HOLWAY LONG DISTANCE PSC MO #1, 3

STATE OF MISSOURI PUBLIC SERVICE COMMISSION

At a Session of the Public Service Commission held at its office in Jefferson City on the 6th day of July, 2000.

In the Matter of the Application of Holway Long) Distance Company and Fiber Four Corporation to) Grant Holway Long Distance Company a Certificate of Service Authority to Provide) Interexchange and Local Exchange Case No. TA-2000-786 Telecommunications Services and for Authority Tariff No. 200001082 to Transfer a Portion of the Assets of Fiber Four Corporation Used to Provide Service to) Customers of Holway Long Distance Company) to Holway Long Distance Company)

ORDER APPROVING INTEREXCHANGE AND NON-SWITCHED LOCAL EXCHANGE CERTIFICATES OF SERVICE AUTHORITY, ORDER APPROVING TARIFF, AND ORDER APPROVING TRANSFER OF ASSETS AND CANCELLATION OF CERTIFICATE

PROCEDURAL HISTORY OF THE INTEREXCHANGE AND LOCAL EXCHANGE PORTION OF THE APPLICATION

Holway Long Distance Company d/b/a Holway Long Distance (Holway) applied to the Missouri Public Service Commission (Commission) on May 26, 2000, for an order that (a) grants Holway a certificate of service authority to provide interexchange and local exchange telecommunications services in Missouri pursuant to Chapter 392 of the Missouri Revised (b) designates Holway Statutes: and the interexechange telecommunications services to be provided by Holway as competitive telecommunications services; and (c) waives Commission rules and statutory provisions pursuant to Section 392.420,

RSMo. Supp. 1999¹, in relation to Holway's provision of interexchange telecommunications services. Holway is a Missouri corporation with its principal office located at 208 Ash Street, P. O. Box 112, Maitland, Missouri 64468.

The Commission issued an order directing notice, containing a notice of applications for intrastate certificates of service authority and opportunity to intervene on June 2, 2000, directing parties wishing to intervene to file their requests by June 22, 2000. The requirement for a hearing is met when the opportunity for hearing has been provided and no proper party has requested the opportunity to present evidence. State ex rel. Rex Deffenderfer Enterprises, Inc. v. Public Service Commission, 776 S.W.2d 494, 496 (Mo. App. 1989). Since no one has asked permission to intervene or requested a hearing, the Commission may grant the relief requested based on the application.

Holway filed a proposed tariff in conjunction with its application and filed substitute sheets on June 23, 2000. The tariff's effective date is July 10, 2000. Holway's tariff describes the rates, rules, and regulations it intends to use, identifies Holway as a competitive company, and lists the waivers requested. Holway proposes to resell one plus (1+) interexchange telecommunications services and associated operator and directory assistance services to business and residential customers in the Missouri exchanges of Maitland and Skidmore.

¹ All references herein to sections of the Revised Statutes of Missouri (RSMo), unless otherwise specified, are to the revision of 1994.

Procedural History of the Transfer of Assets Portion of the Application

In the same application, Fiber Four Corporation (FFC), a Missouri corporation, joined with Holway (jointly, Applicants) in requesting the Commission to issue an order (a) granting the Applicants authority to transfer a portion of the assets of FFC, described in the asset purchase agreement attached to the application, including the name "Holway Long Distance" (HLD), the customers of HLD, and HLD's associated billed revenues and receivables, to Holway pursuant to Section 392.300; and (b) simultaneously canceling the certificate of service authority and existing tariff of FFC, granted by the Commission on August 26, 1999, in case number TA-2000-24, and approving the new tariff of Holway filed with the Applicants' joint application.

The Commission's order directing notice issued on June 2, 2000, also included an order directing parties wishing to intervene to file their requests by June 22, 2000. No party intervened in this portion of the application.

Common Procedural History

FFC stated that copies of its articles of incorporation and its certificate of corporate good standing from the Missouri Secretary of State were and directors were previously filed with in case number TA-2000-24, and are incorporated by reference.

FFC stated that in addition to the private line services offered by FFC pursuant to its authority granted in case number TA-96-376, FFC currently resells interexchange telecommunications services under, inter alia, the following trade name: Fiber Four Corporation d/b/a

Holway Long Distance. FFC stated that a copy of its registration of the fictitious name of "Holway Long Distance" was previously filed in case number TA-2000-24 and is incorporated by reference.

FFC stated that it currently provides long distance service to local exchange customers in the Missouri exchanges of Maitland and Skidmore.

In its memorandum filed on June 29, 2000, the Staff of the Commission (Staff) stated that, although Holway requested statewide provide interexchange authority to and local exchange telecommunication service, Holway proposed to provide service initially only to customers in the Maitland and Skidmore exchanges. Staff stated that Holway had no pending actions or final judgments or decisions against it from any state or federal agency which involved customer service or rates. Staff recommended that the Commission grant Holway the waivers listed in the joint application.

Regarding the application for transfer of assets, Staff stated that FFC proposed to transfer a portion of its assets to Holway. These assets included the name "Holway Long Distance," the customers of FFC, and the associated billed revenues and receivables. Staff stated that the asset purchase agreement was attached to the joint application as Appendix D. Staff was of the opinion that the proposed transfer of assets should have no impact on the tax revenues of the political subdivisions in which the structures, facilities and equipment of the companies are located. Staff noted that according to the joint application, Holway will provide service under the same rates, terms and conditions as are currently provided by FFC.

Staff stated that affected customers would be notified of the transfer of assets by a direct mail notice which was attached to the joint application as Appendix C. The notice, Staff said, explained the procedure for customers to use if they want to switch to another carrier.

The Staff recommended that the Commission grant Holway a certificate of service authority to provide interexchange and local exchange telecommunications services and classify the company and its services as competitive.

The Commission issued a notice requiring filing on June 27, 2000, because Holway had failed to include its registration of fictitious name with its application. Holway responded on June 29, 2000, by filing a pleading that stated that Holway does not seek a certificate using a fictitious name, but rather seeks a certificate in its corporate and legal name.

Staff also recommended that the Commission approve the proposed transfer of assets and cancel FFC's temporary certificate of service authority and accompanying tariff simultaneously with the approval of Holway's certificate and tariff. Staff stated that the transfer of assets was not detrimental to the public interest.

Findings

The Commission finds that competition in the intrastate interexchange and non-switched local exchange telecommunications markets is in the public interest and Holway should be granted a certificate of service authority. The Commission finds that the services Holway proposes to offer are competitive and Holway's

services should be classified as competitive. The Commission finds that waiving the statutes and Commission rules set out in the ordered paragraph below is reasonable and not detrimental to the public interest.

The Commission finds that Holway's proposed tariff details the services, equipment, and pricing it proposes to offer, and is similar to tariffs approved for other Missouri certificated interexchange and non-switched local exchange carriers. The Commission finds that the proposed tariff filed on May 26, 2000 shall be approved as amended to become effective on July 10, 2000.

The Commission has reviewed the application, the Staff's recommendation, and the official case file. The Commission finds that approval of the transfer is not detrimental to the public interest and the authority requested should be granted.

IT IS THEREFORE ORDERED:

- 1. That Holway Long Distance Company d/b/a Holway Long Distance is granted a certificate of service authority to provide intrastate interexchange telecommunications services in the state of Missouri, subject to the conditions of certification set out above.
- 2. That Holway Long Distance Company d/b/a Holway Long Distance is granted a certificate of service authority to provide local exchange telecommunications services in the state of Missouri limited to providing dedicated, non-switched local exchange private line services, subject to all applicable statutes and Commission rules except as specified in this order.

