General Exchange Tariff
Section 14
Original Sheet 1

CONVENTION CENTER SERVICE

14.1 GENERAL REGULATIONS

- 14.l.1 The Telephone Company will provide, subject to the of facilities, Convention Center Service to the St. Louis Gateway Convention and Exhibition Center. The service is an arrangement of facilities for exchange access, switching equipment and other facilities in accordance with the provisions of this Tariff.
 - The St. Louis Gateway Convention and Exhibition Center, located St. Louis, is bounded on the west by 9th Street, on the east by 7th Street, on the south by Delmar, and on the north by Cole.
- 14.1.2 The Telephone Company will determine and provide the facilities for exchange access, switching equipment and other facilities as required for exchange and other services furnished by the Telephone Company.
- 14.1.3 The following terms, as used in this section, shall mean:

Administration station line - main station line of the system provided for the use of the administration of the St. Louis Gateway Convention and Exhibition Center which may have full in-out dialing privileges and access to or from the attendant. This is intended to be a permanent service to users employed by the management of the Convention Center.

<u>Exhibitor station line</u> - a main station line of the system provided within the confines of the Center for the use of exhibitors or conventioneers. This is intended to be a temporary service arrangement for use on the convention floor and conference rooms.

<u>Fully restricted station line</u> - main station line, either Administrative or Exhibitor, having intrasystem dialing privileges only and having no access to or from the attendant. Fully restricted station lines may call any other station of the system.



General Exchange Tariff
Section 14
Original Sheet 2

CONVENTION CENTER SERVICE

- 14.1 GENERAL REGULATIONS-(Continued)
- 14.1.4 All operating at customer's premises is performed at the expense of the customer and must conform with the rules and regulations the Telephone Company may consider necessary to maintain a proper standard of service.
- 14.1.5 Other facilities and miscellaneous service offerings requested by customers and not detrimental to this service or other services of the Telephone Company will be furnished in accordance with regulations and at the rates specified in the applicable section of this Tariff.
- 14.1.6 One (l) primary directory listing will be furnished for the Convention Center Administrative Service without charge in accordance with the regulations set forth in Section 6 of this Tariff.
 - One (l) primary directory listing per exhibitor main station will be furnished without charge in accordance with the regulations set forth in Section 6 of this Tariff.
 - Business Extra Listings may be obtained from Section 6 of this Tariff.
- 14.1.7 The assignment of telephone numbers shall be in accordance with Section 17 of this Tariff.
- 14.1.8 When the customer requests special service offerings or modification of standard service offerings, it will be furnished, whenever possible, if not detrimental to any of the services or offerings of the Telephone Company. Such special offerings or modification of standard offerings will be furnished at additional charges based on cost via a Special Service Arrangement in accordance with Section 17 of this Tariff.



General Exchange Tariff Section 14 Original Sheet 3

CONVENTION CENTER SERVICE

14.1 GENERAL REGULATIONS-(Continued)

- 14.1.9 Universal Tie Line Terminal rates and regulations shall apply for each tie line terminating in the Convention Center System.
- 14.1.10 The Intercommunication and Exchange Access portions of the Convention Center Service are not offered separately. The rates and charges specified herein for Convention Center Service main stations provide for a main station line component. The main station line consists of all facilities, including intercommunication and outside plant facilities from the Convention Center Service system dial switching equipment to the network interface located on the customer's premises at the point where the network cable terminates.

The rates and charges specified herein for Convention Center Service restricted stations provide for a restricted station line component. The restricted station line consists of all facilities, including the intercommunication and outside plant facilities from the Convention Center Service system dial switching equipment to the network interface located on the customer's premises at the point where the network cable terminates.



General Exchange Tariff Section 14 Original Sheet 4

CONVENTION CENTER SERVICE

- 14.1 GENERAL REGULATIONS-(Continued)
- 14.1.11 Service charges for connections, moves and changes apply as set forth in Section 19 of this Tariff.
- 14.1.12 Charges and call allowances for Directory Assistance Charging are covered in Section 6 of this Tariff.
- 14.1.13 For Exhibitor Stations, 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 rate based on the actual number of days the service is furnished. For the purpose of administering this regulation, every month is considered to have thirty (30) days.
- 14.1.14 Temporary suspension of service as provided for in Section 22 of this Tariff is not applicable to Convention Center Service.
- 14.1.15 Message rate service (including semi-public telephone service) will not be furnished.
- 14.2 FEATURES
- 14.2.1 The following standard features are provided with Convention Center Service: Direct Outward Calling; Direct Inward Calling; Station-to-Station Calling; Station Hunting; Station Restriction; Identified Outward Calling; Call Intercepting; Call Transfer All Calls; Consultation Hold All Calls; Add-on All Calls and Trunk Answer from Any Station.



General Exchange Tariff Section 14 2nd Revised Sheet 5 Replacing 1st Revised Sheet 5

CONVENTION CENTER SERVICE

- 14.2 FEATURES-(Continued)
- 14.2.2 Universal Tie Line Terminations found in Section 2 of this Tariff may be obtained for Convention Center Service.
- 14.2.3 Toll Restriction for Exhibitor Stations is an option. See the Centrex Optional Features set forth in Section 2 of this Tariff for the applicable rate.
- Toll Restriction, Call Hold and Call Pickup for Administrative Stations are options. See the Optional Features set forth in Section 2 of this Tariff.
- 14.2.5 Touch-Tone Calling Service is an option. See the optional features set forth in Section 2 of this Tariff.

14.3 RATES

14.3.1 Administrative Service(l)

<u>Monthly</u>		Complex	Service
Intercom	Exchange	Installation/	and Equip-
<u>munication</u>	_Access	Move Charge	ment Charge
-Main Station Line, each (RXR) (RX2) (CR)\$28.50	\$10.80	\$17.25	
-Fully Restricted Main Station line, each (RX5) (RUV) (CR)28.50	24.65		

(1) A 50 main station minimum is required. A termination agreement of \$21,200 applies and will be reduced by 1/60 for each month in service.

Issued: September 25, 1989 Effective: October 01, 1980



TO-2002-185 Missouri Public

General Exchange Tariff Section 14 1st Revised Sheet 5 Replacing Original Sheet 5 MEUSIVED

CONVENTION CENTER SERVICE

14.2 FEATURES-(Continued)

SEP 23 1985

14.2.2 Universal Tie Line Terminations found in Section 2 of this Striff may be obtained for Convention Center Service.

Public Service Commission

- 14.2.3 Toll Restriction for Exhibitor Stations is an option. See the Centrex Optional Features set forth in Section 2 of this Tariff for the applicable rate.
- 14.2.4 Toll Restriction, Call Hold and Call Pickup for Administrative Stations are options. See the Optional Features sec forth in Section 2 of this Tariff.
- 14.2.5 Touch-Tone Calling Service is an option. See the optional features set forth in Section 2 of this Tariff.

14.3 RATES

14.3.1 Administrative Service(1)

	Monthly		Complex	Service and
	Intercom- munication	Exchange Access	Installation/ Move Charge	Equipment Charge
-Main Station Line, each (RXR) (RX2) -Fully Restricted	\$10.80	\$17.25	-~-	(CR)\$27.00
Main Station line, each (RX5) (RUV)	24.65			(CR) 27.00

CANCELLED Public Service Commission MISSOURI

Public Service Commission

(1) A 50 main station minimum is required. A termination agreement of \$21,200 applies and will be reduced by 1/60 for each month in service.

Issued: SEP 27 1985

Effective:

General Exchange Tariff Section 14 Original Sheet 5

MISSOURI
Public Service Commission

CONVENTION CENTER SERVICE

14.2 FEATURES-(Continued)

- 14.2.2 Universal Tie Line Terminations found in Section 2 of this Tariff may be obtained for Convention Center Service.
- 14.2.3 Toll Restriction for Exhibitor Stations is an option. See the Centrex Optional Features set forth in Section 2 of this Tariff for the applicable rate.
- 14.2.4 Toll Restriction, Call Hold and Call Pickup for Administrative Stations are options. See the Optional Features set forth in Section 2 of this Tariff.
- 14.2.5 Touch-Tone Calling Service is an option. See the optional features set forth in Section 2 of this Tariff.

14.3 RATES

14.3.1 Administrative Service(1)

	Monthly		Complex	Service and
	Intercom- munication	Exchange Access	Installation/ Move Charge	Equipment Charge
-Main Station Line, each (RXR) (RX2) -Fully Restricted	\$10.80	\$17.25		\$26.90
Main Station line, each (RXS) (RUV)	24.65			26.90

CARRELLED

DEC 2 1985

BY LOT R. S. H. S.
PUBLIC SERVICE COMMISSION
OF MISSOURI

FILE(II)

JAN - 1 1984

83 - 253

Public Service Communication

(1) A 50 main station minimum is required. A termination agreement of \$21,200 applies and will be reduced by 1/60 for each month in service.

Issued: DEC 29 1503

Effective: JAN 0 1 1984

General Exchange Tariff
Section 14
2nd Revised Sheet 6
Replacing 1st Revised Sheet 6

CONVENTION CENTER SERVICE

14.3RATES-(Continued)

14.3.2 Exhibitor Service(1)(2)

	Intercom- munication	Exchange _Access	Service EstablishmenCharge	t -	Service and Equip- ment_Charge_
Main Station Lines, each -15 -Day Service (NRX)					
(NRXNF)	\$33.95	\$17.30 (ETR)	(ETL)\$10.50	(CR)	\$28.50
-One-Month Service (NTX)					
(NTXNF)	45.25	21.55 (RXR)	(RX2) 10.50		28.50
Fully Restricted Main					
Station Lines, eacj					
-15-Day Service (RFP)					
(41Y)	15.75				28.50
-One-Month Service (RX5)					
(RUV)	21.10			(CR)	28.50

(1) An additional Service Establishment Charge of \$10 (NRCAB) should be applied 1) to each order not received at least 14 calendar days prior to the service date and installed as ordered and 2) to an order changed within 14 calendar days prior to the service date. Not more than one Service Establishment Charge is applicable to each order.

Issued: September 25, 1989 Effective: October 01, 1989



General Exchange Tariff Section 14 1st Revised Sheet 6 Replacing Original Sheet 6

Service and

CONVENTION CENTER SERVICE

REGELVED

SEP 23 1985

s#ISSQURI

14.3 RATES-(Continued)

(RT) 14.3.2 Exhibitor Service(1)

	Intercom- munication	Access - Ch	lishment arge—	cricEquipment - Charge
Main Station Lines, each -15-Day Service (NRX) (NRXNF)	\$33.95	\$17.30(ETR)(ETL 21.55(RXR)(RX2		(CR)\$27.00 27.00
Fully Restricted Main Station Lines, each -15-Day Service (RFP) (41Y)	15.75) 21.10	-		27.00 (CR) 27.00

CANCELLED Public Service Commission MISSOUR:

Public Service Commission

(RT) (FC) (1) An additional Service Establishment Charge of \$10 (NRCAB) should be applied 1) to each order not received at least 14 calendar days prior to the service date and installed as ordered and 2) to an order changed within 14 calendar days prior to the service date. Not more than one Service Establishment Charge is applicable to each order.

Issued: SEP 27 1985

Effective:

DEC 2 1985

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

General Exchange Tariff
Section 14
Original Sheet 6

i...ISSOURI Public Service Commission

CONVENTION CENTER SERVICE

14.3 RATES-(Continued)

14.3.2 Exhibitor Service(1)(2)

·	Intercom- munication	Exchange Access	Service Establishment Charge	Service and Equipment Charge
Main Station Lines, each -15-Day Service (NRX)		•	-	
(NRXNF)	\$33.95	\$17.30(E	TR) (ETL) \$10.50	\$26.90
- One-Month Service (NTX (NTXNF)	45.25	21.55(R)	XR)(RX2) 10.50	26.90
Fully Restricted Main Station Lines, each -15-Day Service (RFP)				
(41Y)	15.75			26.90
- One-Month Service (RX5 (RUV)	21.10			26.90

GARGELLED

DEC 2 1985

PUBLIC SERVICE COMMISSION
OF MISSOURI

FIILED

JAN - 1 1934

83 - 253

Public Service Commiss

Public Service Commission (1) A 50 main station minimum is required. A termination agreement of \$21,200 applies and will be reduced by 1/60 for each month in service.

(2) An additional Service Establishment Charge of \$10 (NRCAB) should be applied 1) to each order not received at least 14 calendar days prior to the service date and installed as ordered and 2) to an order changed within 14 calendar days prior to the service date. Not more than one Service Establishment Charge is applicable to each order.

Issued: nec

DEC 29 1983

Effective: JAN 0 1 1984

Southwestern Bell Telephone, L.P. d/b/a AT&T Missouri

Section 15 16th Revised Sheet 1 Replacing 15th Revised Sheet 1

(CT)

OTHER DIRECTORY ASSISTANCE SERVICES

15.1 NATIONAL DIRECTORY ASSISTANCE

15.1.1 Service Description

- A. National Directory Assistance (National DA) is a service whereby customers may request listing information for areas outside their LATA or home NPA. Requests for listings that are intraLATA or within the customers home NPA are billed under the current Directory Assistance plan as described in Section 6.14 of the General Exchange Tariff.
- B. Callers access National DA by dialing 411, 1 + 411 or 0 + 411. Only calls made for listings outside the customers' local directory assistance scope as defined in 15.1.1 A., above, will be eligible for NLS.
- C. National DA will be available in the St. Louis LATA June 17, 1998, and in the rest of Missouri August 1, 1998.

15.1.2 Service Description

- A. The regulations and rates set forth below apply to all calls from customers who request assistance in determining telephone number information of nationwide subscribers as defined in 15.1.1, above.
- B. The customer will be charged for each listing request made during the call. The National DA rate applies per listing request whether or not a number is provided including requests for numbers which are non-published, non-listed or not found. There are no allowances associated with National DA.
- C. There are no exemptions from billing for requests for National DA.
- D. Where facilities permit, National DA will be available from Hotel/Motel and Pay Telephones on an alternate billed basis only.

Issued: May 25, 2007 Effective: June 25, 2007



Southwestern Bell Telephone, L.P. d/b/a AT&T Missouri

Section 15 15th Revised Sheet 1 Replacing 14th Revised Sheet 1

OTHER DIRECTORY ASSISTANCE SERVICES

15.1 NATIONAL DIRECTORY ASSISTANCE

15.1.1 Service Description

- A. National Directory Assistance (National DA) is a service whereby customers may request listing information for areas outside their LATA or home NPA. Requests for listings that are intraLATA or within the customers home NPA are billed under the current Directory Assistance plan as described in Section 6.14 of the General Exchange Tariff.
- B. Callers access National DA by dialing 1 + 411 or 0 + 411. Only calls made for listings outside the customers' local directory assistance scope as defined in 15.1.1 A., above, will be eligible for NLS.
- C. National DA will be available in the St. Louis LATA June 17, 1998, and in the rest of Missouri August 1, 1998.



15.1.2 Service Description

- A. The regulations and rates set forth below apply to all calls from customers who request assistance in determining telephone number information of nationwide subscribers as defined in 15.1.1, above.
- B. The customer will be charged for each listing request made during the call. The National DA rate applies per listing request whether or not a number is provided including requests for numbers which are non-published, non-listed or not found. There are no allowances associated with National DA.
- C. There are no exemptions from billing for requests for National DA.
- D. Where facilities permit, National DA will be available from Hotel/Motel and Pay Telephones on an alternate billed basis only.

