FORM NO. 13 P.S.C.MO. No. 1 1st (Revised) SHE	-	
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ATHROP TELEPHONE COMPANY Name of Issuing Corporation	For LATE	ROF	GEIVE
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ESTABLISHMENT AND FURNIS OF SERVICE	SHING	E-11 t	hru E-13 -
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Interest to be Paid on Deposits	SEP 3	0 1970	E-18 E
Service Re-Connecting Charge *Indicates new rate or text +Indicates change	Public Servic	e Commi	ssian = -19 F
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	Name of Issuing Corporation	AISSOURY	Emprem	
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	GENERAL RULES AN REGULATIONS SECT			
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	GENERAL INDEX	T unite out		
			Sheet	Item
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	EXPLANATION OF SYMBOLS		E-5	в.
	INITIAL CONTRACT PERIODS AND	E-20 tł	nru E-22	
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	Initial Contract Periods		E-20	A.
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	ELEPHONE COMP e of Issuing Corporation	FOF	HROP ommunity, Town or City
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	GENERAL RULE	S AND REGULA	
	GENERAL	REGULATIONS	JUN 26 1970
B. EXF	PLANATION OF S	YMBOLS	MISSOURI Public Service Commi
(C)	Signifies a changed	regulation.	
(D)	Signifies a discontin	ued rate, treatment	or regulation.
(1)	Signifies an increas in increased rates,	ed rate or new tre	atment resulting
(N)	Signifies a new rate	e, treatment or reg	ulation
(R)	Signifies a reduced reduced reduced retes,	rate or new treatn	nent resulting in
(ㅜ)	Signifies a change i treatment or regula		e in rate,
C. OBL	IGATION AND LIA	BILITY OF TELI	EPHONE COMP
1. 4	Availability of facilitie	s	
a a i	The Telephone Comp and toll service is d and retain, without u lities and rights for a he necessary lines,	ependent upon its al nreasonable expension the construction and	oility to secure e, suitable fac- maintenance of
2. 1	nterruptions of Servi	ice	
t i i c v v	f service is interrup han by the negligence an allowance at the r lities and class of se nterruption shall be continues, after notice other liability shall in es new rate or text es change	e or wilful act of th ninimum rate for th ervice affected at th made for the time s e and demand to th	e subscriber, telephone fac time of the time of the uch interruption Congrams 0 1978.

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name of officer title address

	Cancelling P.S.C.MO. No1		(Original) SHEET	[No. <u>E</u>
Lathro	p Telephone Company	ForLath		
Na	ame of Issuing Corporation	C	ommunity, Town or C	ity
		Miss	Pur MISCHEIMU	<u>c [U]</u>
	General Rules ar	nd Regulations		
			FFB 24 198	近
С. ОЫ	ligation and Liability of the	Telephone Compan	_ <u>_</u>	1
	Customer Premises Equipment		The second secon	
	 Effective January 1, 198 the FCC in Docket 20828, be provided by the telep existing service only so able from telephone comp January 1, 1983. 	customer premis hone company for long as such ec	use with new or uipment is avail-	
	 Customer premises equipm all equipment located on voltage protection equip or pay telephones, and m multiple channels to the 	the customer pu ment, inside win multiplexing equ	<pre>'emises except ove 'ing, coin-operate</pre>	er-
	 The telephone company wi for the telephone compan ment subject to the avai or equipment. 	y provided custo	omer premises equi	ib-i
	4. All embedded Customer Pr and deregulated effectiv the Order in Case No. TO Public Service Commissio	ve January 1, 19)-86-26, issued	88, by authority o by the Missouri	ffec of
	GANGELLED		· · · · · ·	
	JAN 0 1 1988			
	BY ZNA R.S. E-79 PUBLIC SERVICE COMMISSION OF MISSOURI		MAR 1 198	
			86-26 Public Service Com	ļ
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	C	ancelling P.S.C.MO. No	All previous Schedules	Original SHEET No),
	LATH	IROP TELEPHONE COMPANY	De-	LATHROP	
		e of Issuing Corporation	For	Community, Town or City MISSOURI	
		GENERAL RULES A	ND REGULATIONS		
				0EC 1 4 1982	ļ
		GENERAL	REGULATIONS	Laissnith	
С.	OBL I	GATION AND LIABILITY OF	TELEPHONE COMPAN	I.:ISSOURI IY (cBablio:Certyice Commis:	icn
7.	Cust	comer Premises Equipment			
		Effective January 1, 198 of the FCC in Docket 208 will be provided by the new or existing service is available from Teleph prior to January 1, 1983	28, customer pre Telephone Compar only so long as one Company supp	emises equipment ny for use with such equipment	
	b.	Customer premises equipm as all equipment located over-voltage protection operated or pay telephon to deliver multiple chan	on the customer equipment, insid les, and multiple	r premises except de wiring, coin- exing equipment	
	c.	The Telephone Company wi for the Telephone Compan equipment subject to the parts and/or equipment.	y provided custo	omer premises	
		BANGELLED MAR 1 1986 BY MAR 1 1986 PUBLIC SERVICE COMMISSION OF MISSOUR	L. 1		
		tes new rate or text tes change		FALED JAN - 1 1933 TAO #800 Public Service Commission	
)дтғ	e of 1	DEC 1 3 1982	DATE 3	EFFECTIVE JAN 1	19
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	Cancelling P.S.C.MO. No. 1	<u></u>	(Original) SHEET No. (Revised)
<u>Lathr</u>	op Telephone Company Name of Issuing Corporation	For Lathr C Misso	ommunity, Town or City
	General Rules a	nd Regulations	FEB 2 4 1986
	SALE OF TERMI	NAL EQUIPMENT	Missouri Public Service Commiss
1.	The Company may offer for sale telephone equipment, terminal equipment that is not included regulatory purposes. Applicat specific items will be provide format, at the time of purchas	equipment, and te l in the Company's le warranty cover d by the Company,	ublic items of lephone accessory rate base for age, if any, for
2.	Embedded telephone sets and ar for sale. The charge for sing shall be the net book value pl to December 31, 1987. The mir owned equipment shall not be l of transaction.	le line Company of us the cost of th nimum charge for m	wned equipment e transaction up ulti-line Company
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	GANGELLED JAN 01 1988		
	JAN 01 1988 by <u>Lot. R.S. E-76</u> public service commission		
	JAN 0 1 1988 by <u>Lat. R.S. E-76</u>		FILED WAR 1 1986
	JAN 01 1988 by <u>Lot. R.S. E-76</u> public service commission		FNLED WAR 1 1986 86-26 Public Service Commission

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FORM NO. 13 P.S.C.MO. No. 1 All previous Cancelling P.S.C.MO. No. Schedules Revised SHEET No. E (Original) SHEET No. E Revised	
LATHROP TELEPHONE COMPANY Name of Issuing Corporation Name of Issuing Corporation MISSOURI	
GENERAL RULES AND REGULATIONS	Π
GENERAL REGULATIONS JUN 26 1970	
D. USE OF SERVICE AND FACILITIES MISSOURI Public Service Commission	
1. Ownership and Use of Equipment	
are the property of the Telephone Company, whose agents and employees shall have the right to enter said premises at any reasonable hours for the purpose of installing, inspecting, maintaining or repairing the equip- ment, instruments and lines, or for the purpose of making collections from coin boxes or upon termination of the service, for the purpose of removing such equip- ment, instruments and lines. Such instruments, equip- ment and lines are not to be used for performing any part of the work of transmitting, delivering or collecting any message where any toll or consideration has been or is to be paid any party other than the Telephone Company, without the written consent of the Telephone Company.	
If the installation and maintenance of service are re- quested at locations which are or may become hazard- ous or dangerous to the Telephone Company's employees or to the public or to property, the Telephone Company FLUE Pay refuse to install and maintain such service, and, and the subscriber to install and maintain such service and may also require to install and maintain such service and may also require JAN 01 1988 the subscriber to indemnify and hold the Telephone Company harmless from any claims, loss or damage by an lot. AS. F-8 reason of the installation and maintenance of such service. FUELIC SERVICE COMMISSION WISSOUR	7
*Indicates new rate or text +Indicates change Public Service Commission	
DATE OF ISSUE	-