3. That Holway Long Distance Company d/b/a Holway Long Distance and its services are classified as competitive. Application of the following statutes and regulatory rules shall be waived:

Statutes

392.210.2 uniform system of accounts rates-rentals-service & physical connections 392.240.1 valuation of property (ratemaking) 392.270 392.280 depreciation accounts 392.290 issuance of securities 392.300.2 acquisition of stock 392.310 stock and debt issuance stock dividend payment 392.320 392.340 reorganization(s) 392.330, RSMo Supp. 1999 issuance of securities, debts and notes

Commission Rules

- 4 CSR 240-10.020 depreciation fund income
 4 CSR 240-30.010(2)(C) posting of tariffs
 4 CSR 240-30.040 uniform system of accounts
 4 CSR 240-33.030 minimum charges
 4 CSR 240-35 reporting of bypass and
 customer-specific arrangements
- 4. That the tariff filed by Holway Long Distance Company d/b/a Holway Long Distance on May 26, 2000, and as amended by substitute tariff sheets filed June 23, 2000, under tariff number 200001082, is approved as amended to become effective on July 10, 2000. The tariff approved is:

Holway Long Distance Company P.S.C. Mo. No. 1 Original Sheets 1 - 45

5. That the application for approval of transfer filed on May 26, 2000, by Holway Long Distance Company d/b/a Holway Long Distance and Fiber Four Corporation d/b/a Holway Long Distance is approved and that the parties are authorized to take any and all actions necessary to effect the transfer of assets as described in the asset purchase

agreement attached to their joint application and as authorized by this order.

6. That Holway Long Distance Company d/b/a Holway Long Distance and Fiber Four Corporation d/b/a Holway Long Distance shall report to the Missouri Public Service Commission within ten (10) business days of the completion of the approved transfer that such has been accomplished.

7. That the certificate of service authority and existing tariff of Fiber Four Corporation d/b/a Holway Long Distance, granted by the Missouri Public Service Commission on August 26, 1999, in case number TA-2000-24, is canceled.

8. That nothing in this order shall be considered a finding by the Missouri Public Service Commission of the value for ratemaking purposes of the transactions herein involved.

9. That the Missouri Public Service Commission reserves the right to consider any ratemaking treatment to be afforded the transactions herein involved in a later proceeding.

10. That this order shall become effective on July 18, 2000.

BY THE COMMISSION

lake Horely Roberts

(SEAL)

Dale Hardy Roberts
Secretary/Chief Regulatory Law Judge

Lumpe, Ch., Drainer, Murray, Schemenauer, and Simmons, CC., concur

Hopkins, Senior Regulatory Law Judge

Missoud Public Service Commission

REC'D SEP - 9 1999

REGULATIONS AND SCHEDULE OF CHARGES APPLICABLE TO INTRASTATE LONG DISTANCE MESSAGE TELECOMMUNICATIONS SERVICE FURNISHED BY

FIBER FOUR CORPORATION d/b/a HOLWAY LONG DISTANCE,

BETWEEN POINTS WITHIN THE STATE OF MISSOURI, AS SPECIFIED HEREIN.

SERVICE IS PROVIDED BY MEANS OF WIRE, RADIO, TERRESTRIAL OR

SATELLITE FACILITIES OR ANY COMBINATION THEREOF,

AS SPECIFIED HEREIN.

This tariaff contains the descriptions, regulations, and rates applicable to the furnishing of service and facilities for telecommunications services provided by Fiber Four Corporation, d/b/a Holway Long Distance, within the State of Missouri. This tariff is on file with the Missouri Public Service Commission and copies may be inspected during normal business hours, at the Company's principal place of business.

Fiber Four Corporation d/b/a Holway Long Distance operates as a competitive telecommunications company as defined by Case No. TA-2000-24 within the State of Missouri.

CANCELLED

JUL 1 0 2000

By OO-786

Public Service Commission
MISSOURI

Missouri Public service Corresion 0 0 - 24 FILED OCT 12 1999

Issued: September 9, 1999

INTRASTATE LONG DISTANCE MESSAGE TELECOMMUNICATIONS SERVICE TOTAL OF THE SOULT PUBLICATION COMMUNICATIONS SERVICE TOTAL OF THE SOULT PUBLICATION OF THE SOURT PUBLICATION O

WAIVER OF RULES AND REGULATIONS REC'D SEP = 9 1999

Pursuant to Case No. TA-2000-24, the following statutes and rules have been waived for purposes of offering telecommunications services as set forth herein:

STATUTES

Section 392.240(1)	Rates-reasonable average return on investment.
Section 392.270	Property valuation.
Section 392.280	Depreciation rates.
Section 392.290	Issuance of stocks and bonds.
Section 392.310	Issuance of stocks and bonds.
Section 392.320	Issuance of stocks and bonds.
Section 392.330	Issuance of stocks and bonds.
Section 392.340	Reorganization.

COMMISSION RULES

4 CSR 240-10.020	Income on depreciation fund investments.
4 CSR 240-30.010(2)(C)	Posting exchange rates at central offices.
4 CSR 240-32.030(1)(B)	Exchange boundary maps.
4 CSR 240-32.030(1)(C)	Record of access lines.
4 CSR 240-32.030(2)	Records kept within state.
4 CSR 240-30.040	Uniform System of Accounts.
4 CSR 240-32.050(3-6)	Telephone directories.
4 CSR 240-32.070(4)	Coin directories.
4 CSR 240-33.030	Inform customers of lowest priced service.
4 CSR 240-33.040(5)	Finance fee.

CANCELLED

JUL 1 0 2000

By 00-7 86 Public Service Commission MISSOURI Missouri Fublic Service Commission 00 - 24 FILED OCT 12 1999

Issued: September 9, 1999

Effective: October 12, 1999

Issued by: Evan Copsey, Vice-President
Fiber Four Corporation, d/b/a Holway Long Distance
P.O. Box 112
Maitland, Missouri 64466

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Missouri Public Service Commission

TARIFF FORMAT

REC'D SEP - 9 1999

- I.I. Sheet Numbering Sheet numbers appear in the upper right corner of the page. Sheets are numbered sequentially. However, new sheets are occasionally added to the tariff. When a new sheet is added between sheets already in effect, a decimal is added. For example, a new sheet added between sheets 8 and 9 would be 8.1.
- II.II. <u>Sheet Revision Numbers</u> Revision numbers also appear in the upper right corner of each page. These numbers are used to determine the most current sheet version on file with the Missouri Public Service Commission. For example, the 3rd revised Sheet 8 cancels the 2rd revised Sheet 8.
- III.III. <u>Paragraph Numbering Sequences</u> There are nine levels of paragraph coding. Each level of coding is subservient to the next higher level.

2. 2.1 2.1.1 2.1.1.A.

2.1.1.A.1. 2.1.1.A.1.(a).

2.1.1.A.1.(a).1.

2.1.1.A.1.(a).1.(i)

2.1.1.A.1.(a).1.(i)(1).

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CONCURRING CARRIERS
No Other Concurring Carriers

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CONNECTING CARRIERSNo Other Connecting Carriers

OTHER PARTICIPATING CARRIERS

No Other Participating Carriers

EXPLANATION OF SYMBOLS

The following are the only symbols used for the purposes indicated below:

C - To signify changed regulation

D - Delete or discontinue

I - Change resulting in an increase to a customer's bill

M - Moved from another tariff location

N - New

R - Change resulting in a decrease to a customer's bill

T - Change in text or regulation but no change in rate or charge

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INTRASTATE LONG DISTANCE MESSAGE TELECOMMUNICATIONS SERVICED PUBLIC SOLVED COMMUNICATIONS SERVICED COM

REC'D SEP - 9 1999

1. APPLICATION OF TARIFF

This tariff contains the intrastate regulations and rates applicable to the provision of Intrastate Long Distance Message Telecommunications Service (ILDMTS) by Fiber Four Corporation, d/b/a Holway Long Distance (hereinafter referred to as the Company) within the State of Missouri, as specified herein.

The Company's Service is furnished subject to transmission, atmospheric and like conditions. Service is offered pursuant to rates, terms and conditions set forth in this tariff. Service is offered via the company's facilities in combination with resold services provided by other certified carriers.

The Company's service will initially be offered only to the local exchange customers of its affiliate, Holway Telephone Company, in the exchanges of Maitland and Skidmore.

