Service that utilizes the 800 Database of the Telephone Company. These features, excluding Originating Location Service, may not be used to make call routing decisions on an Interexchange Carrier's interLATA 800 Service.

If the Telephone Company has been authorized by the Interexchange Carrier to accept orders for the Interexchange Carrier's call routing features, the Telephone Company may add the Interexchange Carrier's interLATA call routing information to the 800 database record. Authorization will be granted via a written agreement between the Telephone Company and the Interexchange Carrier. A copy of the agreement is available upon request.

- 2.16 Provision of Equipment
- 2.17 Minimum Contract Period

The minimum contract period is one day.

- 2.18 Rates for Fractional Periods
  - A. The charges for a fractional part of a month will be a proportionate part of the monthly recurring charges based on the actual number of days the service is furnished.
  - B. To determine charges for a fractional part of a month, every month is considered to have 30 days.

Issued: May 12, 1993

Effective: June 12, 1993

CANCELLED June 29, 2007 TO-2002-185 Missouri Public Service Commission

(AT)

#### WIDE AREA TELECOMMUNICATIONS SERVICE

MAR 13 1933

PRE NUE

Service Tariff 8th Revised Sheet 8

**Wide Area Telecommunications** 

Replacing 7th Revised Sheet 8

- GENERAL REGULATIONS-(Continued)
- 2.13 Theft of Service Components

NO. 25 MIL STUDE DURA

JUN 121993 #BY  $9^{Th} R.5$ 

3Ú - )

The customer is required to reimburse the Telephone Company for any loss through theft of the service components on the customer's premises.

- 2.14 Cancellation of Application for Service
- Where an application for service is canceled by the applicant prior to the Α. start of installation of service components, no charge applies.
- Where installation of service components has been started prior to the can-Β. cellation, Installation Charges apply.
- (CT) 2.15 Call Handling and Destination Features
- The Call Handling and Destination Features described in the Common Line 800 (AT) Service section of this Tariff are also available for use with IntraLATA 800 (AT) Service that is terminated to a WATS Access Line. CANCELLED
  - 2.16 Provision of Equipment
  - 2.17 Minimum Contract Period

The minimum contract period is one day.

- 2.18 Rates for Fractional Periods
- Public Service Commission The charges for a fractional part of a month will be a proportionate part Α. of the monthly recurring charges based on the actual number of days the service is furnished.
- B. To determine charges for a fractional part of a month, every month is considered to have 30 days.

					MAY 0 1 1993
Issued: MAR 2 2	1993	Effective:	MAY - 1	1993	N.G. F. P.O.S.F. HERBERGAR
Ву А.		ssistant Vice Pre tern Bell Telepho St. Louis, Missou	on <mark>e Compan</mark>		Affairs

#### WIDE AREA TELECOMMUNICATIONS SERVICE

**I**...ISSOURI Public Service Commission

Service Tariff

7th Revised Sheet 8

and Original Sheet 8.01

Replacing 6th Revised Sheet 8

Wide Area Tele

- 2. GENERAL REGULATIONS-(Continued)
- (CP) 2.13 Theft of Service Components

The customer is required to reimburse the Telephone Company for any loss through theft of the service components on the customer's premises.

- 2.14 Cancellation of Application for Service
  - A. Where an application for service is canceled by the applicant prior to the start of installation of service components, no charge applies.
  - **B**. Where installation of service components has been started prior to the cancellation, Installation Charges apply.
- (RT) 2.15 Power Supply

2.16 Provision of Equipment

CANCELLED

MAY 1 1993 # BY 8 24 R. 5 8 Public Service Commission MISSOURI

2.17 Minimum Contract Period

The minimum contract period is one day.

- 2.18 Rates for Fractional Periods
- Α. The charges for a fractional part of a month will be a proportionate part of the monthly recurring charges based on the actual number of days the service is furnished.
- To determine charges for a fractional part of a month, every month is Β. considered to have 30 days.