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FORM NO. 13 P.S.C.MO. No. 1 (Original) SHEET No.	E <u>-9</u>
All previous (Mexised) Cancelling P.S.C.MO. No. <u>Schedules</u> (Original) SHEET No. (Revised)	
LATHROP TELEPHONE COMPANY For_ LATHROP	
Name of Issuing Corporation Community, Former Gity	
GENERAL RULES AND REGULATIONS JUN 26 1970	
GENERAL REGULATIONS Public Service Commissi	ion
D. USE OF SERVICE AND FACILITIES (continued)	
2. Unauthorized Attachments or Connections	
The Telephone Company shall not be required to attach its equipment or lines to wiring not owned and installed by it, nor shall equipment, apparatus, circuits, or devices not furnished by the Telephone Company be attached to or connected with facilities furnished by the Telephone Company, whether physically, by induction or otherwise, unless provided for elsewhere in the tariffs. In case any such unauthorized attachment or connection is made, the Telephone Company shall have the right to disconnect the same or to suspend the service during the continuance of said attachment or connection or to terminate the service.	
3. Use of Subscriber Service	
Subscriber telephone service, as distingushed from public and semi-public telephone service, is furnished only for use by the subscriber, his family, employees or bus- iness associates or persons residing in the subscriber's household, except as the use of the service may be ex- bended to joint users or to persons temporarily subleasing a subscriber's residential premises. The Telephone Company has the right to refuse to install subscriber service or to permit such service to remain on premises of public or semi-public character when the instrument is so located that the public in general on patrons of the subscriber may make use of the service. Al fuck in locations, however, service may be nstalled, provided the instrument is so located that it is public use.	
*Indicates new rate or text +Indicates change	
DATE OF ISSUE DATE EFFECTIVE SEP 30 197	
ISSUED BY Leon Mc mell President Lattrop Manane of officer title	<u>.</u>
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	GENER	AL REGULATI	IONS Publ	MISSOURI ic Service Com
E. EST	ABLISHMENT	AND FURNISH	HING OF S	ERVICE
1. 4	Application for Se	rvice		
Ь	These application in writing by the establishment of required to pay made, all char for exchanges connection char conditions spect these General Exchange Service Service Tariffs which service rates, rules or	pany's standard ons become con the Telephone Co f service. App in advance at ges accruing for ervice and equip rge if applicable ified in such con Rules and Regu- vice Tariffs and s for the particu- is to be furnish- to that extent, is subscribers for	ntracts when ompany, or olicants for s the time app r the first b pment, and . The tern ntracts are llations, the the Local f ilar exchang ed. Any ch all act as a without furth	accepted upon the service are plication is illing period the service ns and subject to General Exchange e from hange in modification er notice.
b	equipment, etc. original contrac and equipment	, may be made t provides for s as may be orde	e verbally, i such addition ered, and no	f the nal service advance
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F	DRM NO. 13 P.S.C.MC. No. 1 2nd $\{ \text{Oxiginal} \}$ SHEET No. $\Xi - 17$ Revised $\{ \text{Revised} \}$
	Cancelling P.S.C.MO, No. 1 $1st $ (Batginal) SHEET No. $E-17$ (Revised)
LA	THROP TELEPHONE COMPANY
	Name of Issuing Corporation For Community, Town or City
	MISSOURI
	GENERAL RULES AND REGULATIONS EIVED
	ESTABLISHMENT AND MAINTENANCE OF CREDIT
	A. ESTABLISHMENT OF CREDIT
	 The Telephone Company may require a deposit or guarantee as a condition of service if the customer or prospective customer:
	(a) Is unable to establish that he or she had a previous service account with a telephone utility for a period of at least twelve (12) months for which all undisputed charges were satisfactorily paid; or
	(b) Is unable to establish a credit rating by meeting at least two (2) of the following criteria:
	1) Home ownership, excluding mobile homes.
	2) Existence of a checking account, regardless of age.
0	~ 0 ~ 3) Existence of a savings account, regardless of age.
	4) Motor vehicle ownership.
CANCELLE	5) Full time employment more than two years with current employer.
0	6) Applicant being 50 years of age.
	7) Possession of a recent charge card.
	8) Possession of a major national charge card. 月月上 臣 []
	9) Possession of a major oil company credit card.
	10) An existing loan from a financial institution not considered delinquent by the creditor.
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	Name	of Iss	LATHROP uing Corporation Community, Town of Caty WE MISSOUR MISSOUR
		GE	ENERAL RULES AND REGULATIONS APR 21 1978
	= =st.	ABLI	SHMENT AND MAINTENANCE OF CREDITUSIC Service Comm
А,	ES	TABI	ISHMENT OF CREDIT
	1.	guar or p delin withi	Telephone Company may require a deposit or antee as a condition of service if the customer prospective customer has an unpaid and undisputed quent account with a telephone utility which accrued in the last two (2) years or if such a delinquent ount was paid within the last six (6) months,
	2.	guar dispu	Telephone Company may require a deposit or rantee as a condition of continued service if un- uted charges in two out of the last twelve (12) og periods become delinquent.
	3.	A de	eposit shall be subject to the following terms:
		(a)	It shall not exceed estimated charges for two (2) months service based on the average bill during the preceding twelve (12) months or estimated for the next twelve (12) months by the customer and the telephone utility.
		(b)	It shall bear interest of six (6) percent per annum which shall be credited annually upon the account of the customer or paid upon the return of the deposit, whichever occurs first. Interest shall not accrue on any deposit after the date on which a reasonable effort has been made to return it to the custo
			DEC -1 1980 $BY \xrightarrow{2 \text{ null } R5 + E - 17}$ PUBLIC SERVICE COMMISSION rate or text OF MISSOURI nge $78 - 40$ Public Service Commission
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FORM NO. 13 P.S.C.MO. No. 1 All previous (Original) SHEET No. E-17 Rewised)
Cancelling P.S.C.MO. No. <u>Schedules</u>
LATHROP TELEPHONE COMPANY Name of Issuing Corporation Name of Issuing Corporation MISSOURIJUN 26 1970
GENERAL RULES AND REGULATION Service Commission
ESTABLISHMENT AND MAINTENANCE OF CREDIT
A. ESTABLISHMENT OF CREDIT
 The Telephone Company is not obligated to furnish service to any individual or firm that owes for service previously rendered at the same or a different address, until arrangements have been made to liquidate such previous indebtedness to the Company. In order to insure the payment of all charges due for its service, the Telephone Company may require any subscriber to establish and maintain his credit in one of the following ways:
a. By furnishing reference acceptable to the Telephone Company.
b. By providing a suitable guarantee in writing, in form prescribed by the Telephone Company.
c. By means of a cash deposit.
B. AMOUNT OF DEPOSITS
The amount of the deposit required for the purpose of establishing a subscriber's credit shall not exceed his estimated bill for exchange service and toll charges for one normal billing period plus thirty days. The Telephone Company may require the subscriber to increase the amount of the deposit at any time, if theicharges billed against the subscriber are found to warrant such an increase.
MAY 1 1978 SEP 30 1970 PUBLIC SERVICE COMMISSION *Indicates new rate or text OF MISSOURI +Indicates change PUBLIC SERVICE COMMISSION Public Service Commission
DATE OF ISSUE

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F	ORM NO. 13	P.S.C.MO, No	1	2nd	(Oxiginal) (Revised)	SHEET No. E-18
	Cance	lling P.S.C.MO. No		1st	•	SHEET No. <u>E-1</u> 8
	THROP TEL	_EPHONE COM	PANY For		THROP	own or City
•		ssuing out put action				
	G	ENERAL RULE	S AND R		TIONS	
·					<u> </u>	- 3 0 1980
	ESTAB	ISHMENT AND	MAINTE	NANCE	OF CRE	
	A. ESTABI	ISHMENT OF	CREDIT	(continued	d)	
. 1		Telephone Compa condition of conti		•	deposit or	guarantee
• •	0	The customer has f the last twelve delinguent.				
• 1	ti	The customer has me during the pr ecause of:				•
	1) Nonpayment of	an undisp	uted delin	nquent cha	arge.
1	2) Failure to pos	t a require	d deposit	t or guar	antee.
1 1	v o a	The customer est within the precedi in other charges are equal to at le he amount of the required by the C	ng six (6) in any one ast four hu deposit or	months, e (1) billi indred pe	and incu ing period ercent (40	rs toll d which 00%) of
:	shall creec deper	eposit or guarant be required by t I, national origin idents, source of or geographical a	the Compar , marital s income, c area of res	ny becaus tatus, ag condition sidence.	se of race e, numbe	e, sex, n of
			CANCEL	LED	, Di	U - 1 1980
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LATH	ROP Name	ncelling P.S.C.MO. No. 1 TELEPHONE COMPANY For LATHROP of Issuing Corporation MISSOURIS
	<u> </u>	GENERAL RULES AND REGULATIONS APR 21 1978
ES	TABL	ISHMENT AND MAINTENANCE OF CREDIT (continued)
A.	EST	ABLISHMENT OF CREDIT (continued)
	(c)	Upon discontinuance or termination, it shall be credited, with accrued interest, to the charge stated on the final bill and the balance, if any, shall be returned to the customer within twenty-one (21) days of the rendition of such final bill.
	(d)	Upon satisfactory payment of all undisputed charges dur- ing the last twelve (12) billing periods, it shall with accrued interest be promptly refunded or credited a- gainst charges stated on subsequent bills. Payment of a charge is satisfactory if received prior to the date upon which the charge becomes delinquent provided it is not in dispute. A telephone utility may withhold re- fund of a deposit pending the resolution of a dispute with respect to charges secured by such deposit.
	(e)	In lieu of a deposit the Telephone Company may accept a written guarantee. The limit of the guarantee shall not exceed the amount of a cash deposit.
	(†)	A guarantor shall be released upon satisfactory pay- ment of all undisputed charges during the last twelve (12) billing periods. Payment of a charge is satis- factory if received prior to the date upon which the charge becomes delinquent provided that it is not in dispute.
		DEC -1 1980
		$\frac{3^{12}}{PUBLIC} \frac{R5 \# E-18}{PUBLIC} \frac{11}{8} \frac{11}{8} \frac{11}{8} \frac{11}{1} \frac{1978}{78-40}$
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FORM NO. 13 P.S.C.MO. No. 1 (Original) SHEET No. E-18 All previous (Bewised)
Cancelling P.S.C.MO. No. Schedules (Original) SHEET No.
Cancelling P.S.C.MO. No. <u>Schedules</u> Original (SHEET No. Revised DEGEWED LATHROP TELEPHONE COMPANY For LATHROP OF Community, Town or City Name of Issuing Corporation MISSOURI JUN 2.6 1970
GENERAL RULES AND REGULATIONS MISSOURI Public Service Commission
ESTABLISHMENT AND MAINTENANCE OF CREDIT
C. DEPOSIT NOT TO AFFECT REGULAR COLLECTION PRACTICE
The fact that a deposit has been made shall in no way relieve the applicant or subscriber from complying with the Telephone Company's regulations as to advance payments and the prompt payment of bills on presentation, nor constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of service for non-payment of any sums due the Telephone Company for services rendered. The Telephone Company may discontinue service to any subscriber failing to pay current bills without regard to the fact that such subscriber has made a deposit with the Company to secure payment of such bills or has furnished with the Company a guarantee in writing of such bills.
D. INTEREST TO BE PAID ON DEPOSITS
Interest at the rate of six percent per annum shall be paid by the Company on all deposits made for the purpose of establishing credit. Simple interest shall be computed from the date of payment of the deposit and shall be paid annually or at the time of discontinuance of service or date of request for withdrawal of the deposit.
E. DISCONTINUANCE OF SERVICE FOR FAILURE TO ESTABLISH CREDIT
Service may be discontinued for failure to establish eredit, as authorized in A-1, within Five (5) days after fine [2] Company has served or mailed notice requiring the sub- scriber to do so.
*Indicates new rate or text +Indicates change $\underline{MAY 1 19/8}$ $\underline{MAY 1 19/8}$ $\underline{Public Service Commission}$
DATE OF ISSUE
ISSUED BY From Mederal Precision Little Saltrag, An.

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Lathrop Telephone Company of Princeton, MO

P.S.C. MO. NO. 1 3rd Revised Sheet No. E-19 Cancels 2nd Revised Sheet No. E-19

GENERAL RULES AND REGULATIONS REGULATIONS

ESTABLISHMENT AND MAINTENANCE OF CREDIT

NOV 1 9 1997

A. ESTABLISHMENT OF CREDIT (Continued)

MO. FUBLIC SERVICE CORD.

- 4. A deposit shall be subject to the following terms:
 - (a) It shall not exceed estimated charges for two (2) months service based on the average bill during the preceding twelve (12) months or in the case of new applicants for service, the average monthly bill for all subscribers within a customer class.
 - (b) It shall bear interest of nine percent (9%) per annum, which shall be credited annually upon the account of the customer or paid upon the return of the deposit, whichever occurs first. Interest shall not accrue on any deposit after the date on which a reasonable effort has been made to return it to the customer.
 - (c) Upon discontinuance or termination, it shall be credited, with accrued interest, to the charge stated on the final bill and the balance, if any, shall be returned to the customer within twenty-one (21) days of the rendition of such final bill.
 - (d) Upon satisfactory payment of all undisputed charges during the last twelve (12) billing periods, it shall with accrued interest by promptly refunded or credited against charges stated on subsequent bills. Payment of a charge is satisfactory if received prior to the date upon which the charge becomes delinquent provided it is not in dispute. The Telephone Company may withhold refund of a deposit pending the resolution of a dispute with respect to charges secured by such deposit.
 - (e) A customer, concurrent with the beginning of service, may post a deposit in two (2) equal monthly installments.
 - (f) A service deposit will not be required for lifeline service if the qualifying low income customer voluntarily elects toll blocking where available. If toll blocking is unavailable, a service deposit may be charged.