The rates, rules and regulations contained herein are subject to change pursuant to the rules and regulations of the Missouri Public Service Commission ("Mo PSC").

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2. DEFINITIONS

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Answer Supervision: An electrical signal fed back up the line by the LEC at the distant end of a long distance call to indicate positively that the call has been answered.

<u>Application for Service</u>: A standard order form which includes all pertinent billing, technical, and other descriptive information which will enable the Company to provide the communication service as required.

<u>Authorization Code</u>: An identification number, usually an eight (8) to twelve (12) digit number, that identifies the user as a customer.

<u>Authorized User</u>: A person, firm, corporation or legal entity which is authorized by the Customer to be connected to the service of the Customer. Authorized User(s) must be named in the Application for Service.

<u>Automatic Numbering Identification (ANI)</u>: A type of signaling provided by a local exchange carrier which automatically identifies through a seven (7) or ten (10) digit number assigned to the Customer, the local exchange line from which a call originates.

<u>Billing Period</u>: The interval between Customer invoice to Customer invoice which shall consist of thirty (30) days.

<u>Business Service</u>: "Business Service" refers to telecommunications service provided to the Customer for use primarily or substantially for a business, professional, institutional or other occupational purpose.

<u>Calling Card Call</u>: A call for which charges are billed, not to the originating telephone number, but to a telephone calling card issued by a local exchange carrier or long distance telephone company, for this purpose.

<u>Cancellation of Order</u>: A Customer-initiated request to discontinue processing a service order, either in part or in entirety, prior to its completion.

<u>Commission</u>: The Missouri Public Service Commission.

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Fiber Four Corporation, d/b/a Holway Long Distance
P.O. Box 112
Maitland, Missouri 64466

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INTRASTATE LONG DISTANCE MESSAGE TELECOMMUNICATIONS SERVICE MISSOUT FUDILGE SERVICE SERVICE

2. DEFINITIONS (continued)

RECT SEP - 9 1999

<u>Company</u>: The term "Company" denotes Fiber Four Corporation, d/b/a Holway Long Distance Company.

<u>Customer</u>: The term "customer" denotes the person who or the firm or corporation that orders, cancels or amends Service, is responsible for the payment of charges, and is responsible for compliance with the Company's regulations and this tariff.

<u>Customer Dialed Calling Card Call</u>: A Calling Card Call which does not require the intervention of an operator.

<u>Customer-Provided Equipment</u>: Denotes all equipment and facilities provided by the Customer and/or Authorized User, other than those provided by the Company.

<u>Dedicated Access Line or Service</u>: The generic term for a service in which the Customer's traffic passes over an access line connecting the Customer's premises to a Company switch, the line which is used solely for that Customer's traffic.

<u>Direct Dial Call</u>: A call for which charges are billed to the originating telephone number.

<u>Disconnection</u>: The disconnection of a circuit, dedicated access line or port connection being used for existing service.

<u>Domestic Message Telecommunications Service</u>: Denotes the furnishing of station-to-station direct dial domestic switched network services to the Customer for the completion of long distance voice and dial up low speed data transmissions over voice grade channels from the Customer's premises to other domestic points as specified herein.

FCC: Federal Communications Commission.

Holiday: Any of the following Federally recognized holidays: New Years Day (January 1st), Memorial Day, Independence Day (July 4th), Labor Day, Thanksgiving, and Christmas Day (December 25th). Calls on Holidays are billed at Off-Peak rates.

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INTRASTATE LONG DISTANCE MESSAGE TELECOMMUNICATIONS SERVICE

<u>- Missouri Fublic</u> Service Commission

2. DEFINITIONS (continued)

RECT SEP - 9 1999

Interexchange Carrier (IXC): A long distance telecommunications carrier.

Local Exchange Carrier (LEC): A company which provides telecommunications service within a Local Exchange Area.

Normal Business Hours: Normal business hours are the period between 8:00 AM - 12:00 Noon and 1:00 PM - 5:00 PM, Central Time Zone, Monday through Friday, excluding Holidays.

Off Peak: The time period from 8:00 PM up to, but not including, 8:00 AM Monday through Thursday, and from 5:00 PM Friday up to, but not including, 8:00 AM Monday. Calls on Holidays are billed at Off-peak rates.

Peak: The time period from 8:00 AM up to, but not including, 8:00 PM, Monday through Friday.

Point(s) of Presence: Location(s) where the Company maintains, through its own facilities or through arrangements with other carriers, an operations center for purposes of providing long distance service.

Premises: Denotes a building or buildings on contiguous property (except railroad right-ofway-, etc) not separated by a public road.

Residential Service: Denotes telecommunications service provided to a Customer where the business use, if any, is merely incidental and where the major use is of a social or a domestic nature.

<u>Service</u>: "Service" means any or all service(s) provided pursuant to this tariff.

Service Points: Those locations from which the Company makes Service available to Customers. Missour Public

Station: Any location from which a message can be originated or re

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2. DEFINITIONS (continued)

<u>Telecommunications</u>: The transmission of voice communications or, subject to the transmission capabilities of the service, the transmission of data, facsimile, signaling, metering, or any other form of intelligence over dedicated or switched facilities.

<u>Usage Charge</u>: A usage charge assessed based on minutes of use to calculate the charges due for a completed call. Additional surcharges may also apply as stated in this tariff.

<u>United States</u>: The term "United States" designates the forty-eight (48) contiguous states and the District of Columbia, Hawaii, Alaska, Puerto Rico, the U.S. Virgin Islands, Guam and the commonwealth of Northern Mariana Islands, as well as the off-shore areas outside the boundaries of the coastal states of the forty-eight contiguous states to the extent that such areas appertain to and are subject to the jurisdiction and control of the United States.

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3. REGULATIONS

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3.1 Undertaking of the Company

REC'D SEP - 9 1999

3.1.1 Scope

The Company undertakes to provide telecommunication Services in accordance with the terms and conditions set forth in this tariff.

3.1.2 Shortage of Facilities

The Company's Service is subject to availability of suitable facilities. The company reserves the right to limit the length of communications or to discontinue furnishing Service when necessary because of lack of satellite or other transmission medium capacity or because of any force majeure condition.

3.1.3 <u>Liability of the Company</u>

- 3.1.3.A. Except as stated in this Section 3.1.3, the Company shall have no liability for damages of any kind arising out of or related to events, acts, rights or privileges contemplated in this tariff. This tariff does not limit the liability of the Company for willful misconduct.
- 3.1.3.B. The liability of the Company for damage resulting in whole or in part from, or arising in connection with, the furnishing of Service under this tariff, including but not limited to mistakes, omissions, interruptions, delays, errors, or other defects or misrepresentation shall not exceed the dollar amount of the call in which the Service disruption occurred. Such dollar amount shall be credited on the customers next billing cycle.
- 3.1.3.C. The Company shall not be liable for any failure of performance hereunder due to causes beyond its control, including but not limited to acts of God, fires, flood or

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INTRASTATE LONG DISTANCE MESSAGE TELECOMMUNICATIONS SERVICE WISSOUT FUDING

3. REGULATIONS (continued)

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3.1.3 <u>Liability of the Company</u> (continued)

other catastrophes, or any law, order, regulation, directive, action or request of the United States Government, or any other government, including state and local governments having jurisdiction over the Company, or of any department, agency, commission, bureau, corporation or other instrumentality of any one or more of said governments, or of any civil or military authority; national emergencies, insurrections, riots, wars or other labor difficulties.