Issued: October 27, 2006 Effective: November 26, 2006





Service Commission

Southwestern Bell Telephone, L.P. d/b/a AT&T Missouri

Section 15 14th Revised Sheet 1 Replacing 13th Revised Sheet 1

OTHER DIRECTORY ASSISTANCE SERVICES

15.1 National Directory Assitance

15.1.1 Service Description

- A. National Directory Assistance (National DA) is a service whereby customers may request listing information for areas outside their LATA or home NPA. Requests for listings that are intraLATA or within the customers home NPA are billed under the current Directory Assistance plan as described in Section 6.14 of the General Exchange Tariff.
- B. Callers access National DA by dialing 1 + 411 or 0 + 411. Only calls made for listings outside the customers' local directory assistance scope as defined in 15.1.1 A., above, will be eligible for NLS.
- C. National DA will be available in the St. Louis LATA June 17, 1998, and in the rest of Missouri August 1, 1998.
- D. National DA is competitively classified in the exchanges as referenced in the General Exchange Tariff, Section 32.

(AT) (AT) (RT)

(RT)

15.1.2 Service Description

- A. The regulations and rates set forth below apply to all calls from customers who request assistance in determining telephone number information of nationwide subscribers as defined in 15.1.1, above.
- B. The customer will be charged for each listing request made during the call. The National DA rate applies per listing request whether or not a number is provided including requests for numbers which are non-published, non-listed or not found. There are no allowances associated with National DA.
- C. There are no exemptions from billing for requests for National DA.
- D. Where facilities permit, National DA will be available from Hotel/Motel and Pay Telephones on an alternate billed basis only.

Issued: September 1, 2006 Effective: October 1, 2006





General Exchange Tariff
Section 15
13th Revised Sheet 1
Replacing 12th Revised Sheet 1

(CT)

OTHER DIRECTORY ASSISTANCE SERVICES

(CT) 15.1 NATIONAL DIRECTORY ASSITANCE

15.1.1 Service Description

- A. National Directory Assistance (National DA) is a service whereby customers may request listing information for areas outside their LATA or home NPA. Requests for listings that are intraLATA or within the customers home NPA are billed under the current Directory Assistance plan as described in Section 6.14 of the General Exchange Tariff.
- B. Callers access National DA by dialing 1 + 411 or 0 + 411. Only calls made for listings outside the customers' local directory assistance scope as defined in 15.1.1 A., above, will be eligible for NLS.
- C. National DA will be available in the St. Louis LATA June 17, 1998, and in the rest of Missouri August 1, 1998.
- D. National DA is competitively classified in the following exchanges:

BusinessResidentialSt. LouisHarvesterKansas CitySt. Charles

15.1.2 Service Description

- A. The regulations and rates set forth below apply to all calls from customers who request assistance in determining telephone number information of nationwide subscribers as defined in 15.1.1, above.
- B. The customer will be charged for each listing request made during the call. The National DA rate applies per listing request whether or not a number is provided including requests for numbers which are non-published, non-listed or not found. There are no allowances associated with National DA.
- C. There are no exemptions from billing for requests for National DA.
- D. Where facilities permit, National DA will be available from Hotel/Motel and Pay Telephones on an alternate billed basis only.

(MT)

Issued: June 19, 2002 Effective: July 19, 2002



Filed

Missouri Public
Service Commission

General Exchange Tariff Section 15 12th Revised Sheet 1 Replacing 11th Revised Sheet 1 Missouri Public

NATIONAL DIRECTORY ASSISTANCE

15.1 GENERAL

REC'D FEB 2 0 2002

15.1.1 Service Description

Service Commission

- A. National Directory Assistance (National DA) is a service whereby customers may request listing information for areas outside their LATA or home NPA. Requests for listings that are intraLATA or within the customers home NPA are billed under the current Directory Assistance plan as described in Section 6.14 of the General Exchange Tariff.
- B. Callers access National DA by dialing 1 + 411 or 0 + 411. Only calls made for listings outside the customers' local directory assistance scope as defined in 15.1.1 A., above, will be eligible for NLS.
- C. National DA will be available in the St. Louis LATA June 17, 1998, and in the rest of Missouri August 1, 1998.
- D. National DA is competitively classified in the following exchanges:

CAMCELLED

(AT)

(AT)

Business: St. Louis Kansas City Residential: Harvester St. Charles

JUL 1 9 2002

15.1.2 Regulations

- A. The regulations and rates set forth below apply to all calls from customers who request assistance in determining telephone number information of nationwide subscribers as defined in 15.1.1, above.
- B. The customer will be charged for each listing request made during the call. The National DA rate applies per listing request whether or not a number is provided including requests for numbers which are non-published, non-listed or not found. There are no allowances associated with National DA.
- C. There are no exemptions from billing for requests for National DA.
- D. Where facilities permit, National DA will be available from Hotel/Motel and Pay Telephones on an alternate billed basis only.

15.2 RATES

The rate bands below are the minimum and maximum rates allowable for this service:

	Charge Per Listing Request(1)		
	<u>Minimum</u>	<u>Maximum</u>	
Sent Paid Request	\$0.85	\$1.25	
Alternately Billed Requests	\$1.00	\$1.40	

(1) See Section 15, Sheet 2 Price List for current effective rates.

Issued: February 20, 2002

Missouri Public MAR 2 9 2002 Southwestern Bell Telephone, L.P., d/b/a Southwestern Bell Telephone Company

By JAN NEWTON, President-Missouri St. Louis, Missouri

FILED MAR 2 9 2002

General Exchange Tariff
Section 15
11th Revised Sheet 1
Replacing 10th Revised Sheet 1
RECEIVED



(CT)

CT)

(CT)

(CT)

NATIONAL DIRECTORY ASSISTANCE

15.1 GENERAL

MAR 3 1 2000

15.1.1 Service Description

MISSOURI
Public Service Commission

- (CT)
 A. National Directory Assistance (National DA) is a service whereby customers may request listing information for areas outside their LATA or home NPA. Requests for listings that are intraLATA or within the customers home NPA are billed under the current Directory Assistance plan as described in Section 6.14 of the General Exchange Tariff.
- (CT) B. Callers access National DA by dialing 1 + 411 or 0 + 411. Only calls made for listings outside the customers' local directory assistance scope as defined in 15.1.1 A., above, will be eligible for NLS.
- (CT) C. National DA will be available in the St. Louis LATA June 17, 1998, and in the rest of Missouri August 1, 1998.

15.1.2 Regulations

- A. The regulations and rates set forth below apply to all calls from customers who request assistance in determining telephone number information of nationwide subscribers as defined in 15.1.1, above.
- B. The customer will be charged for each listing request made during the call. The National DA rate applies per listing request whether or not a number is provided including requests for numbers which are non-published, non-listed or not found. There are no allowances associated with National DA.
- C. There are no exemptions from billing for requests for National DA.
- D. Where facilities permit, National DA will be available from Hotel/Motel and Pay Telephones on an alternate billed basis only.

15.2 RATES

The rate bands below are the minimum and maximum rates allowable for this service:

Public Service Commission MISSOURI

FILED

MAY 01 2000

(1) See Section 15, Sheet 2 Price List for current effective rates.

MISSOURI Public Service Commission

Issued: MARCH 31, 2000

Effective:

MAY 1, 2000

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

General Exchange Tariff
Section 15
10th Revised Sheet 1
Replacing 9th Revised Sheet 1

NATIONWIDE LISTING SERVICE

RECEIVED

15.1 GENERAL

MAY 1 5 1998

15.1.1 Service Description

MO. PUBLIC SERVICE COMM

- A. Nationwide Listing Service (NLS) is a service whereby customers may request listing information for areas outside their LATA or home NPA. Requests for listings that are intraLATA or within the customers home NPA are billed under the current Directory Assistance plan as described in Section 6.14 of the General Exchange Tariff.
- B. Callers access NLS by dialing 1 + 411 or 0 + 411. Only calls made for listings outside the customers' local directory assistance scope as defined in 15.1.1 A., above, will be eligible for NLS.
- C. NLS will be available in the St. Louis LATA June 17, 1998, and in the rest of Missouri August 1, 1998.

15.1.2 Regulations

- A. The regulations and rates set forth below apply to all calls from customers who request assistance in determining telephone number information of nationwide subscribers as defined in 15.1.1, above.
- B. The customer will be charged for each listing request made during the call. The NLS rate applies per listing request whether or not a number is provided including requests for numbers which are non-published, non-listed or not found. There are no allowances associated with NLS.
- C. There are no exemptions from billing for requests for NLS.

FILED

D. Where facilities permit, NLS will be available from Hotel/Motel and Pay Telephones on an alternate billed basis only.

JUL 15 1998

15.2 RATES

MISSOURI Public Service Commission

The rate bands below are the minimum and maximum rates allowable for this service:

	MAY 0 1 2000	Charge Per Listing Request(1)	
	By 11th RS1	<u>Minimum</u>	<u>Maximum</u>
Sent Paid Request Alternately Billed Requests	Public Service Commission MISSOURI	\$0.85 \$1.00	\$1.25 \$1.40
Alternately billed Requests		\$1.00	\$1.40

(AT) (1) See Section 6 Supplemental Price List for current effective rates.

Issued: MAY 1 5 1998

Effective:



(RT)

General Exchange Tariff
Section 15
9th Revised Sheet 1
Replacing 8th Revised Sheet 1

RECEIVED

AUG 2 9 1997

MO. PUBLIC SERVICE COMM

CANCELLED

JUL 15 1998

Public Service Commission

FILED

OCT -7 1997

MISSOURI Public Service Commission

Issued: SEP 0 5 1997

(RT)

Effective:

OCT 0 7 1997

P.S.C. Mo.-N. ECEIVED

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

(RT)

(RT)

MAR 14 1997

General Exchange Tariff
Section 15
8th Revised Sheet 1

MISSOURI Replacing 7th Revised Sheet 1

Public Service Commission

PUBLIC TELEPHONES

- 15.1 A public telephone is an exchange station installed at the Company's initiative, or at its option, at a location chosen or accepted by the Company as suitable and necessary for furnishing service to the general public. Public telephone service is furnished on an individual-line basis.
- 15.2 Public telephones include coin, coinless, card reader, or a combination of a coin/card reader telephone.
- 15.3 Public telephones are installed primarily for the use of the general public in making outgoing calls. It is contemplated that the occupants of the premises on which the public telephones are located have subscribed or shall subscribe for such service as is necessary, in the judgment of the Telephone Company, in the conduct of their business.
- 15.4 Public telephones are installed without a guarantee. Local messages are charged at twenty-five cents (\$.25) each. Long distance messages are charged for at the Telephone Company's established Long Distance Message Telecommunications Service rates.

Local messages from public telephones to public emergency services numbers, such as 911, will be provided at no charge. Local messages from public telephones to a private emergency service provider, such as the security firm responsible for the premises where the public telephone is located, may be provided at no charge to the caller.

Local messages billed to a Telephone Company calling card, to a third number or placed collect will be charged the appropriate Operator Service Charge as specified in the Local Exchange Tariff. This charge is in addition to the above-mentioned local message charge.

Messages may also be billed to an approved commercial credit card where specially equipped card reading telephones have been installed at the rate of forty-five cents (\$.45) a message. This charge is in addition to the local and toll message charges mentioned above.

Requests to verify the status of an access line or to interrupt a busy access line will be charged the applicable Operator Service Charge as specified in the Local Exchange Tariff.

15.5 In all cases, the Company furnishes and displays such of its standard as are necessary to properly direct customers to the telephone.

Issued: MAR 1 4 1997

Effective: APR 1 5 1997

APR 15 1997

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

MO. PUBLIC SERVICE COMM

General Exchange Tariff

Replacing 6th Revised Sheet

PUBLIC TELEPHONES

FEB - 7 1997

15.1 A public telephone is an exchange station installed at the Company SOUR initiative, or at its option, at a location chosen or accepted by the Company as suitable and necessary for furnishing service to the general commission

(RT) public. Public telephone service is furnished on an individual-line basis.

(RT)

- 15.2 Public telephones include coin, coinless, card reader, or a combination of a coin/card reader telephone.
- 15.3 Public telephones are installed primarily for the use of the general public in making outgoing calls. It is contemplated that the occupants of the premises on which the public telephones are located have subscribed or shall subscribe for such service as is necessary, in the judgment of the Telephone Company, in the conduct of their business. The public telephones are supplemental to such subscribers' telephones, and public telephone numbers will not be listed in the directory nor shall the agent on whose premises they are located be permitted to advertise the public telephone numbers.
- 15.4 Public telephones are installed without a guarantee. Local massage are charged at twenty-five cents (\$.25) each. Long distance resides are charged for at the Telephone Company's established Long Distance Message Telecommunications Service rates.

Local messages from public telephones to public emergency services numbers such as 911, will be provided at no charge telephones. such as 911, will be provided at no charge. Local messages from public silvent telephones to a private emergency service provider, such as the security firm responsible for the premises where the public telephone as localed, may be provided at no charge to the caller.

Local messages billed to a Telephone Company calling card, to a third number or placed collect will be charged the appropriate Operator Service Charge as specified in the Local Exchange Tariff. This charge is in addition to the above-mentioned local message charge.

Messages may also be billed to an approved commercial credit card where specially equipped card reading telephones have been installed at the rate of forty-five cents (\$.45) a message. This charge is in addition to the local and toll message charges mentioned above.

Requests to verify the status of an access line or to interrupt a busy access line will be charged the applicable Operator Service Charge as specified in the Local Exchange Tariff.

15.5 In all cases, the Company furnishes and displays such of its standard signs as are necessary to properly direct customers to the telephone LED

Issued: FEB 07 1997

MAR 17 1997

Effective: 440 1007

General Exchange Tariff Section 15 6th Revised Sheet 1 Replacing 5th Revised Sheet 1

PUBLIC TELEPHONES



- 15.1 A public telephone is an exchange station installed at the Company's initiative, or at its option, at a location chosen or accepted by the Company as suitable and necessary for furnishing service to the general public. Ordinarily, public telephone service is furnished on a find yidualline basis. However, in some cases outside the initially aterates Charley SSIO lines may be employed.
- 15.2 Public telephones include coin, coinless, card reader, or a combination of a coin/card reader telephone.
- 15.3 Public telephones are installed primarily for the use of the general public in making outgoing calls. It is contemplated that the occupants of the premises on which the public telephones are located have subscribed or shall subscribe for such service as is necessary, in the judgment of the Telephone Company, in the conduct of their business. The public telephones are supplemental to such subscribers' telephones, and public telephone numbers will not be listed in the directory nor shall the agent on whose premises they are located be permitted to advertise the public telephone numbers.
- 15.4 Public telephones are installed without a guarantee. Local messages are charged at twenty-five cents (\$.25) each. Long distance messages are charged for at the Telephone Company's established Long Distance Message Telecommunications Service rates.

Local messages from public telephones to public emergency dervices numbers such as 911, will be provided at no charge. Local messages from public telephones to a private emergency service provider, such as the security firm responsible for the premises where the public telephone is located, may be provided at no charge to the caller.

Local messages billed to a Telephone Company calling card, to a third number or placed collect will be charged the appropriate Operator Service (RT) Charge as specified in the Local Exchange Tariff. This charge is in (RT) addition to the above-mentioned local message charge.

Messages may also be billed to an approved commercial credit card where specially equipped card reading telephones have been installed at the rate of forty-five cents (\$.45) a message. This charge is in addition to the local and toll message charges mentioned above.

Requests to verify the status of an access line or to interrupt a busy access line will be charged the applicable Operator Service Charge as specified in the Local Exchange Tariff.