CANCELLED

JAN 2 0 2001 442 RS E-19 By **Public Service Commission** MISSOURI

FILED

JAN -1 1998

MISSOURI Public Service Commission

* Indicates new rate or text

+ Indicates change

Issued: November 26, 1997

Philip S. Johnson 1001 Kentucky Princeton, MO 64673 Effective: January 1, 1998



Cancelling P.S.C.MO. No. 1 151 [Periad] LATHROP TELEPHONE COMPANY Name of Issuing Corporation For LATHROP TelePhone Company For LATHROP Community, Town or City Community, Town or City MISSOCIAL PLINES GENERAL RULES AND REGULATIONS COT 30 1990 ESTABLISHMENT AND MAINTENANCE OF CREDIT A. ESTABLISHMENT OF CREDIT (continued) 4. A deposit shall be subject to the following terms: (a) It shall not exceed estimated charges for two (2) months service based on the average bill during the preceding twelve (12) months or in the case of new applicants for service, the average monthly bill for all subscribers within a customer class. (b) It shall be credited annually upon the account of the customer or paid upon the return of the deposit, whichever occurs first. Interest shall not accue on any deposit alter the date on which a reasonable effor has been made to return it to the customer. (c) Upon discontinuance or termination, it shall be credited, with accrued interest; to the charge stated on the final bill and the balance, if any, shall be returned to the customer within twenty-one (21) days of the rendition of such final bill. (d) Upon satisfactory payment of all undisputed charges during the last tweive (12) billing periods, it shall with accrued interest periods or credited against charges stated on subsequent bills. Payment of a charge is satisfactory if received prior to the date upon which the charge becomes delinquent provided it its not in dispute. The Telephone Company may with hold returd of a deposit pending the resolution of such the dates the state or text *Indicates new rate or text *Indicates new rate or text *Indicates new rate or text *Indicates end text *Indicates change MAND ALLY ALLY ALLY ALLY ALLY ALLY DATE OF ISSUE ORDER ALLY . (4 MISSOUR DATE EFFECTIVE Accurate 1. 16 An- meant day year ISSUED BY ALLY . (4 MISSOUR DATE EFFECTIVE Accurate 1. 16 An- meant day year ALLY ALLY ALLY . ALLY ALLY ALLY ALLY ALL	FORM NO. 13 P.S.C.MO. No. 1 2nd (Societate) SHEET No. Ξ 19 (Revised)
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may post a deposition tryegold ²) equal monthly installments. *Indicates new rate or text +Indicates change By 3rd RS # E19 Public Service Commission DATE OF ISSUE October 31, 19 MISSOUR DATE EFFECTIVE December 1, 19 do month day year ISSUED BY Leven McDruell President Lathop Mo	during the last twelve (12) billing periods, it shall with accrued interest be promptly refunded or credited against charges stated on subsequent bills. Payment of a charge is satisfactory if received prior to the date upon which the charge becomes delinquent provided it is not in dispute. The Telephone Company may with- hold refund of a deposit pending the resolution of attach
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<u> </u>	GENERAL RULES AND REGULATIONS
	STABLISHMENT AND MAINTENANCE OF CREDITALSOURI
в.	DEPOSIT NOT TO AFFECT REGULAR COLLECTION
	The fact that a deposit has been made shall in no way relieve the applicant or subscriber from complying with the Telephone Company's regulations as to advance payments and the prompt payment of bills on presentation, nor constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of service for non-payment of any sums due the Telephone Company for services rendered. The Telephone Company may discontinue service to any subscriber failing to pay current bills without regard to the fact that such subscriber has made a deposit with the Company to secure payment of such bills or has furnished with the Company a guarantee in writing of such bills.
c.	DISCONTINUANCE OF SERVICE FOR FAILURE TO MAINTAIN CREDIT
	Service may be discontinued for failure to maintain credit, as authorized in A-2 within Five (5) days after the Company has served or mailed notice requiring the sub- scriber to do so.
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Name of Issuing Corporation	Community, Town or City MISSOURI JUN 26 1970
GENERAL RULES A	ND REGULATIONS MISSOURI Public Service Comm
ESTABLISHMENT AND MA	INTENANCE OF CREDIT
F. SERVICE RE-CONNECTI	NG CHARGE
Where service has been disc establish credit, as authorize restoral of service charge v by the Company.	ed above, the regular
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FORM NO. 13 P.S.C.MO. No. 1 (Original) SHEET No. E-1	<u> </u> 9a
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GENERAL RULES AND REGULATIONSE	1.
OCT 30 1980 ESTABLISHMENT AND MAINTENANCE OF CREDIT	
A. ESTABLISHMENT OF CREDIT (continued)	
5. A written guarantee in lieu of a deposit.	
(a) In lieu of a deposit the Telephone Company may accept a written guarantee. The limit of the guarantee shall not exceed the amount of a cash deposit.	
 (b) A guarantor shall be released upon satisfactory payment of all undisputed charges during the last twelve (12) billing periods. Payment of a charge is satis- factory if received prior to the date upon which the charge becomes delinquent provided it is not in dispute. 	
B. DEPOSIT NOT TO AFFECT REGULAR COLLECTION PRACTICE	
The fact that a deposit has been made shall in no way relieve the applicant or subscriber from complying with the Telephone Company's regulations as to advance payments and the prompt payment of bills on presentation, nor constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of service for non-payment of any sums due the Telephone Company for services rendered. The Telephone Company may discontinue service to any sub- scriber failing to pay current bills without regard to the fact that such subscriber has made a deposit with the Company to secure payment of such bills or has furnished the Company with a guarantee in writing of such bills.	
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Cancelling P.S.C.MO. No	<u> </u>
THROP TELEPHONE COMPANY For LATHROP	
Name of Issuing Corporation Community, Town or City MISSOURI()	<u> </u>
GENERAL RULES AND REGULATIONS	
ESTABLISHMENT AND MAINTENANCE OF CREDIT	
C. DISCONTINUANCE OF SERVICE FOR FAILURE TO MAINTAIN CREDIT	
Service may be discontinued for failure to maintain credit, as authorized in A-2 within five (5) days after the Company has served or mailed notice requiring the subscriber to do so.	
D. RECORDS	
The Telephone Company maintains a record of current and previous accounts by name, address and telephone number.	
E. PREVIOUS INDEBTEDNESS	
The Telephone Company is not obligated to furnish service to any person that owes for service furnished by the Company previously rendered at the same or a different address until arrangements have been made to liquidate such previous indebtedness to the Company.	
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			GENERAL RULES AND REGULATIONS
			IAL CONTRACT PERIODS AND TERMINATION OF SERVICE
		в.	TERMINATION OF SERVICE
			 Service may be terminated prior to the expiration of the initial contract period upon notice being given to the Telephone Company, and upon payment of the termination charges given below, in addition to all charges due for service which has been furnished. a. In case of service for which the initial contract
			period is one month, the charges due for the balance of the initial month.
na e		ssion	b. In the case of directory listings and joint-user service where the listing has appeared in the directory, the charges due to the end of the directory period, except that in the following cases charges will be continued only to the date of term- inations of the extra listing or joint-user service, subject, however, to a minimum charge of one month.
TEL	2001 5 5	B	(1) The contract for the main service is terminated.
CANCELLEI	JAN 2 0	rvice Collissou	(2) The listed party or joint-user becomes a sub- scriber to some class of exchange service.
G	بر بر	blic Se N	(3) The listed party or joint-user moves to a new location.
		1	(4) The listed party or joint-user dies.
			c. For P.B.X. Service or special equipments in E charges will be based on the individual circumstances in each case as agreed upon at the time of installation. SEP 30 1970
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P.S.C. MO. NO. 1 1st Revised Sheet No. E-22 Cancels Original Sheet No. E-22

GENERAL RULES AND REGULATIONS

NOV 1 9 1997

MO. PUBLIC SERVICE COMM

INITIAL CONTRACT PERIODS AND TERMINATION OF SERVICE

B. TERMINATION OF SERVICE (Continued)

- 2. Contracts for periods of longer than one month, covering service whose installation required line extension, may be terminated upon payment of all charges that would accrue to the end of the Contract Period or the Contract will be transferred to a new applicant who is to occupy the same premises and will subscribe to the service on the day following the termination by the original subscriber. The new subscriber will be bound under the terms of the contract for the unexpired portion of the contract.
- 3. Service may be terminated after the expiration of the Initial contract period, upon the Telephone Company's being notified, and upon payment of all charges due to the date of termination of the service.
- 4. Non-payment of undisputed, delinquent state or interstate long distance service charges billed by the company or undisputed, delinquent exchange service charges including any FCC approved end user charge or both, with the exception of Lifeline Service

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MISSOURI Public Service Commission Effective: January 1, 1998

* Indicates new rate or text

+ Indicates change

Issued: November 26, 1997

Philip S. Johnson 1001 Kentucky Princeton, MO 64673

FORM NO. 13 P.S.C.MO. No. 1 (Original) SHEET No. E-	22
Cancelling P.S.C.MO, No. Schedules (Original) SHEET No.	7
LATHROP TELEPHONE COMPANY For LATHROP EGENVED Name of Issuing Corporation Community, Town or City MISSOURI JUN 26 1970	
GENERAL RULES AND REGULATIONS MISSOURI Public Service Commissie	
INITIAL CONTRACT PERIODS AND TERMINATION OF SERVICE	≡
B. TERMINATION OF SERVICE (continued)	Ì
2. Contracts for periods of longer than one month, covering service whose installation required line extension, may be terminated upon payment of all charges that would accrue to the end of the Contract Period or the Contract will be transferred to a new applicant who is to occupy the same premises and will subscribe to the service on the day following the termination by the original subscriber. The new subscriber will be bound under the terms of the contract for the unexpired portion of the contract.	
3. Service may be terminated after the expiration of the initial contract period, upon the Telephone Company's being notified, and upon payment of all charges due to the date of termination of the service.	
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GENERAL RULES AND REGULATIONS

PAYMENT FOR SERVICES AND FACILITIES

- 1. The subscriber shall pay for services and facilities monthly in advance except departments, administrations and agencies of Federal, State, County, township or Municipal governments, and shall pay for Toll Messages (including charges for messenger service), Teletypewriter Exchange Service Messages, and Moves and Changes when billed. Failure to receive a bill does not relieve the subscriber of the responsibility for payment in accordance with the provisions set forth herein.
- 2. All bills for local, state or interstate long distance service charges billed by the Company, including any FCC-approved end user charge, or miscellaneous services are payable at the office of the Telephone Company, or an authorized collection agency within twenty-one (21) days from rendition of the bill.
- 3. The Company will during the first billing period in which a customer receives service, provide the customer with an itemized account of charges for equipment and service for which he has contracted. The Company will render a separate bill for concurrent residence service, unless otherwise requested by the customer.
- 4. The Company will, after the initial bill for new service, render a bill during each billing period for monthly recurring charges in advance and toll charges in arrears. Special billing arrangements may be established for service provided to governmental agencies.
- 5. The customer is responsible for all charges in conjunction with the service furnished him including collect toll messages which have been accepted at the customer's telephone.
- 6. Customers electing to receive an electronic bill statement in lieu of a mailed copy and make payment via automated clearing house (ACH) or credit card will receive a \$1.00 credit each month.*
- 7. In the event that a check or draft tendered by a customer is returned by the bank, a return check charge in the amount of the bank's charge (i.e., a pass through) plus a \$25.00 administrative fee will apply. The fee will be assessed when a check or instrument issued by a Customer is returned without payment for any reason whatsoever, unless the return is bank error, in which case documentary evidence is required to waive the charge. In addition, the Customer may be required to replace the returned check with a payment in cash or equivalent to cash, such as a cashier's check, certified check or money order.
- 8. Bills are due as specified on the bill and may be paid at any Business Office of the Company or at any agency authorized to receive such payments. All bills paid after the due date specified on the bill shall have a service charge of \$5.00 added. Failure to receive a bill does not relieve the subscriber of the responsibility for payment in accordance with the provisions set forth herein.^{1, 2}

¹Effective March 1, 2022, customers newly electing to participate in paperless billing and make payment through automated clearing house (ACH) or credit card will not be entitled to receive a \$1.00 credit each month.