Issued: DEC 2 9 1983

Effective: JAN 0 1 1984

Wide Area Telecommunications

Replacing 5th Revised Sheet 8

and Origin

Service Tariff

6th Revised Sheet 8

JAN 12 1983

**MISSOURI** 

FILED

FEB - 1 1983

82-199 Public Service Commission

No supplement to this tariff will be issued except for the purpose of canceling this tariff.

#### (CP) WIDE AREA TELECOMMUNICATIONS SERVICE

#### GENERAL REGULATIONS-(Continued) 2.

2.13 Theft of Equipment

Service Commission Public The customer is required to reimburse the Telephone Com through theft of the equipment or apparatus on the customer's premises.

- 2.14 Cancellation of Application for Service
- A. Where an application for service is canceled by the applicant prior to the start of installation of service components, no charge applies.
- B. Where installation of service components has been started prior to the cancellation. Installation Charges apply.
- 2.15 Power Supply

When Telephone Company equipment installed on the premises of a customer or authorized user requires power for its operation, the customer is required to provide such power.

2.16 Provision of Equipment

Any equipment offered herein which has grandfathered status under the Federal Communications Commission's Registration Program is offered and provided only to the extent of available stock.

2.17 Minimum Contract Period

The minimum contract period is one day.

- 2.18 Rates for Fractional Periods
- The charges for a fractional part of a month will be a proportionate part Α. of the monthly recurring charges based on the actual number of days the service is furnished.
- To determined charges for a fractional difference to have 30 days. a month, every month is в.

JAN - 1 198 PUBLIC SERVICE COMMISSION WY

Effective: FEB 0 1 1983

Issued: JAN 12 1983

Wide Area Telecommunications Service Tariff 5th Revised Sheet 8 Replacing 4th Revised Sheet 8 and Original Sheet 8.01

#### WIDE AREA TELECOMMUNICATIONS SERVICE

#### 1.2 GENERAL REGULATIONS-(Continued)

1.2.10 Payment of Charges

- 1. The customer is responsible for payment of all charges for service furnished the customer. Installation charges are payable upon establishment of service. All other charges from time to time in force and effect are payable monthly in advance, except additional hourly charges and any fractional hour charges for WATS service which are payable upon billing by the Telephone Company.
- 2. The rules and regulations as applied to billing and collection practices for services provided to residence customers are found in Section 25 and 33 of the Missouri General Exchange Tariff.
- (CT) 1.2.11 Deposits

The Telephone Company may require an applicant or a present customer to post a deposit in accordance with the provisions of Section 25, Rules and Regulations Applying To All Customers' Contracts, of the General Exchange Tariff.

GANGELLED FEB-1 1983 PUBLIC SERVICE COMMISSION

# TELEPHONE AUTHORITY ORDER NO. 754

lssued:

AUG 0 2 1980

Effective: SEP 0 2 1980

Wide Area Telecommunications Service Tariff 4th Revised Sheet 8 Replacing 3rd Revised Sheet 8

REGEIVED

JUN 0 9 1980

WIDE AREA TELECOMMUNICATIONS SERVICE

1.2 GENERAL REGULATIONS-(Continued)

(MT)

(CT)

1.2.10 Payment of Charges

- 1. The customer is responsible for payment of all charges for service furnished the customer. Installation charges are payable upon establishment of service. All other charges from time to time in force and effect are payable monthly in advance, except additional hourly charges and any fractional hour charges for WATS service which are payable upon billing by the Telephone Company.
- The rules and regulations as applied to billing and collection practices for services provided to residence customers are found in Sections 25 and 33 of the Missouri General Exchange Tariff.

#### 1.2.11 Deposits

The Telephone Company may, in order to safeguard its interests, require an applicant or a customer to make a suitable deposit to be held by the Telephone Company as a guarantee of the payment of charges. The fact that a deposit has been made in no way relieves the applicant or customer from complying with the Telephone Company's regulations as to advance payments and the prompt payment of bills on presentation. At such time as the service is terminated, the amount of the deposit is credited to the customer's account and any credit balance which may remain is refunded. At the option of the Telephone Company, such a deposit may be refunded or credited to the customer at any time prior to termination of the service. In case of a cash deposit, simple interest at the legal rate is paid for the period during which the deposit is held by the Telephone Company, provided the period is thirty days or more.

