Private Line Service Tariff Adoption Notice 2nd Revised Sheet 1 Replacing 1st Revised Sheet 1

ADOPTION NOTICE

- (CT) Southwestern Bell Telephone, L.P., d/b/a AT&T Missouri, hereby adopts, ratifies, and makes its own, in every respect as if the same had been originally filed by it, all schedules, rules, notices, concurrences, schedule agreements, divisions, authorities, or other instruments whatsoever filed with the Public Service
- (RT) Commission, State of Missouri, by Southwestern Southwestern Bell Telephone Company prior to December 30, 2001, the beginning of Southwestern Bell Telephone, L.P.'s possession. By this notice,
 (CT) Southwestern Bell Telephone, L.P., d/b/a AT&T Missouri, also adopts and ratifies all supplements or
- amendments to any of the above schedules, etc., which Southwestern Bell Telephone, L.P., d/b/a
- (AT) Southwestern Bell Telephone Company and d/b/a SBC Missouri, has heretofore filed with said Commission.

Issued: November 29, 2005

Effective: December 29, 2005

By CINDY BRINKLEY, President-Missouri Southwestern Bell Telephone, L.P., d/b/a AT&T Missouri St. Louis, Missouri

CANCELLED June 29, 2007 TO-2002-185 Missouri Public Service Commission IN-2006-0232 FILED Missouri Public Service Commision

Private Line Service Tariff Adoption Notice 1st Revised Sheet Replacing Original Sheet

ADOPTION NOTICE

(CT) Southwestern Bell Telephone, L.P., d/b/a SBC Missouri, hereby adopts, ratifies, and makes its own, in every respect as if the same had been originally filed by it, all schedules, rules, notices, concurrences, schedule agreements, divisions, authorities, or other instruments whatsoever filed with the Public Service Commission, State of Missouri, by Southwestern Bell Telephone, L.P., d/b/a Southwestern Bell Telephone, Company prior to December 30, 2001, the beginning of Southwestern Bell Telephone, L.P.'s possession. By this notice, Southwestern Bell Telephone, L.P., d/b/a SBC Missouri, also adopts and ratifies all supplements or amendments to any of the above schedules, etc., which Southwestern Bell Telephone, L.P., d/b/a Southwestern Bell Telephone, L.P., d/b/a Southwestern Bell (CT)
 (CT) Commission.

CANCELLED

December 29, 2005

MISSOURI PUBLIC SERVICE COMMISSION

Issued: January 17, 2003

Effective: February 16, 2003

By CINDY BRINKLEY, President-Missouri Southwestern Bell Telephone, L.P., d/b/a SBC Missouri St. Louis, Missouri

P.S.C. Mo.- No. 29

Private Line Service Tariff Adoption Notice Original Sheet 1

Missouri Public Service Commission

ADOPTION NOTICE

RECT DEC 27 2001

Southwestern Bell Telephone, L.P. hereby adopts, ratifies, and makes its own, in every respect as if the same had been originally filed by it, all schedules, rules, notices, concurrences, schedule agreements, divisions, authorities or other instruments whatsoever filed with the Public Service Commission, State of Missouri, by Southwestern Bell Telephone Company prior to December 30, 2001, the beginning of Southwestern Bell Telephone, L.P.'s possession. By this notice, Southwestern Bell Telephone, L.P. also adopts and ratifies all supplements or amendments to any of the above schedules, etc., which Southwestern Bell Telephone Company has heretofore filed with said Commission.

CANCELLED

FEB 1 6 2003 By GAR Adoption Public Service Commission

Issued: December 27, 2001

Effective: Superior

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

JAN 0 9 2002 Missouri Public

FILED JAN 092002 02-185 Service Commission

P.S.C. Mo.-No. 29

Private Line Service Tariff Title Sheet 2nd Revised Sheet 1 Replacing 1st Revised Sheet 1

SOUTHWESTERN BELL TELEPHONE, L.P. d/b/a

AT&T MISSOURI

SCHEDULE OF RATES

FOR

PRIVATE LINE SERVICE

(CT)

(CT)

Southwestern Bell Telephone, L.P., d/b/a AT&T Missouri hereby adopts this tariff.

Applying to its authorized territories within the State of Missouri.

Issued: November 29, 2005

Effective: December 29, 2005

By CINDY BRINKLEY, President-Missouri Southwestern Bell Telephone, L.P., d/b/a AT&T Missouri St. Louis, Missouri

CANCELLED June 29, 2007 TO-2002-185 Missouri Public Service Commission IN-2006-0232 FILED Missouri Public Service Commision

SOUTHWESTERN BELL TELEPHONE, L.P. d/b/a

SBC MISSOURI

SCHEDULE OF RATES

FOR

PRIVATE LINE SERVICE

CANCELLED

December 29, 2005

MISSOURI PUBLIC SERVICE COMMISSION

(CT)

(CT)

Southwestern Bell Telephone, L.P., d/b/a SBC Missouri hereby adopts this tariff.

Applying to its authorized territories within the State of Missouri.

Issued: January 17, 2003

Effective: February 16, 2003

By CINDY BRINKLEY, President-SBC Missouri Southwestern Bell Telephone, L.P., d/b/a SBC Missouri St. Louis, Missouri

No supplement to this tariff will be issued except for the purpose of canceling this tariff. Private Line Service Tariff Title Sheet Original Sheet 1

Missouri Public Service Commission

RECT DEC 27 2001

SOUTHWESTERN BELL TELEPHONE, L.P. d/b/a

SOUTHWESTERN BELL TELEPHONE COMPANY

SCHEDULE OF RATES

FOR

PEIVATE LINE SERVICE



Southwestern Bell Telephone, L.P., d/b/a Southwestern Bell Telephone Company hereby adopts this tariff.

Missouri Public

FILED JAN 092002 02-185 Applying to its authorized territories within the State of Misservice Commission

Issued: December 27, 2001

Effective Internet of the second

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

JAN 0 9 2002

No supplement to this tariff will be issued except for the purpose of canceling this tariff. Private Line Service Tariff Application of Tariff [0] [2nd Revised Sheet 1 Replacing 1st Revised Sheet 1

APPLICATION OF TARIFF

DEC 2 9 1983

This Tariff applies to Private Line Services furnished or made availablepby the Southwestern Bell Telephone Company, hereinafter referred to as the Telephone. Company, and for Private Line Services furnished jointly with a connecting company, to the portion of such Private Line Services furnished by the Telephone (CP) Company to the point of connection with the service components of another company for which that company's rates and regulations apply, over service compo-



(CP)

The schedules of rates and specific regulations are set forth in this Tariff.

nents wholly within or partly within the Local Access and Transport Area's (LATA's) of the State of Missouri, between two or more points, all of said

points being within LATA's of the State of Missouri.

(RT)





CANCELLED

June 29, 2007

TO-2002-185

Missouri Public Service Commission

Issued: DEC 29 1983

Effective: JAN 0 1 1984

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

Private Line Service Tariff Application of Tariff

Replacing Eigifal Vheet

APPLICATION OF TARIFF

This Tariff applies to Private Line Services furnished or made available by the Southwestern Bell Telephone Company, hereinafter referred to as the Telephone Company, and for Private Line Services furnished jointly with a connecting company, to the portion of such Private Line Services furnished by the Senvera Commission Company to the point of connection with the facilities of another company for which that company's rates and regulations apply, over facilities wholly within or partly within and partly without the State of Missouri, between two or more points, all of said points being within the State of Missouri.

CP) In the event that a connecting company, jointly furnishing Private Line Services with the Telephone Company, does not have the requisite terminal equipment in stock or available, the Telephone Company may negotiate a contract with the connecting company whereby the connecting company will install and maintain the Telephone Company's terminal equipment, or if such contractual arrangement cannot be agreed upon with the connecting company, the Telephone Company may, with the consent of the connecting company, elect to directly install and maintain said terminal equipment itself, or contract said installation and maintenance with a third party. In either case, the schedule of rates and specific regulations as set forth in this Tariff shall be applicable to the provision of terminal equipment by the Telephone Company in the connecting carrier's certificated area when the connecting carrier is unable to do so.

The schedules of rates and specific regulations are set forth in this Tariff.

This Tariff supersedes Southwestern Bell Telephone Company's General Private Line Services and Channels Tariff in its entirety.

GAN PELLED JAN-1 1984 COMMIDUIO PUBLIC SERVICE OF MISSOURI FULED OCT 11 1982 83-48 Public Service Commission <u>4 5 1982</u> JUL 1 5 1982 Issued: Effective: OCT 1 1 1982 By R. D. BARRON, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

~ v/

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

Private Line Service Tariff Application of Tariff REGENVEN

APPLICATION OF TARIFF

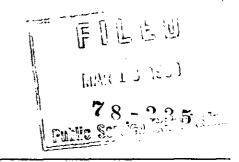
FEB 1 1 1930

This Tariff applies to Private Line services furnished or made available by the Southwestern Bell Telephone Company, hereinafter referred to as the Telephone Company, and for Private Line services furnished jointly with a connecting company, to the portion of such Private Line services furnished by the Telephone Company to the point of connection with the facilities of another company for which that company's rates and regulations apply, over facilities wholly within or partly within and partly without the State of Missouri, between two or more points, all of said points being within the state of Missouri.

The schedules of rates and specific regulations are set forth in this Tariff.



This Tariff supersedes Southwestern Bell Telephone Company's General Private Line Services and Channels Tariff in its entirety.



Issued: FEB 1 2 1980

Effective: MAR 1 3 1980

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

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

EXPLANATION OF SYMBOLS

Private Line Service Tariff Application of Tariff Original Sheet 2

BEGEIVED

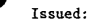
NUC 1 1 1900

تدرجت ماليديلا Public Service doministion

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

臣臣臣臣道 LARK (DIFC) 78-235

MAR 1 3 1980



CANCELLED

June 29, 2007

TO-2002-185

Missouri Public Service Commission

Issued: FEB 1 2 1980

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

Effective:

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

TABLE OF CONTENTS

Private Line Service Tariff Table of Contents Ist Revised Sheet 1 Replacing Original Sheet 1 DEC 20 1080 I...ISSOURI Public Service Commission

SECTION

1

REGULATIONS

2

SERVICES AND RATES

(RT)



CANCELLED

June 29, 2007

TO-2002-185

Missouri Public Service Commission

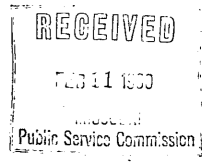
Issued: DEC 29 1983

Effective: JAN 0 1 1984

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

No supplement to this tariff will be issued except for the purpose of canceling this tariff. Private Line Service Tariff Table of Contents Original Sheet 1

TABLE OF CONTENTS



SECTION

1 2 3

· REGULATIONS

SERVICES AND RATES

TERMINAL EQUIPMENT AND OPTIONAL SERVICES

GAMPELLED JAN-1 1004 CONMISSION PUBLIC SERVICE OF MISSOURI 94

Issued: FFR 1 2 1980

Effective: MAR 1 3 1980

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

Regulations

Use

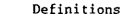
(CT)

(CT)

Scope

Liability

Private Line Service Tariff Section 1 INDEX 2nd Revised Sheet 1 Replacing 1st Revised Sheet 1 RECEIVED INDEX SEP 1 2 1988 Sheets MISSOURI Undertaking of the Telephone Company Public Service Commission Limitations 1 2-3 Provision of Service Components 4-6 **Protective Equipment** 6-7 Application for Private Line Service 7 Special Equipment and Arrangements 7 Authorized Use 8 Unlawful Purposes 8-9 Resale of Use for Others 9 Obligation of the Customer 11 Customer Responsibilities 11-12 Rearrangements and Repairs 13 Transfer of Service 13 Intended Use 13 Payment Arrangements and Credit Allowances 14 Payment of Charges and Deposits 14 - 17Cancellation for Cause 17-19 19 Minimum and Fractional Rates and Charges Special Construction 20-21 Change in Service Arrangement 21 Suspension of Service 21 Temporary Surrender of a Service 21 Allowances for Interruptions 22 Cancellation of Application for Service 23





CANCELLED

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

Issued: SEP 1 2 1988

Effective: 007=112-1988

24 - 34

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

OUT 121988

Public Service Commission

	No supplement to this tariff will be issued except for the purpose of canceling this tariff.	E	Private Line	Section	n 1 DEX
		INDEX		1004 9	,
	Regulations	INDEA	1	20 (203	N.
(CT)	Undertaking of the Telephone Compa Scope Limitations Liability Provision of Service Components Protective Equipment Application for Private Line Se Special Equipment and Arrangeme	rvice	Public Ser	<u>Sheets</u> ice (iummissio 1 2-3 4-6 7 7	<u>n</u> .
(RT)	Use Authorized Use Unlawful Purposes Resale of Use for Others	CANCELLE		8 8-9 9	
•	Obligation of the Customer Customer Responsibilities Rearrangements and Repairs Transfer of Service Intended Use	OCT 1 2 1988 BY <u>2ad L.S.</u> Public Service Comm MISSOURI	•	11 11-12 13 13 13	
	Payment Arrangements and Credit Al Payment of Charges and Deposits Cancellation for Cause Minimum and Fractional Rates an Special Construction Change in Service Arrangement Suspension of Service Temporary Surrender of a Servic Allowances for Interruptions Cancellation of Application for	d Charges e	·	14 14-17 17-19 19 20-21 21 21 21 22 23	·
	Definitions		JAN - 83 -	24-34 王D 1 1934 2 5 3 e Commission	

Issued: DEC 29 1093

į

.

1

ġ

i

in the second second

-]

Effective: JAN 0 1 1984

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

a - . . --

. . . .

No supplement to this tariff will be issued	Private Line Service Tariff Section 1
except for the purpose	INDEX
of canceling this tariff.	[Original Sheet 1
	<u>1</u>
INDEX	
Regulations	Sheets
Undertaking of the Telephone Company	1
Scope	1
Limitations	۱ · · ۱
Liability	2-3
Provision of Facilities	4-6
Protective Equipment	6-7
Application for Private Line Service	7
Special Equipment and Arrangements	7
opecial aquipment and Allangements	*
Use	
Authorized Use	
Helevel Durpages	1. 信山 8-9
Unlawful Purposes	5655 0-3 9
Resale of Use for Others	- y 30 11
Joint User Service	1484 10-11
Use Authorized Use Unlawful Purposes Resale of Use for Others Joint User Service Obligation of the Customer Customer Responsibilities	
Obligation of the Customer	
Customer Responsibilities	JUISSION 11-12
Rearrangements and Repairs	CE COMMUNE 13
Transfer of Service BY ALC SERVI	MISSOURI 13
Intended Use public groups	CE COMMISSION 11-12 ISSOURI 13 MISSOURI 13 13
Payment Arrangements and Credit Allowances	14
Payment of Charges and Deposits	14-17
Cancellation for Cause	17-19
Minimum and Fractional Rates and Charges	19
Special Construction	20-21
Change in Service Arrangement	21
Suspension of Service	21
Temporary Surrender of a Service	21
Allowances for Interruptions	22
Cancellation of Application for Service	23
Definitions	24-34
, .	

78-235

ί.

....

ł;

Issued: FEB 1 2 1980

Effective: MAR 1 3 1980

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

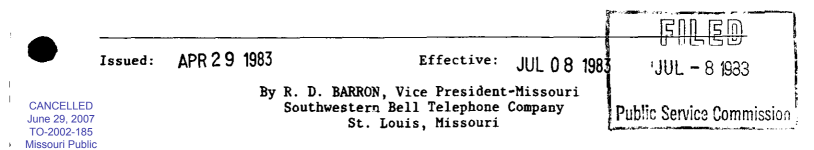
,

Service Commission

Private Line Service Tariff Section 1 INDEX 3rd Revised Sheet 2 Replacing 2nd-Revised Sheet 2 DEGEWED

INDEX

Regulations-(Co	ntinued)		
•		<u>Sheets</u>	
Connections			APR 2 7 1983
General		35	Parazo (D)
—	ity of the Customer	35	MISSOURI
—	ity of the Telephone Company	37; Pub	lic Service Commission
	wo-Way Telephone Conversations	37.'01	
	of Regulation	38	
	of Facilities-Hazardous or		
Inaccessa	ble Locations	38	
	of Registered Equipment	41	
Connection	of Grandfathered Terminal		
Equipment	and Grandfathered Communi-		
cation Sy		42	
Connection	of Customer-Provided Terminal		
Equipment	and Communication Systems Not		
Subject t	to the FCC Registration Program	46	
Equipment-t	co-Equipment Connections	58.01	
Connection	of Certain Facilities of Power,		
Pipeline	and Railroad Companies	59	
Connection	of Certain Facilities of the		
U.S. Army	7, Navy and Air Force	61	
Connection	of Services by the Telephone		
Company t	to Different Customers	62	
Connection	of Services Furnished by the		
Telephone	e Company with Services of Other		
Common Ca	arriers	67	
Entrance Fa	cilities	70	
U.S. Govern	ment Executive Departments and		
Agencies		71	
	of Services Furnished by the		
	e Company to the Same Customer	73	
-	s of Customer-Provided Test		
Equipment	:	76.01	



INDEX

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

Regulations-(Continued)

Connections

General

4

Responsibility of the Customer

Inaccessable Locations

Violation of Regulation

cation Systems

Responsibility of the Telephone Company

Connection of Facilities-Hazardous or

Connection of Registered Equipment

Connection of Grandfathered Terminal Equipment and Grandfathered Communi-

Connection of Customer-Provided Terminal

Recording Two-Way Telephone Conversations

Private Line Service Tariff Section 1 INDEX 2nd Revised Sheet 2 Replacing De Fevre AdvSheet 2 Sneeting 21 21981981 35 MISSOURI Public Service Commission 37.01 38 38 41 42

58.01

59

61

62

67

70

71

73

Equipment and Communication Systems Not Subject to the FCC Registration Program Equipment-to-Equipment Connections Connection of Certain Facilities of Power, Pipeline and Railroad Companies Connection of Certain Facilities of the U.S. Army, Navy and Air Force Connection of Services by the Telephone Company to Different Customers Connection of Services Furnished by the Telephone Company with Services of Other Common Carriers Entrance Facilities U.S. Government Executive Departments and Agencies

Connection of Services Furnished by the Telephone Company to the Same Customer

JAN 2 2 1981

3-

Issued:

- 91283 PUBLIC SERVICE COMMISSIO

FEB-2-1 1981 FILE Public Service Commission

FILED

Effective: FEB 2 1 198

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

(AT)

(RT)

INDEX

(CT) Regulations-(Continued)