 2 Effective May 1, 2022, customers who previously elected to participate in paperless billing and make payment via credit card or debit card will not be entitled to receive a \$1.00 credit each month. Customers who have previously elected and continue to participate in paperless billing and automatic payment via ACH prior to March 1, 2022 will continue to receive a \$1.00 credit (T) each month.

Issued: February 25, 2022

CANCELLED March 2, 2022 Missouri Public Service Commission JI-2022-0227 Mitchell Bailey, CEO Lathrop Telephone Company 1001 Kentucky Street Princeton, MO 64673 Effective: March 1, 2022

FILED Missouri Public Service Commission JI-2022-0226

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GENERAL RULES AND REGULATIONS

PAYMENT FOR SERVICES AND FACILITIES

- 1. The subscriber shall pay for services and facilities monthly in advance except departments, administrations and agencies of Federal, State, County, township or Municipal governments, and shall pay for Toll Messages (including charges for messenger service), Teletypewriter Exchange Service Messages, and Moves and Changes when billed. Failure to receive a bill does not relieve the subscriber of the responsibility for payment in accordance with the provisions set forth herein.
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(N) | | (N)

Issued: January 14, 2015

CANCELLED March 1, 2022 Missouri Public Service Commission JI-2022-0226 Ron Hinds, General Manager Lathrop Telephone Company P.O. Box 167 Princeton, MO 64673 Effective March 1, 2015

FILED Missouri Public Service Commission JI-2015-0238

PSC MO. No. 1 6th Revised No. E-23 Cancels 5th Revised Sheet No. E-23

GENERAL RULES AND REGULATIONS

PAYMENT FOR SERVICES AND FACILITIES

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Issued: June 6, 2011

Effective: July 6, 2011

Wendel Myers, General Manager Lathrop Telephone Company P.O. Box 167 Princeton, MO 64673

CANCELLED March 1, 2015 Missouri Public Service Commission JI-2015-0238 Filed Missouri Public Service Commission JI-2011-0617 LATHROP TELEPHONE COMPANY of Princeton, MO

PSC Mo. No. 1 5th Revised Sheet No. E-23 Cancels 4th Revised Sheet No. E-23

GENERAL RULES AND REGULATIONS

PAYMENT FOR SERVICES AND FACILITIES

- 1. The subscriber shall pay for services and facilities monthly in advance except departments, administrations and agencies of Federal, State, County, township or Municipal governments, and shall pay for Toll Messages (including charges for messenger service), Teletypewriter Exchange Service Messages, and Moves and Changes when billed. Failure to receive a bill does not relieve the subscriber of the responsibility for payment in accordance with the provisions set forth herein.
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- 5. The customer is responsible for all charges in conjunction with the services furnished him including collect toll messages which have been accepted at the customer's telephone.
- Customers electing to receive an electronic bill statement in lieu of a mailed copy and make payment via automated clearing house (ACH) or credit card will receive a \$1.00 credit each month.

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Issued: November 30, 2009

Effective: January 1, 2010

Wendel Myers, General Manager Lathrop Telephone Company P.O. Box 167 Princeton, MO 64673

CANCELLED July 06, 2011 Missouri Public Service Commission JI-2011-0617

FILED Missouri Public Service Commission JI-2010-0358

3 Lathrop Telephone Company of Princeton, MO

P.S.C. MO. No. 1 4th Revised No. E-23 Cancels 3rd Revised Sheet No. E-23

GENERAL RULES AND REGULATIONS

RECEIVED

PAYMENT FOR SERVICES AND FACILITIES

DEC 21 2000

MISSOURI **Public Service Commission**

- 1. The subscriber shall pay for services and facilities monthly in advance except departments, administrations and agencies of Federal, State, County, township or Municipal governments, and shall pay for Toll Messages (including charges for messenger service), Teletypewriter Exchange Service Messages, and Moves and Changes when billed. Failure to receive a bill does not relieve the subscriber of the responsibility for payment in accordance with the provisions set forth herein.
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- 5. The customer is responsible for all charges in conjunction with the services furnished him including collect toll messages which have been accepted at the customer's telephone.

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JAN 20 2001

MISSOURI Public Service Commission

Effective: January 20, 2001

Issued: December 21, 2000

CANCELLED January 1, 2010 **Missouri Public** Service Commission JI-2010-0358

Philip S. Johnson General Manager 1001 Kentucky Princeton, MO 64673

	FO	ORM 1	NO. 13 P.S.C.MO. No. 1 3rd (Price Sheet No. <u>E-2</u> 3) Revised
			Cancelling P.S.C.MO. No. 1 2nd (Street Sheet No. E-23 Revised)
	LA	THR	DP TELEPHONE COMPANY Name of Issuing Corporation MISSOURI
	ſ		GENERAL RULES AND REGULATIONSMAY 10 1984
			PAYMENT FOR SERVICES AND FACILATES COMMISSION
·		1.	The subscriber shall pay for services and facilities monthly in advance except departments, administrations and agencies of Federal, State, County, Township or Municipal govern- ments, and shall pay for Toll Messages (including charges for messenger service), Teletypewriter Exchange Service Messages, and Moves and Changes when billed. Failure to receive a bill does not relieve the subscriber of the responsibility for payment in accordance with the provisions set forth herein.
		2.	All bills for local, state or interstate long distance service charges billed by the company, including any FCC-approved end user charge, or miscellaneous services are payable at the office of the Telephone Company, or an authorized collection agency within twenty-one (21) days from rendition of the bill.
	З	3 UOISSI	In the event any sum due, (except as provided previously) is not paid within twenty-one (21) days after rendition of the bill, a written notice may be sent to the subscriber, calling attention to the fact that the amount is due, and if payment is not made within five days thereafter, the Com-
CANCELLED	JAN 2 0 2001	MISSOUR	pany may deny service without further notice. Charges for applicable elements of the Multi Element Charge Plan will be made for reconnecting services which have been discontinued for non-payment of charges due. No allowance will be made for loss of service during the period service is disconnected for non-payment if payment is made and service reconnected before completion of an order to terminate the service. Subsequent to the com-
	n Huld Jidul G	*I:	pletion of an order to terminate the service, it may a plication of the Telephone Company be re-established only on the basis of a new application. IUL - 1 1984 ndicates new rate or text ndicates change
n.		L	MAY 8 1984 DATE EFFECTIVE JUL 1 1984
		ISSUE	month day year month day year

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тыра	Cancelling P.S.C.MO. No. <u>1</u> <u>1st</u> (Striginal) SHEET No. <u>E-2</u> (Revised) DP TELEPHONE COMPANY For LATHROP
	Name of Issuing Corporation For Community, Town-or-City MISSOURIDEREDUCE
	GENERAL RULES AND REGULATIONS
l	PAYMENT FOR SERVICES AND FACILITIES MISSIUR
1.	The subscriber shall pay for services and facilities monthly? Dult in advance except departments, administrations and agencies of Federal, State, County, Township or Municipal govern- ments, and shall pay for Toll Messages (including charges for messenger service), Teletypewriter Exchange Service Messages, and Moves and Changes when billed. Failure to receive a bill does not relieve the subscriber of the responsibility for payment in accordance with the provisions set forth herein.
2.	All bills for local, toll or miscellaneous services are pay- able at the office of the Telephone Company, or an author- ized collection agency within twenty-one (21) days from rendition of the bill.
3.	In the event any sum due, (except as provided previously) is not paid within twenty-one (21) days after rendition of the bill, a written notice may be sent to the subscriber, calling attention to the fact that the amount is due, and if payment is not made within five days thereafter, the Com- pany may deny service without further notice.
4.	Charges for applicable elements of the Multi Element Charge Plan will be made for reconnecting services which have been discontinued for non-payment of charges due. No allowance will be made for loss of service during the period service is disconnected for non-payment if payment is made and service reconnected before completion of an order to terminate the service. Subsequent to the com- pletion of an order to terminate the service, it may at the option of the Telephone Company be re-established only on the basis of a new application.
	Indicates new rate or text Indicates change PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION
	E OF ISSUE DEC 1 1978 DATE EFFECTIVE JAN 1 1979 month day year

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F	ORM NO. 13 P.S.C.MO. No. 1 Ist $\{Qriginal\}$ SHEET No. $E=23$
	Cancelling P.S.C.MO. No. 1 (Original) SHEET No. E-23
	THROP TELEPHONE COMPANY For LATHROP Name of Issuing Corporation Community, Fown of City MISSOURI20210 MISSOURI20210
	GENERAL RULES AND REGULATIONS APR 21 1978
	PAYMENT FOR SERVICES AND FACILITIES MISSOURI
1	 The subscriber shall pay for services and facilities monthly in advance except departments, administrations, and agencies of Federal, State, County, Township or Municipal govern- ments, and shall pay for Toll Messages (including charges for messenger service), Teletypewriter Exchange Service Messages, and Moves and Changes when billed. Failure to receive a bill does not relieve the subscriber of the responsibility for payment in accordance with the provisions set forth herein.
	2. All bills for local, toll or miscellaneous services are pay- able at the office of the Telephone Company, or an author- ized collection agency within twenty-one (21) days from rendition of the bill.
•	3. In the event any sum due, (except as provided previously) is not paid within twenty-one (21) days after rendition of the bill, a written notice may be sent to the subscriber, calling attention to the fact that the amount is due, and if payment is not made within five days thereafter, the Com- pany may deny service without further notice.
	4. The regular restoral of service charge will be made for reconnecting services which have been discontinued for non- payment of charges due. No allowance will be made for loss of service during the period service is disconnected for non-payment if payment is made and service reconnected before completion of an order to terminate the service. Subsequent to the completion of an order to terminate the service, it may at the option of the Telephone Company be
,	JAN 1 1975
	*Indicates new rate or text +Indicates change BY Rud R5 E-V3 Public Service Commission PUBLIC SERVICE COMMISSION
	DATE OF ISSUE AUG 15 1977 OF MISSOURI DATE EFFECTIVE MAY 1 1978 MAY 1 1978 MAY 1 1978 MAY 1 2078 MAY
	ISSUED BY CAM / Manual / Justician on title address