- 3.1.3.D The Company shall not be liable for any act or omission of any other entity furnishing facilities, equipment, or services used to provide the Company's Service. Nor shall the Company be liable for any damage or losses due to the failure or negligence of the Customer or due to the failure of Customer-provided equipment, facilities or services.
- 3.1.3.E, The Company reserves the right to discontinue furnishing Service without notice to the Customer when necessitated by conditions beyond its control or when the Customer is believed to be using the Service in violation of the provisions of this tariff or in violation of the law.
- 3.1.3.F. Calls to a foreign country or area, or calls routed through a foreign country or area, are subject to such restrictions as may be enforced from time to time by the authorities in that country or area.
- 3.1.3.G. The Company, at its discretion, may discontinue or suspend all or a portion of its Service without notice to the Customer, by blocking facilities to certain countries, or by blocking calls placed using certain Authorization Codes, when the Company deems it necessary to take such action

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3. REGULATIONS (continued)

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REC'D SEP - 9 1999

3.1.3 Liability of the Company (continued)

to prevent unlawful use of its service. The Company will restore its Service as soon as it can be provided without undue risk, and will, upon request by the Customer affected, assign a new Authorization Code to replace the one that may have been deactivated.

3.1.3.H. All or any portion of the Company's Service may be provided over facilities of third parties, and the Company shall not be liable to Customer or any other person, firm or entity in any respect whatsoever arising out of defects caused by or acts or omissions of any third parties.

3.1.3.I. THE COMPANY SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, CONSEQUENTIAL, SPECIAL, PUNITIVE DAMAGES, OR FOR ANY LOST PROFITS OF ANY KIND OR NATURE WHATSOEVER ARISING OUT OF ANY DEFECTS OR ANY OTHER CAUSE. THIS WARRANTY AND THESE REMEDIES ARE EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES OR REMEDIES, WHETHER EXPRESS, IMPLIED OR STATUTORY, INCLUDING WITHOUT LIMITATION, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

3.1.3.J.

CANCELLED

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In the event parties other than the Customer (e.g., Customer's authorized users) shall have use of the Service directly or indirectly through the Customer, then Customeragrees to forever indemnify and hold the Company harmless from and against any and all claims, demands, suits, actions, losses, damages, assessments or payments which may be asserted by said parties arising out

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3. REGULATIONS (continued)

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3.1.3 Liability of the Company (continued)

of or relating to any defects. The Company shall have no liability to any person or entity other than its Customer.

3.1.4 Claims

3.1.4.A. The Company shall be indemnified and saved harmless by the Customer from and against all loss, liability, damage and expense, including reasonable counsel fees, due to claims for liable, slander, or infringement of copyright, trademark, trade name or patent resulting from use of the Company's Service; and any other claim resulting from act or omission of the Customer or Customer's authorized user relating to the use of the Company's Service.

- 3.1.4.B. The Company shall not be liable for use, misuse, or abuse of a Customer's Service by third parties, including, without limitation, the Customer's employees, guests or members of the public who dial the Customer's telephone number in error. Compensation for any injury the Customer may suffer due to the fault of others must be sought from such other parties.
- 3.1.4.C. The Company is not liable for any damages, including but not limited to, toll and long distance usage charges, the Customer may incur as a result of unauthorized use of the Customer's telephone facilities or Company Authorization Codes. The Company may work with the Customer to recommend possible solutions to reduce unauthorized use. However, the Company does not warrant or guarantee that its recommendations will prevent unauthorized use, and the Customer is responsible for controlling access to, and use of, its own telephone facilities and Company Authorization Codes.

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3. <u>REGULATIONS (continued)</u>

REC'D SEP - 9 1999

3.1.5 Provision of Equipment and Facilities

- 3.1.5.A. Except as otherwise indicated, Customer-provided station equipment at the Customer's premises for use in connection with this Service shall be so constructed, maintained and operated as to work satisfactorily with the Company's Service.
- 3.1.5.B. The Company shall not be responsible for the installation, operation or maintenance of any Customer-provided communications equipment. Where such equipment is used in connection with the Company's Service furnished pursuant to this tariff, the responsibility of the Company shall be limited to the furnishing of Service under this tariff and to the maintenance and operation of such Service in the proper manner. Subject to this responsibility, the Company shall not be responsible for:
 - 3.1.5.B.1. the through transmission of signals generated by Customer-provided equipment or for the quality of, or defects in, such transmission; or
 - 3.1.5.B.2. the reception of signals by Customer-provided equipment.

3.2 Use of Service

- 3.2.1. The Company's Service may be used to transmit communications of the Customer in a manner consistent with the terms of this tariff and the policies and regulations of the Federal Communications Commission.
 - 3.2.1.A. The Service is provided for use by the Customer and may be used by others, when so authorized by the customer, providing that all such usage shall be subject to the provisions of this tariff.

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3. REGULATIONS (continued)

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- 3.2 <u>Use of Service (continued)</u>
 - 3.2.1.B. The Service is furnished subject to the condition that it will not be used for an unlawful purpose, and there will be no abuse or fraudulent use of the Service. Abuse or fraudulent use of the service includes, but is not limited to:
 - 3.2.1.B.1. The use of the Service of the Company to transmit a message or to locate a person or otherwise to give or obtain information without payment of the charge applicable to the Service.
 - 3.2.1.B.2. The obtaining, or attempting to obtain, or assisting another to obtain or attempt to obtain, Long Distance Message Telecommunications Service by rearranging, tampering with or making connection with any service components of the Company or by any trick, scheme, false representation or false credit device, or by or through any other fraudulent means or device whatsoever with intent to avoid payment, in whole or in part, of the regular charge for such Service.
 - 3.2.1.B.3. The use of the Service of the Company for a call or calls, anonymous or otherwise, if in a manner reasonably to be expected to frighten, abuse, torment or harass another.
 - 3.2.1.B.4. The use of profane or obscene language.
 - 3.2.1.B.5. The use of the Service in such a manner as to interfere unreasonably with the use of the Service by one or more other Customers, or harm the facilities of the Company or others.

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3. REGULATIONS (continued)

3.2 Use of Service (continued)

In the event the Company determines, in its sole judgement, that there is fraudulent use of either the Services furnished by the Company or the Company's network, the Company will, without notice to the Customer or liability to the Company, discontinue Service and/or seek legal recourse to recover from the Customer all costs involved in enforcement of this 3.21.C. provision.

3.3 Payment for Service

The Customer is responsible for payment of all charges for Service provided by the Company. The per-minute rates for the Calling Card contained in Section 4.4 herein include all applicable Federal, state and local sales, use and excise taxes. In all other cases, applicable taxes appear as separate line items on the Customer's invoice.

3.4 Discontinuance of Service

- 3.4.1. The Company reserves the right to establish a credit limit, and when the Customer reaches this limit, the services of the Company may not be extended. In addition, the Company may also discontinue service under the following circumstances, provided suitable notice has been given to the customer, as required.
 - Non-payment of any sum due to the Company for service for more than twenty-eight (28) days beyond the date of rendition of the bill for such services; or 3.4.1.A.
 - A violation of or failure to comply with any regulation governing 3.4.1.B. the furnishing of service; or
 - An order of a court or other government authority having jurisdiction which prohibits the Company from furnishing

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3. REGULATIONS (continued) REC'D SEP - 9 1999

Discontinuance of Service (continued) 3.4

service; or

- 3.4.1.D. Failure to post a required deposit; or
- 3.4.1.E. Material misrepresentation of identity in obtaining service or the use of service in a manner that in the opinion of the company constitutes fraud or abuse.
- 3.4.2. Service shall not be disconnected unless written notice by first class mail is sent or delivered to the customer at least 5 days prior to the date of the proposed discontinuance. At least 24 hours preceding discontinuance, a reasonable effort shall be made to contact the customer to advise him of the proposed discontinuance and what steps must be taken to avoid it.
- 3.5 Obligations of the Customer
 - 3.5.1. The Customer shall be responsible for damages to the Company's facilities or that of its Local Exchange Carrier(s) caused by the act or omission of the Customer, its authorized users, officers, directors, employees, agents, contractors, licensees or invitees or any person or entity who gains access to the Service of the Customer through the negligence of the Customer.
 - 3.5.2. The Customer shall provide access to the Customer's or Authorized User's premises by Company personnel for inspection, repair and/or removal of any facilities or equipment of the Company on an unrestricted basis, twenty-four (24) hours per day, seven (7) days a week.
 - 3.5.3. The Customer will guarantee the compliance by the Customer's Authorized User(s) with all provisions of this tariff and contractual obligations between the Customer and the Company. The Customer will be liable for the acts or omissions of its Authorized User(s) relative to compliance with the provisions of this tariff.