Connections General Responsibility of the Customer Responsibility of the Telephone Company Recording Two-Way Telephone Conversations Violation of Regulation Connection of Facilities-Hazardous or Inaccessable Locations Definitions Connection of Registered Equipment Connection of Grandfathered Terminal Equipment and Grandfathered Communication Systems Connection of Customer-Provided Terminal Equipment and Communication Systems Not Subject to the FCC Registration Program Connection of Certain Facilities of Power, Pipeline and Railroad Companies Connection of Certain Facilities of the U.S. Army, Navy and Air Force Connection of Services by the Telephone Company to Different Customers Connection of Services Furnished by the Telephone Company with Services of Other **Common Carriers Entrance Facilities** U.S. Government Executive Departments and Agencies Connection of Services Furnished by the Telephone Company to the Same Customer

> BAMBELLE ISBN BELLES BY BLC SERVICE CONNISSION BY BLC SERVICE CONNISSION

> > t _ 9 1900

Private Line Service Tariff

Replacing Ofiginal Sheet 2

Sheets

35

37¹ 37.01

38

38 38

41

42

46

59

61

62

67

70

71

73

. 1st Revised Sheet 2

AUG 20 1980

Missilla

35Public Service Commission

Section 1

INDEX

Issued: AUG 2 9 1980

Effective: SEP 2 9 1980

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

No supplement to this tariff will be issued except for the purpose of canceling this tariff.	
	INDEX
Regulations-(Continued)	
Connections	
General	
Responsibility of the Cust	tomer
Responsibility of the Tele	ephone Company
Violation of Regulation	
Minimum Protection Criter:	ia
Connection of Facilities 1	
Customer which involves I	Hazardous or
Inaccessible Locations	:
Accessories	
Additional Channels Create	ed from a Channel
Provided for Private Line	e Use

Data Terminal Equipment Voice Terminal Equipment Connection of Customer-Provided Voice Transmitting and/or Receiving Terminal Equipment for Recording of Two-Way Telephone Conservations Connection of Attested Customer-Provided Terminal Equipment Connection of Conforming Answering Devise Customer-Provided Communication Systems Direct Electrical Connection Acoustic, Inductive Connection Entrance Facilities Connections with Certain Facilities of

Customers Connections of Services Furnished by the Telephone Company to the Same Customer Connections of Services Furnished by the Telephone Company to Different Customers Connections of Services Furnished by the Telephone Company with Services of Other BY Common Carriers

Special Taxes, Fees and Charges

Method of Applying Rates

Private Line Service Tariff Section 1 INDEX

Original Sheet 2

Sheets

35-36 37-38 38 39 39-42

> 42 42

43 44-47

47-48

48-51 52-53 53-54 54-55 55-56 57-58 GANGELLED 59-63 63-67 SEP 2 9 1980 68-73 NEKE PUBLIC SERVICE COMMISSION OF MISSOURI 73-76 77-78 79-84 78-235

Issued:

FEB 1 2 1980

Effective: MAR 1 3 1980

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

REGULATIONS

1.1 UNDERTAKING OF THE TELEPHONE COMPANY

1.1.1 Scope

- A. This Tariff section contains the general regulations and definitions governing Private Line Services furnished by the Telephone Company except as otherwise specified, or unless the terms and conditions of an individual customer agreement provided pursuant to the Customer Specific Pricing Plan Tariff, P.S.C. Mo.-No.37 apply.
- B. Private Line Service is the furnishing of Telephone Company service components for communication between specified locations all within Local Access and Transport Area's (LATA's) of the State of Missouri, 24 hours daily, seven days per week. Service components may be those of the Telephone Company only or those of the Telephone Company and other telephone companies.
- C. The Telephone Company does not undertake to transmit messages, but offers the use of its service components, where available, to customers for such purposes.
- D.Services provided under this Tariff shall be used by private line customers for use in obtaining end-to-end Private Line Services. Interexchange Customers may use services found in this Tariff that will meet their administrative needs; however, an Interexchange Customer is restricted from utilizing services found in this Tariff to furnish a portion of their authorized service offerings.
- (AT) E. These services are competitively classified

1.1.2 Limitations

- A. The furnishing of service under this Tariff will require certain physical arrangements of the service components of the Telephone Company and is, therefore, subject to the availability of such service components.
- B. The use and restoration of service shall be in accordance with P.S.C. Mo.-No. 38, Digital Link Services Tariff, Section 7, which specifies the priority system for such activities.
- C. Subject to compliance with Paragraph 1.1.2, B., preceding, where a shortage of channels or equipment exists at any time, either for temporary or protracted periods, the establishment of Long Distance Message Telecommunications Service and/or regular Exchange Telephone Service shall take precedence over all other services.

Issued: February 20, 2002

Effective: March 29, 2002

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

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

FILED Missouri Public Service Commision

Private Line Service Tariff Section 1 6th Revised Sheet 1 Replacing 5th Revised Sheet 1 Missouri Public

REGULATIONS

P.S.C. Mo.-No. 29

1.1 UNDERTAKING OF THE TELEPHONE COMPANY

1.1.1 Scope

Service Commission

REC'D APR 2 5 2001

- A. This Tariff section contains the general regulations and definitions governing Private Line Services furnished by the Telephone Company except as otherwise specified, or unless the terms and conditions of an individual customer agreement provided pursuant to the Customer Specific Pricing Plan Tariff, P.S.C. Mo.-No.37 apply.
- B. Private Line Service is the furnishing of Telephone Company service components for communication between specified locations all within Local Access and Transport Area's (LATA's) of the State of Missouri, 24 hours daily, seven days per week. Service components may be those of the Telephone Company only or those of the Telephone Company and other telephone companies.
- C. The Telephone Company does not undertake to transmit messages, but offers the use of its service components, where available, to customers for such purposes.
- D. Services provided under this Tariff shall be used by private line customers for use in obtaining end-to-end Private Line Services. Interexchange Customers may use services found in this Tariff that will meet their administrative needs; however, an Interexchange Customer is restricted from utilizing services found in this Tariff to furnish a portion of their authorized service offerings.
- 1.1.2 Limitations

Issued: April 25, 2001

- A. The furnishing of service under this Tariff will require certain physical arrangements of the service components of the Telephone Company and is, therefore, subject to the availability of such service components.
- B. The use and restoration of service shall be in accordance with P.S.C. Mo.-No. 38, Digital Link Services Tariff, Section 7, which specifies the priority system for such activities.
- C. Subject to compliance with Paragraph 1.1.2, B., preceding, where a shortage of channels or equipment exists at any time, either for temporary or protracted periods, the establishment of Long Distance Message Telecommunications Service and/or regular Exchange Telephone Service shall take precedence over all other services.

ANCELLED

MAR 2 9 2002

conmission

Missouri Public

FILED MAY 2 5 2001

Service Commission

Effective: May 25, 2001

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

(CT)(CT)

No supplement to this tariff will be issued except for the purpose of canceling this tariff. Private Line Service Tariff

- Section 1
- 5th Revised Sheet 1

Replacing 4th ReG Sed/Sheet 1

CANCELIED

REGULATIONS

JUN 28 1991

1.1 UNDERTAKING OF THE TELEPHONE COMPANY

1.1.1 Scope

MISSOURI Public Service Commission

- A. This Tariff section contains the general regulations and definitions governing Private Line Services furnished by the Telephone Company. The regulations of the connecting company apply to the portion of Private Line Services which it furnishes at "other line" charges.
- B. Private Line Service is the furnishing of Telephone Company service components for communication between specified locations all within Local Access and Transport Area's (LATA's) of the State of Missouri, 24 hours daily, seven days per week. Service components may be those of the Telephone Company only or those of the Telephone Company and other telephone companies.
- C. The Telephone Company does not undertake to transmit messages, but offers the use of its service components, where available, to customers for such purposes.
- D. Services provided under this Tariff shall be used by private line customers for use in obtaining end-to-end Private Line Services. Interexchange Customers may use services found in this Tariff that will meet their administrative needs; however, an Interexchange Customer is restricted from utilizing services found in this Tariff to furnish a portion of their authorized service offerings.

1.1.2 Limitations $\begin{array}{c} \text{MAY 2 5 2001} \\ 6^{4} \text{ Kg S 1} \\ \text{Public Service Commission} \\ \text{MISSOURI} \end{array}$ (RT) (RT) (FC) The furnishing of service under this Tariff will require certain physical Α. arrangements of the service components of the Telephone Company and is, therefore, subject to the availability of such service components. B. The use and restoration of service shall be in accordance with P.S.C. (FC) Mo.-No. 38, Digital Link Services Tariff, Section 7, which specifies the (CT) (CT) priority system for such activities. (FC) C. Subject to compliance with Paragraph 1.1.2, B., preceding, where a shortage of channels or equipment exists at any time, either for temporary or protracted periods, the establishment of Long Distance Message (AT) Telecommunications Service and/or regular Exchange Telephone Service shall take precedence over all other services. รแ รก Issued: 경원는 - 2 1991 Effective: AUG - 2 1991 AUG 2 - 1991 By R. D. BARRON, President-Missouri Division Public Service Commiss Southwestern Bell Telephone Company

St. Louis, Missouri

No supplement to this tariff will be issued except for the purpose of canceling this tariff.	Private Line Service Tariff Section 1 4th Revised Sheet 1 Repl <u>acing 3rd R</u> evised Sheet 1
CAN REGUL	CELLED REGEIVED
1.1 UNDERTAKING OF THE TELEPHONE COMPAN BY	$\frac{2}{1991}$ $\frac{1991}{1000}$ MAR 1-1 1894 MISSOURI
A. This Tariff section contains the No. ing Private Line Services furnishe	the portion of Private Line Services which

- B. Private Line Service is the furnishing of Telephone Company service components for communication between specified locations all within Local Access and Transport Area's (LATA's) of the State of Missouri, 24 hours daily, seven days per week. Service components may be those of the Telephone Company only or those of the Telephone Company and other telephone companies.
- C. The Telephone Company does not undertake to transmit messages, but offers the use of its service components, where available, to customers for such purposes.
- (AT) D. Services provided under this Tariff shall be used by private line customers for use in obtaining end-to-end Private Line Services. Interexchange Customers may use services found in this Tariff that will meet their administrative needs; however, an Interexchange Customer is restricted from utilizing services found in this Tariff to furnish a portion of their authorized service offerings.
 - 1.1.2 Limitations
 - A. In case a shortage of service components exists at any time, either for temporary or protracted periods, the establishment of Long Distance Message Telecommunications Service and/or regular Exchange Telephone Service shall take precedence over all other services and uses.
 - B. The furnishing of service under this Tariff will require certain physical arrangements of the service components of the Telephone Company and is, therefore, subject to the availability of such service components.
 - C. The use and restoration of service shall be in accordance with the Federal Communications Commission's Rules and Regulations which specify the priority system for such activities.
 - D. Subject to compliance with Paragraph 1.1.2, C., preceding, where a shortage of channels or equipment exists at any time, either for temporary or protracted periods, the establishment of Long Distance Message Telecommunications Service shall take precedence over all other services.

						<u> </u>
Issued:	MAR 1 6 1984	Effective:	APR	16 19	⁴ A	PR 16 1984
		. BARRON, Více Preside hwestern Bell Telephon St. Louís, Missour	e Comp	· .	8	Service Commission

REGULATIONS

No supplement to this tariff will be issued except for the purpose of canceling this tariff. Private Line Service Tariff DE Revised Sheet 1 Replacing 2nd Revised Sheet 1 DEC 29 1283 I.IISSOURI

Public Service Commission

1.1 UNDERTAKING OF THE TELEPHONE COMPANY

1.1.1 Scope

- A. This Tariff section contains the general regulations and definitions governing Private Line Services furnished by the Telephone Company. The regulations of the connecting company apply to the portion of Private Line Services which it furnishes at "other line" charges.
- B. Private Line Service is the furnishing of Telephone Company service components for communication between specified locations all within Local Access and Transport Area's (LATA's) of the State of Missouri, 24 hours daily, seven days per week. Service components may be those of the Telephone Company only or those of the Telephone Company and other telephone companies.
 - C. The Telephone Company does not undertake to transmit messages, but offers the use of its service components, where available, to customers for such purposes.
 - 1.1.2 Limitations
- (CT) A. In case a shortage of service components exists at any time, either for temporary or protracted periods, the establishment of Long Distance Message Telecommunications Service and/or regular Exchange Telephone Service shall take precedence over all other services and uses.
 - B. The furnishing of service under this Tariff will require certain physical arrangements of the service components of the Telephone Company and is, therefore, subject to the availability of such service components.
- . (RT)

(CT)

- (FC) C. The use and restoration of service shall be in accordance with the Federal Communications Commission's Rules and Regulations which specify the priority system for such activities.
- (FC) D. Subject to compliance with Paragraph 1.1.2, C., preceding, where a shortage of channels or equipment exists at any time, either for temporary or protracted periods, the establishment of Long Distance Message Telecommunications Service shall the Bracedence over all other services.

APR 1 6 1984 SERVICE COMMISSIC OF MISSOURI PUBLIC

Issued: DEC 29 1983

Effective: JAN 0 1 1984

JAN - 1 1934 83 - 253

Public Service Commission

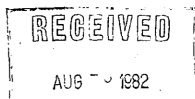
By R. D. BARRON, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

Private Line Service Tariff Section 1 2nd Revised Sheet 1

Replacing 1st Revised Sheet 1

REGULATIONS

- 1.1 UNDERTAKING OF THE TELEPHONE COMPANY
- 1.1.1 Scope



- A. This Tariff section contains the general regulations and definitions governing Private Line Services furnished by the Telephone Company. The regulations of the connecting company apply to the portion of Privates Line (Services Which it furnishes at "other line" charges.
- B. Private Line Service is the furnishing of Telephone Company facilities for communication between specified locations all within the State of Missouri, 24 hours daily, seven days per week. Facilities may be those of the Telephone Company only or those of the Telephone Company and other telephone companies.
- C. The Telephone Company does not undertake to transmit messages, but offers the use of its facilities, where available, to customers for such purposes.
- 1.1.2 Limitations
- A. In case a shortage of facilities exists at any time, either for temporary or protracted periods, the establishment of Long Distance Message Telecommunications Service and/or regular Exchange Telephone Service shall take precedence over all other services and uses.
- B. The furnishing of service under this Tariff will require certain physical arrangements of the facilities of the Telephone Company and is, therefore, subject to the availability of such facilities.
- C. Any equipment offered herein which has grandfathered status under the Federal Communications Commission's Registration Program is offered and provided only to the extent of available stock.
- (AT) D. The use and restoration of service shall be in accordance with the Federal Communications Commission's Rules and Regulations which specify the priority system for such activities.
- (AT) E. Subject to compliance with Paragraph 1.1.2, D., preceding, where a shortage of channels or equipment exists at any time, either for temporary or protracted periods, the establishment of Deng Distance-Message-Telecommunications Service shall the precedence-over all other services. ED

IAN - 1 1984 OCT 18 1982 PUBLIC SERVICE COMMISSION Public Service Commission OF MISSOURI OCT 1 8 1982 Issued: AUG 0 6 1982 Effective: ISOZ By R. D. BARRON, Vice President-Missouri Southwestern Bell Telephone Company

St. Louis, Missouri

Private Line Service Tariff Section 1 1st Revised Sheet 1 Replacing Original Sheet 1

REGULATIONS

1.1 UNDERTAKING OF THE TELEPHONE COMPANY

1.1.1 Scope

JAN 21 1981

- A. This Tariff section contains the general regulations and definitions governing Private Line services furnished by the Telephone Company. The regulations of the connecting company apply to the portion of Private Line services which it furnishes at "other line" charges.
- B. Private Line service is the furnishing of Telephone Company facilities for communication between specified locations all within the State of Missouri, 24 hours daily, seven days per week. Facilities may be those of the Telephone Company only or those of the Telephone Company and other telephone companies.
- C. The Telephone Company does not undertake to transmit messages, but offers the use of its facilities where available to customers for such purposes.

1.1.2 Limitations

(C)

- A. In case a shortage of facilities exists at any time, either for temporary or protracted periods, the establishment of Long Distance Message Telecommunications service and/or regular Exchange Telephone service shall take precedence over all other services and uses.
- B. The furnishing of service under this Tariff will require certain physical arrangements of the facilities of the Telephone Company and is therefore subject to the availability of such facilities.
- (AT) C. Any equipment offered herein which has grandfathered status under the Federal Communications Commission's Registration Programmis offered and provided only to the extent of available stock RELLE

OCT 1 8 1982 PUBLIC SERVICE COMMISSION OF MISSOURI

1

25

Issued: JAN 2 2 1981

Effective: FEB 2 1 1981

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

REGULATIONS

- 1.1 UNDERTAKING OF THE TELEPHONE COMPANY
- 1.1.1 Scope

Public Service Commission

T. 111

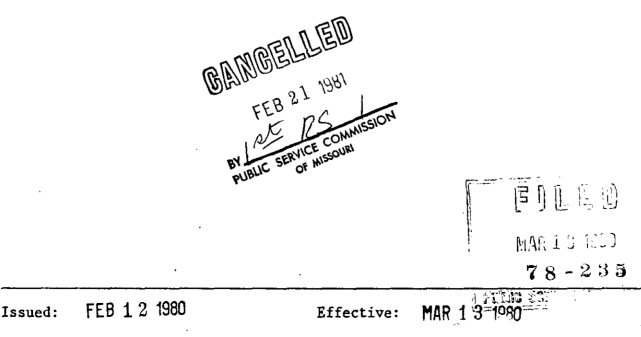
Original Sheet 1

Section 1

WED

Private Line Service Tariff

- A. This Tariff section contains the general regulations and definitions governing Private Line services furnished by the Telephone Company. The regulations of the connecting company apply to the portion of Private Line services which it furnishes at "other line" charges.
- B. Private Line service is the furnishing of Telephone Company facilities for communication between specified locations all within the State of Missouri, 24 hours daily, seven days per week. Facilities may be those of the Telephone Company only or those of the Telephone Company and other telephone companies.
- C. The Telephone Company does not undertake to transmit messages, but offers the use of its facilities where available to customer for such purposes.
- 1.1.2 Limitations
 - A. In case a shortage of facilities exists at any time, either for temporary or protracted periods, the establishment of Long Distance Message Telecommunications service and/or regular Exchange Telephone service shall take precedence over all other services and uses.
 - B. The furnishing of service under this Tariff will require certain physical arrangements of the facilities of the Telephone Company and is therefore subject to the availability of such facilities.



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

Private Line Service Tariff Section 1 3rd Revised Sheet 2 Replacing 2nd Revised Sheet 2

REGULATIONS

1.1 UNDERTAKING OF THE TELEPHONE COMPANY-(Continued)

1.1.3 Liability

- A. In view of the fact that the customer has exclusive control of his communications over the service components furnished him by the Telephone Company and of the other uses for which service components may be furnished him by the Telephone Company, and because of unavoidable errors incidental to the services and to the use of such service components of the Telephone Company, the services and service components furnished by the Telephone Company are subject to the terms, conditions and limitations herein specified and to such particular terms, conditions and limitations as set out in Section 2 of this Tariff governing the respective services.
- B. The liability of the Telephone Company for damages arising out of mistakes, omissions, interruptions, delays or errors or defects in transmission occurring in the course of furnishing service, whether the result of negligence of the Telephone Company or other causes shall in no event exceed an amount equivalent to the proportionate charge to the customer for the service during the period in which such mistakes, omissions, interruptions, delays, errors or defects in transmission occur and continue. No other liability shall in any case attach to the Telephone Company in consideration of such interruptions.