GANGELLED

SEP - 2 1980 PUBLIC SERVICE COMMISSION OF MISSOURI

Issued:

JUN 20 1980

Effective: JUL 20 1980

No supplement to this Wide Area Telecommunications Servic, Tariff tariff will be issued Replacing 2nd Kevisall Sheet 8 except for the purpose of canceling this tariff. WIDE AREA TELECOMMUNICATIONS SERVICE NOV 23 1977 1.2 GENERAL REGULATIONS-(Continued) MISSOURI 1.2.9 Advance Payments-(Continued) Public Service Commission an advance payment at the time of application, equal to the installation charges, if applicable, and at person charges for the service desired.

> The amount of the advance payment is credited to the customer's account as applying to any indebtedness under the customer's account as applying to any indebtedness under the customer's account as applying to any indebtedness. contract. BY Y # RS#8

1.2.10 Payment of Charges

OF MISSOURI The customer is responsible for payment of all charges 1. for service furnished the customer. Installation charges are payable upon establishment of service. All other charges from time to time in force and effect are payable monthly in advance, except additional hourly charges and any fractional hour charges for WATS service which are payable upon billing by the Telephone Company.

PUBLIC SERVICE COMMISSION

The rules and regulations as applied to billing and 2. collection practices for services provided to residence customers are found in Section 25 of the Missouri General Exchange Tariff.

#### 1.2.11 Deposits

The Telephone Company may, in order to safeguard its interests, require an applicant or a customer to make a suitable deposit to be held by the Telephone Company as a guarantee of the payment of charges. The fact that a deposit has been made in no way relieves the applicant or customer from complying with the Telephone Company's regulations as to advance payments and the prompt payment of bills on presentation. At such time as the service is terminated, the amount of the deposit is credited to the customer's account and any credit balance which may remain is refunded. Αt the option of the Telephone Company, such a deposit may be refunded or credited to the customer at any time prior to termination of the service. In case of a cash deposit, simple interest at the legal rate is paid for the period during which the deposit is held by the Telephone Company,

provided the period is the	irty days or mor	FILED
		JAN 1 1978
Issued: NOV 23 1977	Effective:	Public Service Commission

(AT)

No supplement to this tariff will be issued except for the purpose of canceling this tariff.

Wide Area Telecommunications Service Tariff 2nd Revised Sheet 8 Replacing 1st Revised Sheet 8

REGEIVED

DEC 171976

WIDE AREA TELECOMMUNICATIONS SERVICE

- 1.2 GENERAL REGULATIONS-(Continued)
- 1.2.9 Advance Payments-(Continued)

The amount of the advance payment is credited to the SUURI customer's account as applying to any indebtedness under the contract.

1.2.10 Payment of Charges

The customer is responsible for payment of all charges for service furnished the customer. Installation charges are payable upon establishment of service. All other charges from time to time in force and effect are payable monthly in advance, except additional hourly charges and any fractional hour charges for WATS service which are payable upon billing by the Telephone Company.

1.2.11 Deposits

(CT)

The Telephone Company may, in order to safeguard its interests, require an applicant or a customer to make a suitable deposit to be held by the Telephone Company as a guarantee of the payment of charges. The fact that a deposit has been made in no way relieves the applicant or customer from complying with the Telephone Company's regulations as to advance payments and the prompt payment of bills on presentation. At such time as the service is terminated, the amount of the deposit is credited to the customer's account and any credit balance which may remain is refunded. At the option of the Telephone Company, such a deposit may be refunded or credited to the customer at any time prior to termination of the service. In case of a cash deposit, simple interest at the legal rate is paid for the period during which the deposit is held by the Telephone Company, provided the period is thirty days or more.

Service may be discontinued for failure to furnish a suitable deposit, when conditions appear to require the Telephone Company to have such credit protection, within five days after the Telephone Company has served or mailed motice to the customer at the billing address appearing on the Telephene Company's records, requiring the customer to fignilis for such deposit.