FORM NO. 13 P.S.C.MO. No. 1 [Original] SHEET No. E-23 All previous [Original] SHEET No. E-23 Cancelling P.S.C.MO. No. Schedules [Original] SHEET No
Revised (LATHROP TELEPHONE COMPANY For LATHROP DE
GENERAL RULES AND REGULATIONS MISSOURI Public Service Commission
PAYMENT FOR SERVICES AND FACILITIES
1. The subscriber shall pay for services and facilities monthly in advance except departments, administrations and agencies of Federal, State, County, Township or Municipal govern- ments, and shall pay for Toll Messages (including charges for messenger service), Teletypewriter Exchange Service Messages, and Moves and Changes when billed. Failure to receive a bill does not relieve the subscriber of the responsibility for payment in accordance with the provisions set forth herein.
2. All bills for local, toll or miscellaneous services are due when rendered and payable at the office of the Telephone Company, or an authorized collection agency, on or before the fifteenth (15) day after the bill is rendered.
3. In the event any sum due, (except as provided previously) is not paid on or before the 15th day after the issuance of the bill, a written notice may be sent to the subscripen (rating attention to the fact that the amount is due, and, in payment ED is not made within five days thereafter, the Company may deny service without further notice. MAY 1 1978
4. The regular restoral of service charge will be made for 147 656-73. reconnecting services which have been discontinued staric becommission payment of charges due. No allowance will be made for the service loss of service during the period service is disconnected for non-payment if payment is made and service reconnected before completion of an order to terminate the service. Subsequent to the completion of an order to terminate the service, it may at the option of the Telephone Company be re-established only on the basis of a new application.
 5. In the event the service of a subscriber has been trice 0 1970 denied for non-payment within the previous 12 months, service vice may be terminated in lieu of a third denial. Service may then be reestablished at the option of the Function only *Indicates new rate or text on the basis of a new application termination.
DATE OF ISSUEDATE EFFECTIVE

GENERAL RULES AND REGULATIONS

CONSTRUCTION CHARGES

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1. Excess Construction Charge

- a. Where no facilities are in place, the Company will build one-third of a mile of circuits to any rural customer for business or residence use without excess construction charges.
- b. For all distance over one-third mile an excess construction charge based on the time and materials used for construction may be charged.
- c. The first 1000 feet of circuit on private property for local exchange service will be provided by the Company. Any distance beyond the first 1000 feet will be charged to the customer at time (loaded labor rate) and materials used for construction. An advance payment of the reasonable cost of construction will be required. The customer shall furnish suitable right-of-way to the Company.
- d. For mobile homes, trailers, construction sheds, and other nonpermanent buildings, the customer may be required to pay in advance one year's local service charges in addition to any excess construction charge. This credit may not be used to reduce the monthly bill for toll or taxes, and no portion will be refunded to the customer if service is discontinued before credit is entirely used.
- e. Ownership of all facilities constructed under this section up to the demarcation point will remain with the telephone company.

2. <u>Special Construction</u>

When a special type of construction is desired by a customer, such as underground boring, an additional charge is made. This charge is equal to the difference between the estimated cost of the special type of construction and the average cost of standard construction.

Title to all facilities constructed and paid for wholly or in part by the subscriber is vested in the Company.

3. <u>Temporary Service:</u>

Where plant construction is required to provide exchange, extension line, etc., service, temporary in character, the Company may require the applicant to pay charges based upon the costs involved or to contract for service beyond the initial period or both.

FORM NO. 13 P.S.C.MO. No. 1 (Original) SHEET No. E-24 All previous (Original) SHEET No. E-24 Revised (Original) SHEET No. E-24
Cancelling P.S.C.MO. No. <u>Schedules</u> (Original) SHEET No. <u>Revised</u>
LATHROP TELEPHONE COMPANY For LATHROP FOR Commenter (Figure 1) (E. 1997)
GENERAL RULES AND REGULATIONS
CONSTRUCTION, INSTALLATION Public Service Commission MAINTENANCE CHARGES
A. GENERAL
 Construction charges will not apply to the customer's station installation which includes the drop which extends from the last pedestal to the building in which the tele- phone is located, or 300 feet, whichever distance is shortest.
2. Exposed wiring is the standard method of wiring in all buildings where no conduit or other means of concealment is provided. When concealed wiring is desired in buildings where no means of concealment is provided, the applicant may be charged the difference between the installation costs of the concealed wiring and the costs of the standard exposed wiring. However, if suitable interior conduit, grooving, moulding, wainscoting, or other similar means of concealment are provided, either by the building owner or by the applicant, the wiring is installed therein by the Telephone Company without additional charge.
FILED SEP 3 0 1970 *Indicates new rate or text +Indicates change
CANCELLED April 22, 2016 Missouri Public Service Commission JI-2016-0241 DATE OF ISSUEDATE EFFECTIVE

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F	FORM NO. 13 P.S.C.MO. No. 1 All previous	_ (Original) SHEET No. <u>E-25</u> (Bovisock)
	Cancelling P.S.C.MO. No. Schedules	_{Original} SHEET No
, LAT	Name of Issuing Corporation	
		JUN 26 1970
	GENERAL RULES AND REGUL	MISSOURI
		Public Service Commission
	CONSTRUCTION, INSTALLATIC	
	B. MAIN LINE EXTENSIONS	
	Facilities provided without construction ch	arge:
	 Under normal conditions, the Telephon out charge, will extend its lines to rea in the exchange service area, provide condition is satisfied: 	ach applicants with-
	a. The cost of construction the requir will not exceed seven times the est exchange revenue from such applic	timated annual local
	When it is necessary for the Telephone C its plant in order to provide telephone set subscriber or subscribers, and the condi- satisfied, the Telephone Company may re- spective subscriber or subscribers, each advance payment of the local exchange re- service requested by the prospective sub- following basis:	rvice to a new ition above is not equire the pro- n to make an ent for the class of scriber, on the
	Length of new line_extension	No, of Months Advance Payments
	a. Up to 1/4 mile b. Over 1/4 and up to 1/2 mile c. Over 1/2 and up to 1 mile d. Excess over 1 mile	3 6 18 18 plus one additional month for each 1/10
		exce 事 但 臣 何 e · SEP 3 0 1970
	*Indicates new rate or text +Indicates change	Public Service Commission
	DATE OF ISSUE	SEP 3 0 1970
CANCELLED April 22, 2016 Missouri Public rvice Commission	ISSUED BY Stern Manager President	month day year

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Missouri Public
Service Commission
JI-2016-0241

F	FORM NO. 13 P.S.C.MO. No. 1 {Original } SHEET No. E-26 All previous {Bexised } {Original } SHEET No. E-26 Cancelling P.S.C.MO. No. Schedules {Original } SHEET No. E-26
LA-	CHROP TELEPHONE COMPANY For LATHFOPNE COMPANY Name of Issuing Corporation For Community, Town or City MISSOURI JUN 26 1970
	GENERAL RULES AND REGULATIONS MISSOURI Public Service Commission
	CONSTRUCTION, INSTALLATION AND MAINTENANCE CHARGES
	B. MAIN LINE EXTENSIONS (continued)
	The advance payment as required above is in addition to the regular service connection charge, if applicable. No portion of the advance payment will be refunded if telephone service is terminated.
	Advance payments will be credited to the subscriber's account in the amount of the monthly local exchange rate, as service is rendered monthly, until the total advance pay- ment has been refunded.
	Where recircuiting is necessary in connection with a rural line extension, the Telephone Company will bear the expenses of this recircuiting when Telephone Company facilities only are involved.
	FILED
	SEP 3 0 1970
	*Indicates new rate or text +Indicates change
CANCELLED April 22, 2016 Missouri Public Service Commission JI-2016-0241	DATE OF ISSUE

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1	FORM NO. 13 P.S.C.MO. No. 1 (Original) SHEET No. $\underline{=-26}$ a
	(Original) SUPER No.
LA	Cancelling P.S.C.MO. No
	GENERAL RULES AND REGULATIONS MISSOURI
	CONSTRUCTION, INSTALLATION AND MAINTENANCE CHARGES
	C. INSTALLATION OF TELEPHONE LINES WITHIN SUBDIVISION (1). TELEPHONE LINES CONSTRUCTED, INSTALLED AND OWNED BY UTILITIES IN SUB- DIVISIONS SHALL BE INSTALLED UNDERGROUND.
	1. The following definitions are used in this section of the tariff:
	APPLICANT: The developer, builder, or other per- son, partnership, association, firm, private or public corporation, trust, estate, political subdivision, govern- mental agency, or other legal entity recognized by law, applying for the construction of a telephone distribution system in a subdivision.
-	BUILDING: A single structure roofed and enclosed within exterior walls, built for permanent use, erected, framed of component structural parts and unified in its entirety both physically and in operation for single-family residential occupancy in a subdivision (Definition excludes mobile home).
	SUBDIVISION: A lot, tract, or parcel of land divided into two or more lots, plots, sites or other divisions for use for new residential buildings or the land on which is constructed new multiple-occupancy buildings per a recorded plot thereof if such recordation is required by law.
	2. The telephone company upon receipt of the applicant's proper application will install an underground telephone
	proper application will install an underground telephone (1) This section is filed pursuant to and as required by the SD Commission General Order #55, ordered in Case 17519, effective January 23, 1973. *Indicates new rate or text +Indicates change
CANCELLED April 22, 2016 Missouri Public Service Commission JI-2016-0241	DATE OF ISSUE March 8, 1973 DATE EFFECTIVE APR 10 1973 month day year ISSUED BY Leon McMaull President Latterop, McMaull name of officer title address

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FORM NO. 13 P.S.C.MO. No. 1 {Original SHEET No. <u>E-26</u> Cancelling P.S.C.MO. No. {Original SHEET No	
Calcenning T.S.O.Mo. No. (Revised) (Revised) (Revised) LATHROP TELEPHONE COMPANY For Name of Issuing Corporation Community, Town or City MSSOURCIWED	-
GENERAL RULES AND REGULATIONS	
CONSTRUCTION, INSTALLATION ANMISSOURI MAINTENANCE CHARGES Public Service Commission	
C. INSTALLATION OF TELEPHONE LINES WITHIN SUBDIVISION (1), TELEPHONE LINES CONSTRUCTED, INSTALLED AND OWNED BY UTILITIES IN SUB- DIVISIONS SHALL BE INSTALLED UNDERGROUND. (continued)	
system with suitable materials to assure that the applicant will receive reasonably safe and adequate telephone ser- vice. The provision of the underground telephone system will be provided at no charge except where a charge is permitted under Paragraphs 4 and 6 of this section of the Tariff. Temporary service is provided under Para- graph 5 of this section of the Tariff.	
3. Rights-of-way and Easements	
a. Within the applicant's subdivision, the Telephone Company will construct, own, operate, and maintain underground telephone lines only along public streets, roads, and highways which the Telephone Company has the legal right to occupy, and on public lands and private property across which rights-of-way and ease- ments satisfactory to the Telephone Company may be obtained without cost or need for condemnation by the Telephone Company.	
b. Rights-of-way and easements, within the subdivision, satisfactory to the Telephone Company, just be fur- nished by the applicant in reasonable time to meet construction and service requirements before the Tele- phone Company whall be required to commence the installation. Such rights-of-way and easements to be cleared of trees, tree stumps, and other obstruc- tions and graded to within six inches of final grade73	
*Indicates new rate or text +Indicates change Public Service Commission	
CANCELLED April 22, 2016 Missouri Public Service Commission JI-2016-0241 DATE OF ISSUE <u>Man. 1, 8, 1973</u> month day year ISSUED BY <u>Len Man. 1, 8, 1973</u> month day year name of officer <u>DATE EFFECTIVE</u> <u>APR 1 0 1973</u> month day year title <u>address</u>	_