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3. REGULATIONS (continued)

REC'D SEP - 9:1999

- 3.5 Obligations of the Customer (continued)
 - 3.5.4. The Customer may not assign or transfer to a third party, whether by operation of law or otherwise, the right to use the Service provided under this tariff, provided however, that, where there is no interruption or relocation of use, such assignment or transfer may be made to the following:
 - 3.5.4.A. Another Customer of the Company, provided that the assignee or transferee assumes all accrued and unpaid obligations of the transferring Customer including, but not limited to, all indebtedness for such Service, and the unexpired portion of the minimum period and the termination liability applicable to such Service, if any; or
 - 3.5.4.B. A court-appointed receiver, trustee or other person acting pursuant to the laws of bankruptcy, receivership, reorganization, insolvency, liquidation or other similar proceedings, provided that the assignee or transferee assumes all accrued and unpaid obligations of the transferring Customer, but not limited to, all indebtedness for such Service, and the unexpired portion of the minimum period and the termination liability applicable to such Service, if any.
 - 3.5.5. If the Customer wishes to assign or transfer the right to use the Service provided under this tariff, written consent of the Company is required prior to such assignment or transfer, which consent may be granted or withheld at the sole discretion of the Company. All regulations and conditions contained in this tariff shall apply to such assignee or transferee.
 - 3.5.6. The assignment or transfer of Service does not relieve or discharge the assignor or transferor from remaining jointly and severally liable with the assignee or transferee for any obligations existing at the time of the assignment or transfer.

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3. REGULATIONS (continued)

REC'D SEP - 9 1999

- 3.5 Obligations of the Customer (continued)
 - 3.5.7. With respect to the Company's 800/888/877 Service, the Customer must obtain an adequate number of access lines for service to handle its expected demand in order to prevent interference or impairment of the Service or any other Service provided by the Company. The Company will have the right to determine such adequacy giving due consideration to (1) the total call volume, (2) average call duration, time-of-day characteristics, and (3) peak calling period. The Company, without incurring liability and without notice to the Customer, may disconnect or refuse to furnish Service to any Customer that fails to comply with these conditions.
 - 3.5.8. Any mistakes, omissions, accidents, interruptions, delays, errors or defects in transmission or Service which are caused or contributed to, directly or indirectly, by an act or omission of the Customer, by others through the use of facilities or equipment furnished by any other person using the Customer's facilities shall not result in any liability to the Company. The Customer shall pay to the Company any reasonable costs, expenses, damages, fees or penalties incurred by the Company as a result thereof, including the costs of any Local Exchange Carrier labor and materials. The Company shall be indemnified, defended and held harmless by the Customer against any and all claims, demands, causes of action and liability relating to Services provided pursuant to this agreement, including payment to the Company associated with reasonable attorney's fees.
- 3.6 Billing and Payment Regulations
 - 3.6.1. Service shall be provided and billed for on a monthly basis. Service shall continue to be provided until the Company's receipt of a request from the Customer for the disconnection of the Service, unless other restrictions apply. Payment is to be made to the address designated on the invoice or such other location as the Company may direct in writing from time to time. In addition to charges for the Company's Service, the Customer shall pay any applicable Federal, state or local use, excise, sales or privileges taxes or assessments such as the Universal Service Fund All charges and fees subject to MoPSC jurisdiction, except taxes and franchise fees, will be submitted to the MoPSC for prior approval.

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Maitland, Missouri 64466

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3. REGULATIONS (continued)

RECT SEP - 9 1999

3.6 <u>Billing and Payment Regulations (continued)</u>

assessment, resulting from the Services furnished by the Company. Such taxes or assessments shall not be counted toward the attainment of any volume or revenue commitment and will not be discounted.

- 3.6.2. The Customer is responsible for payment of all charges for Service furnished by the Company. This includes payment for calls or Service:
 - 3.6.2.A originated at the Customer's number(s) whether authorized or not;
 - 3.6.2.B. accepted at the Customer's number(s) (e.g. 800/888/877 Service);
 - 3.6.2.C. billed to the Customer's number via third number billing, a calling card, a Company-assigned Authorization Code, or other special billing number; or
 - 3.6.2.D. incurred at the request of the Customer.
- 3.6.3. The Customer's responsibility for payment of all charges for Service furnished by the Company is not changed by virtue of any use, misuse, or abuse of the Customer's Service or Customer-provided systems, equipment, facilities or Services interconnected to the Customer's 800/888/877 Service, which may be occasioned by third parties, including, without limitation, the Customer's employees, guests and/or members of the public who dial the Customer's 800/888/877 number by mistake.
- 3.6.4. In instances of a dispute, the Customer is required to pay the undisputed portion of the invoice in its entirety. Undisputed amounts not paid within twenty (20) days from the due date stated on the invoice will be considered delinquent. A Late Payment Charge of \$4.00 per month will be charged to customer accounts with an unpaid balance 21 or more days past due to compensate the Company for the additional administrative

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3. REGULATIONS (continued)

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3.6 Billing and Payment Regulations (continued)

REC'D SEP - 9 1999

expense associated with these accounts.

- 3.6.5. The Company may require applicants or Customers to provide information pertaining to their financial ability to pay for Service. Upon application for Service, Customer shall be deemed to have authorized the Company to obtain such routine credit information and verification as the Company shall require in accordance with its then-existing credit policies.
 - 3.6.5.A. The Company may require a deposit if the customer is unable to establish a good credit rating, or if the customer has undisputed charges in two (2) out of the last twelve (12) billing periods which have become delinquent. The deposit shall not exceed estimated charges for two months service based on the average bill during the preceding twelve months or in the case of new applicants, two months average monthly bill for all subscribers within a customer class. The deposit shall bear interest at a rate of 9% simple interest per annum, and will be returned upon satisfactory payment of all undisputed charges during the last 12 billing periods, or discontinuance of service.

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00-784 3.6.5.B.

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At the time an application for service is made, an applicant may be required to pay an amount equal to at least one month's service and/or service connection charges, which will be applicable to the customer's account on the first bill rendered.

3.6.6. In the event that a check or draft tendered by a customer is returned, a fee of \$20.00 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 fee.

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- 3. REGULATIONS (continued)
 - 3.6 <u>Billing and Payment Regulations (continued)</u>

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- 3.6.7. All stated charges in this tariff are computed by the Company exclusive of any federal, state, or local use, excise, gross receipts, sales, or privilege taxes, duties, fees, or similar liabilities (other than general income or property taxes), including Universal Service Fund assessments, whether charged to or against the Company or its Customer. Such taxes, fees, Universal Service Fund Assessments, etc, shall be paid by the Customer in addition to the charges stated in the tariff subject to Commission approval. All such taxes, duties and fees shall each be shown as a separate line item on the Customer's monthly invoice. All charges and fees subject to MoPSC jurisdiction, except taxes and franchise fees, will be submitted to the MoPSC for prior approval.
 - 3.6.7.A. If Customer seeks to have the Company re-institute Service, Customer shall pay to the Company prior to the time Service is re-instituted (1) all accrued and unpaid charges, and
 - 3.6.7.B. a deposit, as determined by the Company.
- 3.6.8. The Company reserves the right, under federal law, to backbill for a period of up to two (2) years for an amount equal to the accrued and unpaid charges for use of the Company's Service actually made by Customer.
- 3.6.9. Customers billed by a Local Exchange Carrier (LEC), Competitive Local Exchange Carrier (CLEC), or other local exchange telephone company, on behalf of the Company, are responsible for any late payment charges imposed by the Local Exchange Carrier, Competitive Local Exchange Carrier, or local exchange telephone company.
- 3.7 <u>Credit Allowances</u>
 - 3.7.1. Interruption of Service
 - 3.7.1.A. Credit for failure of Service or equipment will be allowed only when such failure is caused by or occurs in facilities or equipment provided by the Company. As used in this tariff, all

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3. REGULATIONS (continued)

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3.7 <u>Credit Allowances (continued)</u>

equipment, facilities and/or Service for which the Company renders an invoice for payment are considered provided by the Company whether or not the equipment, facilities and/or Service are owned and operated by the Company unless otherwise provided by the terms of this tariff.