15.5 In all cases, the Company furnishes and displays such of its standards signs as are necessary to properly direct customers to the telephone.

Issued:

SFP 3 0 1996

Effective:

General Exchange Tariff
Section 15
Replacing 4th Revised Sheet 1

PUBLIC TELEPHONES

JUN 9 1995

- 15.1 A public telephone is an exchange station installed at the Company's initiative, or at its option, at a location chosen proposed to the Company as suitable and necessary for furnishing service to the general public. Ordinarily, public telephone service is furnished on an individual-line basis. However, in some cases outside the initial rate area, party lines may be employed.
- 15.2 Public telephones include coin, coinless, card reader, or a combination of a coin/card reader telephone.
- 15.3 Public telephones are installed primarily for the use of the general public in making outgoing calls. It is contemplated that the occupants of the premises on which the public telephones are located have subscribed or shall subscribe for such service as is necessary, in the judgment of the Telephone Company, in the conduct of their business. The public telephones are supplemental to such subscribers' telephones, and public telephone numbers will not be listed in the directory nor shall the agent on whose premises they are located be permitted to advertise the public telephone numbers.
- 15.4 Public telephones are installed without a guarantee. Local messages are charged at twenty-five cents (\$.25) each. Long distance messages are charged for at the Telephone Company's established Long Distance Message Telecommunications Service rates.

Local messages from public telephones to public emergency services numbers, such as 911, will be provided at no charge. Local messages from public telephones to a private emergency service provider, such as the security firm responsible for the premises where the public telephone is located, may be provided at no charge to the caller.

Local messages billed to a Telephone Company calling card, to a third number or placed collect will be charged the appropriate Dial Calling Card Station-to-Station, the Operator Station-to-Station or the Person-to-Person Service Charge as specified in the Local Exchange Tariff. This charge is in addition to the above-mentioned local message charge.

Messages may also be billed to an approved commercial credit card where specially equipped card reading telephones have been installed at the rate of forty-five cents (\$.45) a message. This charge is in addition to the local and toll message charges mentioned above.

Requests to verify the status of an access line or to interrupt a busy access line will be charged the applicable Operator Service Charge as specified in the Local Exchange Tariff.

15.5 In all cases, the Company Turnishes and displays such of its standard signs as are necessary to properly direct customers to the telephone.

JUL 1 0 1995

Issued:

(AT)

(AT)

JUN 0 9 1995

Effective:

JUL 1 0 1995SOURI Public Service Commission

By HORACE WINKINSTANCE., President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

RECEIVED

P.S.C. Mo.-No. 35

MAY 1 1990

No supplement to this tariff will be issued except for the purpose of canceling this tariff. General McChangel Tariff
Public Service GeometricsIbn
4th Revised Sheet 1
Replacing 3rd Revised Sheet 1

PUBLIC TELEPHONES

- 15.1 A public telephone is an exchange station installed at the Company's initiative, or at its option, at a location chosen or accepted by the Company as suitable and necessary for furnishing service to the general public. Ordinarily, public telephone service is furnished on an individual-line basis. However, in some cases outside the initial rate area, party lines may be employed.
- (CT) 15.2 Public telephones include coin, coinless, card reader, or a combination of a coin/card reader telephone.
 - public telephones are installed primarily for the use of the general public in making outgoing calls. It is contemplated that the occupants of the premises on which the public telephones are located have subscribed or shall subscribe for such service as is necessary, in the judgment of the Telephone Company, in the conduct of their business. The public telephones are supplemental to such subscribers' telephones and public telephone numbers will not be listed in the directory nor shall the agent on whose premises they are located be permitted to advertise the public telephone numbers.

15.4 Public telephones are installed without a guarantee. Local messages R.S. (CT) are charged at twenty-five cents (\$.25) each. Long distance Besseges argommission charged for at the Telephone Company's established Long Disputable Service rates.

Local messages billed to a Telephone Company calling card, to a third number or placed collect will be charged the appropriate Dial Calling Card Station-to-Station, the Operator Station-to-Station or the Person-to-Person Service Charge as specified in the Local Exchange Tariff. This charge is in addition to the above-mentioned local message charge.

Messages may also be billed to an approved commercial credit card where specially equipped card reading telephones have been installed at the rate of forty-five cents (\$.45) a message. This charge is in addition to the local and toll message charges mentioned above.

Requests to verify the status of an access line or to interrupt a busy access line will be charged the applicable Operator Service Charge as specified in the Local Exchange Tariff.

15.5 In all cases, the Company furnishes and displays such of its standard signs as are necessary to properly direct customers to the telephone.

Issued: MAY 0 1 1990

(AT)

Effective:

JUN 0 1 PAPED

JUN 1

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

1990

General Exchange Tariff
Section 15
3rd Revised Sheet 1
Replacing 2nd Revised Sheet 1

PUBLIC TELEPHONES

REGELVED

JAN 30 1987

iioizaca Gominission

- 15.1 A public telephone is an exchange station installed at the Company's initiative, or at its option, at a location chosen or accepted by the 19 1986 Company as suitable and necessary for furnishing service to the general public. Ordinarily, public telephone service is furnished on an individual-line basis. However, in some cases outside the initial rate area, party lines may be employed.
- (CT) 15.2 Public telephones can be either coin operated or coinless.
 - 15.3 Public telephones are installed primarily for the use of the general public in making outgoing calls. It is contemplated that the occupants of the premises on which the public telephones are located have subscribed or shall subscribe for such service as is necessary, in the judgment of the Telephone Company, in the conduct of their business. The public telephones are supplemental to such subscribers' telephones, and public telephone numbers will not be listed in the directory nor shall the agent on whose premises they are located be permitted to advertise the public telephone numbers.
 - 15.4 Public telephones are installed without a guarantee. Local messages are charged at twenty-five cents (25¢) each. Long distance messages are charged for at the Telephone Company's established Long Distance Message Telecommunications Service rates.

Local messages billed to a Telephone Company calling card, to a third number or placed collect will be charged the appropriate Dial Calling Card Station-to-Station, the Operator Station-to-Station or the Person-to-Person Service Charge as specified in the Local Exchange Tariff. This charge is in addition to the above-mentioned local message charge.

Requests to verify the status of an access line or to interrupt a busy access line will be charged the applicable Operator Service Charge as specified in the Local Exchange Tariff.

15.5 In all cases, the Company furnishes and displays such of its standard signs as are necessary to properly direct customers to the telephone.

CANCELLED

JUNITERS SHIP

BY THE Commission a

Public Missouriei

Missouriei

Issued: DEC 19 1986

Effective: JAN 3 0 198

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

General Exchange Tariff Section 15 2nd Revised Sheet 1 Replacing-1st-Revised_Sheet_1

PUBLIC TELEPHONES

- 15.1 A public telephone is an exchange station installed at the Company's initiative, or at its option, at a location chosen of accepted By/ the6 Company as suitable and necessary for furnishing service to the general public. Ordinarily, public telephone service is furnishing in individual-line basis. However, in some cases outside the spitial rate area, party lines may be employed.
- 15.2 Public telephones are ordinarily coin operated, except in some cases where the public telephone is in the charge of a Telephone Company attendant or the service is coinless.
- Public telephones are installed primarily for the use of the general public in making outgoing calls. It is contemplated that the occupants of the premises on which the public telephones are located have subscribed or shall subscribe for such service as is necessary, in the judgment of the Telephone Company, in the conduct of their business. The public telephones are supplemental to such subscribers' telephones, and public telephone numbers will not be listed in the directory nor shall the agent on whose premises they are located be permitted to advertise the public telephone numbers.
- Public telephones are installed without a guarantee. Local messages (CR) are charged at twenty-five cents (25¢) each. Long distance messages are charged for at the Telephone Company's established Long Distance Message Telecommunications Service rates.
- (CP) Local messages billed to a Telephone Company calling card, to a third number or placed collect will be charged the appropriate Dial Calling Card Station-to-Station, the Operator Station-to-Station or the Personto-Person Service Charge as specified in the Local Exchange Tariff. This charge is in addition to the above-mentioned local message charge.
- (CP) Requests to verify the status of an access line or to interrupt a busy access line will be charged the applicable Operator Service Charge as specified in the Local Exchange Tariff.
 - 15.5 In all cases, the Company furnishes and displays such of its standard signs as are necessary to proper in the rect customers to the telephone.

1861 O E NAC OF MISSOURI

Issued: JUN 27 1986

Effective:

General Exchange Tariff Section 15

PUBLIC TELEPHONES

- 15.1 A public telephone is an exchange station installed at the Company's i PS4 initiative, or at its option, at a location chosen or accepted by the Company as suitable and necessary for furnishing service to the gen SOURI eral public. Ordinarily, public telephone service is furnished Sonian Commission individual-line basis. However, in some cases outside the initial ra area, party lines may be employed.
- 15.2 Public telephones are ordinarily coin operated, except in some cases where the public telephone is in the charge of a Telephone Company attendant or the service is coinless.
- 15.3 Public telephones are installed primarily for the use of the general public in making outgoing calls. It is contemplated that the occupants of the premises on which the public telephones are located have subscribed or shall subscribe for such service as is necessary, in the judgment of the Telephone Company, in the conduct of their business. The public telephones are supplemental to such subscribers' telephones, and public telephone numbers will not be listed in the directory nor shall the agent on whose premises they are located be permitted to advertise the public telephone numbers.
- 15.4 Public telephones are installed without a guarantee. Local messages are charged at twenty cents (20¢) each. Long distance messages are charged for at the Telephone Company's established Long Distance Message Telecommunications Service rates.

Local calls billed to a Telephone Company credit card, to a third telephone number or placed collect are charged at fifty cents (50¢) each. This charge is in lieu of the above-mentioned charge.

- (AT) Requests to verify the status of an access line or to interrupt a busy access line will be charged the applicable operator service charge as specified in the Local Exchange Tariff.
 - 15.5 In all cases, the Company furnishes and displays such of its standard signs as are necessary to properly diffect to the telephone.

ใช่ชก

PUBLIC SERVICE COMMISSION OF MISSOURI

Issued: NOV 5 1984

Effective:

JAN 1 5 1985

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

General Exchange Tariff
Section 15
Original Sheet 1

PUBLIC TELEPHONES

I/IISSOURI
Public Service Commission

- 15.1 A public telephone is an exchange station installed at the Company's initiative or at its option, at a location chosen or accepted by the Company as suitable and necessary for furnishing service to the general public. Ordinarily, public telephone service is furnished on an individual-line basis. However, in some cases outside the initial rate area, party lines may be employed.
- 15.2 Public telephones are ordinarily coin operated, except in some cases where the public telephone is in the charge of a Telephone Company attendant or the service is coinless.
- 15.3 Public telephones are installed primarily for the use of the general public in making outgoing calls. It is contemplated that the occupants of the premises on which the public telephones are located have subscribed or shall subscribe for such service as is necessary, in the judgment of the Telephone Company, in the conduct of their business. The public telephones are supplemental to such subscribers' telephones, and public telephone numbers will not be listed in the directory nor shall the agent on whose premises they are located be permitted to advertise the public telephone numbers.
- 15.4 Public telephones are installed without a guarantee. Local messages are charged at twenty cents (20¢) each. Long distance messages are charged for at the Telephone Company's established Long Distance Message Telecommunications Service rates.

Local calls billed to a Telephone Company credit card, to a third telephone number or placed collect are charged at fifty cents (50¢) each. This charge is in lieu of the above-mentioned charge.

15.5 In all cases, the Company furnishes and displays such of its standard signs as are necessary to properly direct customers to the telephone.

CANGELLED

JAN 1 5 1985

PUBLIC SERVICE COMMISSION

OF MISSOURI

FILED

JAN - 1 1934

83 - 253

Public Service Commission

Southwestern Bell Telephone, L.P. d/b/a AT&T Missouri

Section 15 13th Revised Sheet 2 Replacing 12th Revised Sheet 2

OTHER DIRECTORY ASSISTANCE SERVICES

15.1 National Directory Assistance (cont'd)

15.2 <u>Rates</u>

	Charge Per Listing Request	
	<u>Minimum</u>	<u>Maximum</u>
Sent Paid Request Alternately Billed Requests	\$.85 1.00	\$1.52(CR) 1.71(CR)
Alternately billed Requests	1.00	1.7 I(CK)

15.3 National Directory Assistance Current Price List

	Charge Per Listing Request		
	<u>Minimum</u> <u>Maxi</u>		
Sent Paid Request	\$1.43(CR)	\$1.43(CR)	
Alternately Billed Requests	1.54(CR)	1.54(CR)	

Issued: September 1, 2006 Effective: October 1, 2006



General Exchange Tariff
Section 15
12th Revised Sheet 2
Replacing 11th Revised Sheet 2

OTHER DIRECTORY ASSISTANCE SERVICES

15.1 NATIONAL DIRECTORY ASSISTANCE (cont'd)

15.2 Rates

		Charge Per	Listing Request
		Minimum	<u>Maximum</u>
Sent Paid Request		\$.85	\$1.45(CR)
Alternately Billed R	Requests	1.00	1.63(CR)
15.3 National Directory A	ssistance Current Price List		
		Charge Per	Listing Request
		Residence	<u>Business</u>
Sent Paid Request Alternately Billed R	Requests	\$1.37(CR) 1.47(CR)	\$1.37(CR) 1.47(CR)

Issued: June 10, 2005 Effective: July 10, 2005

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





P.S.C. Mo.- No. 35

No Supplement to this tariff will be issued except for the purpose of canceling this tariff. General Exchange Tariff
Section 15
11th Revised Sheet 2
Replacing 10th Revised Sheet 2
Missouri Public

OTHER DIRECTORY ASSISTANCE SERVICES Service Commission

15.1 NATIONAL DIRECTORY ASSISTANCE (cont'd)

REC'D JUN 10 2004

15.2 RATES

(RT)		Charge Per Listing Request	
		Minimum	<u>Maximum</u>
Sent Paid	Request	\$.85	\$ 1.35(CR)
Alternate	ly Billed Requests	1.00	1.51(CR)

15.3 NATIONAL DIRECTORY ASSISTANCE CURRENT PRICE LIST

(RT)		Charge Per Listing Request	
		Residence	<u>Business</u>
	Sent Paid Request	\$ 1.27(CR)	\$ 1.27(CR)
	Alternately Billed Requests	1.37(CR)	1.37(CR)

CANCELLED
JUL 1 0 2005

Public Service Commission

By CINDY BRINKLEY, President-SBC Missouri

Southwestern Bell Telephone, L.P., d/b/a SBC Missouri St. Louis, Missouri

(RT)

Issued: June 10, 2004

Effective: July 10, 2004

Missouri Public Service Commission

FILED JUL 10 2004

P.S.C. Mo.- No. 35

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

General Exchange Tariff Section 15 10th Revised Sheet 2 Replacing 9th Revised Sheet 2

OTHER DIRECTORY ASSISTANCE SERVICE SOLVIOR COMMISSION

15.1 NATIONAL DIRECTORY ASSISTANCE (cont'd)

15.2 RATES

REC'D APR 21 2003

	Charge Per Lis	Charge Per Listing Request(1)	
	<u>Minimum</u>	Maximum	
Sent Paid Request	\$ 0.85	\$ 1.25	
Alternately Billed Requests	1.00	1.40	

15.3 NATIONAL DIRECTORY ASSISTANCE CURRENT PRICE LIST

		Charge Per Listing Request(1)	
(AT)		Residence	Business
	Sent Paid Request	\$ 1.18(CR)	\$ 1.18(CR)
	Alternately Billed Requests	1.27(CR)	1.27(CR)

(1) See Section 15, Sheet 2 Price List for current effective rates.