3	RM NO. 13 P.S.C.MO. No. 1 (Original) SHEET NO. E-2	<u>26</u> c
	Cancelling P.S.C.MO. No	
LA	HROP TELEPHONE COMPANY For LATHROP POR WEI Name of Issuing Corporation Community Downlon City D MISSOURI	
	GENERAL RULES AND REGULATIONS MAR 9 1973 MISSOURI	
	CONSTRUCTION, INSTALLATION AND MAINTENANCE CHARGES	ł
	C. INSTALLATION OF TELEPHONE LINES WITHIN SUBDIVISION (1). TELEPHONE LINES CONSTRUCTED, INSTALLED AND OWNED BY UTILITIES IN SUB- DIVISIONS SHALL BE INSTALLED UNDERGROUND. (continued)	
	by applicant, at no charge to the Telephone Company. Such clearance and grading must be maintained by the applicant during construction by the Telephone Company.	
	4. Advance Payments	
	a. Where, due to the manner in which a subdivision is developed, the Telephone Company is required to con- struct an underground telephone distribution system through a section or sections of the subdivision where service will not be connected for at least two years, then the Telephone Company may require an advance payment equal to the estimated cost of construction from the applicant before construction is commenced. If in the judgment of the Telephone Company an advance is required under the above described conditions, the Telephone Company has the right to refuse installation of the underground system until the required advance is paid to the Telephone Company.	
	b. If an advance is required under these rules, then the advance, without interest, shall be returned to the applicant on a pro rata basis as the permanent serv- ice connection is made to each building or multiple- occupancy building.	-
	د. Any portion of an advance remaining unrefunded ten years from the date the Telephone Companypis firet? *Indicates new rate or text	
	+Indicates change Public Service Commission	011
CANCELLED April 22, 2016	PATE OF ISSUE March 8 1973 DATE EFFECTIVE APR 10 1973 month day year ponth day year	r ì
Missouri Public Service Commission JI-2016-0241	SSUED BY FCO Increase of officer title address	<u>, </u>

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\mathbf{F}^{\prime}	ORM NO. 13	P.S.C.MO. No	1	{Original} SHEET No. <u>E-20</u> Revised }	<u>6</u> d
	Cance	lling P.S.C.MO. No		Original SHEET No	-
LA	THROP TE Name of 1	EPHONE COMP Issuing Corporation			-
	G	ENERAL RULES	S AND REGUL	MISSOURI]
	SUBI INST DIVIS	ALLED AND ON	ELEPHONE L WNED BY UTI	Public Service Commission	
		•	lephone Compar	e extension will be re- ny and credited to the •	
	5. T	emporary Facilitie	S		
	a.			talled to provide serv- imum period of one year.	
	Þ.	advance of the p in order to prov Company may re non-recoverable the required cos tions apply, the refuse installation	ermanent under ide telephone se equire the applic costs of the ter its under the ab Telephone Com n of the tempore	temporary facilities in ground telephone system ervice, the Telephone cant to pay the estimated mporary facilities. If ove described condi- pany has the right to ary facilities until the Felephone Company.	
	6.S	oecial Conditions			
	a.	appears impracting Telephone Comp tomers, e.g., d Company or app Missouri Public ing or for the app	cable or unjust any, or discrim lifficult rock con licant shall refe Service Commi oproval of speci	plication of these rules to applicant or the hinatory to other cus- ditions, the Telephone r the matter to the ssion for special rul- al conditions which ior to commencing	
-	*Indicates n +Indicates c	ew rate or text hange			
CANCELLED April 22, 2016	DATE OF ISSU	Anna SIL E 11	173 DATE I U Pre		-
Service Commission JI-2016-0241		name of	officer	title address	

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FO	CORM NO. 13 P.S.C.MG, No. 1 Original SHEET No. $\{ \text{Driginal} \}$ SHEET No. $\{ \text{Revises} \}$	<u>26</u> e
	Cancelling P.S.C.MO. No	
LAŢ	THROP TELEPHONE COMPANY For LATHROP Name of Issuing Corporation Community, Town or City MISSOURI DECERTION	
	GENERAL RULES AND REGULATIONS BUE	7
	SEP 12 1978 SEP 12 1978 <u>SPECIAL ASSEMBLIES OF EQUIPMENT</u> <u>OR SPECULATIVE PROJECTS</u> MISSOURI Public Service Commission Public Service Commission for which provision is not otherwise made in this Tariff	7
	may be provided where practicable if not detrimental to any of the services furnished by the Company.	
	a. The charge for such facilities may be in the form of an installation charge, a monthly charge, a termination charge or any combination thereof and will include, when applicable, one or more of the following estimated expense items associated with the special equipment or service provided:	
	 Maintenance expense Depreciation expenseincluding reusable and non-recoverable items Administration expense Taxesincluding federal income tax Any other specific items of expense that may be associated with the facility provided A reasonable return on investment 	
	 b. The estimated installation cost used in the derivation of the various expense items shall include the following: 1) Material 2) Material overhead 3) Installation labor 4) Installation labor overhead 	
	*Indicates new rate or text Public Service Commission	
	*Indicates new rate or text +Indicates change	
CANCELLED April 22, 2016 Missouri Public Service Commission JI-2016-0241	DATE OF ISSUE <u>September 14, 1978</u> DATE EFFECTIVE <u>OCT 15 1978</u> month day year <u>month day year</u> ISSUED BY <u>Leon McDonell</u> <u>President</u> <u>Fatting M</u> name of officer title <u>audress</u>	r t

FORM NO. 13 Ca	P.S.C.MO. No	
ATHROP T	Revised (<u> Revised</u> (<u> Revised</u>) <u> FELEPHONE COMPANY</u> For <u>LATHROPD</u> CALED <u> Community</u> Composition <u> MISSOURI</u>	
	GENERAL RULES AND REGULATIONS NOV 14 1978	
	FOREIGN EXCHANGE SERVICE	on
A, Ger	neral	
1.	Foreign exchange service is exchange service furnished to a customer from a central office of an exchange other than the one that normally serves the area in which the customer is located.	
2.	For the purpose of this tariff, the term, "Foreign Exchange" shall mean the exchange from which foreign exchange service is furnished. The term, "Normal Exchange", shall mean the exchange normally serving the area in which the customer's premise is located. The term, "Interexchange Channel", design that is portion of the foreign exchange service of culture that is provided between the toll rate centers of the foreign and normal exchanges.	
3.	Foreign exchange service does not come which the E-26 Telephone Company's general undertaking undertak	F
4.	Foreign exchange service will be furnished for both interstate and intrastate locations.	
5.	Foreign exchange service may be provided only in connection with private branch exchange trunk lines, and individual line business or residence service. The service will be furnished only at one potetion or premises for each channel or circuit.	
	es new rate or text es change Public Service Commission	
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C	³ P.S.C.MO. No1 ancelling P.S.C.MO. No	(Original) SHEET No. <u>E-26</u> (Revised) (Revised) (Revised) (Revised)
_A <u>THROP</u> Name	TELEPHONE COMPANY For e of Issuing Corporation	
	GENERAL RULES AND R	REGULATIONS NOV 1 4 1978
FORE	<u>GN EXCHANGE SERVICE</u> (continued) MISSOURI Public Service Commission
A. Ge	neral (continued)	
6. 7.	the foreign exchange service (10) days thereafter.	exchange service is In that the applicant is business or residence xchange service, in the same location where such stalled. Under this condi- e service customer service, the normal otify such foreigner, inat will be discontinued ten 1 1988 s operated by explain ten 1
8.	the necessary facilities.	Il be furnished at the rates , provided the necessary vailable. Where the e not available, and equipment costs, special other special consider- g such service available d to pay an additional tion of such unusual contract for service both.
	es new rate or text tes change	DEC 1 5 1978 Public Service Commission
DATE OF I	ISSUE NOV 15 1978 I McDmell PA name of officer	DATE EFFECTIVE <u>DEC 15 1978</u> month day year esilent Latturp Ma title Gaddress

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Ca	ncelling P.S.C.MO. No	Original) SHEET No. <u>E-</u> (Original) SHEET No. (Original) SHEET No. (Revised) GEIVED
ATHROP_] Name	ELEPHONE COMPANY For of Issuing Corporation	Community, Town or City MISSOURI NOV 14 1978
	GENERAL RULES AND R	REGULATIONS MISSOURI Public Service Commission
FORE	GN EXCHANGE SERVICE (continued)
A. Gei	neral (continued)	
9.	Standard extensions may be for with Local Exchange Tariffs charge rates and regulations premise extensions will be fur foreign exchange service.	where applicable. No off mished in connection 980th
10.	The use of the service is limit his employees for business put of residence service, to the re- household. Foreign exchange further limited to calls to other exchange. If any customer to be transferring or transmitting other than authorized above, area, and/or making toll calls exchange, such customer and office shall be notified that the continued or the foreign exchange terminated ten (10) days after	ited to the complete complete urposes, and in the Case members of his immediate e service calls will be r stations of the foreign this service is found to g messages for parties in the normal exchange in the normal exchange through the foreign foreign exchange business practice must be dis- ange service will be
11.	Interexchange mileage is the r the toll rate centers of the two that portion of the interexchan nished by this Telephone Com of the interexchange channel f another telephone company, b of the two exchanges involved channel facility mileage charge apply.	o exchanges involved for ge channel facilities fur- npany. For the portion acilities furnished by etween toll rate centers , the interexchange
		F(1」) DEC 1 5 1978
	es new rate or text es change	Public Service Commission
DATE OF I	month day year	DATE EFFECTIVE DEC 13 1978 month day yea ladent Lattrop, Mrs.