- 3.7.1.B. No credit will be allowed for failure of Service or equipment due to Customer-provided facilities or any act or omission of the Customer, its Authorized User(s), officers, directors, employees, agents, contractors, licensees or invitees or any person or entity who gains access to the Service of the Customer through the negligence of the Customer.
- 3.7.1.C. Credit allowance time for failure of Service or equipment starts when the Customer notifies the Company of the failure or when the Company has actual knowledge of the failure, and ceases when the Service has been restored and an attempt has been made to notify the Customer.
- 3.7.1.D. Only those portions of the Service or equipment operation materially interfered with will be credited.
- 3.7.1.E. The Customer shall notify the Company of failures of Service or equipment and make reasonable attempts to ascertain whether the failure is caused by Customer-provided equipment.

3.7.2. Limitation Allowances

3.7.2.A. No credit allowances will be made for:

3.7.2.A.1. Interruptions due to the negligence of, or noncompliance with the provisions of this tariff by the

Customer, Authorized User. Or other common

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3. REGULATIONS (continued)

3.7 Credit Allowances (continued)

carrier providing service connected to the Service of the Company.

- 3.7.2.A.2. Interruptions of Service due to the failure or malfunction of facilities, power or equipment provided by the Customer, authorized user, or other common carrier providing service connected to the Service offered by the Company.
- 3.7.2.A.3. Interruptions of Service during any period in which the Company is not given access to the premises at which the Company-provided Service is interrupted or terminated.
- 3.7.2.A.4. Interruptions of Service that occur or continue due to the Customer's failure to authorize replacement of any element of special construction.
- 3.7.2.A.5. Interruptions of Service during any period when the Customer or Authorized User has relinquished Service to the Company for maintenance purposes or for implementation of a Customer order for a change in Service.

3.8 <u>Equipment</u>

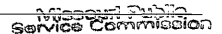
3.8.1. The Customer shall assume all responsibility for obtaining all necessary permits, authorizations or consents for interconnecting Customer-provided equipment and facilities with the Company's Service or facilities as well as ensuring that the Customer-provided equipment or facilities are properly interfaced with the Company's Service or equipment.

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3. REGULATIONS (continued)

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- 3.8 Equipment (continued)
- 3.8.2. The Customer shall operate its equipment and facilities so as not to interfere with any other Customer's use of the Company's Service or equipment.
- 3.8.3. The Customer shall comply with the minimum protective criteria generally accepted in the telephone industry and other appropriate criteria as may be prescribed by the Company to protect the integrity of the Company's Service or for safety reasons.
- 3.8.4. The Customer shall be responsible for the installation, operation or maintenance of any Customer-provided equipment. Where such equipment is connected to Service furnished by the Company pursuant to this tariff, the responsibility of the Company shall be limited to the furnishing of Services under this tariff and to the maintenance and operation of such Services in the proper manner. Subject to this responsibility, the Company shall not be responsible for the following:
 - 3.8.4.A. the through transmission of signals generated by Customer-provided equipment or for the quality of, or defects in, such transmission;
 - 3.8.4.B. the reception of signals by Customer-provided equipment; or
 - 3.8.4.C. network control signaling where such signaling is performed by Customer-provided network control signaling equipment.
- 3.9 <u>Determination and Rendering of Charges</u>
 - 3.9.1. For billing purposes, Service will be deemed to be started on the day the Service and its associated equipment, if any, is installed. Where billing is based upon Customer usage, billing for all usage commences on the date usage begins.

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3. REGULATIONS (continued)

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- 3.9 Determination and Rendering of Charges (continued)
- 3.9.2. Subject to the Company's right to terminate or suspend Service as otherwise provided in this tariff, the minimum service period is thirty (30) days. Termination by the Customer is effective as of the end of the next business day after receiving the Customer's request to cancel Service.
- 3.9.3. All monthly recurring charges are billed one month in advance. Initial and final months billing, when the service period is less than one month, will be prorated one-thirtieth (1/30th) of the month's recurring charge for each day the Service was rendered or equipment was provided.
- 3.9.4. Usage charges are billed monthly for the preceding billing period. For periods less than the monthly billing period, minimum usage charges are prorated at one-thirtieth (1/30th) of the monthly minimum amount for each day the Service was rendered.
- 3.9.5. The duration of a call is rated in intervals of the billing increments described for each Service provided in this tariff. If the final interval of a call is less than the applicable billing increment, it will be rounded up to a full increment for purposes of billing.
- 3.9.6. Computed usage charges or credits for each call are rounded to the nearest cent when possible.
- Dedicated Access and Private Line Services 3.10
 - 3.10.1. Rates for Dedicated Access and Private Line Services will be determined on an Individual Case Basis (ICB). ICB rates will be structured to recover the Company's cost of providing the services and will be made available to customers in a non-discriminatory manner. Terms of the specific ICB contracts will be made available to the Missouri Public Service Commission upon request on a proprietary basis.

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3. REGULATIONS (continued)

RECTO SEP - 9 1999

- 3.11 Calculations of Distance for IntraLATA Calls
 - 3.11.1. Unless otherwise specifically stated in this tariff, all calls, regardless of time period, lasting one (1) minute or a fraction thereof, are subject to a minimum billing increment of one (1) minute. Calls are billed in one (1) minutes increments thereafter, with seconds rounded up to the next full minute.
 - 3.11.2. Chargeable time begins when the connection is established between the calling station and the called telephone number and ends when the connection is terminated.
 - 3.11.3. In determining usage charges, Peak/Off-Peak/Holiday rate periods, as defined in Section 5.1 of this tariff, apply, unless otherwise indicated, and are based on the time where the call originates. In cases where a call begins in one rate period and continues into another rate period, the rate in effect in each period will apply to the portion of the call occurring within the applicable rate period.
 - 3.11.4. All per-call charges of fractional cents shall be rounded to the next full cent unless otherwise stated.
 - 3.11.5. Usage charges for all mileage sensitive rates are based on the airline distance between rate centers associated with the originating and terminating points of the call for use with Option 3 and Option 4, Section 5.2.
 - 3.11.6. The airline mileage between rate centers is determined by applying the formula below to the vertical and horizontal coordinates associated with the rate centers involved. The Company uses the rate centers and associated vertical and horizontal coordinates that are produced by Bell Communications research in the NPA-NXX V & H Coordinates Tape from NECA's (National Exchange Carrier Associations) Tariff No. 4.

FORMULA = $\sqrt{((V1 - V2^2) + (H1 - H2^2) \div 10)}$ rounded up to next mile

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4. SERVICE OFFERINGS

REC'D SEP - 9 1999

4.1 General Description

The Company offers switched long distance network services for voice grade and low speed dial-up data transmission services offered on a usage-sensitive basis. Service is provided subject to the terms and conditions of this tariff. The Services offered are:

Domestic Message Telecommunications Service;

Inbound (800/888/877) Toll Free Service; and

Calling Card Service.

4.2 Direct Dial Domestic Service

- 4.2.1. The Company provides direct dialed termination of domestic station-to-station calls originating from its service points in the United States to the areas in the United States, as defined in "Definitions", Section 2, of this tariff. The Customer uses the Company's direct dialed Domestic Message Telecommunications Service by dialing 1 + the area code + the desired telephone number.
- 4.2.2 The rates for Direct Dial Domestic Service are set forth in Section 5.1 of this tariff.