Issued: April 21, 2003 Effective: May 21, 2003

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

¹ Misseuri Public Service Commission

General Exchange Tariff Section 15 9th Revised Sheet 2 Replacing 8th Revised Sheet 2 Missouri Public

10	T'\
w	1)

(MT)

OTHER DIRECTORY ASSISTANCE SERVICES

15.1 NATIONAL DIRECTORY ASSITANCE (cont'd)

REC'D JUN 1 9 2002

RATES 15.2

Sent Paid Request

Service Commission

Charge Per Listing Request (1)		
<u>Minimum</u>	<u>Maximum</u>	
\$ 0.85	\$ 1.25	
\$ 1.00	\$ 1.40	

(MT)

Alternately Billed Requests

(CT) 15.3 NATIONAL DIRECTORY ASSISTANCE CURRENT PRICE LIST

Charge Per Listing Request (1)

Sent Paid Request Alternately Billed Requests \$ 1.10

\$1.18

CANCELLED

Missouri Public

FILED JUL 1 9 2002

Service Commission

(1) See Section 15, Sheet 2 Price List for current effective rates. (MT)

Issued: June 19, 2002

Effective: July 19, 2002

Missouri Public

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

P.S.C. Mo.- No. 35 **REC'D APR 02 2002**

General Exchange Tariff

Section 15 8th Revised Sheet 2

Service Commissioneplacing 7th Revised Sheet 2

NATIONWIDE LISTING SERVICE

15.3 CURRENT PRICE LIST

Charge Per Listing Request

Sent Paid Request Alternately Billed Requests \$1.10(CR) \$1.18(CR)

CYNCATTED

JUL 1 9 2002 QURS 2 Pyddo Siryico Commission Massocial

Issued: April 2, 2002

Effective: May 2, 2002

By JAN NEWTON, President-Missouri

Southwestern Bell Telephone, L.P., d/b/a Southwestern Bell Telephone Company

St. Louis, Missouri

PULT MANY DE 2006

FILED MAY 02 2002 0 2 -10 5 7 Service Commission

General Exchange Tariff
Section 15
7th Revised Sheet 2
Replacing 6th Revised Sheet 2

NATIONAL DIRECTORY ASSISTANCE

Missouri Public Service Commission

15.3 CURRENT PRICE LIST

RECD NOV 29 2000

Charge Per Listing Request

Sent Paid Request Alternately Billed Requests \$1.02 (CR) \$1.10

CANCELLED

MAY 0 2 2002

Carried Commission MISSOURI

Issued:

December 1, 2000

Effective:

January 1, 2001

By JAN NEWTON, President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri Missouri Public Service Commission FLED JAN 01 2001

15.3 CURRENT PRICE LIST

General Exchange Tariff
Section 15
6th Revised Sheet 2
Replacing 5th Revised Sheet 2

RECEIVED

(CT)

NATIONAL DIRECTORY ASSISTANCE

Willow E Diffector Tropis Trivel

MAR 3 1 2000

Charge Per Listing Request Public Service Commission

Sent Paid Request
Alternately Billed Requests

\$0.95 \$1.10

CANCELLED

JAN 0.1 2001

By 7 15 R5 2

Public Service Commission

MISSOURI

FILED

MAY 01 2000

Public Service Commission

Issued: MARCH 31, 2000

Effective:

MAY 1, 2000

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

General Exchange Tariff
Section 15

5th Revised Sheet 2

Replacing 4th Revised Sheet 2

(AT)

(AT)

NATIONWIDE LISTING SERVICE

RECEIVED

15.3 CURRENT PRICE LIST

MAY 1 5 1998

Charge Per Listing Request BLIC SERVICE COMM

Sent Paid Request

Alternately Billed Requests

\$0.95

\$1.10

CANCELLED

MAY 0 1 2000

By 6+ R 5 2

Public Service Commission
MISSOURI

FILED

JUL 1 5 1998

Public Service Commission

Issued:

MAY 1 5 1998

Effective:



(RT)

General Exchange Tariff Section 15 4th Revised Sheet 2 Replacing 3rd Revised Sheet 2

RECEIVED

AUG 2 9 1997

MO. PUBLIC SERVICE COMM

CANCELLED

JUL 1 5 1998

Public Service Commission MISSOURI

FILED

OCT -7 1997

Public Service Commission

SEP 0 5 1997 Issued:

Effective: OCT 0 7 1997

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

(ŔT)

P.S.C. Mo.-No. 35 RECEIVED

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

MAR 14 1997

General Exchange Tariff
Section 15
3rd Revised Sheet 2

MISSOURI Replacing 2nd Revised Sheet 2

Public Service Commission

PUBLIC TELEPHONES

RT)

- 15.6 Extension stations on public telephone service may be permitted at the option of the Telephone Company.
- 15.7 The Telephone Company reserves the right to deny or terminate public telephone service if unsatisfactory revenues or collection experiences are indicated.
- 15.8 The Telephone Company may furnish public telephones without coin collecting equipment in selected locations for the purpose of satisfying demand for optional billing services on an originating basis only. In the normal mode, coinless Public Telephone Service affords customers the option of selecting a preferred billing arrangement for outgoing messages; charging to a third number or to a Telephone Company calling card account or placing calls collect. In certain locations, however, calls will be billed on a collect basis only.
- 15.9 Coinless Public Telephone users may normally place calls without charge to Telephone Company numbers such as repair service, In-WATS numbers and public emergency service numbers such as 911. However, at the option of the Telephone Company, all such calls may be blocked from phones located in areas not accessible to the general public such as correctional facilities.
- 15.10 As in the case of Coin Public telephones, the Telephone Company is solely responsible for determining locations appropriate for installation of Coinless Public Telephones. The criteria for establishment of Coinless Service are potential usage and revenues, as well as public need and convenience.
- 15.11 Coinless Public Telephones may be provided on the premises of correctional facilities where potential usage by inmates participating in institutionally authorized telephone programs warrants establishing the service. Such telephones will be provided for the purpose of originating collect messages. All other traffic--including calls to Telephone Company numbers such as repair service, In-WATS numbers and public emergency service numbers such as 911-may be blocked. Where correctional facility authorities so stipulate, inmate service may be restricted to toll calling only. Collection of charges resulting from inmate calls remains the responsibility of the carrier providing the service. At the request of correctional facility authorities, monitoring equipment may be provided on Coinless Public Telephones on the premises of correctional facilities subject to the following conditions:

OCT # 1991 # 2 By 4 are Commission

FILEO

APR 15 1997

MO. PUBLIC SERVICE COMM

(RT)

Issued: MAR 1 4 1997

Effective:

APR 15 1997

General Exchange Tariff

Section 15

2nd Figure 51 eet 2

Replacing 1st Revised Sheet 2

PUBLIC TELEPHONES

JUN 9 1995

- 15.6 Extension stations on public telephone service will no public EXTENSION STATES OF THE PROPERTY OF THE PRO
- 15.7 The Telephone Company reserves the right to deny or terminate public telephone service if unsatisfactory revenues or collection experiences are indicated.
- 15.8 The Telephone Company may furnish public telephones without coin collecting equipment in selected locations for the purpose of satisfying demand for optional billing services on an originating basis only. In the normal mode, Coinless Public Telephone Service affords customers the option of selecting a preferred billing arrangement for outgoing messages: charging to a third number or to a Telephone Company calling card account or placing calls collect. In certain locations, however, calls will be billed on a collect basis only.
- 15.9 Coinless Public Telephone users may normally place calls without charge to Telephone Company numbers such as repair service, In-WATS numbers and public emergency service numbers such as 911. However, at the option of the Telephone Company, all such calls may be blocked from phones located in areas not accessible to the general public such as correctional facilities.
- 15.10 As in the case of Coin Public Telephones, the Telephone Company is solely responsible for determining locations appropriate for installation of Coinless Public Telephones. The criteria for establishment of Coinless Service are potential usage and revenues, as well as public need and convenience.
- (CT) 15.11 Coinless Public Telephones may be provided on the premises of correctional facilities where potential usage by inmates participating in institutionally authorized telephone programs warrants establishing the service. Such telephones will be provided for the purpose of originating collect messages. All other traffic—including calls to Telephone Company numbers such as repair service, In-WATS numbers and public emergency (CT) service numbers such as 911—may be blocked. Where correctional facility authorities so stipulate, inmate service may be restricted to toll calling only. Collection of charges resulting from inmate calls remains the responsibility of the carrier providing the service. At the request of (CT) correctional facility authorities, monimpacting facilities subject to the following conditions:

Public Service Commission | 1 LLL |

Public Service Commission | 1 LLL |

Public Service Commission | 1 LLL |

MISSOUR! | 10 1995

installations at existing locations for existing customers.

MISSOURI
Public Service Commission

Issued:

(CT)

(CT)

JUN 0 9 1995

Effective:

JUL 1 0 1995

General Exchange Tariff Section 15 1st Revised Sheet 2 Replacing Digital Gien 2

PUBLIC TELEPHONES

NOV 05 1993

- Extension stations on public telephone service will not be permit (1) 15.6
- 15.7 The Telephone Company reserves the right to deny or terminate public telephone service if unsatisfactory revenues or collection experiences are indicated.
- 15.8 The Telephone Company may furnish public telephones without coin collecting equipment in selected locations for the purpose of satisfying demand for optional billing services on an originating basis only. In the normal mode, Coinless Public Telephone Service affords customers the option of selecting a preferred billing arrangement for outgoing messages: charging to a third number or to a Telephone Company calling card account or placing calls collect. In certain locations, however, calls will be billed on a collect basis only.
- 15.9 Coinless Public Telephone users may normally place calls without charge to Telephone Company numbers such as repair service, In-WATS numbers and CO public emergency service numbers such as 911. However, at the Autilian the Telephone Company, all such calls may be blocked from phones located in areas, not accessible to the general public such as prisons.
- As in the case of Coin Public Telephones, the Telephone Company is sometimes of Coin Public Telephones, the Telephone Company is sometimes of Coin Public Telephones, the Telephone Company is sometimes of the Coin Public Telephones of the Telephone Company is sometimes of the Coin Public Telephones of the Coin Public Telephones of the Telephone Company is sometimes of the Coin Public Telephones of the Coin Public Telephones of the Telephone Company is sometimes of the Coin Public Telephones of the Coin Public Te Coinless Public Telephones. The criteria for establishment of Commission Service are potential usage and revenues, as well as publiced ARSOURI convenience.
- and federal prisons where potential usage by inmates participating in institutionally authorized telephone programs warrants establishing the service. Such telephones will be provided for the purpose of originating collect messages. All other traffic--including calls to Telephone Company (RT) numbers such as repair service, In-WATS numbers and public emergency service numbers such as 911--may be blocked. Where prison authorities so stipulate, inmate service may be restricted to toll calling only. Collection of charges resulting from inmate calls remains the responsibility of the carrier providing the service. At the request of (AT) prison authorities, monitoring equipment may be provided on Coinless Public Telephones on the premises of Federal prisons subject to the following conditions:

15.11 Coinless Public Telephones may be provided on the premises of city, state

Existing extension arrangements are obsolete-applicable to exist installations at existing locations for existing customers. DEC

Issued: NOV 0 5 1993

ÅΤ)

Effective: DEC 0 5 1993

MISSOURI

REGEIVED

General Exchange Tariff

DEC Section 15

Original Sheet 2

[:::SSOUR]

Public Service Commission

PUBLIC TELEPHONES

- 15.6 Extension stations on public telephone service will not be permitted.(1)
- 15.7 The Telephone Company reserves the right to deny or terminate public telephone service if unsatisfactory revenues or collection experiences are indicated.
- 15.8 The Telephone Company may furnish public telephones without coin collecting equipment in selected locations for the purpose of satisfying demand for optional billing services on an originating basis only. In the normal mode, Coinless Public Telephone Service affords customers the option of selecting a preferred billing arrangement for outgoing messages: charging to a third number or to a Telephone Company calling card account or placing calls collect. In certain locations, however, calls will be billed on a collect basis only.
- 15.9 Coinless Public Telephone users may normally place calls without charge to Telephone Company numbers such as repair service, In-WATS numbers and public emergency service numbers such as 911. However, at the option of the Telephone Company, all such calls may be blocked from phones located in areas not accessible to the general public such as prisons.
- 15.10 As in the case of Coin Public Telephones, the Telephone Company is solely responsible for determining locations appropriate for installation of Coinless Public Telephones. The criteria for establishment of Coinless Service are potential usage and revenues, as well as public need and convenience.
- 15.11 Coinless Public Telephones may be provided on the premises of city, state and federal prisons where potential usage by inmates participating in institutionally authorized telephone programs warrants establishing the service. Such telephones will be provided for the purpose of originating collect messages to numbers in the North American Dialing Plan only. All other traffic—including calls to Telephone Company numbers such as repair service, In-WATS numbers and public emergency service numbers such as 911—may be blocked. Where prison authorities so stipulate, inmate service may be restricted to toll calling only. At the request of prison authorities, monitoring equipment may be provided for Coinless Public Telephones on the premises of Federal prisons Gablect to the following conditions:

DEC - 51993

BY JOH R S # 2

Public Service Commission

MISSOURI

FIILED

JAN - 1 1934

8 3 - 2-5 3

Public Service Commis

(1) Existing extension arrangements are obsolete-applicable to existing installations at existing locations for existing customers.

Issued:

DEC 29 1983

Effective:

JAN 0 1 1984

P.S.C. Mo. - No. 35 GENERAL EXCHANGE TARIFF

Southwestern Bell Telephone, L.P. d/b/a AT&T Missouri

Section 15 5th Revised Sheet 3 Replacing 4th Revised Sheet 3

OTHER DIRECTORY ASSISTANCE SERVICES

15.4 BUSINESS CATEGORY SEARCH

15.4.1 Service Description

- A. Business Category Search (BCS) provides customers with the ability to request business listings, by city, address, intersection, or business location, for a specified category of business, when they do not know the name of the business they are seeking. This service is available to business and residential customers.
- B. Method of Provisioning The Company searches and retrieves listings, randomly on a geographic basis for city, and / or by using information such as an address, street intersection or a specific business location. The Company will suggest three business names to the customer, unless fewer listings are available, in which case only those listings retrieved will be suggested. If the suggested listings do not satisfy the customer, additional searches can be requested. The Company's operators will provide the business address(es), along with the telephone number, if requested by the customer.
- C. The Company will make good faith efforts to eliminate a business customer's listing from this service upon written notice. However, it is not possible to ensure that a business listing will be permanently removed from this service unless the business customer subscribes to non-published service. Permanent removal of a listing is available with non-published service.