However, any such mistakes, omissions, interruptions, delays, errors or defects in transmission or service which are caused or contributed to by the negligence or willful act of the customer, or which arise from or in connection with the use of customer-provided service components or premises equipment shall not result in the imposition of any liability whatsoever upon the Telephone Company.

C. The customer indemnifies and saves the Telephone Company harmless against claims for libel, slander or the infringement of copyright arising from the material transmitted over the service components, against claims for the infringement of patents arising from, combing with or used in connection with service components of the Telephone Company, apparatus and systems of the customer and against all other claims arising out of any act or omission of the customer in connection with the service components provided by the Telephone Company.

Issued: March 24, 1997

Effective: April 30, 1997

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

FILED Missouri Public Service Commision

(RT) (RT)

CANCELLED June 29, 2007

TO-2002-185

Missouri Public

Service Commission

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

Private Line Service Tariff Section 1 2nd Revised Sheet 2 Replacing 1st Revised Sheet 2 RECEIVED

REGULATIONS

1.1 UNDERTAKING OF THE TELEPHONE COMPANY-(Continued)

MAR 10 1995

1.1.3 Liability

(AT)

(AT)

MISSOURI Public Service Commission

- Α. In view of the fact that the customer has exclusive control of his communications over the service components furnished him by the Telephone Company and of the other uses for which service components may be furnished him by the Telephone Company, and because of unavoidable errors incidental to the services and to the use of such service components of the Telephone Company, the services and service components furnished by the Telephone Company are subject to the terms, conditions and limitations herein specified and to such particular terms, conditions and limitations as set out in Section 2 of this Tariff governing the respective services.
- в. The liability of the Telephone Company for damages arising out of mistakes, omissions, interruptions, delays or errors or defects in transmission occurring in the course of furnishing service, whether the result of negligence of the Telephone Company or other causes shall in no event exceed an amount equivalent to the proportionate charge to the customer for the service during the period in which such mistakes, omissions, interruptions, delays, errors or defects in transmission occur and continue. Except as specifically set forth in the General Exchange Tariff, Section 17, Paragraph 17.8.6, no other liability shall in any case attach to the Telephone Company in consideration of such interruptions.

However, any such mistakes, omissions, interruptions, delays, errors or defects in transmission or service which are caused or contributed to by the negligence or willful act of the customer, or which arise from or in connection with the use of customer-provided service components or premises equipment shall not result in the imposition of any liability whatsoever upon the Telephone Company.

C. The customer indemnifies and saves the Telephone Company harmless against claims for libel, slander or the infringement of copyright arising from the material transmitted over the service components, against claims for the infringement of patents arising from, combing with or used in connection with service components of the Telephone Company, apparatus and systems of the customer and against all other claims arising out of any act or omission of the customer in connection with the service components provided by the Telephone Company.

CANCELLED

APR 301997 BY 3 PA R.S.

Issued: MAR 1 0 1995 Effective:

APR 1 Optogly: Service Commission MISSOURI By HORACE WILKINS, JR., President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

TILEO

APR 10 1995 95 - 299 MO. PUBLIC SERVICE COMM

REGULATIONS

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

Private Line Service Tariff Section 1 p-lst_Revised_Sheet_2 Replacing Original Sileet 2 DEC 20 (283 **MISSOURI** Public Service Commission

1.1 UNDERTAKING OF THE TELEPHONE COMPANY-(Continued)

1.1.3 Liability

(C)

(RT)

- (CT) A. In view of the fact that the customer has exclusive control of his communications over the service components furnished him by the Telephone Company and of the other uses for which service components may be furnished him by the Telephone Company, and because of unavoidable errors incidental to the services and to the use of such service components of the Telephone Company, the services and service components furnished by the Telephone Company are subject to the terms, conditions and limitations herein specified and to such particular terms, conditions and limitations as are set out in Section 2 of this Tariff governing the respective services.
 - B. The liability of the Telephone Company for damages arising out of mistakes, omissions, interruptions, delays or errors or defects in transmission occurring in the course of furnishing service, whether the result of negligence of the Telephone Company or other causes shall in no event exceed an amount equivalent to the proportionate charge to the customer for the service during the period in which such mistakes, omissions, interruptions, delays, errors or defects in transmission occur and continue.

However, any such mistakes, omissions, interruptions, delays, errors or defects in transmission or service which are caused or contributed to by the negligence or willful act of the customer, or which arise from or in connection with the use of customer-provided service components or premises equipment shall not result in the imposition of any liability whatsoever upon the Telephone Company.

(RT) C. The customer indemnifies and saves the Telephone Company harmless against claims for libel, slander or the infringement of copyright arising from the material transmitted over the service components, against claims for the infringement of patents arising from, combining with or used in connection with service components of the Telephone Company, apparatus and systems of the customer and against all other claims arising out of any act or omission of the customer in connection with the service components provided by the Telephone Company.



FILED JAN = 1 1934 83 - 253 blic Service Comm

Issued: DEC 29 1983

Effective: JAN 0 1 1984

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

REGULATIONS

1.1 UNDERTAKING OF THE TELEPHONE COMPANY-(Continued)

1.1.3 Liability

Public Service Commission

FL311 (C.

Private Line Service Tariff

REGENCED

Section 1

- A. In view of the fact that the customer has exclusive control of his communications over the facilities furnished him by the Telephone Company, and of the other uses for which facilities may be furnished him by the Telephone Company, and because of unavoidable errors incident to the services and to the use of such facilities of the Telephone Company, the services and facilities furnished, by the Telephone Company are subject to the terms, conditions, and limitations herein specified and to such particular terms, conditions, and limitations as are set out in Sections 2 and 3 of this Tariff governing the respective services.
- B. The liability of the Telephone Company for damages arising out of mistakes, omissions, interruptions, delays, or errors or defects in transmission occurring in the course of furnishing service, whether the result of negligence of the Telephone Company or other causes shall in no event exceed an amount equivalent to the proportionate charge to the customer for the service during the period in which such mistake, omission, interruption, delay, error, or defect in transmission occurs and continues.

However, any such mistakes, omissions, interruptions, delays, errors or defects in transmission or service which are caused or contributed to by the negligence or willful act of the customer, authorized user, or joint user, or which arise from or in connection with the use of customer-provided facilities or equipment shall not result in the imposition of any liability whatsoever upon the Telephone Company.

C. The customer, authorized user, or joint user indemnifies and saves the Telephone Company harmless against claims for libel, slander, or the infringement of copyright arising from the material transmitted over the facilities; against claims for the infringement of patents arising from, combining with, or used in connection with, facilities of the Telephone Company apparatus and systems of the customer, authorized user, or joint user; and against all other commons arising out of any act or omission of the customer, authorized user, or joint user in connection with the facilities provided by the Telephone Company.

JAN - I 1:594 PUBLIC SERVICE COMMISSION

私生ま 記し) 78-235

Issued: FEB 1 2 1980

Effective: MAR 1 3 1000

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

Private Line Service Tariff Section 1 2nd Revised Sheet 3 Replacing 1st Revised Sheet 3

REGULATIONS

1.1 UNDERTAKING OF THE TELEPHONE COMPANY-(Continued)

1.1.3 Liability-(Continued)

D. The Telephone Company does not guarantee nor make any warranty with respect to service components provided by it for use in an explosive atmosphere. The customer indemnifies and holds the Telephone Company harmless from any and all loss claims, demands, suits or other actions or any liability whatsoever whether suffered, made, instituted or asserted by the customer or by any other party or persons for any personal injury to or death of any person or persons and for any loss, damage or destruction of any property, whether owned by the customer or others, caused or claimed to have been caused directly or indirectly by the installation, operation, failure to operate, maintenance, removal, presence, condition, location or use of said service components so provided.

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

- E. When the lines of connecting companies are used in establishing connections to points not reached by the Telephone Company's lines, the Telephone Company is not liable for any act or omission of the connecting company or companies.
- F. The Telephone Company is not liable for any defacement of or damage to the premises of a customer resulting from the furnishing of channel service components or the attachment of the service components furnished by the Telephone Company on such premises or by the installation or removal thereof when such defacement or damage is not the result of negligence of the agents or employees of the Telephone Company.
- G. The Telephone Company shall be under no liability for the quality or defects in voice recordings where Telephone Company combined service components are used in making such recordings.
- (AT)H. The Telephone Company shall in no way be liable for any harm or any damages arising in connection with any failure to properly ground or bond the service, the premises, any structure in which the service is to be provided or used, or any equipment or associated wiring.

Issued: December 10, 1991

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

Effective: May 09, 1992

FILED Missouri Public Service Commision

(AT)

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

REGULATIONS

MISSOURI Public Service Commission

Replacing Original Sheet 3

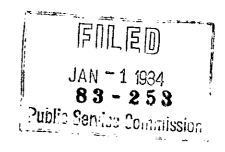
Eine Service Tariff Section 1

1st Revised Sheet 3

1.1 UNDERTAKING OF THE TELEPHONE COMPANY-(Continued)

1.1.3 Liability-(Continued)

- (CT) D. The Telephone Company does not guarantee nor make any warranty with respect to service components provided by it for use in an explosive atmosphere. The customer indemnifies and holds the Telephone Company harmless from any and all loss claims, demands, suits or other actions or any liability whatsoever whether suffered, made, instituted or asserted by the customer or by any other party or persons for any personal injury to or death of any person or persons and for any loss, damage or destruction of any property, whether owned by the customer or others, caused or claimed to have been caused directly or indirectly by the installation, operation, failure to operate, maintenance, removal, presence, condition, location or use of said service components so provided.
- (CT) The Telephone Company may require each customer to sign an agree AGELLED the furnishing of such service components as a condition precedent to the furnishing of such service components. MAY 9-1992
 - E. When the lines of connecting companies are used in establishing Connections to points not reached by the Telephone Company's lines, the Company's lines, the Company's not liable for any act or omission of the connecting companies.
- F. The Telephone Company is not liable for any defacement of or damage to the (CT) premises of a customer resulting from the furnishing of channel service components or the attachment of the service components furnished by the Telephone Company on such premises or by the installation or removal thereof when such defacement or damage is not the result of negligence of the agents or employees of the Telephone Company.
 - G. The Telephone Company shall be under no liability for the quality or defects in voice recordings where Telephone Company combined service components are used in making such recordings.



Issued: DEC 29 1983

(CT)

Effective: JAN 0 1 1984

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

REGULATIONS

1.1 UNDERTAKING OF THE TELEPHONE COMPANY-(Continued)

1.1.3 Liability-(Continued)

Aublic Service Commission

Section 1

Original Sheet 3

Private Line Service Tariff

RECE

The Telephone Company does not guarantee nor make any warranty with respect D. to equipment provided by it for use in an explosive atmosphere. The customer, authorized user, or joint user indemnifies and holds the Telephone Company harmless from any and all loss claims, demands, suits, or other actions, or any liability whatsoever, whether suffered, made, instituted, or asserted by the customer, authorized user, or joint user, or by any other party or persons for any personal injury to or death of any person or persons, and for any loss, damage, or destruction of any property, whether owned by the customer, authorized user, or joint user, or others, caused or claimed to have been caused directly or indirectly by the installation, operation, failure to operate, maintenance, removal, presence, condition, location, or use of said equipment so provided.

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

- Ε. When the lines of connecting companies are used in establishing connections to points not reached by the Telephone Company's lines, the Telephone Company is not liable for any act or omission of the connecting company or companies.
- The Telephone Company is not liable for any defacement of or damage to F. the premises of a customer, authorized user, or joint user, resulting from the furnishing of channel facilities or the attachment of the instruments, apparatus, and associated wiring furnished by the Telephone Company on such premises or by the installation or removal thereof, when such defacement or damage is not the result of negligence of the agents or employees of the Telephone Company.
- G. The Telephone Company shall be under no liability for the quality or defects in voice recordings where Telephone Company combined transmitting and recording equipment is used in making such recordings.

GANGELLED - 1 1984 h.H. 1 1 1 1 1 SERVICE COMMISSION OF MISSOURI 78-235 Public See 1 . . . FEB 1 2 1980 Issued: Effective: MAR 1 3 1980 BY R. R. SHOCKLEY, Vice President-Missouri

Southwestern Bell Telephone Company St. Louis, Missouri

Private Line Service Tariff Section 1 4th Revised Sheet 4 Replacing 3rd Revised Sheet 4

REGULATIONS

1.1 UNDERTAKING OF THE TELEPHONE COMPANY-(Continued)

1.1.4 Provision of Service Components

- A. The Telephone Company or the Telephone Company and other telephone companies with which it jointly furnishes service will provide, maintain and repair all service components necessary for Private Line Service, except for those facilities on the customer's side of the Demarcation Point. Also, the customer must provide his own terminal equipment, communications systems or premises wiring for use with such service as specified in Paragraph 1.6.
 - 1. When a Private Line Service is used for teletypewriter transmission, the teletypewriter equipment will be provided by the customer.
 - 2. When a Private Line Service is used for data transmission which requires terminal equipment (data sets) not provided as an integral part of the channel, such data sets will be provided by the customer. With the customer providing his own data set(s) on a private line, it shall be the responsibility of the customer to ensure the continuing compatibility of such data set(s) with the service components furnished by the Telephone Company.
 - 3. Where Telephone Company-provided service components and customer-provided equipment and/or customer-provided premises wiring are connected to the same Private Line Service, the customer-provided equipment and/or customer-provided premises wiring must be compatible with the Telephone Company-provided service. The Telephone Company has the service responsibility up to the Demarcation Point on the customer's premises for the customer-provided equipment and/or customer-provided premises wiring.
 - 4. IntraLATA Private Line Service is offered where existing service components and operating conditions permit.

Issued: December 10, 1991

Effective: May 09, 1992

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

FILED Missouri Public Service Commision

(CT)

(CT)

CANCELLED June 29, 2007

TO-2002-185

Missouri Public

Service Commission

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

Private Line Service Tariff Section 1 3rd Revised Sheet 4 Replacing 2nd Revised Sheet 4

REGEIVED

NOV 26 1986

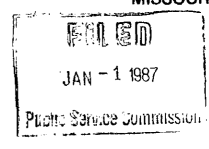
REGULATIONS

1.1 UNDERTAKING OF THE TELEPHONE COMPANY-(Continued)

1.1.4 Provision of Service Components

- The Telephone Company or the Telephone Company and other telephone Companies Α. with which it jointly furnishes service will provide, maintaining fepair with all service components necessary for Private Line Service, except for those facilities on the customer's side of the network interface. Also, the customer must provide his own terminal equipment, communications systems or premises wiring for use with such service as specified in Paragraph 1.6.
 - 1. When a Private Line Service is used for teletypewriter transmission, the teletypewriter equipment will be provided by the customer.
 - 2. When a Private Line Service is used for data transmission which requires terminal equipment (data sets) not provided as an integral part of the channel, such data sets will be provided by the customer. With the customer providing his own data set(s) on a private line, it shall be the responsibility of the customer to ensure the continuing compatibility of such data set(s) with the service components furnished by the Telephone Company.
 - 3. Where Telephone Company-provided service components and customerprovided equipment and/or customer-provided premises wiring are connected to the same Private Line Service, the customer-provided equipment and/or customer-provided premises wiring must be compatible with the Telephone Company-provided service. The Telephone Company has the service responsibility up to the network interface on the has the service responsibility up to the interest of and/or customer's premises for the customer-provided equipment and/or **CANCELLED**
 - IntraLATA Private Line Service is offered where existing servMAY 9 1992 4. components and operating conditions permit.

Public Service Commission MISSOURI



1 1986 Issued: DEC

1 1987 JAN Effective:

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

(MT)

(MT)

(CP)

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

Private Line	Service	Tarif	Ef
	See	ction	1
	Revised	Sheet	4
Replacing dst	Revised	Sheet	4

DEC 20 1203

MISSOURI

Public Service Commission

REGULATIONS

1.1 UNDERTAKING OF THE TELEPHONE COMPANY-(Continued)

(CT) 1.1.4 Provision of Service Components

- A. The Telephone Company or the Telephone Company and other telephone companies with which it jointly furnishes service will provide, maintain and repair all service components necessary for Private Line Service, except that the customer will provide his own terminal equipment, communications systems or premises wiring for use with such service as specified in Paragraph 1.6.
 - 1. When a Private Line Service is used for teletypewriter transmission, the teletypewriter equipment will be provided by the customer.
- 2. When a Private Line Service is used for data transmission which requires terminal equipment (data sets) not provided as an integral part of the channel, such data sets will be provided by the customer. With the customer providing his own data set(s) on a private line, it shall be the responsibility of the customer to ensure the continuing compatibility of such data set(s) with the service components furnished by the Telephone Company.

GANGELLED

JAN 1 1987

er 3ed RS. # d PUBLIC SERVICE COMMISSION

OF MISSOURI

FILED JAN = 1 (984) 83-253 Public Service Containsing

Issued: DEC 29 1983

Effective: JAN 0 1 1984

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

(CP)

(RT)

(CP)

REGULATIONS

1.1 UNDERTAKING OF THE TELEPHONE COMPANY-(Continued)

MAY 14 1981

Private Line Service Tariff

EGE

Replacing Org

R

Section 1

Sheet 4

1.1.4 Provision of Facilities

MISSOURI

1st Revised Sheet 4

- A. The Telephone Company or the Telephone Company and otherybid Source Compains W with which it jointly furnishes service will provide, maintain, and repair all facilities and equipment necessary for private line service, except that the customer, authorized user or joint user may provide his own terminal equipment or communications systems for use with such service as specified in Paragraph 1.6.
 - 1. When a private line service is used for teletypewriter transmission, the teletypewriter equipment may be provided by the customer, authorized user or joint user. On a given private line at a given premises, all such equipment must be provided by (1) the Telephone Company or (2) the customer, authorized user or joint user.

(FC)

(RT) (FC)

> 2. When a private line service is used for data transmission which requires terminal equipment (data sets), such data sets may be provided by the customer, authorized user or joint user or by the Telephone Company at the option of the customer, except that the Telephone Company shall furnish all data sets located on the Telephone Company premises. Where the customer, authorized user or joint user elects to provide his own data set(s) on a private line, it shall be the responsibility of the customer, authorized user or joint user to ensure the continuing compatibility of such data set(s) with the facilities including data sets furnished by the Telephone Company.