**JAN 1** 1978

3NKS

PUBLIC SERVICE COMMISSION Is Studies December 17, 1976

Effective: December 22, 1976

#18060

Buillin Carvino Coramissio

Wide Area Telecommunications Service Tariff 1st Revised Sheet 8 Replacing Original Sheet 8

FEB 2 8 1975

WIDE AREA TELECOMMUNICATIONS SERVICE RED VE

#### 1.2 GENERAL REGULATIONS - (Continued)

1.2.9 Advance Payments - (Continued)

The amount of the advance payment is credited to the customer's account as applying to any indebtedness under the contract.

1.2.10 Payment of Charges

The customer is responsible for payment of all charges for service furnished the customer. Installation charges are payable upon establishment of service. All other charges from time to time in force and effect are payable monthly in advance, except additional hourly charges and any fractional hour charges for WATS 10 or WATS 50 service which are payable upon rendition of a bill by the Telephone Company.

#### 1.2.11 Deposits

(CT)

The Telephone Company may, in order to safeguard its interests, require an applicant or a customer to make a suitable deposit to be held by the Telephone Company as a guarantee of the payment of charges. The fact that a deposit has been made in no way relieves the applicant or customer from complying with the Telephone Company's regulations as to advance payments and the prompt payment of bills on presentation. At such time as the service is terminated, the amount of the deposit is credited to the customer's account and any credit balance which may remain is **payment** is to the option of the Telephone Company, such **present**, such the option of the service. In case of a cash **peppsil9**76 simple interest at the legal rate is paid for the period during which the deposit is held by the Telephone **Company**, **provided** the period is thirty days or more **public SERVICE COMMISSION** 

Service may be discontinued for failure to furnish a suitable deposit, when conditions appear to require the Telephone Company to have such credit protection, within five days after the Telephone Company has served of mailed notice to the customer at the billing address appearing on the Telephone Company's records, requiring the customer to furnish such deposit.

#18138

Pullic Sarvina C

Issued: February 28, 1975 Effective: March 4, 1975

No supplement to this tariff will be issued except for the purpose of canceling this tariff. Wide Area Telecommunications Service Tariff Original Sheet 8

WIDE AREA TELECOMMUNICATIONS SER	ICRECEIVED
1.2 GENERAL REGULATIONS - (Continued)	APR 2 6 1973
1.2.9 Advance Payments - (Continued)	MISSOURI
The amount of the advance payment is tomer's account as applying to any in	chient Service Commission- debtedness under the
contract.	

#### 1.2.10 Payment of Charges

The customer is responsible for payment of all charges for service furnished the customer. Installation charges are payable upon establishment of service. All other charges from time to time in force and effect are payable monthly in advance, except additional hourly charges and any fractional hour charges for measured-time service which are payable upon rendition of a bill by the Telephone Company.

#### 1.2.11 Deposits

The Telephone Company may, in order to safeguard its interests, require an applicant or a customer to make a suitable deposit to be held by the Telephone Company as a guarantee of the payment of charges. The fact that a deposit has been made in no way relieves the applicant or customer from complying with the Telephone Company's regulations as to advance payments and the prompt payment of bills on presentation. At such time as the service is terminated, the amount of the deposit is credited to the customer's account and any credit balance which may remain is refunded. the option of the Telephone Company, such a deposit may be refunded or credited to the customer at any time prior to termination of the service. In case of a cash deposit, simple interest at the legal rate is paid for the period during which the deposit is held by the Telephone Company, provided the period is thirty days or more.

Service may be discontinued for failure to furnish a suitable deposit, when conditions appear to require the Telephone Company to have such credit protection, within five days after the Telephone Company has served or mailed notice to the customer at the billing address appearing on the Telephone Company's period for the customer to furnish such deposit.

MAR 4 1975 PUBLIC SERVICE COMMISSION

[f []	L	ED
JUN	1	1973

Issued: MAY 1 1973

Effective: HUNIC Seawee Commission