D. Callers access BCS by dialing 411, 1 + 411 or 0 + 411 (CT)

Issued: May 25, 2007 Effective: June 25, 2007

By CINDY BRINKLEY, President – Missouri



General Exchange Tariff
Section 15
4th Revised Sheet 3
Replacing 3rd Revised Sheet 3

OTHER DIRECTORY ASSISTANCE SERVICES

15.4 BUSINESS CATEGORY SEARCH

15.4.1 Service Description

- A. Business Category Search (BCS) provides customers with the ability to request business (AT)

 listings, by city, address, intersection, or business location, for a specified category of business, when they do not know the name of the business they are seeking. This service is available to business and residential customers.
- (AT) B. Method of Provisioning The Company searches and retrieves listings, randomly on a geographic basis for city, and / or by using information such as an address, street intersection or a specific business location. The Company will suggest three business names to the customer, unless fewer listings are available, in which case only those listings retrieved will be suggested.
 (CT) If the suggested listings do not satisfy the customer, additional searches can be requested. The Company's operators will provide the business address(es), along with the telephone number, if requested by the customer.
- (CT) C. The Company will make good faith efforts to eliminate a business customer's listing from this service upon written notice. However, it is not possible to ensure that a business listing will be permanently removed from this service unless the business customer subscribes to non-published service. Permanent removal of a listing is available with non-published service.
 - D. Callers access BCS by dialing 1 + 411 or 0 + 411

Issued: February 13, 2004 Effective: March 15, 2004



Service Commission

General Exchange Tariff
Section 15
3rd Revised Sheet 3
Replacing 2nd Revised Sheet 3
Wissouri Public

OTHER DIRECTORY ASSISTANCE SERVICES

RFC'D JUN 1 9 2002

(AT) 15.4 BUSINESS CATEGORY SEARCH

Service Commission

- 15.4.1 Service Description
 - A. Business Category Search (BCS) provides customers with the ability to request business listings, by city, for a specified category of business, when they do not know the name of the business they are seeking. This service is available to business and residential customers.
 - B. Method of Provisioning SWBT searches and retrieves listings, randomly on a geographic area basis. SWBT will suggest three business names to the customer, unless fewer listings are available, in which case only those listings retrieved will be suggested. If the suggested listings do not satisfy the customer, additional searches can be requested. SWBT's operators will provide the business address(es), if requested by the customer.
 - C. SWBT will make good faith efforts to eliminate a business customer's listing from this service upon written notice. However, it is not possible to ensure that a business listing will be permanently removed from this service unless the business customer subscribes to non-published service. Permanent removal of a listing is available with non-published service.
 - D. Callers access BCS by dialing 1 + 411 or 0 + 411

CANCELLED

MAR 1 5 2004

Public Service Commission
MISSOURI

Missouri Public

FILED JUL 1 9 2002

Service Commission

Issued: June 19, 2002

(AT)

Effective: July 19, 2002

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

(RT)

General Exchange Tariff
Section 15
2nd Revised Sheet 3
Replacing 1st Revised Sheet 3

RECEIVED

AUG 2 9 1997

MO. PUBLIC SERVICE COMM

JUL 1 9 2002

Stars 3

Cameralled

JUL 1 9 2002

Stars 3

Camerasian

FILED

OCT -7 1997

MISSOURI Public Service Commission

(RT)

Effective:

OCT 0 7 1997

General Exchange Tariff
Section 15
1st Revised Sheet 3
Replacing Girling Street 3

PUBLIC TELEPHONES

JUN 9 1995

15.11 - (Continued)

- A. The equipment is to be used exclusively for the purpose of public for the purpose of the public for the public for
- B. The monitoring shall comply with all applicable federal and state laws concerning privacy, electronic surveillance and eavesdropping, and such conditions as may be imposed by the Telephone Company by contract and administrative procedure.
- C. The Telephone Company reserves the right to deny or terminate such service if unsatisfactory revenue or collection experiences are indicated or if any of the terms or conditions of this offering are violated.
- (CT) D. An authorized representative of the correctional facility shall sign an (CT) agreement on behalf of the appropriate government entity to indemnify and hold the Company harmless from any and all claims or adjustments for loss or injuries caused by or contributed to by use of the monitoring equipment. The indemnification agreement shall contain the following language: By the acceptance of this monitoring equipment service, the subscriber agrees to indemnify and save the Telephone Company harmless from and against any and all claims, demands or liability on account of any or all injury, loss or damage to any person arising out of or in any manner connected with the use of said equipment, or in the furnishing of said service and particularly against all claims, demands or suits of a civil nature which may arise or be claimed to have arisen out of any violation or claimed violation of any law.
- E. Monitoring equipment provided in connection with Coinless Public Telephones (CT) on the premises of correctional facilities will be provided by the customer at his expense.
 - F. No liability shall rest on or be assumed by the Telephone Company in connection with the use or operation of the monitoring equipment.

CANCELLED

FILEU

JUL 1 0 1995

MISSOURI Public Service Commission

Issued:

JUN 0 9 1995

Effective:

JUL 1 0 1995

General Exchange Tariff

DECEMBER Section 15
DECEMBER Sheet 3

DEC 2 9 1983

PUBLIC TELEPHONES

15.11 (Continued)

MISSOURI • Commissi

A. The equipment is to be used exclusively for the purpose of monitoring outgoing, operator-handled collect telephone calls made by inmates.

- B. The monitoring shall comply with all applicable federal and state laws concerning privacy, electronic surveillance and eavesdropping, and such conditions as may be imposed by the Telephone Company by contract and administrative procedure.
- C. The Telephone Company reserves the right to deny or terminate such service if unsatisfactory revenue or collection experiences are indicated or if any of the terms or conditions of this offering are violated.
- D. An authorized representative of the U. S. Government shall sign an agreement on behalf of the United States of America to indemnify and hold the Company harmless from any and all claims or adjustments for loss or injuries caused by or contributed to by use of the monitoring equipment. The indemnification agreement shall contain the following language:

 By the acceptance of this monitoring equipment service, the subscriber agrees to indemnify and save the Telephone Company harmless from and against any and all claims, demands or liability on account of any or all injury, loss or damage to any person arising out of or in any manner connected with the use of said equipment, or in the furnishing of said service and particularly against all claims, demands or suits of a civil nature which may arise or be claimed to have arisen out of any violation or claimed violation of any law.
- E. Monitoring equipment provided in connection with Coinless Public Telephones on the premises of federal prisons will be provided by the customer at his expense.
- F. No liability shall rest on or be assumed by the Telephone Company in connection with the use or operation of the monitoring equipment.

CANCELLED

JUL 101995

Public Service Commission MISSOURI FILE

JAN - 1 1934

83 - 253

Public Service Commission

Issued: DEC 29 1983

Effective: JAN 0 1 1984

P.S.C. Mo. - No. 35 GENERAL EXCHANGE TARIFF

Southwestern Bell Telephone, L.P. d/b/a AT&T Missouri

Section 15 7th Revised Sheet 4 Replacing 6th Revised Sheet 4

OTHER DIRECTORY ASSISTANCE SERVICES

15.4 Business Category Search (cont'd)

15.4.2 Regulations

- A. The regulations and rates set forth below apply to each customer's request for assistance in determining the telephone number information of a Business as defined in 15.4.1, above, when a caller does not know, or does not provide, the name of the business. BCS can be performed for local and non-local businesses nationwide.
- B. The customer can obtain up to ten business telephone numbers on a call. The customer will be charged for each business telephone number provided. If none of the suggested listings satisfy the customer's request, the customer will be charged a single charge for each requested search, at the applicable rate specified in Paragraph 15.4.3 below. The BCS rate applies whether or not a number is available, including requests for numbers, which are non-published, non-listed, or not found.
- C. There are no handicapped billing exemptions or call allowances for BCS service requests.
- D Business Category Search is not currently available from Hotel/Motel and Pay Telephones.

With respect to any claim or suit, by a customer or others, the Company shall not be liable for providing the name and number of a business to a customer using BCS, for any errors or omissions, for the method of providing listings, or for any other aspect of this service. The Company's liability, if any, for its gross negligence or willful misconduct shall not be limited by this tariff.

15.4.3 Rates

	Charge Per Listing Request
Sent Paid Request	\$1.52(CR)
Alternately Billed Requests	1.76(CR)

Issued: September 1, 2006 Effective: October 1, 2006



General Exchange Tariff
Section 15
6th Revised Sheet 4
Replacing 5th Revised Sheet 4

OTHER DIRECTORY ASSISTANCE SERVICES

15.4 BUSINESS CATEGORY SEARCH (cont'd)

15.4.2 Regulations

- A. The regulations and rates set forth below apply to each customer's request for assistance in determining the telephone number information of a Business as defined in 15.4.1, above, when a caller does not know, or does not provide, the name of the business. BCS can be performed for local and non-local businesses nationwide.
- B. The customer can obtain up to ten business telephone numbers on a call. The customer will be charged for each business telephone number provided. If none of the suggested listings satisfy the customer's request, the customer will be charged a single charge for each requested search, at the applicable rate specified in Paragraph 15.4.3 below. The BCS rate applies whether or not a number is available, including requests for numbers, which are non-published, non-listed, or not found.
- C. There are no handicapped billing exemptions or call allowances for BCS service requests.
- D Business Category Search is not currently available from Hotel/Motel and Pay Telephones.

With respect to any claim or suit, by a customer or others, the Company shall not be liable for providing the name and number of a business to a customer using BCS, for any errors or omissions, for the method of providing listings, or for any other aspect of this service. The Company's liability, if any, for its gross negligence or willful misconduct shall not be limited by this tariff.

15.4.3 Rates

Charge Per Listing Request

Sent Paid Request \$1.45(CR)
Alternately Billed Requests 1.68(CR)

Issued: June 10, 2005 Effective: July 10, 2005

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





General Exchange Tariff
Section 15
5th Revised Sheet 4
Replacing 4th Revised Sheet 4
Missouri Public

OTHER DIRECTORY ASSISTANCE SERVICES Service Commission

15.4 BUSINESS CATEGORY SEARCH (cont'd)

REC'D JUN 10 2004

15.4.2 Regulations

- A. The regulations and rates set forth below apply to each customer's request for assistance in determining the telephone number information of a Business as defined in 15.4.1, above, when a caller does not know, or does not provide, the name of the business. BCS can be performed for local and non-local businesses nationwide.
- B. The customer can obtain up to ten business telephone numbers on a call. The customer will be charged for each business telephone number provided. If none of the suggested listings satisfy the customer's request, the customer will be charged a single charge for each requested search, at the applicable rate specified in Paragraph 15.4.3 below. The BCS rate applies whether or not a number is available, including requests for numbers, which are non-published, non-listed, or not found.
- C. There are no handicapped billing exemptions or call allowances for BCS service requests.
- D Business Category Search is not currently available from Hotel/Motel and Pay Telephones.

With respect to any claim or suit, by a customer or others, the Company shall not be liable for providing the name and number of a business to a customer using BCS, for any errors or omissions, for the method of providing listings, or for any other aspect of this service. The Company's liability, if any, for its gross negligence or willful misconduct shall not be limited by this tariff.

By CINDY BRINKLEY, President-SBC Missouri

Southwestern Bell Telephone, L.P., d/b/a SBC Missouri St. Louis, Missouri

15.4.3 Rates

Charge Per Listing Request

Sent Paid Request Alternately Billed Requests \$1.35(CR) 1.56(CR)

Issued: June 10, 2004

Effective: July 10, 2004

Missouri Public Service Commission

FILED JUL 10 2004

P.S.C. Mo.- No. 35

No Supplement to this tariff will be issued except for the purpose of canceling this tariff. General Exchange Tariff
Section 15
4th Revised Sheet 4
Replacing 3rd Revised Sheet 4
Missouri Public

OTHER DIRECTORY ASSISTANCE SERVICES

(AT) 15.4 BUSINESS CATEGORY SEARCH (cont'd)

REC'D FEB 13 2004

15.4.2 Regulations

Service Commission

- A. The regulations and rates set forth below apply to each customer's request for assistance in determining the telephone number information of a Business as defined in 15.4.1, above, when a caller does not know, or does not provide, the name of the business. BCS can be performed for local and non-local businesses nationwide.
- B. The customer can obtain up to ten business telephone numbers on a call. The customer will be charged for each business telephone number provided. If none of the suggested listings satisfy the customer's request, the customer will be charged a single charge for each requested search, at the applicable rate specified in Paragraph 15.4.3 below. The BCS rate applies whether or not a number is available, including requests for numbers, which are non-published, non-listed, or not found.
 - C. There are no handicapped billing exemptions or call allowances for BCS service requests.
 - D Business Category Search is not currently available from Hotel/Motel and Pay Telephones.
- (CT) With respect to any claim or suit, by a customer or others, the Company shall not be liable for providing the name and number of a business to a customer using BCS, for any errors or omissions, for the method of providing listings, or for any other aspect of this service. The
 (CT) Company's liability, if any, for its gross negligence or willful misconduct shall not be limited by this tariff.

15.4.3 Rates

Charge Per Listing Request

Sent Paid Request Alternately Billed Requests

\$1.25

\$1.45

CANCELLED

JUL 1 0 2004

Public Service Commission

Issued: February 13, 2004

Effective: March 15, 2004

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

Missouri Public Service Commission

FILED MAR 15 2004

General Exchange Tariff
Section 15
3rd Revised Sheet 4
Replacing 2nd Revised Sheet 4
VIISSOURI Public

OTHER DIRECTORY ASSISTANCE SERVICES

REC'D JUN 1 9 2002

(AT) 15.4.2 Regulations

- A. The regulations and rates set forth below apply to each customer's request for assistance it solon determining the telephone number information of a Business as defined in 15.4.1, above, when a caller does not know, or does not provide, the name of the business. BCS can be performed for local and non-local businesses nationwide.
- B. The customer can obtain up to ten business telephone numbers on a call. The customer will be charged for each business telephone number provided. If none of the suggested listings satisfy the customer's request, the customer will be charged a single charge at the applicable rate specified in Paragraph 15.4.3 below. The BCS rate applies whether or not a number is available, including requests for numbers, which are non-published, non-listed, or not found.
- C. There are no handicapped billing exemptions or call allowances for BCS service requests.
- D Business Category Search is not currently available from Hotel/Motel and Pay Telephones.

With respect to any claim or suit, by a customer or others, SWBT shall not be liable for providing the name and number of a business to a customer using BCS, for any errors or omissions, for the method of providing listings, or for any other aspect of this service. SWBT's liability, if any, for its gross negligence or willful misconduct shall not be limited by this tariff.

15.4.3 Rates

(AT)

Charge Per Listing Request

Sent Paid Request
Alternately Billed Requests

\$1.25 \$1.45

CANCELLED

MAR 1 5 2004

HIN RS 4

SOLVER COMMISSION

THE COMMISSION OF THE PARTY OF

Missouri Public

FILED JUL 1 9 2002

Service Commission

Issued: June 19, 2002

Effective: July 19, 2002

(RT)

General Exchange Tariff
Section 15
2nd Revised Sheet 4
Replacing 1st Revised Sheet 4

RECEIVED

AUG 2 9 1997

MO. PUBLIC SERVICE COMM

CANCELLED

JUL 1 9 2002 3-aRS 4 Public State Commission

FILED

OCT -7 1997

MISSOURI Public Service Commission

Issued: SEP 0 5 1997

(RT)

Effective:

OCT 0 7 1997

General Exchange Tariff
Section 15
Section 15
Place Revised Sheet 4
Replacing Original Sheet 4

MAR 2 0 1989

PUBLIC TELEPHONES

MISSOURI

- 15.12 Coinless Public Telephones may be wall-mounted or desk-type models, and are not equipped with coin collecting devices or receptacles. They may be furnished with booths, shelves and directories at the discretion of the Company depending upon location of the telephones.
- 15.13 Extension service will not be provided with Coinless Public Telephones. However, when prison security arrangements restrict inmates from gaining access to a central Coinless Public Telephone location, the Company may elect to provide multiple jacks or cutoff switches through which the telephone may be connected to the network at appropriate times.
- 15.14 Occupants of premises on which enclosures are to be located in connection with public telephones are required to own, maintain and assume responsibility for the necessary power wiring and power outlets, and shall be responsible for the safe condition of the enclosures in respect to the wiring, outlets and commercial power.
- 15.15 The Telephone Company will continue to own and provide terminal equipment and the service associated with coin and non-coin public telephone service.
- (AT) 15.16 As a condition to the provision of Public Telephone Service, the occupant of the premises where the service is located must select a Primary (AT) Interexchange Carrier to carry the interLATA dialed usage.