FILED JUN 1 5 1981

Public Service Commission

Issued: MAY 1 5 1981

Effective: JUN 15 1981

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

REGULATIONS

1.1 UNDERTAKING OF THE TELEPHONE COMPANY-(Continued)

1.1.4 Provision of Facilities

يبيانيان ساما Public Service Commission

Private Line Service Tariff

REGEIVEU

72511 Kud

Section 1

Original_Sheet 4

- The Telephone Company or the Telephone Company and other telephone com-Α. panies with which it jointly furnishes service will provide, maintain, and repair all facilities and equipment necessary for Private Line service, except that the customer, authorized user, or joint user may provide his own terminal equipment or communications systems for use with such service as specified in Paragraph 1.6.
 - 1. When a customer, authorized user, or joint user elects to provide his own communications system, the customer, authorized user, or joint user shall provide all station apparatus and associated channels which are a part of the system and which are located on the same premises as the system.
 - 2. When a Private Line service is used for teletypewriter transmission, the teletypewriter equipment may be provided by the customer, authorized user, or joint user. On a given private line at a given premises, all such equipment must be provided by (1) the Telephone Company; or (2) the customer, authorized user, or joint user.
 - 3. When a Private Line service is used for data transmission which requires terminal equipment (data sets), such data sets may be provided by the customer, authorized user, or joint user or by the Telephone Company at the option of the customer, except that, the Telephone Company shall furnish all data sets located on the Telephone Company premises. Where the customer, authorized user, or joint user elects to provide his own data set(s) on a private line, it shall be the responsibility of the customer, authorized user, or joint user to ensure the continuing compatibility of such data set(s) with the facilities including data sets furnished by the Telephone Company.



1.2.3.1 D 1 78-235

Issued: FEB 1 2 1980 Effective: MAR 1 3 1980

Private Line Service Tariff Section 1 4th Revised Sheet 5 Replacing 3rd Revised Sheet 5

REGULATIONS

1.1 UNDERTAKING OF THE TELEPHONE COMPANY-(Continued)

1.1.4 Provision of Service Components-(Continued)

- (AT) B. Maintenance and Repairs--All ordinary expense of maintenance and repair associated with network facilities and equipment, unless otherwise specified in this Tariff, is borne by the Telephone Company. The customer agrees to take good care of the network equipment and facilities provided. In case of damage to or destruction of any of the Company's network equipment or facilities not due to ordinary wear and tear, the customer is held responsible for the cost of replacing the Company's network equipment destroyed or for the cost of restoring the Company's network equipment to its original condition, except where such damage is not occasioned by the negligence of the customer.
- (FC) C. The charges specified in this Tariff do not contemplate installation, maintenance or repair work being performed by the Telephone Company employees involved at a time when overtime wages apply as a result of customer requests, nor do they contemplate work once begun being interrupted by the customer.

If the customer requests that labor be performed at hours of the day or days of the week other than normal work hours or days, or on holidays, or interrupts work once begun, an additional charge based on the additional costs involved applies. Such charges do not apply if sufficient advance notice is given so that employees' work schedules can be changed. The additional charge does not apply to overtime or premium time worked at the Telephone Company's convenience.

In situations where the customer requests that "stand-by" Telephone Company personnel be provided for installation or maintenance irrespective of when such "stand-by" workmen are provided, the additional estimated cost of providing such "stand-by" personnel will be billed to the customer.

Issued: April 03, 1987

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

Effective: June 11, 1987

FILED Missouri Public Service Commision

Private Line Service Tariff Section 1 3rd Revised Sheet 5 Replacing 2nd Revised Sheet 5

REGULATIONS

1.1 UNDERTAKING OF THE TELEPHONE COMPANY-(Continued)

1.1.4 Provision of Service Components-(Continued)

- (RT)
- (MT)
- (MT)

- NOV 26 1986 MISSOURI Public Service Commission
- B. The charges specified in this Tariff do not contemplate installation, maintenance or repair work being performed by the Telephone Company employees involved at a time when overtime wages apply as a result of customer requests, nor do they contemplate work once begun being interrupted by the customer.

If the customer requests that labor be performed at hours of the day or days of the week other than normal work hours or days, or on holidays, or interrupts work once begun, an additional charge based on the additional costs involved applies. Such charges do not apply if sufficient advance notice is given so that employees' work schedules can be changed. The additional charge does not apply to overtime or premium time worked at the Telephone Company's convenience.

In situations where the customer requests that "stand-by" Telephone Company personnel be provided for installation or maintenance irrespective of when such "stand-by" workmen are provided, the additional estimated cost of providing such "stand-by" personnel will be billed to the customer.



JAN - 1 1987 ublic Senace Commission

Issued: DEC 1 1986

Effective: JAN

1 1987

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

No supplement to this tariff will be issued except for the purpose of canceling this tariff. Private Line Service Tariff Section 1

2nd Revised Sheet 5 Replacing 1st Revised Sheet 5

REGEIVED

DEC 2 0 1863

MISSOURI

REGULATIONS

1.1 UNDERTAKING OF THE TELEPHONE COMPANY-(Continued)

(CT) 1.1.4 Provision of Service Components-(Continued)

A. (Continued)

(CP)

(RT)

- 3. Where Telephone Company-provided service components and customer-provided (CP) equipment and/or customer-provided premises wiring are connected to the same Private Line Service, the customer-provided equipment and/or customerprovided premises wiring must be compatible with the Telephone Companyprovided service. The Telephone Company has the service responsibility up to the network interface on the customer's premises for the customerprovided equipment and/or customer-provided premises wiring.
 - 4. IntraLATA Private Line Service is offered where existing service components and operating conditions permit.
 - The charges specified in this Tariff do not contemplate installation, main-Β. tenance or repair work being performed by the Telephone Company employees involved at a time when overtime wages apply as a result of customer requests, nor do they contemplate work once begun being interrupted by the customer.

If the customer requests that labor be performed at hours of the day or days of the week other than normal work hours or days, or on holidays, or interrupts work once begun, an additional charge based on the additional costs involved applies. Such charges do not apply if sufficient advance notice is given so that employees' work schedules can be changed. The additional charge does not apply to overtime or premium time worked at the Telephone Company's convenience.

In situations where the customer requests that "stand-by" Telephone Company personnel be provided for installation or maintenance irrespective of when such "stand-by" workmen are provided, the additional estimated cost of providing such "stand-by" personnel will be billed to the customer.

RANBELLED FILED JAN 1 1987 JAN - 1 1934 83-253 BY BREERS. #5 Public Service Commission PUBLIC SERVICE COMMISSION OF MISSOURI

Issued: DEC 29 1983

Effective: JAN 0 1 1084

Private Line Service Tariff Section 1

1st Revised Sheet 5 Replacing Original Sheet 5

EGEL

REGULATIONS

1.1 UNDERTAKING OF THE TELEPHONE COMPANY-(Continued)

1.1.4 Provision of Facilities-(Continued)

A. (Continued)

(FC)

(FC)

MISSOURI Public Service Commission

MAY 14 1981

- 3. Where Telephone Company-provided equipment and customer-provided equipment are connected to the same private line service, the customerprovided equipment must be compatible with the Telephone Company-provided service and equipment. The Telephone Company has the service responsibility up to the demarcation point on the customer's premises at which the interface appears for the customer-provided equipment.
 - 4. Private line service is offered where existing facilities and operating conditions permit.
- B. The charges specified in this Tariff do not contemplate installation, maintenance or repair work being performed by the Telephone Company employees involved at a time when overtime wages apply as a result of customer, authorized user or joint user requests, nor do they contemplate work once begun being interrupted by the customer, authorized user or joint user.

If the customer requests that labor be performed at hours of the day or days of the week other than normal work hours or days, or on holidays, or interrupts work once begun, an additional charge based on the additional costs involved applies. Such charges do not apply if sufficient advance notice is given so that employees' work schedules can be changed. The additional charge does not apply to overtime or premium time worked at the Telephone Company's convenience.

In situations where the customer requests that "stand-by" Telephone Company personnel be provided for installation or maintenance irrespective of when such "stand-by" workmen are provided, the additional estimated cost of providing such "stand-by" personnel will be billed to the customer.



FILED JUN 1 5 1981

Public Service Commission

Issued: MAY 1 5 1981

Effective: JUN 1 5 1981

REGULATIONS

1.1 UNDERTAKING OF THE TELEPHONE COMPANY-(Continued)

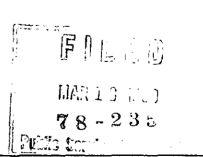
1.1.4 Provision of Facilities-(Continued)

- A. (Continued)
 - 4. Where Telephone Company-provided equipment and customer-provided equipment are connected to the same Private Line service, the customer-provided equipment must be compatible with the Telephone Company-provided service and equipment. The Telephone Company has the service responsibility up to the demarcation point on the customer's premises at which the interface appears for the customer-provided equipment.
 - 5. Private Line service is offered where existing facilities and operating conditions permit.
- B. The charges specified in this Tariff do not contemplate installation, maintenance, or repair work being performed by the Telephone Company employees involved at a time when overtime wages apply as a result of customer, authorized user, or joint user requests, nor do they contemplate work once begun being interrupted by the customer, authorized user, or joint user.

If the customer requests that labor be performed at hours of the day or days of the week other than normal work hours or days, or on holidays, or interrupts work once begun, an additional charge based on the additional costs involved applies. Such charges do not apply if sufficient advance notice is given so that employees' work schedules can be changed. The additional charge does not apply to overtime or premium time worked at the Telephone Company's convenience.

In situations where the customer requests that "standby" Telephone Company personnel be provided for installation or maintenance irrespective of when such "standby" workmen are provided, the additional estimated cost of providing such "standby" personnel will be billed to the customer.





Private Line Service Tariff

FER 1 10.0

Public Service Commission

RECEIV

Section 1

Original Sheet 5



Effective: MAR 1 3 1980

Private Line Service Tariff Section 1 4th Revised Sheet 6 Replacing 3rd Revised Sheet 6

REGULATIONS

1.1 UNDERTAKING OF THE TELEPHONE COMPANY-(Continued)

1.1.4 Provision of Service Components-(Continued)

- D. Service components furnished by the Telephone Company on the premises of a customer are the property of the Telephone Company, whose agents and employees shall have the right to enter said premises at any reasonable hour for the purpose of installing, inspecting or repairing the service components or upon termination of the service for the purpose of removing such service components.
- E. When serving office boundary realignments are necessary at the discretion of the Telephone Company, those Private Line Services affected by the change will be reconfigured and this may result in increases or decreases in charges. Any change in the charges billed to a private line customer will become effective when the service office area transfer is made.
- (RT) (CT)(RT) (AT)F. The Demarcation Point shall be located in a manner consistent with federal and state regulatory requirements as set forth in the definition of Demarcation Point in Section 1, Paragraph 1.5.

(RT)

(RT)

- 1.1.5 Protective Equipment
- A. When a hazardous electrical environment is present at a customer's premises, protective equipment is required to protect all facilities affected when the estimated rise in ground potential is sufficient to cause damage to Telephone Company facilities or to endanger the safety of its employees or customers. The customer may elect to provide his own protective equipment, subject to Telephone Company specifications. The protective equipment may also be provided in accordance with Paragraph 1.1.7.

Issued: December 10, 1991

Effective: May 09, 1992

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

FILED Missouri Public Service Commision

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

No supplement to this tariff will be issued except for the purpose of canceling this tariff. Private Line Service Tariff Section 1 3rd Revised Sheet 6 Replacing 2nd Revised Sheet 6

REGULATIONS

RECEIVED

1.1 UNDERTAKING OF THE TELEPHONE COMPANY-(Continued)

SEP 1 2 1988

- 1.1.4 Provision of Service Components-(Continued)
 - D. Service components furnished by the Telephone Company on the Semusts of a customer are the property of the Telephone Company, Public Sampice Commission employees shall have the right to enter said premises at any reasonable hour for the purpose of installing, inspecting or repairing the service components or upon termination of the service for the purpose of removing such service components.
 - E. When serving office boundary realignments are necessary at the discretion of the Telephone Company, those Private Line Services affected by the change will be reconfigured and this may result in increases or decreases in charges. Any change in the charges billed to a private line customer will become effective when the service office area transfer is made.
- (AT) F. The placement of the network interface shall be located in a manner consistent with federal and state regulatory requirements. This location will be at each customer's premises, unless specified otherwise by the customer or building/land owner and agreed to by the Telephone Company.
 - G. The network interface may be placed on each floor of the customer's premises at a mutually agreed upon location, which is accessible to both the customer and the Telephone Company. This location, which will be common to all services, will take into account technical service parameters and typically will be within twenty-five feet of the PBX, key or multifunction customer premises equipment.
 - H. The Telephone Company may also provide a secondary network interface location at the same customer's premises for high density concentrations of twenty-four or more circuit equivalents (e.g., one 1.54 Abover LED twenty-five or more pairs, or multiplexed services) at locations such as computer centers, command posts, etc.

1.1.5 Protective Equipment

(AT)

MAY 9 - 1992 BY 4 R. 5 # 6

A. When a hazardous electrical environment is present at a Costone Commission premises, protective equipment is required to protect all MISSOLIRIS affected when the estimated rise in ground potential is sufficient to cause damage to Telephone Company facilities or to endanger the safety of its employees or customers. The customer may elect to provide his own protective equipment, subject to Telephone Company specifications. The protective equipment may also be provided in accordance with Paragraph 1.1.7.

Issued: SEP 1 2 1988 By R. D. BARRON, President-Missouri Division Southwestern Bell Telephone Company St. Louis, Missouri Public Service Commission

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

Replacing 1st-Revised Sheet 6

REGULATIONS

MAY 0 7 1987

MISSOURI

Public Service Commission

Section-1-

Private Line Service Tariff

1.1 UNDERTAKING OF THE TELEPHONE COMPANY-(Continued)

1.1.4 Provision of Service Components-(Continued)

- (FC) D. Service components furnished by the Telephone Company on the premises of a customer are the property of the Telephone Company, whose agents and employees shall have the right to enter said premises at any reasonable hour for the purpose of installing, inspecting or repairing the service components or upon termination of the service for the purpose of removing such service components.
- (FC) E. When serving office boundary realignments are necessary at the discretion of the Telephone Company, those Private Line Services affected by the change will be reconfigured, and this may result in increases or decreases in charges. Any change in the charges billed to a private line customer will become effective when the service office area transfer is made.
 - 1.1.5 Protective Equipment
 - A. When a hazardous electrical environment is present at a customer's premises, protective equipment is required to protect all facilities affected when the estimated rise in ground potential is sufficient to cause damage to Telephone Company facilities or to endanger the safety of its employees or customers. The customer may elect to provide his own protective equipment, subject to Telephone Company specifications. The protective equipment may also be provided in accordance with Paragraph 1.1.7.

CANCELLED

OCT 1 2 1988 BY <u>3AL RS.# 6</u> Public Service Commission MISSOURI



Issued: APR 03 1387

Effective:

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

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

Private Line Service Tariff Section 1 1st_Revised_Sheet 6 Replacing Original Sheet 6 DEC 201053 [...SSOURI Public Service Commission :

REGULATIONS

1.1 UNDERTAKING OF THE TELEPHONE COMPANY-(Continued)

(CT) 1.1.4 Provision of Service Components-(Continued)

- (RT)
- (CT) C. Service components furnished by the Telephone Company on the premises of a customer are the property of the Telephone Company, whose agents and employees shall have the right to enter said premises at any reasonable hour for the purpose of installing, inspecting or repairing the service components or upon termination of the service for the purpose of removing such service components.
- (FC) D. When serving office boundary realignments are necessary at the discretion of the Telephone Company, those Private Line Services affected by the change will be reconfigured, and this may result in increases or decreases in charges. Any change in the charges billed to a private line customer will become effective when the service office area transfer is made.
- (R)
- 1.1.5 Protective Equipment
- (RT) A. When a hazardous electrical environment is present at a customer's premises, protective equipment is required to protect all facilities affected when the estimated rise in ground potential is sufficient to cause damage to Telephone Company facilities or to endanger the safety of its employees or customers. The customer may elect to provide his own protective equipment, subject to Telephone Company specifications. The protective equipment may also be provided in accordance with Paragraph 1.1.7.

CANCELLED JUN 11 1987 BYOZHURS. #6 Public Service Commission MISSOURI FILED JAN - 1 1934 83-253 Public Service Commission

Issued:

DEC 29 1983

Effective: JAN 0 1 1984

Private Line Service Tariff

REGE Original Sheet 6

FED11 10.0

House

Public Service "

Section 1

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

REGULATIONS

1.1 UNDERTAKING OF THE TELEPHONE COMPANY-(Continued)

1.1.4 Provision of Facilities-(Continued)

- C. Services used exclusively with customer-provided terminal equipment will be provided for intercommunication between station locations in different buildings on different premises where facilities exist and conditions permit.
- D. Facilities furnished by the Telephone Company on the premises of a customer, authorized user, or joint user are the property of the Telephone Company, whose agents and employees shall have the right to enter said premises at any reasonable hour for the purpose of installing, inspecting, or repairing the instruments and lines, or upon termination of the service, for the purpose of removing such instruments and lines.
- E. When serving office boundary realignments are necessary at the discretion of the Telephone Company, those Private Line services affected by the change will be reconfigured and this may result in increases or decreases in charges. Any change in the charges billed to a private line customer will become effective when the service office area transfer is made.
- 1.1.5 Protective Equipment
 - A. When a hazardous electrical environment is present at a customer's, authorized user's, or joint user's premises, protective equipment is required to protect all facilities affected when the estimated rise in ground potential is sufficient to cause damage to Telephone Company facilities or to endanger the safety of its employees or customers. The customer may elect to provide his own protective equipment, subject to Telephone Company specifications. The protective equipment may also be provided in accordance with Paragraph 1.1.7.

GANGELLED 厚阳也直流 JAN - 1 1984 PUBLIC SERVICE COMMIS-ON -235 OF MISSOURI

Issued: FEB 1 2 1980

Effective: MAR 1 3 1980

Private Line Service Tariff Section 1 1st Revised Sheet 7 **Replacing Original Sheet 7**

REGULATIONS

1.1 UNDERTAKING OF THE TELEPHONE COMPANY-(Continued)

1.1.5 Protective Equipment-(Continued)

- (RT) B. Neutralizing transformers, isolating transformers, drainage coils and other special protective equipment for use in providing service to customer's premises where there are high ground (RT) potentials, even though not required by Paragraph 1.1.5, A., may be provided by the customer subject to Telephone Company specifications or in accordance with Paragraph 1.1.7.
 - 1.1.6 Application for Private Line Service
 - A. Any applicant for Private Line Service may be required to sign an application requesting the Telephone Company to furnish the service in accordance with rates, charges, rules and regulations as specified in this Tariff.
 - B. The Telephone Company reserves the right to refuse service to any applicant who is found to be indebted to the Telephone Company for Private Line Service previously furnished until satisfactory arrangements have been made for the payment of such indebtedness.

The Telephone Company may also refuse to furnish service to any applicant desiring to establish service for former customers or previous customers of the Telephone Company who are indebted for Private Line Service until satisfactory arrangements have been made for the payment of such indebtedness.