4.3 <u>Inbound (800/888/877) Toll Free Service</u>

4.3.1. The Company's Inbound (800/888/877) Toll Free Service enables the customer to receive 800/888/877 service calls at the Customers residence or business. The Service is accessed via 800/888/877 NPA's originating on Feature Group facilities provided by the LEC and terminating on a regular residential or business line. The following regulations apply to all Inbound (800/888/877) Toll Free Service:

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4. SERVICE OFFERINGS (continued)

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- 4.3 <u>Inbound (800/888/877) Toll Free Service</u> (continued)
 - 4.3.1.A. The Company reserves the right to require an applicant for the Company's Inbound 800/888/877 Toll Free Service to supply the following information when requesting service: an initial traffic forecast, identification of anticipated busy hour, identification of its geographical target areas, and a schedule of marketing and promotional activities. The Company also may require that a new traffic forecast be submitted by the Customer quarterly after service is initiated.
 - 4.3.1.B. The Company's Inbound 800/888/877 Toll Free Service is furnished upon condition that the Customer contracts for adequate facilities, and must obtain an adequate number of access lines for the Company's Inbound 800/888/877 Toll Free Service, to permit the use of this Service without injurious effect upon it or any Service rendered by the Company, or to prevent interference or impairment of this Service or any other Service provided by the Company, based on (1) total call volume, (2) average call duration, (3) time-of-day characteristics, and (4) peak calling period. The Company, without incurring any liability and without notice to the Customer, may disconnect or refuse to furnish the Company's Inbound 800/888/877 Toll Free Service to any Customer that fails to comply with these conditions.

4.4 <u>Calling Card Service</u>

- 4.4.1. The Company will issue a customer dialed Calling Card, using 800/888/877 access, provided subject to the terms of this tariff.
- 4.4.2. The Company reserves the right to place a monthly maximum usage limit on each Calling Card. The company reserves the right to, without incurring any liability, discontinue the furnishing of Service to a Customer immediately and without notice if the Company deems that such action is necessary to prevent or to protect against fraud or to otherwise protect its

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4. SERVICE OFFERINGS (continued)

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- 4.4 <u>Calling Card Service (continued)</u>
 - personnel, agents or Service.
 - 4.4.3. All International usage on the Calling Card will be blocked.
 - 4.4.4. The Customer is required to notify the Company immediately when a Customer's Calling Card, using the Customer's Authorization number issued by the Company, needs to be deactivated or terminated. The Customer is responsible to immediately notify the Company when a Customer's Calling Card is lost, stolen, misplaced, has suspected or confirmed misuse, or when fraud is known, anticipated or suspected on a Calling Card.
 - 4.4.5. The Company will deactivate the Calling Card within twenty-four (24) hours after notification from the Customer. The notification can be in writing to the Company, or by contacting the Company's Customer Service representative in writing, telephone or other accepted communications media.
- 4.5 Operator Services
 - 4.5.1. Operator Service as provided by Company includes live operator and/or automated operator functions, for the purpose of assisting in the processing of telephone services such as: long distance via collect calls, calling card calls, or third-party billed calls. Company operators may be contacted by dialing 0+ the number desired or 0- the number desired. Calls will be billed at Company MTS service rates as set forth in Section 5 plus the appropriate service charges.
 - 4.5.2. In providing operator services, Company agrees that:
 - 4.5.2.A. Company will not knowingly bill for incomplete calls and will remove any charge(s) for incomplete calls upon subscriber notification or carrier's knowledge of the charge(s) for

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4. SERVICE OFFERINGS (continued)

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4.5 Operator Services (continued)

incomplete calls.

- 4.5.2.B. Company will advise the caller and billed party (if different from the end user) that Company is the operator service provider at the time of the initial contact.
- 4.5.2.C. Company will provide rate quotes, including all rate components and any additional charges, upon request, at no charge.
- Company will allow only tariff charges approved by the Commission, or otherwise allowed by law for the provision of 4.5.2.D. operator services, to appear on billings rendered by local exchange companies (LECs) on behalf of carrier and will not collect location surcharges imposed by traffic aggregations.
- 4.5.2.E. Company will arrange for listings of its name on a LEC's billing of Company's charges, if the LEC has multi-carrier bill listing capability.
- 4.5.2.F. Company will employ reasonable calling card verification procedures which are acceptable to the companies issuing the calling cards which it determines to be invalid or cards which it is unable to verify.
- 4.5.2.G. Company will direct all "00-" emergency calls to the local exchange carrier (LEC) at no charge.

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4. SERVICE OFFERINGS (continued)

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- 4.6 <u>Dedicated Interexchange Digital Private Line Service</u>
 - 4.6.1. Digital transmission facilities between Company service points, when connected with dedicated access to customer locations, allow for communications between locations of the customer or his authorized user. These combined facilities are utilized on a dedicated (non-switch) basis between two or more customer locations, as specified by the customer.

4.7 Promotions

Company may, upon Commission approval, offer customers specific rate incentives during specified promotional periods. Company will provide written notice to the Commission at least 7 days prior to the commencement of a promotional program, specifying the terms of the promotion, the specific service offered, the location, and the beginning and ending dates of the promotional period.

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4. SERVICE OFFERINGS (continued)

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4. SERVICE OFFERINGS (continued)

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5. RATES

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5.1. Rate Periods

5.1.1. Rates are applicable based on time of the day (standard or daylight savings), of the week, and are associated with Service offered on Dial Station-to-Station and Person-to-Person basis for Domestic Direct Dialed Calls, Inbound Toll Free (800/888/877) Calls, and Company issued Calling Card Calls. Peak and Off-Peak rates apply to the types of Services offered by the Company, unless otherwise specifically designated in this tariff. The rate charged is determined by the day and time (standard or daylight savings) at the originating service point. When a connection is established in one rate period and ends in another rate period, the rate for each rate period applies to the portion of the connection occurring within that rate period.

5.1.2. The rate periods are:

- 5.1.2.A. Peak Period the time period from 8:00 AM to, but not including, 8:00 PM Monday through Friday.
- 5.1.2.B. Off-Peak Period all other time periods other than Peak Period.
- 5.1.2.C. Holiday Rate Period for the following Federal observed holidays, the Off-Peak rates will apply:

New Years Day (January 1st)

Memorial Day

Independence Day (July 4th)

Labor Day

Thanksgiving

Christmas Day (December 25th)

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5. RATES (continued)

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- 5.2 <u>Direct Dialed Domestic Service</u>
 - 5.2.1 The Company offers Direct Dialed termination in the United states, as defined in Section 4.1 of this tariff. Service is furnished subject to availability of both the telecommunications facilities and the required billing capabilities. Unless specific written authorization from the Company is provided, the Service may not be used to aggregate the long distance communications of multiple end users for resale, or to provision communications services for others.
 - 5.2.2. The Company provides the following Domestic Direct Dialed programs:

5.2.2.A. Option 1.

- 5.2.2.A.1. Option 1 is a flat rate pricing plan, with the rate per minute applicable to all minutes of use when the customer subscribes to Intrastate IntraLATA and InterLATA Services.
- 5.2.2.A.2. Option 1 pricing is for customer dialed station to station, sent paid, non-coin Long Distance Message Telecommunications Service, unless otherwise specified in this tariff.
- 5.2.2.A.3. Option 1 rates and charges are in addition to all other rates and charges paid by a Customer for all other Services of the local exchange carrier providing local service.
- 5.2.2.A.4. Option 1 requires a recurring fee of \$4.95 per month.
- 5.2.2.A.5. The rate per Minute is \$.15.