CANCELLED

APR 24 1989

Public Service Commission

Issued: MAR 24 1989

Effective: APR 24 1989

General Exchange Tariff Original Sheet 4 DEC 20 1003

PUBLIC TELEPHONES

LEISSOURI

- 15.12 Coinless Public Telephones may be wall-mounted or desk-fryper forders, Candnission are not equipped with coin collecting devices or receptaches. They may be furnished with booths, shelves and directories at the discretion of the Company depending upon location of the telephones.
- 15.13 Extension service will not be provided with Coinless Public Telephones. However, when prison security arrangements restrict inmates from gaining access to a central Coinless Public Telephone location, the Company may elect to provide multiple jacks or cutoff switches through which the telephone may be connected to the network at appropriate times.
- 15.14 Occupants of premises on which enclosures are to be located in connection with public telephones are required to own, maintain and assume responsibility for the necessary power wiring and power outlets, and shall be responsible for the safe condition of the enclosures in respect to the wiring, outlets and commercial power.
- The Telephone Company will continue to own and provide terminal equipment and the service associated with coin and non-coin public telephone service.

CANCELLED

APR 24 1989 1 MR S. # 4 Public Service Commission

MISSOURI

JAN - 1 1984

83 - 253 Public Service Commission

Issued:

DEC 29 1983

Effective:

JAN 0 1 1984

General Exchange Tariff
Section 16
8th Revised Sheet 1
Replacing 7th Revised Sheet 1

RESTORATION OF SERVICE

16.1 RESTORATION OF SUSPENDED SERVICE

16.1.1 The following Service and Equipment Charge will apply for restoring service after its temporary suspension by the Telephone Company, as covered in Section 22 of this Tariff:

	Current Charge(1)	
	Residence	Business
Service and Equipment Charge	\$14.44(CR)	\$14.90(CR)

In addition to the Service and Equipment Charge, the customer will be required to pay all charges due, including the charges for the period of denial.

16.1.2 This Service and Equipment Charge applies only after the suspension of service and not after its discontinuance; that is, it does not apply after the completion of a disconnection order. After service is discontinued by the completion of a disconnection order, service can be restored only upon the execution of a new contract, in which case the Service and Equipment Charges as specified in the Local Exchange Tariff for a new installation, will apply.

(1) See Sheet 1.01 for maximum allowable charge.

Issued: October 17, 2005 Effective: December 1, 2005

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



General Exchange Tariff
Section 16
7th Revised Sheet 1
Replacing 6th Revised Sheet 1

RESTORATION OF SERVICE

16.1 RESTORATION OF SUSPENDED SERVICE

16.1.1 The following Service and Equipment Charge will apply for restoring service after its temporary suspension by the Telephone Company, as covered in Section 22 of this Tariff:

	Current Charge(1)	
	Residence	Business
Service and Equipment Charge	\$14.72(CR)	\$15.20(CR)

In addition to the Service and Equipment Charge, the customer will be required to pay all charges due, including the charges for the period of denial.

16.1.2 This Service and Equipment Charge applies only after the suspension of service and not after its discontinuance; that is, it does not apply after the completion of a disconnection order. After service is discontinued by the completion of a disconnection order, service can be restored only upon the execution of a new contract, in which case the Service and Equipment Charges as specified in the Local Exchange Tariff for a new installation, will apply.

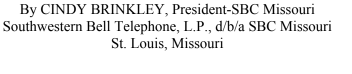
CANCELLED

December 1, 2005

MISSOURI PUBLIC SERVICE COMMISSION

(1) See Sheet 1.01 for maximum allowable charge.

Issued: October 15, 2004 Effective: December 1, 2004





Miccouri Public

General Exchange Tariff
Section 16
6th Revised Sheet 1
Replacing 5th Revised Sheet 1

RESTORATION OF SERVICE 2003

16.1 RESTORATION OF SUSPENDED SERVICE

Service Commission

16.1.1 The following Service and Equipment Charge will apply for restoring service after its temporary suspension by the Telephone Company, as covered in Section 22 of this Tariff:

 Current Charge(1)

 Residence
 Business

 \$15.13(CR)
 \$15.62(CR)

Service and Equipment Charge

In addition to the Service and Equipment Charge, the customer will be required to pay all charges due, including the charges for the period of denial.

16.1.2 This Service and Equipment Charge applies only after the suspension of service and not after its discontinuance; that is, it does not apply after the completion of a disconnection order. After service is discontinued by the completion of a disconnection order, service can be restored only upon the execution of a new contract, in which case the Service and Equipment Charges as specified in the Local Exchange Tariff for a new installation, will apply.

CANCELLED

DEC 01 200. DWRS 1 Public Service Commission MISSCURI

(1) See Sheet 1.01 for maximum allowable charge.

Issued: October 15, 2003

Effective: December 1, 2003

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

Missouri Public Service Commission

FLED DEC 01 2003

General Exchange Tariff
Section 16
5th Revised Sheet 1
Replacing 4th Revised Sheet 1

RESTORATION OF SERVICE

Missouri Public Service Commission

16.1 RESTORATION OF SUSPENDED SERVICE

16.1.1 The following Service and Equipment Charge will apply for restoring to the Telephone Company, as covered in Section 22 of this Tariff:

In addition to the Service and Equipment Charge, the customer will be required to pay all charges due, including the charges for the period of denial.

16.1.2 This Service and Equipment Charge applies only after the suspension of service and not after its discontinuance; that is, it does not apply after the completion of a disconnection order. After service is discontinued by the completion of a disconnection order, service can be restored only upon the execution of a new contract, in which case the Service and Equipment Charges as specified in the Local Exchange Tariff for a new installation, will apply.

CANCELLED

DEC 01 2003

By OHNRS 1

By OH

Missouri Public Service Gemmissien

FILED DEC 01 2002

Effective: December 1, 2002

(1) See Sheet 1.01 for maximum allowable charge.

Issued: October 15, 2002

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

General Exchange Tariff
Section 16
4th Revised Sheet 1
Replacing 3 Alexandric Public

RESTORATION OF SERVICE

REC'D OCT 01 2001

16.1 RESTORATION OF SUSPENDED SERVICE

Service Commission

16.1.1 The following Service and Equipment Charge will apply for restoring service after its temporary suspension by the Telephone Company, as covered in Section 22 of this Tariff:

Current Charge(1)

Residence

Business

Service and Equipment Charge

\$15.00(CR)

\$15.49 (CR)

In addition to the Service and Equipment Charge, the customer will be required to pay all charges due, including the charges for the period of denial.

16.1.2 This Service and Equipment Charge applies only after the suspension of service and not after its discontinuance; that is, it does not apply after the completion of a disconnection order. After service is discontinued by the completion of a disconnection order, service can be restored only upon the execution of a new contract, in which case the Service and Equipment Charges as specified in the Local Exchange Tariff for a new installation, will apply.

CANCELLED

DEC 0 1 2002

Public Sewing Commission

(1) See Sheet 1.01 for maximum allowable charge.

Issued: October 1, 2001

Effective: December 1, 2001

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

FILED DEC 01 2001

Service Commission

General Exchange Tariff Section 16 3rd Revised Sheet 1 Replacing 2nd Revised Sheet 1

RESTORATION OF SERVICE

Missouri Public Service Commission

16.1 RESTORATION OF SUSPENDED SERVICE

RECD OCT 02 2000

16.1.1 The following Service and Equipment Charge will apply for restoring service after its temporary suspension by the Telephone Company, as covered in Section 22 of this Tariff:

(AT)

Current Charge(1)

Residence

Business

Service and Equipment Charge

\$15.11(CR)

\$15.61(CR)

In addition to the Service and Equipment Charge, the customer will be required to pay all charges due, including the charges for the period of denial.

16.1.2 This Service and Equipment Charge applies only after the suspension of service and not after its discontinuance; that is, it does not apply after the completion of a disconnection order. After service is discontinued by the completion of a disconnection order, service can be restored only upon the execution of a new contract, in which case the Service and Equipment Charges as specified in the Local Exchange Tariff for a new installation, will apply.

CANCELLED

DEC 0 1 2001

ommission

Missouri Public Service Commission

FILED DEC 0 1 2000

(1) See Sheet 1.01 for maximum allowable charge.

Issued: October 2, 2000

(AT)

Effective: December 1, 2000

General Exchange Tariff Section 16 2nd Revised Sheet 1 Replacing 1st Revised Sheet 1

RESTORATION OF SERVICE

RECEIVED

16.1 RESTORATION OF SUSPENDED SERVICE

SEP 2.5 1989

16.1.1 The following Service and Equipment Charge will apply for restoring service after its temporary suspension by the Telephone Company asission covered in Section 22 of this Tariff:

> Residence Business

Service and Equipment Charge

(CR) \$15.25 (CR) \$15.75

In addition to the Service and Equipment Charge, the customer will be required to pay all charges due, including the charges for the period of denial.

16.1.2 This Service and Equipment Charge applies only after the suspension of service and not after its discontinuance; that is, it does not apply after the completion of a disconnection order. After service is discontinued by the completion of a disconnection order, service can be restored only upon the execution of a new contract, in which case the Service and Equipment Charges as specific to the Service and Servi

CANCELLED

DEC 01 2000 BY 310 RS INISSOUD.

Issued: SEP 2 5 1989

Effective:

OCT 01 1929

General Exchange Tariff Section 16 1st Revised Sheet 1 Replacing Original Sheet 1

RESTORATION OF SERVICE

REGELV

16.1 RESTORATION OF SUSPENDED SERVICE

16.1.1 The following Service and Equipment Charge will apply of restaring service after its temporary suspension by the Telephone Company, as covered in Section 22 of this Tariff:

MISSUURI

Resider Service Greenission

Service and Equipment Charge

(CR) \$11.75 (CR) \$11.50

In addition to the Service and Equipment Charge, the customer will be required to pay all charges due, including the charges for the period of denial.

16.1.2 This Service and Equipment Charge applies only after the suspension of service and not after its discontinuance; that is, it does not apply after the completion of a disconnection order. After service is discontinued by the completion of a disconnection order, service can be restored only upon the execution of a new contract, in which case the Service and Equipment Charges as specified in the Local Exchange Tariff for a new installation, will apply.

(CT)

CANCELLED MISSOURI

Public Service Commission

JUN 27 1986 Issued:

Effective: JUL 1 1988

RESTORATION OF SERVICE

General, Exchange, Tariff DE Section 16 Original Sheet

DEC 20 1283

MISSOURI

Public Service Commission

16.1 RESTORATION OF SUSPENDED SERVICE

The following Service and Equipment Charge will apply for restoring service after its temporary suspension by the Telephone Company, as covered in Section 22 of this Tariff:

> Residence Business \$21.75 \$21.00

Service and Equipment Charge

In addition to the Service and Equipment Charge, the customer will be required to pay all charges due, including the charges for the period of denial.

16.1.2 This Service and Equipment Charge applies only after the suspension of service and not after its discontinuance; that is, it does not apply after the completion of a disconnection order. After service is discontinued by the completion of a disconnection order, service can be restored only upon the execution of a new contract, in which case the Service Connection Charges apply as specified in Section 19 of this Tariff.

GAN BELLED

1986 101 1

PUBLIC SERVICE COMMISSION

OF MISSOURI

JAN - 1 1984 83 - 253 Public Service Commission

Issued:

DEC 2 9 1983

Effective:

JAN 0 1 1984

P.S.C. Mo. - No. 35 GENERAL EXCHANGE TARIFF

Southwestern Bell Telephone, L.P. d/b/a AT&T Missouri

Section 16 6th Revised Sheet 1.01 Replacing 5th Revised Sheet 1.01

RESTORATION OF SERVICE

16.1 RESTORATION OF SUSPENDED SERVICE (cont'd)

Maximum Charge			
Residence	<u>Business</u>		
\$4.4.47(CD)	¢4.4.02(CD)		
\$14.47(CR)	\$14.93(CR)		

Service and Equipment Charge

Issued: October 17, 2006 Effective: December 1, 2006



General Exchange Tariff
Section 16
5th Revised Sheet 1.01
Replacing 4th Revised Sheet 1.01

RESTORATION OF SERVICE

(AT) 16.1 RESTORATION OF SUSPENDED SERVICE (cont'd)

	Maximum Charge	
	Residence	<u>Business</u>
Service and Equipment Charge	\$14.44(CR)	\$14.90(CR)

Issued: October 17, 2005 Effective: December 1, 2005

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





General Exchange Tariff
Section 16
4th Revised Sheet 1.01
Replacing 3rd Revised Sheet 1.01

RESTORATION OF SERVICE

16.1 RESTORATION OF SUSPENDED SERVICE

	Maximum Charge	
	Residence	<u>Business</u>
Service and Equipment Charge	\$14.72(CR)	\$15.20(CR)

CANCELLED

December 1, 2005

MISSOURI PUBLIC SERVICE COMMISSION

Issued: October 15, 2004 Effective: December 1, 2004



P.S.C. Mo.- No. 35

No Supplement to this tariff will be issued except for the purpose of canceling this tariff. General Exchange Tariff
Section 16
3rd Revised Sheet 1.01
Replacing 2nd Revised Sheet 1.01

RESTORATION OF SERVICE

16.1 RESTORATION OF SUSPENDED SERVICE

 Maximum Charge

 Residence
 Business

 \$15.13(CR)
 \$15.62(CR)

Service and Equipment Charge

Miccouri Public

RECD OCT 15 2003

Service Commission

CANCELLED

BECOS 1.01

LEUDI'S Service Commission

Eublis Service Commission

Issued: October 15, 2003

Effective: December 1, 2003

By CINDY BRINKLEY, President-SBC Missouri Southwestern Bell Telephone, L.P., d/b/a SBC Missouri St. Louis, Missouri P.S.C. Mo.- No. 35

No Supplement to this tariff will be issued except for the purpose of canceling this tariff. General Exchange Tariff
Section 16
2nd Revised Sheet 1.01
Replacing 1st Revised Sheet 1.01

RESTORATION OF SERVICE

Missouri Public Service Gemmission

16.1 RESTORATION OF SUSPENDED SERVICE

RECD OOT 15 2002

Maximum Charge Residence Bu

Business

Service and Equipment Charge

\$15.14(CR)

\$15.63(CR)

CANCELLED

DEC 01 2003

SY CITS 1.01

Sylve Conference sion

Public Service Conference sion

Missouri Public Sorvice Commission

FILED DEC 01 2802

Issued: October 15, 2002

Effective: December 1, 2002

P.S.C. Mo.-No. 35

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

General Exchange Tariff Section 16 1st Revised Sheet 1.01 Replacing Original Sheet 1.01 Public

RESTORATION OF SERVICE

REC'D OCT 01 2001

16.1 RESTORATION OF SUSPENDED SERVICE

Maximum Charge Service Commission

Residence

Business

Service and Equipment Charge

\$15.00 (CR)

\$15.49 (CR)

CANCELLED

Issued: October 1, 2001

Effective: December 1, 2001

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

Missouri Public

FILED DEC 01 2001

Service Commission

General Exchange Tariff
Section 16
Original Sheet 1.01

RESTORATION OF SERVICE

Missouri Public Bervice Commission

16.1 RESTORATION OF SUSPENDED SERVICE

REC'D OCT 02 2000

Maximum Charge

Residence

Business

Service and Equipment Charge

\$15.11

\$15.61

CANCELLED

DEC 0 1 2001

Ey (St K) 1.01 Public Service Communicion

> Missouri Public Sérvice Commission

FILED DEC 01 2000

Issued: October 2, 2000

Effective: December 1, 2000

General Exchange Tariff
Section 16
4th Revised Sheet 2
Replacing 3rd Revised Sheet 3

RESTORATION OF SERVICE

16.2 MAINTENANCE AND REPAIRS

RECD NOV 01 2002

- 16.2.1 The Telephone Company undertakes to maintain and repair the facilities which in the interviews in customers, under tariff. The customer shall be responsible for damages to facilities of the Telephone Company caused by the negligence or willful act of the customer. The customer may not rearrange, disconnect, remove or attempt to repair, or permit others to rearrange, disconnect, remove or attempt to repair any equipment installed and maintained under tariff by the Telephone Company except upon the written consent of the Telephone Company.
- (AT) (AT)(CR)
- 16.2.2 A nonrecurring Customer Owned Equipment Trouble Isolation Charge(1) of \$37.00 for Residence and \$39.95 for Business will apply for each repair visit to a customer's premises or the premises of any other customer where the service difficulty or trouble results from the use of Equipment or Facilities on the customer's side of the demarcation point. This charge will only apply when a Network Interface Device has been installed. For those circumstances where a Network Interface Device has not been installed, a Customer Owned Equipment Trouble Isolation Charge of \$5.00 will apply.