- C. If Private Line Service is established and it is subsequently determined that either condition in Paragraph 1.1.6, B. exists, the Telephone Company may suspend or disconnect such service on two days' written notice until satisfactory arrangements have been made for the payment of the prior indebtedness.
- 1.1.7 Special Equipment and Arrangements

When the customer requests a service arrangement which requires the installation of special equipment or modification of standard equipment, and for which provision is not otherwise made in this Tariff, it can be furnished by the Telephone Company subject to additional regulations, rates and charges as specified for Special Service Arrangements in the Rules and Regulations applying to all Customers' Contracts Section of the General Exchange Tariff.

Issued: December 29, 1983

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

FILED Missouri Public Service Commision

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

(CT)

(CT)

Private Line Service Tariff

FEDILLO

1.1.10-0-1

Public Service Centil

· • •

MAR 1 3-1980

RECOriginal Sheet 7

Section 1

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

REGULATIONS

- 1.1 UNDERTAKING OF THE TELEPHONE COMPANY-(Continued)
 - 1.1.5 Protective Equipment-(Continued)
 - B. Neutralizing transformers, isolating transformers, drainage coils and other special protective equipment for use in providing service to customer's, authorized user's, or joint user's premises where there are high ground potentials, even though not required by Paragraph 1.1.5A., may be provided by the customer subject to Telephone Company specifications or in accordance with Paragraph 1.1.7.
 - 1.1.6 Application for Private Line Service
 - A. Any applicant for Private Line service may be required to sign an application requesting the Telephone Company to furnish the service in accordance with rates, charges, rules and regulations as specified in this Tariff.
 - B. The Telephone Company reserves the right to refuse service to any applicant who is found to be indebted to the Telephone Company for Private Line service previously furnished until satisfactory arrangements have been made for the payment of such indebtedness.

The Telephone Company may also refuse to furnish service to any applicant desiring to establish service for former customers or previous customers of the Telephone Company who are indebted for Private Line service until satisfactory arrangements have been made for the payment of such indebtedness.

- C. If Private Line service is established and it is subsequently determined that either condition in Paragraph 1.1.6B. exists, the Telephone Company may suspend or disconnect such service on two days' written notice until satisfactory arrangements have been made for the payment of the prior indebtedness.
- 1.1.7 Special Equipment and Arrangements

When the customer, requests a service arrangement which requires the installation of special equipment or modification of standard equipment, and for which provision is not otherwise made in this Tariff, it can be furnished by the Telephone Company Bubject is additional regulations, rates and charges as specified for Special Service Arrangements in Section 25 of the General Exchange Tariff.

SERVICE COMMISJON

Issued: FEB 1 2 1980

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

Effective:

BY

Private Line Service Tariff Section 1 1st Revised Sheet 8 **Replacing Original Sheet 8**

REGULATIONS

1.2 USE

- (RT) A Private Line Service may be used for one or more of the purposes specified in Paragraph 1.2.1, following.
 - 1.2.1 Authorized Use
- (CT) A customer may use Private Line Services for one or more of the following purposes:
 - A. For the transmission of communications to or from the customer and relating directly to the customer's business.
- B. For the transmission, to all stations simultaneously, of communications which relate directly to matters of common interest to the customer when those connected to the service are all in the (RT) same general line of business.
- C. For the transmission of communications relating directly to the business of a subsidiary corporation(s) over which the customer exercises control through the ownership of more than 50 (RT) percent of the voting stock.
 - D. For the transmission of communication to or from any station on a service furnished to a department or agency of the United States Government when the head of the department or agency, or his duly authorized representative, notifies the Telephone Company in writing that the use in intended only for official United States Government business.
 - E. For the transmission of communications to, from within and between air carriers where the customer is an aeronautical communications company licensed under the Aviation Services rules of the Federal Communications Commission to operate stations in the aeronautical mobile and fixed services.
 - F. Where the customer is an organized stock or commodity exchange for the transmission of communications to or from an exchange member located on the floor of such exchange and relating directly to the business of the member.

Issued: December 29, 1983

Effective: January 1, 1984

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

FILED Missouri Public Service Commision

CANCELLED June 29, 2007

TO-2002-185

Missouri Public

Service Commission

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

Private Line Service Tariff Section 1 REPOriginal Sheet 8

FEB11 EU

14 (D.Y.) ·

78-235

1.3

REGULATIONS

1.2 USE

A Private Line service may be used for one or more of the purposes specified in Paragraph 1.2.1 following. When a Private Line service is arranged for use by authorized or joint users, the users shall be permitted to use such service in the same manner as the customer as specified in Paragraph 1.2.1.

1.2.1 Authorized Use

An authorized user may use Private Line services for one or more of the following purposes:

- For the transmission of communications to or from the customer and A. relating directly to the customer's business.
- B. For the transmission, to all stations simultaneously, of communications which relate directly to matters of common interest to the customer and the authorized users or joint users when those connected to the service are all in the same general line of business.
- C. For the transmission of communications relating directly to the business of subsidiary corporation over which the customer, authorized user, or joint user exercises control through the ownership of more than 50 percent of the voting stock.
- D. For the transmission of communication to or from any station on a service furnished to a department or agency of the United States Government when the head of the department or agency, or his duly authorized representative, notifies the Telephone Company in writing that the use is intended only for official United States Government business.
- E. For the transmission of communications to, from, within, and between air carriers where the customer is an aeronautical communications company licensed under the Aviation Services rules of the Federal Communications Commission to operate stations in the aeronautical mobile and fixed services.
- F. Where the customer is an organized stock or commodity exchange for the transmission of communications to or from an exchange member located on the floor of such exchange and relating directly to the business of the member CANGELLED

Issued: FEB 1 2 1980

of Missouri TAR 1 3 1980 Effective:

OMMISSION

JAN - 1 1984

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

RY

PUBLIC

Private Line Service Tariff Section 1 4th Revised Sheet 9 Replacing 3rd Revised Sheet 9

REGULATIONS

1.2 USE - (Continued)

1.2.1 Authorized Use - (Continued)

A customer may use Private Line Services for one or more of the following purposes: - (Continued)

- G. Where the use of the service relates to coordination or exchange of electrical pooled power for the transmission of communications between any two or more stations of such service or similar services furnished to others who are parties to the coordinating or exchange arrangement.
- H. For the transmission of communications to, from and/or between users utilizing premises switching equipment within a Multiline Terminating System Area. The premises switching equipment may be furnished under a resold or shared arrangement.
- 1.2.2 Unlawful Purposes

The service is furnished subject to the condition that it will not be used for any unlawful purpose. Service will be discontinued forthwith if any law enforcement agency, acting within its apparent jurisdiction, advises in writing that such service or channels are being used in violation of law. The Telephone Company will refuse to furnish service when it has reasonable grounds to believe that such service will be used in violation of the law.

- 1.2.3 Resale for Others
- (RT)
 A. Intraexchange Private Line Service provided for in Section 2 of this Tariff shall not be used for any purpose for which a payment or other consideration, direct or indirect, shall be received by the customer or in the collection, transmission or delivery of any communications for others. This provision does not apply for the following:
 - 1. To shared cost of Private Line Service in a resold or shared arrangement as follows:
 - a. Shared arrangement within a Multiline Terminating System Area.
 - (1) Private Line Service may be shared, but may not be resold, subject to the regulations set forth herein between the customer and users. This customer may, but does not have to, use that Private Line Service.

Issued: December 29, 1983

CANCELLED June 29, 2007

TO-2002-185

Missouri Public

Service Commission

Effective: January 1, 1984

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

FILED Missouri Public Service Commision

REGULATIONS

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

1.2 USE-(Continued)

Private Line Service Tarif	
Replacing 2nd Revised Sheet	99
DEC 2 0 1983	
LISSOURI Public Service Commission	

1.2.1 Authorized Use-(Continued)

(CT)

(RT)

A customer may use Private Line Services for one or more of the following purposes:-(Continued)

- G. Where the use of the service relates to coordination or exchange of electrical pooled power for the transmission of communications between any two or more stations of such service or similar services furnished to others who are parties to the coordinating or exchange arrangement.
- H. For the transmission of communications to, from and/or between users utilizing premises switching equipment within a Multiline Terminating System Area. The premises switching equipment may be them are during a resold or shared arrangement. or shared arrangement. JAN-1 1985

1.2.2 Unlawful Purposes

The service is furnished subject to the condition that it will not be used for any unlawful purpose. Service Will be discontinue of forthwith if any law enforcement agency, acting with the its apparent jurisdiction, advises in writing that such acting with the its apparent jurisdiction, advises in writing that such service or channels are being used in violation of law. The Telephone Company will refuse to furnish service when it has reasonable grounds to believe that such service will be used in violation of the law.

- 1.2.3 Resale of Use for Others
- A. Intraexchange Private Line Service and Interexchange TELPAK Channel Services provided for in Section 2, Paragraph 2.2.4 of this Tariff shall not be used for any purpose for which a payment or other consideration, direct or indirect, shall be received by the customer or in the collection, tranmission or delivery of any communications for others. This provision does not apply for the following:
 - To shared cost of Private Line Service in a resold or shared 1. arrangement as follows:
 - Shared arrangement within a Multiline Terminating=System Area. a.
 - (1) Private Line Service may be shared, but may not be Fesold, subject to the regulations set forth herein between the customer and users. This customer may, but does not ghave to, use that Private Line Service. 83-253 h". Service Commission

Issued: DEC 29 1983

Effective: JAN 0 1 1024

Private Line Service Tariff Section 1 2nd Revised Sheet 9

Replacing 1st Revised Sheet 9

RECEIVED

JAN 12 1983

REGULATIONS

1.2 USE-(Continued)

1.2.1 Authorized Use-(Continued)

An authorized user may use Private Line Services for one promotel of the following purposes:-(Continued) Public Service Commission.

- G. Where the use of the service relates to coordination or exchange of electrical pooled power for the transmission of communications between any two or more stations of such service or similar services furnished to others who are parties to the coordinating or exchange arrangement.
- H. For the transmission of communications to, from and/or between users utilizing premises switching equipment within a Multiline Terminating System Area. The premises switching equipment may be furnished under a resold or shared arrangement.
- 1.2.2 Unlawful Purposes

The service is furnished subject to the condition that it will not be used for any unlawful purpose. Service will be discontinued forthwith if any law enforcement agency, acting within its apparent jurisdiction, advises in writing that such service or channels are being used in violation of law. The Telephone Company wild for firse to furnish service when it has reasonable grounds to believe that such service will be used in violation of the law.

JAN - 1 1984

- (CP) 1.2.3 Resale of Use for Others
 - A. Intraexchange Private Line Service and Interexchange TELPAK Channel Services provided for in Section 2, Paragraph 2 204WSP this Tariff shall not be used for any purpose for which a payments of the consideration, direct or indirect, shall be received by either the customer, authorized user, joint user or in the collection, transmission or delivery of any communications for others. This provision does not apply for the following:
 - 1. To shared cost of Private Line Service in a resold or shared arrangement as follows:
 - a. Shared arrangement within a Multiline Terminating System Area.
 - (1) Private Line Service may be shared, but may not be resold, subject to the regulations set forth herein between the customer and users. This customer may, but does not have to, use that Private Line Service.

Issued: JAN 1 2 1983 By R. D. BARRON, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri Public Service Commission

No supplement to this tariff will be issued except for the purpose of canceling this tariff. Private Line Service Tariff Section 1 1st Revised Sheet 9 Replacing Original Sheet 9 DEGEVED JUL 30 1982 MISSOURI for Public Service Commission

REGULATIONS

1.2 USE-(Continued)

1.2.1 Authorized Use-(Continued)

An authorized user may use Private Line Services for Authorized Commission following purposes:-(Continued)

- G. Where the use of the service relates to coordination or exchange of electrical pooled power, for the transmission of communications between any two or more stations of such service or similar services furnished to others who are parties to the coordinating or exchange arrangement.
- H. For the transmission of communications to, from and/or between users utilizing premises switching equipment within a Multiline Terminating System Area. The premises switching equipment may be furnished under a resold or shared arrangement.
- 1.2.2 Unlawful Purposes

(CP)

(¢P)

(CP)

(CP)

The service is furnished subject to the condition that it will not be used for any unlawful purpose. Service will be discontinued forthwith if any law enforcement agency, acting within its apparent jurisdiction, advises in writing that such service or channels are being used in violation of law. The Telephone Company will refuse to furnish service when it has reasonable grounds to believe that such service will be used in violation of the law.

1.2.3 Resale of Use for Others

Private Line Service shall not be used for any purpose for which a payment or other consideration, direct or indirect, shall be received by either the customer, authorized user, joint user or in the collection transmission or delivery of any communications for others. This provision does not apply for the following:

GANGELLED JAN 1 4 1983 SERVICE COMMIDJON OF MISSOURI JUL 30 1982 Issued: Effective SEP 30 1982 SEP 3 0 1982 By R. D. BARRON, Vice President-Missouri Southwestern Bell Telephone Company Public Service Commission St. Louis, Missouri

Private Line Service Tariff

RECEIVED

Public St

Section 1

Original Sheet 9

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

REGULATIONS

1.2 USE-(Continued)

\ 1.2.1 Authorized Use-(Continued)

An authorized user may use Private Line services for one or more of the following purposes:-(Continued)

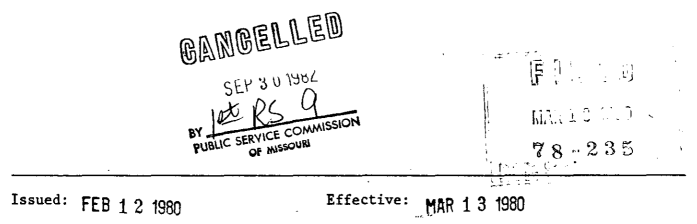
G. Where the use of the service relates to coordination or exchange of electrical pooled power, for the transmission of communications between any two or more stations of such service or similar services furnished to others who are parties to the coordinating or exchange arrangement.

1.2.2 Unlawful Purposes

The service is furnished subject to the condition that it will not be used for any unlawful purpose. Service will be discontinued forthwith if any law enforcement agency, acting within its apparent jurisdiction, advises in writing that such service or channels are being used in violation of law. The Telephone Company will refuse to furnish service when it has reasonable grounds to believe that such service will be used in violation of the law.

1.2.3 Resale of Use for Others

Private Line service shall not be used for any purpose for which a payment or other consideration, direct or indirect, shall be received by either the customer, authorized user, or joint user. This provision does not prohibit an arrangement between the customer, authorized users, or joint users to share the cost of the Private Line service. The foregoing does not apply to a composite data service vendor's premises where one type of service may be provided for the exclusive use of the composite data service vendor's management or employees and another type of service may be provided for the use of the patrons of the composite data service vendor.



Private Line Service Tariff Section 1 2nd Revised Sheet 9.01 Replacing 1st Revised Sheet 9.01

REGULATIONS

1.2 USE - (Continued)

- 1.2.3 Resale of Use for Others (Continued)
 - A. (Continued)
 - 1. (Continued)
 - a. (Continued)
 - (2) The Telephone Company shall not be responsible for the allocation of usage of, or charges for, shared Private Line Service. Orders, including those which involve the start, rearrangement, release or discontinuance of service, will be accepted by the Telephone Company only from the customer.
 - b. An arrangement between the customer or users to share the cost of a Private Line Service.
 - 2. To a Composite Data Service Vendor's premises where one type of service may be provided for the exclusion use of the Composite Data Service Vendor's management or employees and another type of service may be provided for the use of the patrons of the Composite Data Service Vendor.
 - B. Interexchange Private Line Services may be resold for the purpose of offering an intrastate communications service to others for a profit, subject to the following regulations:
 - 1. The resale of a Private Line Service may not encompass the conversion of that Private Line Service into Local Exchange Service, Message Telecommunications Service, Wide Area Telecommunications Service or the equivalents thereof.
 - 2. Orders, including those which involve the start rearrangement, release or discontinuance of service will be accepted by the Telephone Company only from the customer.

Issued: December 29, 1983

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

Effective: January 1, 1984

FILED Missouri Public Service Commision

(RT)

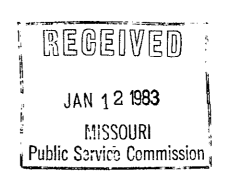
No supplement to this tariff will be issued except for the purpose of canceling this tariff. Private Line Service Tariff Section 1 lst Revised Sheet 9.01 Replacing Original Sheet 9.01

REGULATIONS

1.2 USE-(Continued)

(CP) 1.2.3 Resale of Use for Others-(Continued)

- A. (Continued)
 - 1. (Continued)
 - a. (Continued)



- (2) The Telephone Company shall not be responsible for the allocation of usage of, or charges for, shared Private Line Service. Orders, including those which involve the start, rearrangement, release or discontinuance of service, will be accepted by the Telephone Company only from the customer.
- b. An arrangement between the customer, authorized users or joint users to share the cost of a Private Line Service.
- 2. To a Composite Data Service Vendor's premises where one type of service may be provided for the exclusive use of the Composite Data Service Vendor's management or employees and another type of service may be provided for the use of the patrons of the Composite Data Service Vendor.
- B. Interexchange Private Line Services may be resold for the purpose of offering an intrastate communications service to others for a profit, subject to the following regulations:
 - 1. The resale of a Private Line Service may not encompass the conversion of that Private Line Service into Local Exchange Service, Message Telecommunications Service, Wide Area Telecommunications Service or the equivalents thereof.
 - 2. Orders, including those which involve the start rearrangement, release or discontinuance of service, will be accounted by the Telephone Company only from the customer ELLS

1 1984 PUBLIC SERVICE COMMIS

Public Service Commission

Issued: JAN 1 2 1983

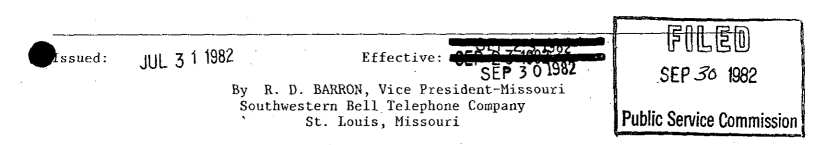
Effective: JAN 1 4 1983

No supplement to this tariff will be issued except for the purpose of canceling this tariff. Private Line Service Tariff Section 1 Original Sheet 9.01

REGULATIONS	REGEIVED
 .2 USE-(Continued) 1.2.3 Resale of Use for Others-(Continued) A. To the shared cost of Private Line Service in a resarrangement. 	JUL 30 1982 MISSOURI Public Service Commission

- 1. Shared arrangement within a Multiline Terminating System Area.
 - a. Private Line Service may be shared, subject to the regulations set forth herein, between the customer and users. The customer may, but does not have to, use that Private Line Service.
 - b. The Telephone Company shall not be responsible for the allocation of usage of, or charges for, shared Private Line Service. Orders including those which involve the start, rearrangement, release or discontinuance of service will be accepted by the Telephone Company only from the customer.
- 2. An arrangement between the customer, authorized users or joint users to share the cost of a Private Line Service.
- B. To a Composite Data Service Vendor's premises where one type of service may be provided for the exclusive use of the Composite Data Service Vendor's management or employees and another type of service may be provided for the use of the patrons of the Composite Data Service Vendor.