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1.4. RATES (continued)

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- 5.2 <u>Direct Dialed Domestic Service (continued)</u>
 - 5.2.3. Option 2.
 - 5.2.3.A. Option 2 provides mileage sensitive and discounted rates when the Customer subscribes to IntraLATA Services.
 - 5.2.3.B. Option 2 pricing is for customer dialed station to station, sent paid, non-coin Long Distance Message Telecommunications Service, unless otherwise specified in this tariff.
 - 5.2.3.C. Option 2 pricing is as follows:

<u>Mileage</u>	First Minute	Each Additional Minute
1-10	\$.09	\$.09
11-14	.13	.12
15-18	.17	.16
19-23	.22	.17
24-28	.34	.20
29-33	.38	.22
34-40	.40	.24
41-50	.42	.25
51-60	.45	.28
61-80 81-100	.43 .48 .49	.28 .30 .34
101-125	.49	.34
126-150	.50	.37
151-190	.55	.40
191-300	.57	.41
301-430	.58	.43
Over	.58	.44

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5. RATES (continued)

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5.2 <u>Direct Dialed Domestic Service (continued)</u>

5.2.3.D. Option 2 provides the following discount periods:

Monday through Friday, 8:00 AM up to but not including 5:00 PM - Day Period - Full Rate

Monday through Friday, 5:00 PM up to but not including 11:00 PM - Evening Period - 20% Discount

Monday through Friday, 11:00 PM up to but not including 8:00 AM - Night/Weekend - 35% Discount

Saturday - Night/Weekend Rate Period - 35% Discount

Sunday - 8:00 AM up to but not including 5:00 PM and 11:00 PM up to but not including 8:00 AM - Night/weekend - 35%

Sunday - 5:00 PM up to but not including 11:00 PM - Evening Period - 20% Discount

5.3 <u>Inbound (800/888/877)</u> Toll Free Service

- 5.3.1. Domestic Inbound (800/888/877) Toll Free Service, using a Common Business Line (CBL) termination, is provided subject to the terms of this tariff.
 - 5.3.1.A. Toll Free Service rates and charges are in addition to all other rates and charges paid by a Customer for all other Services of the local exchange carrier providing local service.
 - 5.3.1.B. Discounts, if applicable, apply only to the actual qualified usage portion of the bill. When the application of the discount results in a fractional charge, the amount will be rounded to the nearest cent.
 - 5.3.1.C. A non-recurring set up fee of \$7.00 per 800/888/877 number will apply.

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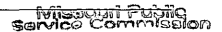
Rate per Minute:

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Peak Period: Off-Peak Period: \$.20 per minute loop Public S.20 per minute loop Public Correspondent to the correspondent to

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5. RATES (continued)

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- 5.3 Inbound (800/888/877) Toll Free Service (continued)
 - 5.3.2. Personal 800 Domestic Inbound (800/888/877) Toll Free Service, using a residential line termination, is provided subject to the terms of this tariff.
 - 5.3.2.A. Personal 800 Toll Free Service rates and charges are in addition to all other rates and charges paid by a Customer for all other Services of the local exchange carrier providing local service.
 - 5.3.2.B. Discounts, if applicable, apply only to the actual qualified usage portion of the bill. When the application of the discount results in a fractional charge, the amount will be rounded to the nearest cent.
 - 5.3.2.C. Rate per Minute:

Peak Period:

\$.20 per minute

Off-Peak Period:

\$.20 per minute

- 5.4 Calling Card Rates
 - 5.4.1. Company provided, Customer dialed Calling Cards are provided subject to the terms of this tariff.
 - 5.4.1.A. Calling Cards usage is billed at an initial one (1) minute minimum usage charge, and in one (1) minute additional increments after the first full minute of usage.
 - 5.4.1.B. Discounts, if applicable, apply only to the actual qualified usage portion of the bill, and not to the per call surcharge. When the application of the discount results in a fractional charge, the amount will be rounded to the nearest cent.
 - 5.4.1.C. A per call surcharge of \$.50 will be applied.

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5. RATES (continued)

5.4 <u>Calling Card Rates (continued)</u>

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5.4.1.D. Rate per Minute:

Peak Period: Off-Peak Period: \$.25 per minute \$.25 per minute

5.5 Operator Service Rates

Directory Assistance Automated Collect Automated Card	0+ <u>Rate</u> \$1.20 \$2.35 \$1.00	0-Rate \$2.20 \$3.35 \$2.00
Operator-Assisted:		
Collect	\$2.35	\$3.35
Billed to Third Party	\$2.35	\$3.35
Person-to-Person	\$4.50	\$5.50
Station-to-Station	\$2.30	\$3.30

5.6 <u>Dedicated Interexchange Digital Private Line Service</u>

5.6.1 Voice Grade Facility - Two point effective two/four wire grade analog or 64 Kbps digital interface (digitalized voice or otherwise compatible 64 Kbps bit stream facility)

Rate: \$ ICB

5.6.2. DS1/1.544 Mbps Facility - Two point digital interface operating at 1.544 Mbps, which may be furnished on either a channelized or non-channelized basis

Rate: \$ ICB

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5. RATES (continued)

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5.7 Outstate Calling Area (OCA)

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5.7.1. Description

- 5.7.1.A. The Outstate Calling Area (OCA) Plan is an optional one-way Dial Station-to-Station Message Telecommunications Service for customers in selected exchanges.
- 5.7.1.B. The OCA offers a discounted block of time calling beyond a customer's local exchange to rate centers that fall within the calling scope defined below in 5.7.2.A.
- 5.7.2. Calling Scope
 - 5.7.2.A. The calling scope for an OCA exchange includes all intrastate intraLATA toll rating points within a 23-mile radius. The 23-mile radius, from each exchange, is based on air miles and is measured from rate center to rate center
- 5.7.3. OCA Calling Options
 - 5.7.3.A. Residential and Business customers can choose from two OCA options. Rates are listed in 5.7.5 in this tariff are in addition to established charges for the service which the OCA Plan is associated. OCA subscribers are charged the full monthly rate for the block of time selected, even if the full block of time is not used.
 - 5.7.3.A.1. Two-hour block of time: This option allows subscribers two hours of calling per month at a flat rate. MTS rates are applicable for calls exceeding two hours.

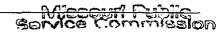
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5. RATES (continued)

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- 5.7 Outstate Calling Area (OCA) (continued)
 - 5.7.3.A.1. Five-hour block of time: This option allows subscribers five hours of calling per month at a flat rate. An additional per minute rate, as identified in 5.7.5.A applies to all calls exceeding five hours. Time of day and holiday discounts are not applicable.

5.7.4. Regulations

- 5.7.4.A. Unless otherwise specified in these regulations, OCA is offered to all classes and grades of residence and business customers located within the eligible OCA exchanges.
- 5.7.4.B. OCA is not offered in conjunction with Cellular, Public, Semi-Public, or Customer-Owned Pay Telephone Services, or comparable service offered by other local exchange companies in their exchanges.
- 5.7.4.C. OCA is not to be shared or resold.
- 5.7.4.D. OCA is available to multi-line customers on a per account basis
- 5.7.4.E. Time of day and holiday discounts are not applicable for calls within the block of time.
- 5.7.4.F. Rate Application
 - 5.7.4.F.1. The minimum service period for subscription to OCA is one-month.
 - 5.7.4.F.2. A customer may purchase only one block of time per month.

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5. RATES (continued)

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5.7 Outstate Calling Area (OCA) (continued)

5.7.4.F.3. The monthly charge for an OCA block of time will be charged on a per account basis and are billed in advance.

5.7.5. Rates

5.7.5.A. Block of Time and Recurring Monthly Rates

	<u>Residential</u>	<u>Business</u>
Two Hour block of time: Recurring Monthly Rate Each Additional Minute	\$ 9.60 MTS	\$ 10.80 MTS
Five Hour block of time: Recurring Monthly Rate Each Additional Minute	\$ 21.85 \$.07	\$ 24.50 \$.08

5.7.5.B. For OCA subscribers who are Certified Speech and/or Hearing Impaired, a 35-percent reduction on all OCA charges will apply.

Certification of the speech and/or hearing impaired requires the completion of an application form, certified by an agency designated by the exchange company providing basic local exchange service to the OCA subscriber, or physician, otolaryngologist or licensed speech-language pathologist or audiologist.

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5. RATES (continued)

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