(1) This charge was previously referred to as a "Maintenance of Service Charge."

Issued: November 1, 2002

Effective: December 2, 2002

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

Missouri Public Service Commission FILFD DEC 02 2002

General Exchange Tariff
Section 16
3rd Revised Sheet 2
Replacing 2nd Revised Sheet 2

RESTORATION OF SERVICE

SEP 25 1989

16.2 MAINTENANCE AND REPAIRS

MISSOURI

- 16.2.1 The Telephone Company undertakes to maintain and renair that facilities ission which it furnishes to customers, under tariff. The customer shall be responsible for damages to facilities of the Telephone Company caused by the negligence or willful act of the customer. The customer may not rearrange, disconnect, remove or attempt to repair, or permit others to rearrange, disconnect, remove or attempt to repair any equipment installed and maintained under tariff by the Telephone Company except upon the written consent of the Telephone Company.
- 16.2.2 A nonrecurring Customer Owned Equipment Trouble Isolation Charge(1) of \$37.00 will apply for each repair visit to a customer's premises or the premises of any other customer where the service difficulty or trouble results from the use of Equipment or Facilities on the customer's side of the demarcation point. This charge will only apply when a Network Interface Device has been installed. For those circumstances where a Network Interface Device has not been installed, a Customer Owned Equipment Trouble Isolation Charge of \$5.00 will apply.

CANCELLED

DEC 0 2 2002

ublic Senges Commission

(1) This charge was previously referred to as a "Maintenance of Service Charge."

Issued: SEP 2 5 1989

Effective:

ICT 01 1989

OCT 1 1989

General Exchange Tariff Section 16 2nd Revised Sheet 2 Replacing 1st Revised Sheet 2

RESTORATION OF SERVICE

16.2 MAINTENANCE AND REPAIRS

- The Telephone Company undertakes to maintain and repair the facilities (CP) 16.2.1 which it furnishes to customers, under tariff. The customer shall be responsible for damages to facilities of the Telephone Company caused by the negligence or willful act of the customer. The customer may not rearrange, disconnect, remove or attempt to repair, or permit others to rearrange, disconnect, remove or attempt to repair any equipment installed and maintained under tariff by the Telephone Company 162 upon the written consent of the Telephone Company.
- 16.2.2 A nonrecurring Customer Owned Equipment Trouble Isolation Charge (1) (CP) of \$25.00 will apply for each repair visit to a customer's premises or the premises of any other customer where the service difficulty or trouble results from the use of Equipment or Facilities on the customer's side of the demarcation point.

CANCELLED

Public Service Commission

MISSOURI

Public Service Commission

(1) This charge was previously referred to as a "Maintenance of Service Charge."

DEC 01 1986 Issued:

JAN 01 1987 Effective:

General Exchange Tariff
Section 16
1st Revised Sheet 2
Replacing Original Sheet 2

RESTORATION OF SERVICE

16.2 MAINTENANCE AND REPAIRS

JUN 27 1986

- 16.2.1 The Telephone Company undertakes to maintain and repair the facilities which it furnishes to customers. The customer shall be repair to facilities of the Telephone Company carried Synthe Cheshistine or willful act of the customer. The customer may not rearrange disconnect, remove or attempt to repair, or permit others to rearrange, disconnect, remove or attempt to repair any equipment installed by the Telephone Company except upon the written consent of the Telephone Company.
- (CT) 16.2.2 A nonrecurring Customer Owned Equipment Trouble Isolation Charge (1) of \$25.00 will apply for each repair visit to a customer's premises or the premises of any other customer where the service difficulty or trouble results from the use of Customer-Provided Equipment or Facilities.

CARBELLED

JAN -1 1987

PLIBLIC SERVICE COMMISSION
OF MISSOURI

FALED

JUL 1 1986

86-84

Public Service Commission

(AT) (1) This charge was previously referred to as a "Maintenance of Service Charge."

Issued: JUN 27 1986

Effective:

ابال

: 1386

RESTORATION OF SERVICE

General Fachange Tariff
| Section 16
| Original Sheet 2
| DEC 29 1983

MISSOURI Public Service Commission

- 16.2 MAINTENANCE AND REPAIRS
 - 16.2.1 The Telephone Company undertakes to maintain and repair the facilities which it furnishes to customers. The customer shall be responsible for damages to facilities of the Telephone Company caused by the negligence or willful act of the customer. The customer may not rearrange, disconnect, remove or attempt to repair, or permit others to rearrange, disconnect, remove or attempt to repair any equipment installed by the Telephone Company except upon the written consent of the Telephone Company.
 - 16.2.2 A nonrecurring Maintenance Service Charge of \$25.00 will apply for each repair visit to a customer's premises or the premises of any other customer where the service difficulty or trouble results from the use of Customer-Provided Equipment or Facilities.

GARGETTED

JUL I JUL.

PUBLIC SERVICE COMMISSION
OF MISSOURI

JAN - 1 1984;
83 - 253
Public Service Commission

General Exchange Tariff Section 17 3rd Revised Sheet 1 Replacing 2nd Revised Sheet 1

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.1 RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

The regulations specified herein are in addition to the regulations contained in other sections of this General Exchange Tariff and other tariffs. Failure on the part of customers to observe these rules and regulations of the Company automatically gives the Company the right to cancel the contract and discontinue the furnishing of service.

The Telephone Company's obligation to furnish service or to continue to furnish service is dependent on its ability to obtain, retain and maintain suitable rights and facilities, and to provide for the installation of those facilities required incident to the furnishing and maintenance of that service.

The regulations covering the connection of equipment, accessories or facilities provided and maintained by the customer are contained in other sections of this Tariff.

17.2 APPLICATION FOR SERVICE

Applications for service, or requests from customers for additional service, and changes in the grade or class of service become contracts when received by the Company and are subject to the minimum contract term. The Telephone Company reserves the right to require application for service to be made in writing on forms supplied by it.

The terms and conditions of all contracts are subject to the rules and regulations in this General Exchange Tariff and other Tariffs for the particular exchange for which service is to be furnished. Any general change in rates, rules or regulations shall act as a modification of the contract to that extent without further notice except that in case rates are increased, the customer may cancel his contract upon reasonable written notice and upon payment for all service, equipment and any contractual liability.

Unless otherwise specified, the minimum term for which service will be furnished is one month.

The Telephone Company reserves the right to refuse service to any applicant or former customer who is found to be indebted to the Telephone Company for prior service. The Telephone Company will not establish any new service until satisfactory arrangements have been made for the payment of all such indebtedness.

Pursuant to paragraph 394 of the FCC's Final Report and Order in Case No. CC 96-45, a qualifying customer's request for LifeLine Service may not be denied for previous non-payment of toll charges.

Issued: Dec. 24, 1997 Effective: Jan. 24, 1998

By PRISCILLA HILL-ARDOIN, President-Missouri

Southwestern Bell Telephone Company St. Louis, Missouri



(AT)



General Exchange Tariff Section 17 2nd Revised Sheet 1 Replacing 1st Revised Sheet

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.1 RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

MAR 14 1997

MISSOURI

The regulations specified herein are in addition to the regulations contained in other sections of this General Exchange Tariff and other tariffs. Failure on the part of customers to observe these rules and regulations of the Company automatically gives the Company the right to cancel the contract and discontinue the furnishing of service.

The Telephone Company's obligation to furnish service or to continue to furnish service is dependent on its ability to obtain, retain and maintain suitable rights and facilities, and to provide for the installation of those facilities required incident to the furnishing and maintenance of that service.

The regulations covering the connection of equipment, accessories or facilities provided and maintained by the customer are contained in other sections of this Tariff.

17.2 APPLICATION FOR SERVICE

Applications for service, or requests from customers for additional service, and changes in the grade or class of service become contracts when received by the Company and are subject to the minimum contract term. The Telephone Company reserves the right to require application for service to be made in writing on forms supplied by it.

The terms and conditions of all contracts are subject to the rules and regulations in this General Exchange Tariff and other Tariffs for the particular exchange for which service is to be furnished. Any general change in rates, rules or regulations shall act as a modification of the contract to that extent without further notice except that in case rates are increased, the customer may cancel his contract upon reasonable written notice and upon payment for all service, equipment and any contractual liability.

Unless otherwise specified, the minimum term for which service will be furnished is one month.

(AT)

The Telephone Company reserves the right to refuse service to any applicant or former customer who is found to be indebted to the Telephone Company for prior service. The Telephone Company will not establish any new service until satisfactory arrangements have been made for the payment of all such indebtedness.

CANCELLED

ommission

Issued: MAR 14 1997

Effective:

APR 2 1 1997

General Exchange Tariff
Section 17
1st Re (Sed) Heat 1
Replacing Original Sheet 1

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS, CONTRACTS 29 1992

17.1 RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS, CONTRACTS MISSOURI Public Service Commission

The regulations specified herein are in addition to the regulations contained in other sections of this General Exchange Tariff and other tariffs. Failure on the part of customers to observe these rules and regulations of the Company automatically gives the Company the right to cancel the contract and discontinue the furnishing of service.

The Telephone Company's obligation to furnish service or to continue to furnish service is dependent on its ability to obtain, retain and maintain suitable rights and facilities, and to provide for the installation of those facilities required incident to the furnishing of that service.

The regulations covering the connection of equipment, accessories or facilities provided and maintained by the customer are contained in other sections of this Tariff.

17.2 APPLICATION FOR SERVICE

(MT)

(MT)

Applications for service, or requests from customers for additional service, and changes in the grade or class of service become contracts when received by the Company and are subject to the minimum contract term. The Telephone Company reserves the right to require application for service to be made in writing on forms supplied by it.

The terms and conditions of all contracts are subject to the rules and regulations in this General Exchange Tariff and other Tariffs for the particular exchange for which service is to be furnished.

Any general change in rates, rules or regulations shall act as a modification of the contract to that extent without further notice except that in case rates are increased, the customer may cancel his contract upon reasonable written notice and upon payment for all service, equipment and any contractual liability.

Unless otherwise specified, the minimum term for which service will be furnished is one month.

APR 21 199

APR 21 199

Public Service Commission

MISSOURI

FILED

APR 17 1992

Issued: MAR 1 1 1992

Effective: 17 1990. PUBLIC SERVICE COMM.

<u>General-Exchange Tariff</u> WSection 17 inal Sheet 1

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACAS (CS3

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS LISSOURI Public Service Commission

The regulations specified herein are in addition to the regulations contained in other sections of this General Exchange Tariff and other tariffs. Failure on the part of customers to observe these rules and regulations of the Company automatically gives the Company the right to cancel the contract and discontinue the furnishing of service.

The Telephone Company's obligation to furnish service or to continue to furnish service is dependent on its ability to obtain, retain and maintain suitable rights and facilities, and to provide for the installation of those facilities required incident to the furnishing and maintenance of that service.

The regulations covering the connection of equipment, accessories or facilities provided and maintained by the customer are contained in other sections of this Tariff.

17.2 APPLICATION FOR SERVICE

Applications for service, or requests from customers for additional service, and changes in the grade or class of service become contracts when received by the Company and are subject to the minimum contract term. The Telephone Company reserves the right to require application for service to be made in writing on forms supplied by it.

CANCELLED

APR 17 1992 #

Public Service Commission

MISSOURI

FILED

DEC 29 1983 Issued:

Effective:

JAN 0 1 1984

General Exchange Tariff
Section 17
4th Revised Sheet 2
Replacing 3rd Revised Sheet 2

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.3 APPLICATION OF BUSINESS AND RESIDENCE RATES

17.3.1 Business Rates Apply at the Following Locations⁽¹⁾:

(AT) In offices, stores, factories and all other places of a strictly business nature. (2)

In offices of hotels, halls and offices of apartment buildings, quarters occupied by clubs or lodges, public, private or parochial schools or colleges, hospitals, libraries, churches and other similar institutions, except in churches and boarding houses as specified below.

At residence locations when use of the service either by the customer, members of his household, his guests or parties calling him can be considered as more of a business than of a residence nature, which fact might be indicated by advertising either by business cards, newspapers, handbills, billboards, circulars, motion picture screens or other advertising matter such as on vehicles, etc., or when such business use is not such as commonly arises and passes over residence telephones during the intervals when, in compliance with the law or established custom, business places are ordinarily closed.

(1) An electronic Bulletin Board System (BBS) is a data calculating and storage device(s) utilized as a vehicle to facilitate the exchange of information through the use of Southwestern Bell Telephone Company services.

BBSs located at a residence location that do not solicit or require any remuneration, directly or indirectly, in exchange for access, and that use four or fewer local exchange access lines shall be permitted to subscribe to a flat rate residential offering. Residential measured or message rate service may not be used as the local exchange access service for the operation of BBSs. BBSs eligible for residential rates may not use paid-for advertising to promote or advertise their BBS. Those BBSs that do not meet these conditions will be considered businesses, and shall subscribe to the appropriate business rate service for all exchange lines used to operate the BBS.

(AT) (2) Service to members of Amateur Radio Clubs including those located at business locations may be provided residential service pursuant to Federal Communications Commission Rule 47 (AT) C.F.R§§97.113(2) and (3).

Issued: August 28, 2000 Effective: September 27, 2000

By JAN NEWTON, President Missouri

Southwestern Bell Telephone Company St. Louis, Missouri

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

Filed

Missouri Public
Service Commission

General Exchange Tariff
Section 17
3rd Revised Sheet 2
Replacing 2nd Revised Sheet 2

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACRECEIVED

17.3 APPLICATION OF BUSINESS AND RESIDENCE RATES

NOV 15 1993

17.3.1 Business Rates Apply at the Following Locations (1):

MISSOURI Public Service Commission

In offices, stores, factories and all other places of a strictly business nature.

In offices of hotels, halls and offices of apartment buildings, quarters occupied by clubs or lodges, public, private or parochial schools or colleges, hospitals, libraries, churches and other similar institutions, except in churches and boarding houses as specified below.

(RT)(AT)

At residence locations when use of the service either by the customer, members of his household, his guests or parties calling him can be considered as more of a business than of a residence nature, which fact might be indicated by advertising either by business cards, newspapers, handbills, billboards, circulars, motion picture screens or other advertising matter such as on vehicles, etc., or when such business use is not such as commonly arises and passes over residence telephones during the intervals when, in compliance with the law or established custom, business places are ordinarily closed.