GANGELLED JAN 1 4 1983 PUBLIC SERVICE COMMISSION OF MISSOURI



(CP)

1

(CP)

Private Line Service Tariff Section 1 1st Revised Sheet 9.02 Replacing Original Sheet 9.02

REGULATIONS

1.2 USE - (Continued)

1.2.4 Shared Use of Private Line Service

Interexchange Private Line Service may be Shared in a long term arrangement between the customer and users subject to the following regulations:

- A. The customer may, but does not have to, use the Private Line Service.
- (CP)

B. The customer is responsible for payment of all charges incurred, that are associated with the service utilized by the customer or sharing arrangement participants.

- C. The customer is responsible for compliance with Tariff regulations by each participant in a sharing arrangement.
- D. The Telephone Company is not responsible for procuring participants for a sharing arrangement.
- E. Sharing arrangements must be nonprofit. The total charges to all participants in a sharing arrangement may not exceed the sum of the Telephone Company's charges for the Private Line Service. The allocation of charges to each participant should be on a nonprofit pro-rata basis. Where the customer for a sharing arrangement is organized as a nonprofit entity, a not-for-profit fee, charged solely for the management, may be allocated by the customer among the sharing participants.
- F. The Telephone Company shall not be responsible for the allocation of usage of, or charges for, shared Interexchange Private Line Service. Orders, including those which involve the start, rearrangement, release or discontinuance of service, will be accepted by The Telephone Company only from the customer.
- G. Sharing of Private Line Service may not encompass the conversion of that Private Line Service into Local Exchange Service, Message Telecommunications Service, Wide Area Telecommunications Service or the equivalents thereof.

Issued: December 29, 1983

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

Effective: January 1, 1984

FILED Missouri Public Service Commision

Private Line Service Tariff Section 1 Original Sheet 9.02

JAN 12 1983

REGULATIONS

1.2 USE-(Continued)

(CP) 1.2.4 Shared Use of Private Line Service

Interexchange Private Line Service may be shared in a long term arrangen ment between the customer and users subject to the following regulations:

- A. The customer may, but does not have to, use the Private Line Service.
- B. The customer is responsible for payment of all charges incurred, whether such charges are associated with the service and equipment utilized by the customer or sharing arrangement participants.
- C. The customer is responsible for compliance with Tariff regulations by each participant in a sharing arrangement.
- D. The Telephone Company is not responsible for procuring participants for a sharing arrangement.
- E. Sharing arrangements must be non-profit. The total charges to all participants in a sharing arrangement may not exceed the sum of the Telephone Company's charges for the Private Line Service, plus the charges for any ancillary equipment that may be connected to such service. The allocation of charges to each participant should be on a non-profit pro-rata basis. Where the customer for a sharing arrangement is organized as a non-profit entity, a not-for-profit fee, charged solely for the management, may be allocated by the customer among the sharing participants.
- F. The Telephone Company shall not be responsible for the allocation of usage of, or charges for, shared Interexchange Private Line Service. Orders, including those which involve the start, rearrangement, release or discontinuance of service, will be accepted by The Telephone Company only from the customer.
- G. Sharing of Private Line Service may not encompass the conversion of that Private Line Service into Local Exchange Service, Message Telecommunications Service, Wide Area Telecommunications Service or the equivalents thereof.



Issued: JAN 1 2 1983

Effective: JAN 1 4 1983

JAN 14 1983

82-199

Public Service Commission

Private Line Service Tariff Section 1 2nd Revised Sheet 10 Replacing 1st Revised Sheet 10

REGULATIONS

1.2 USE - (Continued)

(RT)

Issued: December 29, 1983

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

Effective: January 1, 1984

FILED Missouri Public Service Commision

REGULATIONS

- 1.2 USE-(Continued)
- (FC) 1.2.5 Joint User Service
 - A. Interexchange Private Line Services may be arranged, for joint use by the customer. A private line arranged for joint use shall be for the transmission of communications relating directly to the joint user's business between stations of the joint user.
 - B. Private Line Service will be arranged for joint use upon written application by the customer to the Telephone Company. All requests for changes in service or equipment shall be initiated by the customer.
 - C. The customer is responsible for payment of all charges incurred, whether such charges are associated with the service and equipment utilized by the customer or joint user.
 - D. The customer is responsible for compliance with Tariff regulations by each joint user.
 - E. The Telephone Company is not responsible for procuring joint users.
 - F. The customer may allocate charges to the joint user(s), provided such charges do not, in total, exceed the Telephone Company's charge to the customer.
 - G. A joint user of a customer's service may, at any time, obtain service directly from the Telephone Company.
 - H. A joint user must have a station on the private line on two or more of his premises.
 - I. A joint user can use additional channels created by the customer in accordance with this Tariff, provided the joint user has a station on a channel from his premises to the point of connection with the derived channel.

GANGELLED JAN - 1 1984 BY.

PUBLIC SERVICE COMMISSION

Issued: JAN 1 2 1983

Effective: JAN 1 4 1983

By R. D. BARRON, Vice President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri JAN 14 1983 82 - 199 Public Service Commission

国の

Private Line Service Tariff

Replacing Original Sheet 10

JAN 12 1983

REGEI

1st Revised Sheet 10

1211

Section 1

REGULATIONS

1.2 USE-(Continued)

- 1.2.4 Joint User Service
 - A. Interexchange Private Line services may be arranged for joint use by the customer. A private line arranged for joint use shall be for the transmission of communications relating directly to the joint user's business, between stations of the joint user.
 - B. Private Line service will be arranged for joint use upon written application by the customer to the Telephone Company. All requests for changes in service or equipment shall be initiated by the customer.
 - C. The customer is responsible for payment of all charges incurred; whether such charges are associated with the service and equipment utilized by the customer or joint user.
 - D. The customer is responsible for compliance with Tariff regulations by each joint user.
 - E. The Telephone Company is not responsible for procuring joint users.
 - F. The customer may allocate charges to the joint user(s) provided such charges do not, in total, exceed the Telephone Company's charge to the customer.
 - G. A joint user of a customer's service may at any time obtain service directly from the Telephone Company.
 - H. A joint user must have a station on the private line on two or more of his premises.
 - I. A joint user can use additional channels created by the customer in accordance with this Tariff, provided the joint user has a station on a channel from his premises to the point of connection with the derived channel.

GANBELLED JAN 1 4 1983 PUBLIC SERVICE COMMISSION RY OF MISSOURI

78-235

Private Line Service Tariff

RECEIVED

FED 11 1000

Public Service

Section 1

Original Sheet 10

Issued: FEB 1 2 1980

Effective: MAR 1 3 1980

Private Line Service Tariff Section 1 2nd Revised Sheet 11 Replacing 1st Revised Sheet 11

REGULATIONS

(RT)

1.3 OBLIGATION OF THE CUSTOMER

1.3.1 Customer Responsibilities

In addition to other rules and regulations, the customer shall be responsible for:

- A. Establishing his identity in the course of any communication as often as may be necessary.
- B. Establishing the identity of the person or persons with whom connection is made at the called service point.
- C. Damages to service components of the Telephone Company caused by the negligence or willful act of the customer and not due to ordinary wear and tear or other causes beyond the control of the customer.
- D. Reimbursing the Telephone Company for any loss through theft of the service components on the customer's premises.
- E. The provision of appropriate power including the outlet and power wiring when the Telephone Company service components installed on the premises of a customer requires power for its operations.

Issued: December 29, 1983

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

Effective: January 1, 1984

FILED Missouri Public Service Commision

Private Line Service Tariff Section 1 Ist Revised Sheet 11 Replacing Original/Sheet 11 JAN 12 1983

MISSOURI

REGULATIONS

- 1.2 USE-(Continued)
- (FC) 1.2.5 Joint User Service-(Continued)
 - J. Joint user arrangements are not offered for Foreign Exchange, Series 500, 600 and 1000 Private Line Services.
 - K. When a Private Line Service is arranged for joint use, the customer will be billed the joint use charge and all charges provided in this Tariff for the jointly used service, including facilities and equipment required to furnish the joint user access to the service. Charges for joint user service are found in Paragraph 3.4.8, following.
 - 1.3 OBLIGATION OF THE CUSTOMER
 - 1.3.1 Customer Responsibilities

In addition to other rules and regulations the customer shall be responsible for:

- A. Establishing his identity in the course of any communication as often as may be necessary.
- B. Establishing the identity of the person or persons with whom connection is made at the called station.
- C. Damages to facilities of the Telephone Company caused by the negligence or willful act of the customer, authorized user or joint user and not due to ordinary wear and tear or other causes beyond the control of the customer.
- D. Reimbursing the Telephone Company for any loss through theft of the equipment or apparatus on the customer's, authorized user's or joint user's premises.
- E. The provision of appropriate power including the outlet and power wiring when the Telephone Company equipment installed on the premises of a customer, authorized user or joint user requires power for its operation.

GANGELLED AN - 1 1984 PUBLIC SERVICE COMMISSION OF MISSOURI Issued: Effective: JAN 1 4 198 JAN 1 2 1983 JAN 14 1983 By R. D. BARRON, Vice President-Missouri 82-199 Southwestern Bell Telephone Company St. Louis, Missouri Public Service Commission

REGULATIONS

- 1.2 USE-(Continued)
 - 1.2.4 Joint User Service-(Continued)
 - 600, and 1000 Private Line services.
 - K. When a Private Line service is arranged for joint use, the customer will be billed the joint use charge and all charges provided in this Tariff for the jointly used service, including facilities and equipments required to furnish the joint user access to the service A the service are found in Paragraph 3.4.8 following A N. 1998 for Bunt user
- 1.3 OBLIGATION OF THE CUSTOMER
- 1.3.1 Customer Responsibilities

JAN 1 4 1983 PUBLIC SERVICE COMMISSION

78-235

1

Private Line Service Tariff

REGEIVED

FL 11 KUD

jului-

Section 1

Original Sheet 11

In addition to other rules and regulations the customer shall be responsible for:

- A. Establishing his identity in the course of any communication as often as may be necessary.
- B. Establishing the identity of the person or persons with whom connection is made at the called station.
- C. Damages to facilities of the Telephone Company caused by the negligence or willful act of the customer, authorized user, or joint user and not due to ordinary wear and tear, or other causes beyond the control of the customer.
- D. Reimbursing the Telephone Company for any loss through theft of the equipment or apparatus on the customer's, authorized user's, or joint user's premises.
- The provision of appropriate power including the outlet and Ε. power wiring when the Telephone Company equipment installed on the premises of a customer, authorized user, or joint user requires power for its operation.

Issued: FEB 1 2 1980

Effective: MAR 1 3 1980

No supplement to this tariff will be issued except for the purpose of canceling this tariff. Private Line Service Tariff Section 1 2nd Revised Sheet 12 Replacing 1st Revised Sheet 12

REGULATIONS

1.3 OBLIGATION OF THE CUSTOMER-(Continued)

1.3.1 Customer Responsibilities-(Continued)

In addition to other rules and regulations, the customer shall be responsible for:-(Continued)

- F. Furnishing and maintaining poles and/or underground facilities on private property.
- G. The provision, installation and maintenance of sealed conduit with explosive-proof fittings between service components furnished by the Telephone Company in explosive atmospheres and points outside the hazardous area where connection may be made with regular service components of the Telephone Company, and may be required to install and maintain Telephone Company service components within the hazardous area if, in the opinion of the Telephone Company, injury or damage to Telephone Company employees or property might result from installation or maintenance by the Telephone Company.
- H. Obtaining permission for Telephone Company agents or employees to enter the premises of the customer at any reasonable hour for the purpose of installing, inspecting, repairing or, upon termination of the service, removing the service components of the Telephone Company.
- I. Making all Telephone Company private line service components available for maintenance purposes at a time agreeable to both the Telephone Company and the customer. No allowance will be made for the period during which the service is interrupted for such purposes.
- (AT) J. Grounding and/or bonding the premises and any structure in which service is to be provided or used, as well as any equipment and associated wire.

Issued: December 10, 1991

CANCELLED June 29, 2007

TO-2002-185

Missouri Public

Service Commission

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

FILED Missouri Public Service Commision

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

Private Line Service Tariff Section 1
lst Revised Sheet 12
Replacing Original Sheet 12
REGEIVED

DEC 20 1000

LAISSOURI

REGULATIONS '

1.3 OBLIGATION OF THE CUSTOMER-(Continued)

1.3.1 Customer Responsibilities-(Continued)

In addition to other rules and regulations, the customer shall be fresponding sible for:-(Continued)

- (CP) F. Furnishing and maintaining poles and/or underground facilities on private property.
- (CT) G. The provision, installation and maintenance of sealed conduit with explosiveproof fittings between service components furnished by the Telephone Company in explosive atmospheres and points outside the hazardous area where connection may be made with regular service components of the Telephone Company, and may be required to install and maintain Telephone Company service components within the hazardous area if, in the opinion of the Telephone Company, injury or damage to Telephone Company employees or property might result from installation or maintenance by the Telephone Company.
 - H. Obtaining permission for Telephone Company agents or employees to enter the premises of the customer at any reasonable hour for the purpose of installing, inspecting, repairing or, upon termination of the service, removing the service components of the Telephone Company.
- (CT) I. Making all Telephone Company private line service components available for maintenance purposes at a time agreeable to both the Telephone Company and the customer. No allowance will be made for the period during which the service is interrupted for such purposes.

CANCELLED

MAY 9 - 1992 BY 2nd R.S. **Public Service Commission** MISSOURI FILED JAN - 1 1931 83-253 Public Senice Common

Issued: DEC 29 1983

(CT)

Effective: JAN 0 1 1984

REGULATIONS

- 1.3 OBLIGATION OF THE CUSTOMER-(Continued)
 - 1.3.1 Customer Responsibilities-(Continued)

In addition to other rules and regulations the customer shall be responsible for:-(Continued)

- F. Furnishing and maintaining poles and/or underground facilities on private property. The customer is also responsible for the provision of space, supporting structures, opening and closing of trenches, and on premises conduit for Telephone Company equipment located on the premises of the customer, authorized user, or joint user.
- G. The provision, installation and maintenance of sealed conduit with explosive-proof fittings between equipment furnished by the Telephone Company in explosive atmospheres and points outside the hazardous area where connection may be made with regular facilities of the Telephone Company, and may be required to install and maintain Telephone Company equipment within the hazardous area if, in the opinion of the Telephone Company, injury or damage to Telephone Company employees or property might result from installation or maintenance by the Telephone Company.
- H. Obtaining permission for Telephone Company agents or employees to enter the premises of the customer, authorized user, or joint user at any reasonable hour for the purpose of installing, inspecting, repairing, or upon termination of the service, removing the facilities of the Telephone Company.
- I. Making all Telephone Company private line facilities available for maintenance purposes at a time agreeable to both the Telephone Company and the customer, authorized user, or joint user. No allowance will be made for the period during which the service is interrupted for such purposes.



Private Line Service Tariff

RECEIVED

FEB 11 (...)

Section 1

Original Sheet 12

Issued: FEB 1 2 1980

me Effective: MAR 1 3 1980

Private Line Service Tariff Section 1 3rd Revised Sheet 13 Replacing 2nd Revised Sheet 13

REGULATIONS

1.3 OBLIGATIONS OF THE CUSTOMER-(Continued)

1.3.2 Rearrangements and Repairs

A customer may not rearrange, disconnect, remove or attempt to repair or permit others to rearrange, disconnect, remove or attempt to repair any service components on the Telephone Company side of the Demarcation Point, except upon the written consent of the Telephone Company.

1.3.3 Transfer of Service

Service furnished one customer may be assumed by a new customer upon due notice of cancellation or abandonment, provided there is no lapse in service. The new customer must assume all the obligations of the previous customer. Such transfers are not subject to service charges applicable for Private Line Services.

1.3.4 Intended Use

The purpose or purposes for which the Private Line Service is to be used must be made known to the Telephone Company at the time of application for service. In the event of a planned change in use of service, the customer will notify the Telephone Company, in writing, prior to the change.

Issued: December 10, 1991

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

Effective: May 9, 1992

FILED Missouri Public Service Commision

(CT)

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

	Section 1 2nd Revised Sheet 13
Replacing	Ist Revised Sheet 13
	DEC 20 1800
emove or att	ffilSSOURI Public Service Commission

Private Line Service Tariff

REGULATIONS

1.3 OBLIGATION OF THE CUSTOMER-(Continued)

1.3.2 Rearrangements and Repairs

(CT)

(CT)

A customer may not rearrange, disconnect, remove or attempt to repair or permit others to rearrange, disconnect, remove or attempt to repair any service components installed by the Telephone Company, except upon the written consent of the Telephone Company.

1.3.3 Transfer of Service

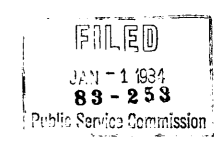
Service furnished one customer may be assumed by a new customer upon due notice of cancellation or abandonment, provided there is no lapse in service. The new customer must assume all the obligations of the previous customer. Such transfers are not subject to service charges applicable for Private Line Services.

1.3.4 Intended Use

The purpose or purposes for which the Private Line Service is to be used must be made known to the Telephone Company at the time of application for service. In the event of a planned change in use of service, the customer will notify the Telephone Company, in writing, prior to the change.

CANCELLED

MAY 9 - 1992 BY <u>3 Met R.S.</u> 13 Public Service Commission MISSOURI



Issued: DEC 29 1983

Effective: JAN 0 1 1834

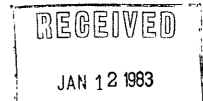
Private Line Service Tariff Section 1 1st Revised Sheet 13

Replacing Original Sheet 13

REGULATIONS

1.3 OBLIGATION OF THE CUSTOMER-(Continued)

1.3.2 Rearrangements and Repairs



A customer, authorized user or joint user may not rearrange, Gischnect, remove or attempt to repair or permit others to rearrange, disconnect, in remove or attempt to repair any equipment, instruments, apparatus or wiring installed by the Telephone Company, except upon the written consent of the Telephone Company.

1.3.3 Transfer of Service

Service furnished one customer may be assumed by a new customer upon due notice of cancellation or abandonment, provided there is no lapse in service. The new customer must assume all the obligations of the previous customer. Such transfers are not subject to Service Charges applicable for Private Line Services.

1.3.4 Intended Use

(CT)

The purpose or purposes for which the Private Line Service is to be used must be made known to the Telephone Company at the time of application for service. In the event of a planned change in use of service, the customer will notify the Telephone Company, in writing, prior to the change.