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FORM NO. 13 P.S.C.MO. No	Original) SHEET No. <u>E-26</u> i Ravisad (
Cancelling P.S.C.MO. No	Original SHEET No.
· · · · · · · · · · · · · · · · · · ·	CURINOV 14 1978
GENERAL RULES AND REGULATI	ONS MISSOURL
FOREIGN EXCHANGE SERVICE (continued)	JUL 0 1 1988
B. Rates	12 × # E-26
 The charge for foreign exchange service established monthly service rate, and meservice connection charge of the foreign the grade of service (individual line bus dence, or PBX and PABX trunks) with foreign exchange service is to be associaddition, the following monthly charges a. Where all or a portion of the interest facilities are furnished by this Telep a mileage charge of \$3.80 per mile thereof), per month, will apply for measured in route miles between the points of this Company's interexchant facilities. b. Where all or a portion of the interest facilities are furnished by another te charges shall apply to such interexcharge in the regulation. 	cerul Ghor Missour on-recurring n exchange, for siness or resi- th which the ciated. In apply: kchange channel hone Company, (or fraction each circuit, e terminal ige channel kchange channel lephone company, change channel
ticipating company, for the portion o change channel provided.	f the interex-
c. A supplemental charge of \$10,00 pe apply for each \$.05 multiple of the station initial period, message toll ra normal exchange and the foreign exc	day station-to- ate between the
d. Where special repeater equipment is satisfactory transmission and/or sign foreign exchange circuit, such equip provided at a monthly rate based on	naling on the oment will be
involved. *Indicates new rate or text +Indicates change	PULEU
DATE OF ISSUE <u>NOV 15 1978</u> DATE EFFE ISSUED BY <u>Lem McJmell</u> <u>Presiden</u> pame of officer t	DE0 1 5 1070

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Cancelling P.S.C.MO. No	FORM NO. 13 P.S.C.MO. No1	Original) SHEET No. <u>E-26j</u>
Communication Commu	Cancelling P.S.C.MO, No,	Original SHEET No
FOREIGN EXCHANCE SERVICE (continued) Missouri B. Rates (continued) 2. In cases where foreign exchange service is requested by a customer of another telephone company into an exchange of this Telephone Company, the rates as specified in Paragraph 1 and a, of Paragraph B. Rates on the foregoing sheet will apply. In addition the rate specified in Paragraph B., 1. c., on the toregoing sheet will apply unless a similar charge is made by the company in whose area the customer is located. 3. Where the normal and foreign exchanges have configuous Exchange Area Boundaries, a foreign exchange exchange Area Boundaries, a foreign exchange exchange area the customer is located. 3. Where the normal and foreign exchanges have configuous Exchange Area Boundaries, a foreign exchange exchange service facility arrangement may be provided by a routing method other than using standard interexchange channel facilities. In all such special routing cases, however, the rates as specified in Paragraph B. 1., on the foregoing sheet will apply. Image: Service facility arrangement may be provided by a routing method other than using standard interexchange channel facilities. In all such special routing cases, however, the rates as specified in Paragraph B. 1., on the foregoing sheet will apply. Image: Service facility arrangement may be provided by a routing method other than using standard interexchange channel facilities. In all such special routing cases, however, the rates as specified in Paragraph B. Image: Service facility arrangement may be provided by a routing the foreign specified in Paragraph B. Image: Service facility arrangement may be provided by a routing the foreign specified in Paragraph B. Image	LAT <u>HROP_TELEPHONE_COMPANY_</u> For_LA Name of Issuing Corporation MIS	
FOREIGN EXCHANGE SERVICE (continued) Public Service Commission B. Rates (continued) 2. In cases where foreign exchange service is requested by a customer of another telephone company into an exchange of this Telephone Company, the rates as specified in Paragraph B., Rates on the foregoing sheet will apply. In addition the rate specified in Paragraph B., 1. c., on the foregoing sheet will apply unless a similar charge is made by the company in whose area the customer is located. 3. Where the normal and foreign exchanges have contiguous Exchange Area Boundaries, a foreign exchange service facility arrangement may be provided by a routing method other than using standard interexchange channel facilities. In all such special routing cases, however, the rates as specified in Paragraph B., 1., on the foregoing sheet will apply. Image Area Boundaries, a foreign exchange service facility arrangement may be provided by a routing method other than using standard interexchange channel facilities. In all such special routing cases, however, the rates as specified in Paragraph B., 1., on the foregoing sheet will apply. Image Area Boundaries as inclusion Image Browner and the foregoing sheet will apply. Image Area Boundaries as specified in Paragraph B., 1., on the foregoing sheet will apply. Image Browner	GENERAL RULES AND REGUL	AT ONSUOV 1 4 1978
 2. In cases where foreign exchange service is requested by a customer of another telephone company into an exchange of this Telephone Company, the rates as specified in Paragraph I and a, of Paragraph B, Rates on the foregoing sheet will apply. In addition the rate specified in Paragraph B, 1, c., on the foregoing sheet will apply unless a similar charge is made by the company in whose area the customer is located. 3. Where the normal and foreign exchanges have contiguous Exchange Area Boundaries, a foreign exchange service facility arrangement may be provided by a routing method other than using standard interexchange channel facilities. In all such special routing cases, however, the rates as specified in Paragraph B, 1, on the foregoing sheet will apply. *Indicates new rate or text * Indicates change Mov 15, 1978	FOREIGN EXCHANGE SERVICE (continu	MISSOURI Public Service Commission
 by a customer of another telephone company into an exchange of this Telephone Company, the rates as specified in Paragraph 1 and a. of Paragraph B. Rates on the foregoing sheet will apply. In addition the rate specified in Paragraph B., 1. c., on the foregoing sheet will apply unless a similar charge is made by the company in whose area the customer is located. Where the normal and foreign exchanges have contiguous Exchange Area Boundaries, a foreign exchange service facility arrangement may be provided by a routing method other than using standard interexchange channel facilities. In all such special routing cases, however, the rates as specified in Paragraph B. 1., on the foregoing sheet will apply. Indicates new rate or text + Indicates change Mov 15 1978	B. Rates (continued)	
Contiguous Exchange Area Boundaries, a foreign exchange service facility arrangement may be provided by a routing method other than using standard inter- exchange channel facilities. In all such special routing cases, however, the rates as specified in Paragraph B.1., on the foregoing sheet will apply.	by a customer of another telephone exchange of this Telephone Compan specified in Paragraph 1 and a, of Rates on the foregoing sheet will ap the rate specified in Paragraph B, foregoing sheet will apply unless a made by the company in whose are	company into an y, the rates as Paragraph B. oply. In addition 1. c., on the similar charge is
JUL 01 100 JUL 01 100 BY String Commission BY String Commission PUBLIC SERVICE COMMISSION PUBLIC SERVICE COMMISSION DEC 15 1978 Public Service Commission Public Service Commission Public Service Commission DATE OF ISSUE <u>NOV 15 1978</u> month day year MOW 15 1978 Mod August Readent Latting Mas	contiguous Exchange Area Boundar exchange service facility arrangeme by a routing method other than usin exchange channel facilities. In all s cases, however, the rates as spec	ies, a foreign nt may be provided g standard inter- such special routing ified in Paragraph
month day year month day year month day year	JUL UI 13 BY SERVICE CO PUBLIC SERVICE CO PUBLIC SERVICE CO OF MISSO	DIMMISSION DEC 15 1978
	NOV 1 5 1978 DATE E	

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F	ORM NO. 13 P.S.C.MO. No. 1 All previous Cancelling P.S.C.MO. No. Schedules	Original SHEET No. E-27 Revised SHEET No. E-27 Original SHEET No
LA <u>-</u>		IROP community, Town or City
	GENERAL RULES AND REGULA	DUNE 10NS JUN 26 1970
	DEFINITIONS	MISSOURI Public Service Commission
	BASE RATE AREA	
	That portion of an exchange area surrounding Central Office or offices or exchange rate cer	
	CHANNEL (See Circuit)	
i	CIRCUIT	
	The term applied to a channel used for the tr electrical energy in the furnishing of telephone	
	CONNECTING COMPANY	
	A corporation, association, partnership or ind operating one or more exchanges and with wh interchanged.	
	CONTRACT	
	The term "Contract" refers to the service age customer and the Telephone Company under facilities are furnished in accordance with the Tariffs applicable.	which service and
	CUSTOMER (See Subscriber) JAN	1 1987
	EXCHANGE BY 1st R	S.E.27
	A basic unit for the administration of communi a specified area, called the exchange area, w embraces a city, town or village and its envir consists of one or more central offices togethe associated plant used in furnishing communicat the general public within that area.	rons. It usually
	*Indicates new rate or text +Indicates change	Public Service Commission
	DATE OF ISSUE 25,1970 DATE EFI month day year ISSUED BY France Manual Praised name of officer	FECTIVE SEP 30 1970 month day year title address

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FORM NO. 13 P.S.C.MO. No. 1 Original SHEET No. E-2* All previous Recised Sheet No. Cancelling P.S.C.MO. No. Schedules Original SHEET No.
Revised (LATHROP TELEPHONE COMPANY For LATHROP Name of Issuing Corporation Community, Town or Oily MISSOURMERE
GENERAL RULES AND REGULATIONS JUN 26 1970
DEFINITIONS MISSOURI Public Service Commission
EXCHANGE AREA
The territory served by an exchange. GANGELLED
EXCHANGE STATION (See Telephone Station) JAN 1 1979
EXTRA LISTING BY KAT RS E-18
Any listing of a name or information in connection with a of AllSSOUTH subscriber's telephone number beyond that to which the sub- criber is entitled in connection with his regular service.
INDIVIDUAL LINE
An Exchange line designed for the connection of only one main station. (Not a private branch exchange trunk line)
INSTALLATION CHARGE
A non-recurring charge made for the placing or furnishing of telephone equipment, which may apply in place of or in addition to service connection and other applicable charges for service or equipment.
LOCAL MESSAGE
A communication between a calling station and any other station within the local service area of the calling station.
LOCAL SERVICE AREA FILED
The area throughout which communication service is rendered to a calling station without the application of tell chases 0 1970
*Indicates new rate or text +Indicates change
DATE OF ISSUE AND 25, 970 DATE EFFECTIVE SEP 30 1970
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FO	ORM NO. 13 P.S.C.MO. No. 1 2nd	(Original) SHEET No. <u>E-29</u> (Revised)
'	Cancelling P.S.C.MO. No. 1 1st	(Original) SHEET No. <u>E-29</u> (Revised)
	Name of Issuing Corporation	ATHROP Community, Town or City MISSOURI
]	· · · · · · · · · · · · · · · · · · ·	
1	GENERAL RULES AND REGULA	
	DEFINITIONS	NUV 30 1978
:	MULTI ELEMENT CHARGE PLAN	MISSOURI Puillo Cervice Commission
	A plan whereby specific costs are associated tinct categories of work, so established to mor assess costs to those customers creating them	re equitably
	PREMISES	
	The term "same premises" shall be interpreted portions of the same building occupied by the s	
ι	PRIVATE BRANCH EXCHANGE	
	A "Private Branch Exchange", or Private Br System, is an arrangement of equipment consist board with an operating telephone situated on a premises, stations connected with the switchbox by trunks with a central office, providing for it between those stations, and for communication exchange system of the Telephone Company an	sting of a switch- a customer's ard, and connected ntercommunication with the general
i	RENDITION OF A BILL	CANCELLED
	Rendition of a bill means the date a bill is mail	led to a customer.
	SERVICE STATIONS (See Telephone Statio	
	SUBSCRIBER	By <u>Ord ICS</u> C.27 Public Service Commission MISSOURI
	The individual, partnership, association, or co contracts for telephone service and is responsi ment of charges and compliance with the rules of the Telephone Company.	
	*Indicates new rate or text +Indicates change	JAN 1 1979 78-40 Public Service Commission
	DATE OF ISSUE DEC 1 1970 DATE EF	FECTIVE JAN 1 1979 pronth, day year
	ISSUED BY <u>Fen Month day year</u> name of officer	iffert Latting Mo