GANGELLED

JAN - 1. 1984 SERVICE COMMISSION PUBLIC OF MISSOURI

Issued: Effective: JAN 1 4 1983 FILED JAN 1 2 1983 By R. D. BARRON, Vice President-Missouri JAN 14 1983 Southwestern Bell Telephone Company St. Louis, Missouri 82-199 Public Service Commission

12

Private Line Service Tariff

RECE

Public Souria

FED 11 KUD

Section 1

Original Sheet 13

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

REGULATIONS

1.3 OBLIGATION OF THE CUSTOMER-(Continued)

1.3.2 Rearrangements and Repairs

A customer, authorized user, or joint user may not rearrange, disconnect, remove or attempt to repair or permit others to rearrange, disconnect, remove or attempt to repair any equipment, instruments, apparatus, or wiring installed by the Telephone Company, except upon the written consent of the Telephone Company.

1.3.3 Transfer of Service

Service furnished one customer may be assumed by a new customer upon due notice of cancellation or abandonment, provided there is no lapse in service. The new customer must assume all the obligations of the previous customer. Such transfers are not subject to non-recurring charges applicable for Private Line services.

1.3.4 Intended Use

The purpose or purposes for which the Private Line service is to be used must be made known to the Telephone Company at the time of application for service. In the event of a planned change in use of service, the customer will notify the Telephone Company, in writing, prior to the change.

GANBELLED JAN 1 4 1983 PUBLIC SERVICE COMMISSION OF MISSOURI

Li 「「「日日」」 78-235

Issued: FEB 1 2 1980

Effective: MAR 1 3 1980

Private Line Service Tariff Section 1 2nd Revised Sheet 14 Replacing 1st Revised Sheet 14

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES

- 1.4.1 Payment of Charges and Deposits
 - A. Advance Payments

Applicants for service or channels may be required to pay in advance of the establishment of service the installation charges applicable, together with any fixed charges applicable for the first month.

- B. Payment for Service
- (CT) The customer is responsible for payment of all charges for service components and services furnished the customer, including any charges transferred to the customer's account where the customer has executed a Contract of Guaranty for applicant or a present customer. Upon nonpayment of any undisputed delinquent charge, the service may be disconnected in accordance with the provisions of the Rules and Regulations Applying To All Customers' Contracts Section of the General Exchange Tariff.
 - C. Deposits
- (CT) The Telephone Company may require an applicant or a present customer to post a deposit in
 (CT) accordance with the provisions of the Rules and Regulations Applying to All Customers'
 Contracts Section of the General Exchange Tariff.

Issued: December 29, 1983

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

FILED Missouri Public Service Commision

Effective: January 1, 1984

Private Line Service Tariff Section 1 1st Revised Sheet 14 Replacing Original Sheet 14

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES

1.4.1 Payment of Charges and Deposits

A. Advance Payments

Applicants for service or channels may be required to pay in advance of the establishment of service the installation charges applicable, together with any fixed charges applicable for the first month.

B. Payment for Service

The customer is responsible for payment of all charges for facilities and services furnished the customer or shared with an authorized or joint user, including any charges transferred to the customer's account, where the customer has executed a Contract of Guaranty for an applicant or a present customer. Upon nonpayment of any undisputed delinquent charge, the service may be disconnected in accordance with the provisions of Section 25, Rules and Regulations Applying To All Customers' Contracts, of the General Exchange Tariff.

CT) C. Deposits

(CT)

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



TELEPHONE AUTHORITY OBDER NO. 764

Issued:

AUG 0 2 1980

Effective: SEP 0 2 1980

Private Line Service Tariff Section 1 Original Sheet 14

RECEIVED

7EB 11 10.0

1.10 . .

Public Service Contra

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES

1.4.1 Payment of Charges and Deposits

A. Advance Payments

Applicants for service or channels may be required to pay in advance of the establishment of service the installation charges applicable, together with any fixed charges applicable for the first month.

B. Payment for Service

The customer is responsible for payment of all charges for facilities and services furnished the customer or shared with an authorized or joint user, including any charges transferred to the customer's account pursuant to Paragraph 1.4.1C, where the customer has executed a Contract of Guaranty for an applicant or present customer. Upon nonpayment of such charges, service may be disconnected pursuant to Paragraph 1.4.2.

C. Deposits

An applicant for service, or a present customer, may satisfy a deposit requirement by providing a Contract of Guaranty, in an amount not to exceed the requested deposit, from a present customer acceptable to the Telephone Company. The Contract of Guaranty shall be on a form provided by the Telephone Company which shall include the Company's right to transfer these charges from a defaulted bill of the customer, from whom a deposit or a Contract of Guaranty was required, to the guarantor's account or accounts and the further right to suspend the guarantor's service pursuant to Paragraph 1.4.2.

GANGELLED

· · · - 2 1980

BY SERVICE COMMISSION

(E⁻¹) (A.137) 78-235

Issued: FEB 1 2 1980

Effective: MAR 1 3 1980

Private Line Service Tariff Section 1 1st Revised Sheet 15 Replacing Original Sheet 15

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)

1.4.1 Payment of Charges and Deposits - (Continued)

C. Deposits - (Continued)

(RT)

Issued: August 2, 1980

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

FILED Missouri Public Service Commision

Effective: September 2, 1980

Private Line Service Tariff

RECEIVED

FED IT

Public Service Commission

Section 1

Original Sheet 15

78-235

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

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)

1.4.1 Payment of Charges and Deposits-(Continued)

C. Deposits-(Continued)

Simple interest at the rate of 6 percent per annum will be credited to the deposit, if held thirty (30) days or more, or upon termination of the service or the return of the deposit by the Telephone Company. No further interest credit will be made on a deposit or any portion of a deposit which is to be refunded, after date of notice of refund to the customer.

Service may be discontinued for failure to post a required deposit or guarantee after the Telephone Company has furnished five days' written notice to the customer requiring the customer to furnish such deposit or guaranty pursuant to Paragraph 1.4.2.

1. Residence Customer

The Telephone Company may require an applicant for service or a present customer who has an unpaid and undisputed delinquent account which accrued within the last two years, or if such delinquent account was paid within the last six months to post a deposit. The Telephone Company may require a present customer to post a deposit as a condition of continued service if undisputed charges in two out of the last twelve billing periods become delinquent. The amount of the deposit shall be determined by estimating the charges for two-months' service and facility charges based on the average bill during the preceding twelve months or estimated for the next twelve months by the applicant or present customer and the Telephone Company.

The Telephone Company shall permit an applicant for service to pay the deposit in two equal monthly installments.

GANGELLED

SEP - 2 1980 ~ ±± PUBLIC SERVICE COMMISSION

OF MISSOURI

Issued: FEB 1 2 1980

Effective: MAR 1 3 1980

Private Line Service Tariff Section 1 1st Revised Sheet 16 Replacing Original Sheet 16

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)

1.4.1 Payment of Charges and Deposits - (Continued)

C. Deposits - (Continued)

(RT)

Issued: August 2, 1980

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

FILED Missouri Public Service Commision

Effective: September 2, 1980

Private Line Service Tariff Section 1 Original Sheet 16

REGEIVED

FED11 EUD

Public Service

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)

1.4.1 Payment of Charges and Deposits-(Continued)

- C. Deposits-(Continued)
 - 1. Residence Customer-(Continued)

The fact that a deposit has been made, or a Contract of Guaranty provided, shall in no way relieve the customer from his responsibility to pay undisputed charges prior to their becoming delinquent nor constitute a waiver or modification of the provisions set forth in this Tariff providing for the temporary suspension of service or the termination of the service contract for nonpayment of undisputed delinquent charges.

A guarantor shall be released upon satisfactory payment of all undisputed charges during the last twelve billing periods.

The amount of the deposit, with accrued interest, will be promptly returned or credited to the customer's account upon payment of all undisputed charges; provided these charges were not delinquent during the last twelve billing periods.

Upon termination of the contract, the amount of the deposit, with accrued interest, shall be applied in payment of any unpaid charges for service and the balance, if any, shall be returned to the customer within twenty-one days of the rendering of the final bill.

GANGELLED SFP - 2 1980 -DC# PUBLIC SERVICE COMMISSION 78-235 OF MISSOURI

Issued:

FEB 1 2 1980

Effective: MAR 1 3 1980

Private Line Service Tariff Section 1 1st Revised Sheet 17 Replacing Original Sheet 17

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)

1.4.1 Payment of Charges and Deposits - (Continued)

C. Deposits - (Continued)

(RT)

1.4.2 Cancellation for Cause

The Telephone Company shall be authorized to discontinue service upon notice from any official charged with the enforcement of the law stating that such service is being used as an instrumentality to violate the law.

Issued: August 2, 1980

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

St. Louis, Missouri

Effective: September 2, 1980

FILED Missouri Public Service Commision

REGULATIONS

Section 1 Original Sheet 17

Private Line Service Tariff

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)

1.4.1 Payment of Charges and Deposits-(Continued)

- C. Deposits-(Continued)
 - 2. Business Customer

The Telephone Company may, in order to safeguard its interests, require an applicant for service or a customer to make a deposit not to exceed the estimated amount of the total charges for service and facilities for any period of two months, such deposit to be held by the Telephone Company as guarantee of payment. The fact that a deposit has been made shall in no way relieve the applicant or customer 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 nonpayment of any sums due the Telephone Company for service rendered.

When it is deemed the customer has established satisfactory credit, the amount of the deposit may be refunded at any time at the option of the Telephone Company or it will be refunded at the termination of the service either by the customer or the Telephone Company, less such sums as may be due the Telephone Company for service rendered.

1.4.2 Cancellation for Cause

The Telephone Company shall be authorized to discontinue service upon notice from any official charged with the enforcement of the law stating that such service is being used as an instrumentality to violate the law.

Issued: FEB 1 2 1980	Effective:	MAR 1 3 1980
		1 3 - 5 to 10
BY PUBLIC SERVICE CO OF AUSSOL	MMISSION	78-235
	#1/7	
SEP -2 1	nggn	
GANGEL	LED	e e e e e e e e e e e e e e e e e e e

Private Line Service Tariff Section 1 1st Revised Sheet 18 Replacing Original Sheet 18

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)

1.4.2 Cancellation for Cause - (Continued)

(RT)

Issued: August 2, 1980

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

FILED Missouri Public Service Commision

Effective: September 2, 1980

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)

1.4.2 Cancellation for Cause-(Continued)

A. Residence Customer

Upon non-payment of any undisputed sum due the Telephone Company, or upon illegal use of any service or facility, or upon a violation of any of the conditions governing the furnishing of service or facilities, the Telephone Company may, after five days' written notice has been furnished to the customer, without incurring any liability, forthwith discontinue the furnishing of said service. Service shall not be discontinued on a day when the offices of the Telephone Company are not available to facilitate reconnection of service, or on a day immediately preceding such a day.

At least 24 hours preceding a discontinuance, the Telephone Company shall make reasonable efforts to contact the customer to advise them of the proposed discontinuance and what steps must be taken to avoid it.

The Telephone Company shall postpone a discontinuance for a time not in excess of twenty-one days if the Telephone is necessary to obtain emergency medical assistance for a person who is a member of the household where the service is provided and where such a person is under the care of a physican. Any person who alleges such emergency shall, if requested, provide the Telephone Company with reasonable evidence of such necessity.

When the customer incurs charges not covered by a deposit or guaranty and evidences an intent not to pay such charges when due, services may be discontinued at any time after written notice has been sent, certified mail, to such customer at his last known address and at the address where the service to be discontinued is provided. The written notice shall state how a customer has evidenced an intent not to pay charges when due.



SEP - 2 1980 SH PUBLIC SERVICE COMMISSION

OF MISSOURI

78-235

Private Line Service Tariff

Section 1

Original Sheet 18

RECEIVED

____1 i

Issued: FEB 1 2 1980 Effective: MAR 1 3 1980

Private Line Service Tariff Section 1 2nd Revised Sheet 19 Replacing 1st Revised Sheet 19

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)

1.4.3 Minimum and Fractional Rates and Charges

- A. The minimum service period is one month, except when the cost of special construction is such as to necessitate a longer contract period.
- B. When rates are on a "per month" basis, the minimum charge will be for one month. If the period of use exceeds one month, the charges for the fractional part of a month following and consecutive with a full month will be a proportionate part of the monthly charges based on the actual number of days the service components are furnished. For the purpose of administering this regulation with respect to the determination of charges for a fractional part of a month, every month is considered to have 30 days.
 - C. In applying a rate involving a fraction of a cent, the fraction is carried through the entire computation of the charge for the service. When the charge so computed includes a fraction of a cent, a fraction of less than one-half cent is disregarded, and a fraction of one-half cent or more is treated as one cent.

Issued: December 29, 1983

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

Effective: January 1, 1984

FILED Missouri Public Service Commision

(CT)

Private Line Service Tariff Section 1 lst Revised Sheet 19 Replacing Original Sheet 19

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)

1.4.2 Cancellation for Cause-(Continued)

(RT)

1.4.3 Minimum and Fractional Rates and Charges

- A. The minimum service period is one month, except when the cost of special construction is such as to necessitate a longer contract period.
- B. When rates are on a "per month" basis, the minimum charge will be for one month. If the period of use exceeds one month, the charges for the fractional part of a month following and consecutive with a full month will be a proportionate part of the monthly charges based on the actual number of days the facilities are furnished. For the purpose of administering this regulation with respect to the determination of charges for a fractional part of a month, every month is considered to have thirty days.
- C. In applying a rate involving a fraction of a cent, the fraction is carried through the entire computation of the charge for the service. When the charge so computed includes a fraction of a cent, a fraction of less than one-half cent is disregarded and a fraction of one-half cent or more is treated as one cent.

GANGELLED PUBLIC SERVICE CON OF MISSOURI

TELEPHONE AUTHORITY ORDER NO. 754

Issued: AUG 0 2 1980

Effective: SEP 0 2 1980

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)

1.4.2 Cancellation for Cause-(Continued)

B. Business Customer

Upon non-payment of any sum due the Telephone Company, or upon illegal use of any service or facility, or upon a violation of any of the conditions governing the furnishing of a service or facility the Telephone Company may, after 5 days' written notice to the customer without incurring any liability, forthwith discontinue the furnishing of said service or facility and terminate the contract.

If, in the judgment of the Telephone Company, unusual risk of financial loss exists, service may be suspended after forty-eight hours' written notice has been furnished the customer.

- 1.4.3 Minimum and Fractional Rates and Charges
 - A. The minimum service period is one month, except when the cost of special construction is such as to necessitate a longer contract period.
 - B. When rates are on a "per month" basis, the minimum charge will be for one month. If the period of use exceeds one month, the charges for the fractional part of a month following and consecutive with a full month will be a proportionate part of the monthly charges based on the actual number of days the facilities are furnished. For the purpose of administering this regulation with respect to the determination of charges for a fractional part of a month, every month is considered to have thirty days.
 - C. In applying a rate involving a fraction of a cent, the fraction is carried through the entire computation of the charge for the service. When the charge so computed includes a fraction of a cent, a fraction of less than one-half cent is disregarded and a fraction of one-half cent or more is treated as one cent.

GANGELLED SFP - 2 1980

BY 151 R5414 PUBLIC SERVICE COMMISSION OF MISSOURI

Issued: FEB 1 2 1980

Effective: MAR 1 3 1980

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

6. 1 1 78-235

Original Sheet 19

111

Section 1

Private Line Service Tariff

Private Line Service Tariff Section 1 2nd Revised Sheet 20 Replacing 1st Revised Sheet 20

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)

- 1.4.4 Special Construction
- (CP) A. Rates and charges for special construction will be provided as set forth in Section 14 of the Access Services Tariff.

B. Special construction is that construction undertaken:

- 1. Where service components are not presently available, and there is no other requirement for the service components so constructed.
- 2. Of a type other than that which the Telephone Company would normally utilize in the furnishing of its services.
- 3. Over a route other than that which the Telephone Company would normally utilize in the furnishing of its services.
- 4. In a quantity greater than that which the Telephone Company would normally construct to serve the customer's needs.
- 5. On a temporary basis until permanent service components are available.
- 6. Involving abnormal costs.
- 7. In advance of the normal construction on an expedited basis.
- (CP) C. A request for charges for special construction will be subject to a special Quotation Charge for the direct administrative and engineering costs associated with the preparation of that particular quotation. The amount of such charges will be credited to the account of the customer when an order for that particular special construction is received within 90 days of the quotation. The customer will authorize, through a designated representative, the request for a quotation before the Telephone Company undertakes any work involved in developing such quotations.

Issued: March 16, 1984

Effective: April 16, 1984

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

FILED Missouri Public Service Commision

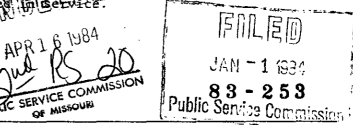
CANCELLED June 29, 2007 TO-2002-185 Missouri Public Service Commission

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

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)

- 1.4.4 Special Construction
- A. Rates and charges for special construction will be based on estimated costs incurred by the Telephone Company and may include: (1) nonrecurring type charges, (2) recurring type charges, (3) termination liabilities, (4) or combination thereof. Special construction rates and charges are in addition to rates and charges for Private Line Service in this Tariff.
- B. Special construction is that construction undertaken:
 - 1. Where service components are not presently available, and there is no other requirement for the service components so constructed.
 - 2. Of a type other than that which the Telephone Company would normally utilize in the furnishing of its services.
 - 3. Over a route other than that which the Telephone Company would normally utilize in the furnishing of its services.
 - 4. In a quantity greater than that which the Telephone Company would normally construct to serve the customer's needs.
- I) 5. On a temporary basis until permanent service components are available.
 - 6. Involving abnormal costs.
 - 7. In advance of the normal construction on a expedited basis.
- (CT) C. Where special construction of service components has been started prior to the cancellation and there is no other requirement for the specially constructed service components, a charge equal to the costs incurred in the special construction less net salvage applies, except that where one or more, but not all, of the services involved in the special construction are canceled, a charge equal to the cost less net salvage incurred for the discontinued services applies instead. Net salvage is determined based on the value of reusable material less cost of removal. In determining the charge, each canceled service is treated as biscontinued as of the date on which it was to have been placed in the service.