FORM NO. 13 P.S.C.MO. No. 1 1st {9c}	staak) SHEET No. <u>E-29</u>
Cancelling P.S.C.MO, No. 1	rised) ginal (SHEET No. <u>E-29</u> sized)
LATHROP TELEPHONE COMPANY For LATH	
GENERAL RULES AND REGULATION	
DEFINITIONS	APR 21 1978
MAIN STATION (See Telephone Station)	MISSOURI Public Service Commission
PREMISES	1
The term "same premises" shall be interpreted to portions of the same building occupied by the same	
PRIVATE BRANCH EXCHANGE	
A "Private Branch Exchange", or Private Branch System, is an arrangement of equipment consisting board with an operating telephone situated on a cus premises, stations connected with the switchboard, by trunks with a central office, providing for interco between those stations, and for communication with exchange system of the Telephone Company and for	of a switch- tomer's and connected ommunication
RENDITION OF A BILL	JAN 1 1979
Rendition of a bill means the date a bill is mailed to	PUBLIC SERVICE COMMISSION
SERVICE CONNECTION CHARGE	OF AUSSOUR
A charge applied to installation of apparatus, establ service, changing or relocating equipment on the su premises.	
SERVICE STATIONS (See Telephone Stations)	11AY 1 1978
SUBSCRIBER	78-40 Public Service Commission
contracts for telephone service and is responsible f ment of charges and compliance with the rules and of the Telephone Company. *Indicates new rate or text	or the pay-
+Indicates change AUG 15 1977	
DATE OF ISSUE Month day year DATE EFFECTI ISSUED BY Mandonell Pasily name of officer title	VE <u>MAY 1 1978</u> month day year Lattrup Mis address

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FORM NO. 13 P.S.C.MO. No. 1 (Original) SHEE All previous (Original) SHEE Cancelling P.S.C.MO. No. Schedules (Original) SHEE Revised	
LAT <u>HROP TELEPHONE COMPANY</u> For LATHROP Name of Issuing Corporation MISSICHT	City
GENERAL RULES AND REGULATIONS	970
DEFINITIONS MISSOUR	
MAIN STATION (See Telephone Station)	
PREMISES	
The term "same premises" shall be interpreted to mean all portions of the same building occupied by the same customer.	
PRIVATE BRANCH EXCHANGE	
A "Private Branch Exchange", or Private Branch Exchange System, is an arrangement of equipment consisting of a switc board with an operating telephone situated on a customer's premises, stations connected with the switchboard, and conne by trunks with a central office, providing for intercommunicat between those stations, and for communication with the gener exchange system of the Telephone Company and for toll serv	ch- ected ion al
SERVICE CONNECTION CHARGE	
A charge applied to installation of apparatus, establishing service, changing or relocating equipment on the subscriber's premises.	5
SERVICE STATIONS (See Telephone Stations)	
SUBSCRIBER	
The individual, partnership, association, or corporation whic contracts for telephone service and is responsible for the pay ment of charges and compliance with the rules and regulation	y-
of the Telephone CompGANGELLED FILE	
MAY 1 1978 SEP 30 1970	
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Cane	ening P.S.C.MO. No.		Revised
<u>ATHROP</u> TE Name of	LEPHONE CON Issuing Corporation	MPANY For LA	
2	GENERAL RUL	ES AND REGUL	ATIONSJUN 26 1970 MISSOURI
	DE	FINITIONS	Public Service Commission
TELEPH	ONE STATION		
and asso			mitter, receiver permit transmitting
1. Main S		n directly connecte al line circuit with	- 1
2. Extens	as t	tation connected on he main station and phone number as th	d having the same
3. Priva	the dire	nge Station: Any operator's set or s ctly or indirectly w nch exchange syste	sets) connected with a private
TOLL M	ESSAGE		
	ge from a calling local service area	station to a station 3.	located in a
	C	ANCELLED	
		JAN 01 1998	FILED
	By <u>By</u> Public S	St RS # E.30 Service Commission MISSOURI	SEP 3 0 1970
*Indicates +Indicates	new rate or text		Public Service Commission
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P.S.C.MO. NO. 1

ORIGINAL SHEET NO. F-12

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PublicSector

LATHROP TELEPHONE COMPANY

LATHROP

GENERAL EXCHANGE SERVICE TARIFF

EMERGENCY NUMBER SERVICE (911)

- C. TERMS AND CONDITIONS (CONT'D)
 - 5. Data Management System (Cont'd)
 - g. The 911 calling party forfeits the privacy afforded by nonpublished and unlisted telephone number service to the extent that the telephone number, address and name associated with the originating station location may be furnished to a PSAP. Information will be provided only for the purpose of responding to emergency calls. Information may only be retrieved by the PSAP on a call-by-call basis and may only be used for the purpose of responding to 911 emergency calls.
- D. RATE REGULATIONS AND CHARGES

The following services are available for the provision of D911 and E911 Service:

- 1. Interoffice Trunk-The interoffice trunk rate covers the cost of the dedicated facility between central offices. Recurring rates are those identified in the PSC MO. No. 1 Private Line Tariff. Services in this tariff define the types of access service available for 911 access. The type of facility available is limited to the offerings in the Private Line Tariff. The Interoffice trunking charges apply to each trunk ordered. A minimum of two trunks is required on each interoffice route. A mileage rate and trunk termination rate apply.
- 2. ANI (Automated Number Identification)-ANI provides for the telephone number of the calling party to be forwarded to the PSAP. ANI is a nonchargeable element. ANI does not guarantee the capability of forwarding the number of an off premise station location or for stations behind business systems which will possess the identity of the main billing number.
- 3. PSAP Data Base Update Service-The Company will provide the Database Provider with an initial list, as well as periodic updates, of customer names, telephone numbers, and billing addresses. These updates will be taken directly from Telephone Company billing and cable records, which do not always include service addresses. Procedures will be mutually agreed upon by the Customer and the Company.

CANCELLED FEB : 1353 NOV 2 5 1999 JAN. 20, 1995 Ublic Service Commission next and a second s DATE OF ISSUE: EFFECTIVE: FEB. 20, 1995 month day year month day year OPERATIONS MANAGER ISSUED BY: PHILIP S. JOHNSON LATHROP, MO. name of officer title address

Lathrop Telephone Company of Lathrop, Missouri, Inc.

D.

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P.S.C. MO NO. 1 1st Revised Sheet No. F-14 Cancels Original Sheet No. F-14

GENERAL EXCHANGE SERVICE TARIFF

Emergency Number Service (911) (Cont'd)



RECD OCT 2 5 1999

NDC

- Rates Regulations and Charges (Cont'd)
 - 9. <u>Cancellation of Order:</u> Cancellation of the service, in whole or in part, by the customer prior to establishment thereof, will require payment of an amount equal to the costs incurred up to the time of cancellation resulting from the customer's order for service in writing, but not to exceed the total nonrecurring charges. Any cancellation of the service after establishment will require reimbursement to the Company equal to an amount of the unrecovered installation and equipment cost provided to the customer for 911 services.

Monthly Data

E. <u>Rates</u>

		Monthly Rate	<u>NRC</u>	
1.	Central Office Lines or Trunks for B911 & C911 Service	See Local Exchange Access Line Rates	See Local Exchange NRC	
2.	Central Office Modification (Prorated Per PSAP Per Access Line)	N/A	ICB	
3.	Emergency Region Routing Feature Programming (if available)		ICB (Prorates Per PSAP)	
4.	Trunking Service, per trunk	\$25.00	\$270.00	(C) (D) (D)
5.	Data Base Administration			
	a. Provision of Initial End-User Master List Per Access Line	N/A	\$2.00	
	 b. Database Updates Per Access Line 	\$1.50	N/A	
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FILED NOV 2 5 1999

*Indicates new rate or text. +Indicates change.



CANCELLED December 1, 2021 Missouri Public Service Commission JI-2022-0166 Phil Johnson Lathrop Telephone Co. 1001 Kentucky Lathrop, MO 64673 Effective: November 25, 1999

P.S.C.MO. NO. 1

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ISSUED BY: PHILIP S. JOHNSON name of officer ORIGINAL SHEET NO. F-14

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LATHROP, MO.

address

LATHROP	TELEPHONE			FOR		LATH	
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5. Da	each trui ata Base Ad	rmination, p nk terminate Iministratio	d Priva	SC MO. NO. 2 te Line Tariff	E		N/A
a	End-User	n of Initial Master List ess Line)	N/A			s :	2.00
b	. Database		\$ 1.	50			N/A
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			B 1	NOV 2 5 1999		2 183	
			Publi	C Service Commis MISSOURI			
DATE OF		JAN. 20, 199 onth day yea		DATE EFFECTIV	E: FEB. month	20, day	

OPERATIONS MANAGER

title

P.S.C. MO No. 1 CONSOLIDATED

LATHROP TELEPHONE COMPANY

For Lathrop, Missouri Original Sheet G-1 RECEIVED

DIGITAL LINK SERVICES TARIFF CONCURRENCE

Digital Link Services Concurrence

DEC 2 9 1995

The Company concurs in the rules and regulations governing intrastate intra-LATA **MISSOURI** interexchange Digital Link Service as set forth in Oregon Farmers Mutual Te**Pphile Service Commission** Company's tariff on file with and approved by the Public Service Commission of the State of Missouri, and in any amendments thereto as authorized by the Missouri Public Service Commission or applicable law. The Company does not concur in the rates for Digital Link Service of Oregon Farmers Mutual Telephone Company. Rates for these services are set out in the following pages of this concurrence.

Provision of Services

The Company, to the extent that such services are or can be made available with reasonable effort, and after provisions have been made for the Company's telephone exchange services, will provide to an intrastate IC, upon reasonable notice, services of the type offered in Oregon Farmers Mutual Telephone Company's Digital Link Tariff Pursuant to the terms and conditions specified therein and at the rates specified in the following pages of this concurrence. The Company's concurrence in Oregon Farmers Mutual Telephone Company's Digital Link Tariff shall not be construed or deemed a representation that all services and service components described therein are available from the Company.

Cancellation Rights

The Company reserves the right to cancel and make void the above concurrence statement, subject to requirements as may be ordered by the Missouri Public Service Commission, at any and such time as it appears that such cancellation is in the best interest of the Company and/or its customers.

FILED

FEB 3 1996

MO. PUBLIC SERVICE COMM

Effective: 1/20/20-20-20-20

Issued: 12/29/95 CANCELED Phillip Johnson August 14, 2015 Operating Manager Missouri Public 1001 Kentucky Street Service Commission Princeton, Missouri 64673 JI-2016-0016