Private Line Service Tariff

Replacing Original Sheet 20

DEUEUNSection 1

Ist Revised Sheet 20

DEC 2 S 103

MISSOURI

Public Service Commission

Issued: DEC 29 1983

Effective: JAN 0 1 1384

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

PUB

(CT)

(CT)

Private Line Service Tariff

「同じ回じ」

FE: 11 (CD)

11.12 [])

78-235

Original Sheet 20

Section 1

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

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)

- 1.4.4 Special Construction
 - A. Rates and charges for special construction will be based on estimated costs incurred by the Telephone Company and may include: (1) non-recurring type charges, (2) recurring type charges, (3) termination liabilities, (4) or combination thereof. Special construction rates and charges are in addition to rates and charges for Private Line service in this Tariff.
 - B. Special construction is that construction undertaken:
 - 1. Where facilities are not presently available, and there is no other requirement for the facilities so constructed.
 - 2. Of a type other than that which the Telephone Company would normally utilize in the furnishing of its services.
 - 3. Over a route other than that which the Telephone Company would normally utilize in the furnishing of its services.
 - 4. In a quantity greater than that which the Telephone Company would normally construct to serve the discome sinceds.
 - 5. On a temporary basis until permanent facilities are available.
 - 6. Involving abnormal costs.
 - 7. In advance of the normal construction popula SEXDER DAMISSION
 - C. Where special construction of facilities has been started prior to the cancellation and there is no other requirement for the specially constructed facilities, a charge equal to the costs incurred in the special construction, less net salvage applies, except that where one or more, but not all of the services involved in the special construction are canceled, a charge equal to the cost, less net salvage incurred for the discontinued services applies instead. Net salvage is determined based on the value of reusable material, less cost of removal. In determining the charge, each canceled service is treated as discontinued as of the date on which it was to have been placed in service.

Issued: FEB 1 2 1980

Effective: MAR 1 3 1980

(RT)

(RT)

Private Line Service Tariff Section 1 2nd Revised Sheet 21 Replacing 1st Revised Sheet 21

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)

1.4.4 Special Construction - (Continued)

1.4.5 Change in Service Arrangement

The normal charge per channel applies when changing from one type of Private Line Service to another type of Private Line Service

1.4.6 Suspension of Service

Upon request of the customer, service will be suspended without cancellation at any time after the minimum period of service. Service will be suspended for a period of not less than two weeks, and billing shall continue at the full rate. For the purposes of this paragraph, the minimum service period shall be computed from the initial establishment of service or from the date the service was last restored from suspension.

1.4.7 Temporary Surrender of a Service

When, at the request of the Telephone Company, a service is temporarily surrendered by the customer for other than maintenance purposes, credit will be allowed, the amount of which will be determined in the same manner as for an allowance for interruptions.

Issued: March 16, 1984

Effective: April 16, 1984

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

FILED Missouri Public Service Commision

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

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

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)

MISSOURI

BEC 2.9 (030

Private Line Service Tariff

Replacing Original Sheet 21

lst_Revised_Sheet_21

Section 1

1.4.4 Special Construction-(Continued)

- (CT) D. Installation or special construction of service components for a customer-is considered to have started when the Telephone Company incurs any expense in connection therewith or in preparation therefore which would not otherwise have been incurred, provided the customer has advised the Telephone Company to proceed with the installation or special construction.
- (CT) E. No charge applies where special construction has been started prior to cancellation, and it is determined by the Telephone Company there is another requirement for the service components.
- (CT) F. No charge applies where the applicant cancels an application for service prior to the start of special construction of service components.
- (CT) 1.4.5 Change in Service Arrangement

The normal service charge per channel applies when changing from one type of Private Line Service to another type of Private Line Service.

1.4.6 Suspension of Service

Upon request of the customer, service will be suspended without cancellation at any time after the minimum period of service. Service will be suspended for a period of not less than two weeks, and billing shall continue at the full rate. For the purposes of this paragraph, the minimum service period shall be computed from the initial establishment of service or from the date the service was last restored from suspension.

1.4.7 Temporary Surrender of a Service

(RT)

When, at the request of the Telephone Company, a service is temporarily surrendered by the customer for other than maintenance purposes, credit will be allowed, the amount of which will be determined in the same manner as for an allowance for interruptions.



Issued: DEC 29 1983

Effective: JAN 0 1 1984

Private Line Service Tariff

Section 1

Original Sheet 21

78-235

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

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)

- 1.4.4. Special Construction-(Continued)
 - D. Installation or special construction of facilities for-a customer is considered to have started when the Telephone Company incurs any expense in connection therewith or in preparation therefore which would not otherwise have been incurred; provided the customer has advised the Telephone Company to proceed with the installation or special construction.
 - E. No charge applies where special construction has been started prior to cancellation and it is determined by the Telephone Company there is another requirement for the facilities.
 - F. No charge applies where the applicant cancels an application for service prior to the start of special construction of facilities.
- 1.4.5 Change in Service Arrangement

The normal non-recurring charge per channel applies when changing from one type of Private Line service to another type of Private Line service.

1.4.6 Suspension of Service

Upon request of the customer, service will be suspended without cancellation at any time after the minimum period of service. Service will be suspended for a period of not less than two weeks and billing shall continue at the full rate. For the purposes of this Paragraph, the minimum service period shall be computed from the initial establishment of service or from the date the service was last restored from suspension.

1.4.7 Temporary Surrender of a Service

When, at the request of the Telephone Company, a service is temporarily surrendered by the customer, authorized user or joint user for other than maintenance purposes, credit will be allowed, the amount of which will be determined in the same manner as forman allowance for interruptions.

AN-1 1984

PUBLIC SERVICE COMMIDJION

Issued: FEB 1 2 1980

Effective: MAR 1 3 1980

Private Line Service Tariff Section 1 2nd Revised Sheet 22 Replacing 1st Revised Sheet 22

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)

1.4.8 Allowances for Interruptions

If the service is interrupted other than by the negligence or willful act of the customer, an allowance as provided following, at the rate for that portion of the customer's service affected by the interruption, shall be made for the time such interruption continues after the fact is reported by the customer or detected by the Telephone Company.

A. No credit is allowed for interruption of less than 24 hours (except for interruptions pursuant to temporary surrender of service). Credit is allowed for the proportionate part of the monthly charge in multiples of one day for each 24 hours of interruption for the portion of the service rendered inoperative by reason of the interruption.

(RT) (RT)

- B. Long Distance Message Telecommunications Service furnished at a customer's request when his Private Line Service is interrupted is charged for at Long Distance Message Telecommunications Service rates.
- C. For purposes of administering this regulation with respect to the determination of allowances for a fractional part of a month, every month is considered to have 30 days.

Issued: November 30, 1984

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

Effective: January 1, 1985

FILED Missouri Public Service Commision

No supplement to this tariff will be issued except for the purpose of canceling this tariff. Private Line Service Tariff Section 1 lst Revised Sheet 22 Replacing Original Sheet 22

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)

1.4.8 Allowances for Interruptions

DEC 2 9 1963 LEISSOURI

REGEIVED

(RT)

(C)

If the service is interrupted other than by the negligence or will fulmation of the customer, an allowance as provided following, at the rate for that portion of the customer's service affected by the interruption, shall be made for the time such interruption continues after the fact is reported by the customer or detected by the Telephone Company.

- A. No credit is allowed for interruption of less than 24 hours (except for interruptions pursuant to temporary surrender of service). Credit is allowed for the proportionate part of the monthly charge in multiples of one day for each 24 hours of interruption for the portion of the service rendered inoperative by reason of the interruption except as follows:
- (CP) 1. IntraLATA TELPAK Channels and Service Series 500

Where a TELPAK Channel is arranged for use as a subdivided channel:

- a. If the equivalent telephone channels interrupted in a section are less than 50 percent of the total equivalent telephone channels arranged for use in the section, no credit is allowed.
- b. If the equivalent telephone channels interrupted in a section are 50 percent or more of the total equivalent telephone channels arranged for use in the section, credit is allowed as in Paragraph 1.4.8, A., preceding.
- B. Long Distance Message Telecommunications Service furnished at a customer's request when his Private Line Service is interrupted is charged for at Long Distance Message Telecommunications Service rates.
- C. For purposes of administering this regulation with respect to the determination of allowances for a fractional part of a month, every month is considered to have 30 days.



FILED JAN = 1 (934 83 - 253 Public Service Commission

Issued: DEC 29 1983

Effective: JAN'0 1 1894

Private Line Service Tariff Section 1 Original Sheet 22

 $\Gamma_{\rm c} = 1100$

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)

1.4.8 Allowances for Interruptions

If the service is interrupted other than by the negligence or willful act of the customer, authorized user, or joint user, an allowance as provided following, at the rate for that portion of the customer's

service affected by the interruption shall be made for the time such interruption continues after the fact is reported by the customer, authorized user, joint user or detected by the Telephone Company.

- A. No credit is allowed for interruption of less than twenty-four hours (except for interruptions pursuant to temporary surrender of service). Credit is allowed for the proportionate part of the monthly charge in multiples of one day for each twenty-four hours of interruption for the portion of the service rendered inoperative by reason of the interruption except as follows:
 - 1. TELPAK Channels and Service Series 500

Where a TELPAK channel is arranged for use as a subdivided channel:

- a. If the equivalent telephone channels interrupted in a section are less than 50% of the total equivalent telephone channels arranged for use in the section, no credit is allowed.
- b. If the equivalent telephone channels interrupted in a section are 50% or more of the total equivalent telephone channels arranged for use in the section, credit is allowed as in 1.4.8, A, preceding.
- B. Long Distance Telecommunications service furnished at a customer's request when his Private Line service is interrupted, is charged for at Long Distance Message Telecommunications service rates.
- C. For purposes of administering this regulation with respect to the determination of allowances for a fractional part of a month, every month is considered to have thirty days.

GANBELLEU 1AN - 1 1984 1.4.2.8 - 2.8 5 PUBLIC SERVICE COMMISSION ΒY of Missouri

Issued: FEB 1 2 1090

Effective: MAR 1 3 1980

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

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)

1.4.9 Cancellation of Application for Service

Where installation of service components other than those provided by special construction has been started prior to the cancellation, the charge specified in Paragraphs 1.4.9, A. and 1.4.9, B., following, whichever is lower, applies.

- A. A charge equal to the estimated costs incurred in such installation less estimated net salvage.
- B. The charge for the minimum period of the service ordered by the customer, as provided in this Tariff, plus the full amount of any termination charges applicable.

Installation of service components for a customer is considered to have started when the Telephone Company incurs any expense, including engineering, in connection therewith or in preparation, therefore, which would not otherwise have been incurred, provided the customer has placed an order with the Telephone Company for provision of service.

- 1.4.10 Miscellaneous Charges
- (AT) A. Restoration Priority Change (1)

(RT)

(AT) (1) Restoration Priority has been superseded by Telecommunications Service Priority (TSP) System as set forth in P.S.C. Mo.-No. 38, Digital Link Services Tariff, Section 7. Prior to March 10, 1993, RP and TSP will both be in effect, but no new assignments of RP will be allowed. The existing RP services will be honored and maintained during the interim period between the Initial Operating Capability (IOC) and Full Operating Capability (FOC) of TSP. No order for changes to existing RP circuits will be accepted without a TSP Authorization Code or a definitive statement to remove the RP assignment. On March 10, 1993, the Telephone Company will remove all RP assignments that have not been converted to TSP or discontinued free of charge.

Issued: July 3, 1991

Effective: August 2, 1991

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

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

FILED Missouri Public Service Commision

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

Private Line Service Tariff Section 1 4th Revised Sheet 23 Replacing 3rd Revised Sheet 23

REGEIVED

AUG 2 1991

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued

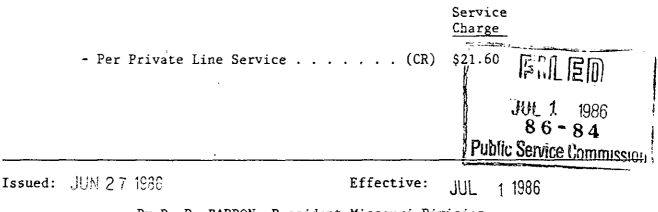
1.4.9 Cancellation of Application for Service

JUN 2 7 1980 Where installation of service components other than those provided by special construction has been started prior to the cance charge specified in Paragraphs 1.4.9, A. and 1.4.9, BUDIE Service Commission whichever is lower, applies.

- Α. A charge equal to the estimated costs incurred in such installation less estimated net salvage.
- B. The charge for the minimum period of the service ordered by the customer, as provided in this Tariff, plus the full amount of any termination charges applicable.

Installation of service components for a customer is considered to have started when the Telephone Company incurs any expense, including engineering, in connection therewith or in preparation therefore which would not otherwise have been incurred, provided the customer has placed an order with the Telephone Company for provision of service. CANCELLED

- 1.4.10 Miscellaneous Charges
- Restoration Priority Change Α.
 - BY 5# R.5 #23 Upon receipt of certification in conformance wPublices Federal Communi-cations Commission's Rules and Regulations which specify the Commission 1. system for restoration of Private Line Services, the TMISSOURIOMPANY will change the priority designation of a Private Line Service. The Restoration Priority Change Charge applies when the customer requests a change in the Restoration Priority after the service had been established or after the service has been ordered, but prior to start of service. No charge applies when the Restoration Priority certification is provided with the order to establish the service or when a Restoration Priority is discontinued.



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

Private Line Service Tariff

DEC 20 (883

MISSOURI

Public Service Commission

Replacing 2nd Revised Sheet 23

Brd Revised, Sheet 23

Section 1

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

REGULATIONS

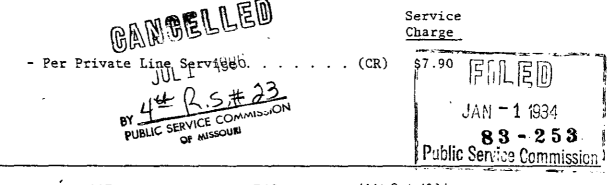
1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)

1.4.9 Cancellation of Application for Service

(CT)

Where installation of service components other than those provided by special construction has been started prior to the cancellation, the charge specified in Paragraphs 1.4.9, A. and 1.4.9, B., following, whichever is lower, applies.

- A. A charge equal to the estimated costs incurred in such installation less estimated net salvage.
- B. The charge for the minimum period of the service ordered by the customer, as provided in this Tariff, plus the full amount of any termination charges applicable.
- (CT) Installation of service components for a customer is considered to have started when the Telephone Company incurs any expense, including engineering, in connection therewith or in preparation therefore which would not otherwise have been incurred, provided the customer has placed an order with the Telephone Company for provision of service.
 - 1.4.10 Miscellaneous Charges
 - A. Restoration Priority Change
 - 1. Upon receipt of certification in conformance with the Federal Communications Commission's Rules and Regulations which specify the priority system for restoration of Private Line Services, the Telephone Company will change the priority designation of a Private Line Service. The Restoration Priority Change Charge applies when the customer requests a change in the Restoration Priority after the service had been established or after the service has been ordered, but prior to start of service. No charge applies when the Restoration Priority certification is provided with the order to establish the service or when a Restoration Priority is discontinued.



Issued: DEC 29 1983

Effective: JAN 0 1 1984

Private Line Service Tariff Section 1 2nd Revised Sheet 23 Replacing 1st Revised Sheet 23

REGULATIONS

- 1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)
- 1.4.9 Cancellation of Application for Service

JAN 12 1983

Public Service Commission

REGENVED

- Where installation of facilities other than those provided by special construction has been started prior to the cancellation, the charge specified in Paragraphs 1.4.9, A. and 1.4.9, B., following, Swhichevermission is lower, applies.
- A. A charge equal to the estimated costs incurred in such installation, less estimated net salvage.
- B. The charge for the minimum period of the service ordered by the customer, as provided in this Tariff, plus the full amount of any termination charges applicable.

Installation of facilities for a customer is considered to have started
 when the Telephone Company incurs any expense, including engineering, in connection therewith or in preparation therefore which would not
 otherwise have been incurred; provided the customer has placed an order with the Telephone Company for provision of service.

- 1.4.10 Miscellaneous Charges
 - A. Restoration Priority Change
 - 1. Upon receipt of certification in conformance with the Federal Communications Commission's Rules and Regulations which specify the priority system for restoration of Private Line Services, the Telephone Company will change the priority designation of a Private Line Service. The Restoration Priority Change Charge applies when the customer requests a change in the Restoration Priority after the service had been established or after the service has been ordered, but prior to start of service. No charge applies when the Restoration Priority certification is provided with the order to establish the service or when a Restoration Priority is discontinued.

i m fai

		CANCELLEU(CT) Serv	rice , rge	
	- Per Private Lin	BY 3 FO PS 23 BY 3 FO PS 23 BUBLIC SERVICE COMMISSION OF MISSOURI	20	
Issued:	JAN 1 2 1983	Effective: JAN 14 98	33 FILED	
	-	D. BARRON, Vice President-Missoumi thwestern Bell Telephone Company	JAN 14 1983 82 - 1 9 9	

Private Line Service Tariff Section 1 1st Revised Sheet 23 Replacing Original Sheet 23

JEGE

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)

AUG - 6 1982

1.4.9 Cancellation of Application for Service

Where installation of facilities other than those provided by special construction has been started prior to the cancellation, the charge marssion specified in Paragraphs 1.4.9, A. and 1.4.9, B., following, whichever is lower, applies.

- A. A charge equal to the estimated costs incurred in such installation, less estimated net salvage.
- B. The charge for the minimum period of the service ordered by the customer, as provided in this Tariff, plus the full amount of any termination charges applicable.
- C. Installation of facilities for a customer is considered to have started when the Telephone Company incurs any expense in connection therewith or in preparation therefore which would not otherwise have been incurred; provided the customer has advised the Telephone Company to proceed with the installation of facilities.
- (NR) 1.4.10 Miscellaneous Charges

A. Restoration Priority Change

1. Upon receipt of certification in conformance with the Federal Communications Commission's Rules and Regulations which specify the priority system for restoration of Private Line Services, the Telephone Company will change the priority designation of a Private Line Service. The Restoration Priority Change Charge applies when the customer requests a change in the Restoration Priority after the service has been established or after the service has been ordered, but prior to start of service. No charge applies when the Restoration Priority certification is provided with the order to establish the service or when a Restoration Priority is discontinued.

	GANBELLEUNonrecurring Charge							
•	- Per Private Lin	e Service . JAN 1 4	1983 \$7.20					
		BY PUBLIC SERVICE	COMMISSION	OCT 1 8 1982				
		Á una.	P	blic Service Commiss	67 and 10 a 10 a			
Issued:	AUG 0 6 1982	Effective		OCT 18	57982			
	By R.	D. Barron, Vice Presi	dent-Missouri					

Southwestern Bell Telephone Company St. Louis, Missouri

REGULATIONS

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES-(Continued)

1.4.9 Cancellation of Application for Service

Where installation of facilities other than those provided by special construction has been started prior to the cancellation, the charge specified in Paragraphs 1.4.9A and 1.4.9B following, whichever is lower, applies.

Private Line Service Tariff

78-23**5**

Publics

Section 1

Original Sheet 23

- A. A charge equal to the estimated costs incurred in such installation, less estimated net salvage.
- B. The charge for the minimum period of the service ordered by the customer as provided in this Tariff plus the full amount of any termination charges applicable.
- C. Installation of facilities for a customer is considered to have started when the Telephone Company incurs any expense in connection therewith or in preparation therefore which would not otherwise have been incurred; provided the customer has advised the Telephone Company to proceed with the installation of facilities.

GANGELLED OCT 1 3 1982 PUBLIC SERVICE COMMISSION

Issued: FEB 1 2 1980

Effective: MAR 1 3 1980