CANCELLED

SEP 2 7 2000

By 4th RS 2

Public Service Commission

MISSOURI

(1) An electronic Bulletin Board System (BBS) is a data calculating and storage device(s) utilized as a vehicle to facilitate the exchange of information through the use of Southwestern Bell Telephone Company services.

BBSs located at a residence location that do not solicit or require any remuneration, directly or indirectly, in exchange for access, and that use four or fewer local exchange access lines shall be permitted to subscribe to a flat rate residential offering. Residential measured or message rate service may not be used as the local exchange access service for the operation of BBSs. BBSs eligible for residential rates may not use paid-for advertising to promote or advertise their BBS. Those BBSs that do not meet these conditions will be considered businesses, and shall subscribe to the appropriate business rate service for all exchange lines used to be rate the BBS.

Issued:

NOV 1 7 1993

Effective: DEC 1 7 1993

DEC 17 1993

General Exchange Tariff
Section 17
2nd Revised Sheet 2
Replacing 1st Revised Sheet 2

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.3 APPLICATION OF BUSINESS AND RESIDENCE RATES

RECEIVED

17.3.1 Business Rates Apply at the Following Locations (1):

JUL 21 1992

In offices, stores, factories and all other places of a state of business nature.

Public Service Commission

In offices of hotels, halls and offices of apartment buildings, quarters occupied by clubs or lodges, public, private or parochial schools or colleges, hospitals, libraries, churches and other similar institutions, except in churches and boarding houses as specified below.

At residence locations when the customer has no regular business telephone and the use of the service either by himself, members of his household, his guests or parties calling him can be considered as more of a business than of a residence nature, which fact might be indicated by advertising either by business cards, newspapers, handbills, billboards, circulars, motion picture screens or other advertising matter such as on vehicles, etc., or when such business use is not such as commonly arises and passes over residence telephones during the intervals when, in compliance with the law or established custom, business places are ordinarily closed.

DEC 17 1993

BY 3 A R. S. Commission

By 3 A R. S. Commission

By 3 A R. S. Commission

(1) An electronic Bulletin Board System (BBS) is a data calculating and storage device(s) utilized as a vehicle to facilitate the exchange of information through the use of Southwestern Bell Telephone Company services.

BBSs located at a residence location that do not solicit or require any remuneration, directly or indirectly, in exchange for access, and that use four or fewer local exchange access lines shall be permitted to subscribe to a flat rate residential offering. Residential measured or message rate service may not be used as the local exchange access service for the operation of BBSs. BBSs eligible for residential rates may not use paid-for advertising to promote or advertise their BBS. Those BBSs that do not meet these conditions will be considered businesses, and shall subscribe to the appropriate business rate service for all exchange lines used to operate the BBS.

Issued: JUL 2 2 1992

(AT)

Effective: AUG 2 2 1992

By A. D. ROBERTSON, Assistant Vice President-External Affairs 2 252

Southwestern Bell Telephone Company
St. Louis, Missouri

General Exchange Tariff
Section 17
1st Revised Sheet 2
Replacing Original Sheet 2
RECEIVED

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS - MAR 9 19

17.3 APPLICATION OF BUSINESS AND RESIDENCE RATES

~

(MT)
(AT) 17.3.1 Business Rates Apply at the Following Locations Public Service Commission

In offices, stores, factories and all other places of a strictly business nature.

In offices of hotels, halls and offices of apartment buildings, quarters occupied by clubs or lodges, public, private or parochial schools or colleges, hospitals, libraries, churches and other similar institutions, except in churches and boarding houses as specified below.

At residence locations when the customer has no regular business telephone and the use of the service either by himself, members of his household, his guests or parties calling him can be considered as more of a business than of a residence nature, which fact might be indicated by advertising either by business cards, newspapers, handbills, billboards, circulars, motion picture screens or other advertising matter such as on vehicles, etc., or when such business use is not such as commonly arises and passes over residence telephones during the intervals when, in compliance with the law or established custom, business places are ordinarily closed.

CANCELLED

AUG 22 1992 BY 2 - R.S. + 2

Public Service Commission
MISSOURI

(AT) (1) An electronic Bulletin Board System (BBS) is a data calculating and storage device(s) utilized as a vehicle to facilitate the exchange of information through the use of Southwestern Bell Telephone Company services.

BBSs located at a residence location that do not solicit or require any remuneration, directly or indirectly, in exchange for access, and that use four or fever local exchange access lines shall be permitted to subscribe to a flat rate residential offering. Measured or message rate service may not be used as the local exchange access service for the operation of BBSs. BBSs eligible for residential rates may not use paid-for advertising to promote or advertise their BBS. Those BBSs that do not meet these conditions will be considered businesses, and shall subscribe to the appropriate business rate service for all exchange lines used to operate the BBS.

Issued: MAR 1 1 1992

Effective: APR 1 7 1992

APR 17 1992

General Exchange Tariff
MSUS Section 17
Original Sheet 2
DEC 29 (23)

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

CONTRACTS
L.:!SSOURI
Public Service Commission

17.2 APPLICATION FOR SERVICE-(Continued)

The terms and conditions of all contracts are subject to the rules and regulations in this General Exchange Tariff and other Tariffs for the particular exchange for which service is to be furnished.

Any general change in rates, rules or regulations shall act as a modification of the contract to that extent, without further notice except that in case rates are increased, the customer may cancel his contract upon reasonable written notice and upon payment for all service, equipment, and any contractual liability.

Unless otherwise specified, the minimum term for which service will be furnished is one month.

CANCELLED

17.3 APPLICATION OF BUSINESS AND RESIDENCE RATES

APR 17 1992

17.3.1 Business Rates Apply at the Following Locations:

Public Service Commission

In offices, stores, factories and all other places of Alstonthy business nature.

In offices of hotels, halls and offices of apartment buildings, quarters occupied by clubs or lodges, public, private or parochial schools or colleges, hospitals, libraries, churches and other similar institutions, except in churches and boarding houses as specified below.

At residence locations when the customer has no regular business telephone and the use of the service either by himself, members of his household, his guests or parties calling him can be considered as more of a business than of a residence nature, which fact might be indicated by advertising either by business cards, newspapers, handbills, billboards, circulars, motion picture screens or other advertising matter such as on vehicles, etc., or when such business use is not such as commonly arises and passes over residence telephones during the intervals when, in compliance with the law or established custom, business places are ordinarily closed.

JAN - 1 1934

83 - 253

Public Service Commission

Issued: DEC 29 1983

Effactive:

JAN 0 1 1984

General Exchange Tariff
Section 17
1st Revised Sheet 3
Replacing Original Sheet 3

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.3 APPLICATION OF BUSINESS AND RESIDENCE RATES-(Continued)

17.3.1 Business Rates Apply at the Following Locations-(Continued)

At residence locations, where the service or an extension line is located in a shop, office or other place of business. (Except as specified in Section 21 of this Tariff.)

In college fraternity houses where the members lodge within the house.

At any location where the listing of service at that location indicates a business, trade or profession, except as specified below.

(AT) 17.3.2 Residence Rates Apply at the Following Locations (1):

In private residences where business listings are not provided.

In private apartments of hotels, rooming houses, boarding houses or other places where people obtain lodging or boarding on a continuous basis, where service is confined to the customer's use and elsewhere in rooming and boarding establishments where all of the following apply:

- -Business listings are not provided,
- -Place of lodging or boarding is not advertised as a business,
- -Where there are less than five rooms for roomers.
- -Where meals are furnished to less than ten boarders.

In the place of residence of a clergyman, physician, dentist, veterinary surgeon, other medical practitioner, Christian Science practitioner, nurse or midwife or in their office, provided the office is located in their residence and is not a part of an office building. In any of such cases, the listing may indicate the customer's profession, but only in connection with an individual name. If listings of firms or partnerships, etc., or additional listings of persons not residing in the same household are desired, business rates apply.

In a private stable or garage when strictly a part of a domestic establishment.

In churches where the service is not accessible for public patronage, as in pastors' studies.

(AT) (1) Service to members of Amateur Radio Clubs including those located at business locations may be provided residential service pursuant to Federal Communications Commission Rule 47 (AT) C.F.R§§97.113(2) and (3).

Issued: August 28, 2000 Effective: September 27, 2000

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

Filed

Missouri Public
Service Commission

General Exchange Section 17.
Original Sheet 3.
DEC 20 1833

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

MISSOURI

17.3 APPLICATION OF BUSINESS AND RESIDENCE RATES-(Continued)

Public Service Commission

17.3.1 Business Rates Apply at the Following Locations-(Continued)

At residence locations, where the service or an extension line is located in a shop, office or other place of business. (Except as specified in Section 21 of this Tariff.)

In college fraternity houses where the members lodge within the house.

At any location where the listing of service at that location indicates a business, trade or profession, except as specified below.

17.3.2 Residence Rates Apply at the Following Locations:

In private residences where business listings are not provided.

In private apartments of hotels, rooming houses, boarding houses or other places where people obtain lodging or boarding on a continuous basis, where service is confined to the customer's use and elsewhere in rooming and boarding establishments where all of the following apply:

- -Business listings are not provided,
- -Place of lodging or boarding is not advertised as a business,
- -Where there are less than five rooms for roomers,
- -Where meals are furnished to less than ten boarders.

In the place of residence of a clergyman, physician, dentist, veterinary surgeon, other medical practitioner, Christian Science practitioner, nurse or midwife or in their office, provided the office is located in their residence and is not a part of an office building. In any of such cases, the listing may indicate the customer's profession, but only in connection with an individual name. If listings of firms or partnerships, etc., or additional listings of persons not residing in the same household are desired, business rates apply.

In a private stable or garage when strictly a part of a domestic establishment.

In churches where the service is not accessible for public patronage, as in pastors' studies. CANCELLED

SEP 27 2000 15t R53

Publio Service Gommission

<u>83-25</u>3

Issued: DEC 29 1983

MISSOURI JAN 0 1 1984

General Exchange Tariff
Section 17
3rd Revised Sheet 4
Replacing 2nd Revised Sheet 4

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.4 ADVANCE PAYMENTS AND DEPOSITS

(AT)

The Telephone Company, may require a deposit or guarantee as a condition of new service. The deposit may be required prior to or no more than 30 calendar days after the Company actually provides service. An advance payment may be request as stated below in 17.4.1. The Telephone company reserves the right to make the determination as to the type of security requested of the applicant and applied as specified in this tariff.

17.4.1 Advance Payments

When making application for service, an applicant for service may be required to pay at the time the application is accepted, service connection charges, if applicable, and the first month's charges for exchange service, excluding charges for local messages in excess of the monthly guarantee. In all cases, the regular monthly charges for service are payable as specified in the Local Exchange Tariff. In most cases, the provisions of this paragraph affect the initial payment and not the subsequent billing and collection practices as elsewhere provided in this Tariff.

The amount of the advance payment is credited to the customer's account and may be applied against any indebtedness under contract with the Telephone Company. In such cases, an additional payment may be required to satisfy the security obligation for the new application for service.

Issued: September 29, 2000 Effective: December 1, 2000





General Exchange Tariff
Section 17
2nd Revised Sheet 4
Replacing 1st Revised Sheet # V F D

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

MAR 14 1997

17.4 ADVANCE PAYMENTS AND DEPOSITS

MISSOURI Public Service Commission

(AT) In instances where an applicant's credit worthiness presents a potential risk to the Telephone

Company, the applicant may be required to provide a form of security. The security requirement may be satisfied by either making an advance payment or posting a deposit prior to obtaining new service. The Telephone company reserves the right to make the determination as to the type of security requested of the applicant and applied as specified in this tariff.

(RT) 17.4.1 Advance Payments

(RT) When making application for service, an applicant for service may be required to pay at the time the application is accepted, service connection charges, if applicable, and the first month's charges for exchange service, excluding charges for local messages in excess of the monthly guarantee. In all cases, the regular monthly charges for service are payable as specified in the Local Exchange Tariff. In most cases, the provisions of this paragraph affect the initial payment and not the subsequent billing and collection practices as elsewhere provided in this Tariff.

The amount of the advance payment is credited to the customer's account and applied against any indebtedness under the contract.

CANCELLED

DEC 01 2000

BY 3 R54

Public Service Commission

MISSOUR.

.

(RT)

(RT)

(RT)

Issued: MAR 1 4 1997

APR 2 1 1997
dissouri Division

APR 2 1 1997

AND PUBLIC SERVICE COMM

(AT)

General Exchange Tariff
Section 17
1st Revised Sheet 4
Replacing Original Sheet 4
RECEIVED

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS 1 3 1989

17.4 ADVANCE PAYMENTS AND DEPOSITS

MISSOURI
Public Service Commission

(AT) 17.4.1 Advance Payments - Business

When making application for service, an applicant for business service may be required to pay at the time the application is accepted, service connection charges, if applicable, and the first month's charges for exchange service, excluding charges for local messages in excess of the monthly guarantee. In all cases, the regular monthly charges for service are payable as specified in the Local Exchange Tariff. The provisions of this paragraph affect the initial payment only and not the subsequent billing and collection practices as elsewhere provided in this Tariff.

The amount of the advance payment (not including the charges for service connection charges) is credited to the customer's account and applied against any indebtedness under the contract.

Advance Payments - Residence

When making application for service, an applicant for residence service may be required to pay at the time the application is accepted, service connection charges, if applicable, when there is reason to believe this service is being provided for the benefit of an individual who has a previous unpaid debt with the telephone company. In all cases, the regular monthly charges for service are payable as specified in the Local Exchange Tariff. The provisions of this paragraph affect the initial payment only and not the subsequent billing and collection practices as elsewhere provided in this Tariff.

CANCELLED

APR 21 1997

BY A COMMISSION

Public Service Commission

MISSOURI

FILED

JUN 5 1989

Public Service Commission

Issued: MAR 15 1989

Effective:



General Exchange Tariff
Section 17
Original Sheet 4

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS 0 20 1003

- 17.4 ADVANCE PAYMENTS AND DEPOSITS

17.4.1 Advance Payments

MISSOURI
Public Service Commission

When making application for service, an applicant for business service may be required to pay at the time the application is accepted, service connection charges, if applicable, and the first month's charges for exchange service, excluding charges for local messages in excess of the monthly guarantee. In all cases, the regular monthly charges for service are payable as specified in the Local Exchange Tariff. The provisions of this paragraph affect the initial payment only and not the subsequent billing and collection practices as elsewhere provided in this Tariff.

The amount of the advance payment (not including the charges for service connection charges) is credited to the customer's account and applied against any indebtedness under the contract.

CANCELLED

BY CARS # 4
Public Service Commission
MISSOURI

FILED

JAN - 1 1934

83 - 253

Public Service Commission

Issued: DEC 29 1983

Effective:

JAN 0 1 1984

General Exchange Tariff
Section 17
1st Revised Sheet 5
Replacing Original Sheet 5

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.4 ADVANCE PAYMENTS AND DEPOSITS-(Continued)

- (CT) 17.4.1 Advance Payments-(Continued)
 - A. Residence Service
- (RT)(CT) The Telephone Company may require an applicant for service to make an advance payment if:
 - 1. Applicants With Previous Telephone Service of Twelve Months or More

The applicant is unable to establish that he had a previous account with a telephone utility for a period of at least twelve (12) months for which all undisputed charges were satisfactorily paid.

- 2. <u>Applicants With No Previous Telephone Service or With Previous Telephone Service of Less Than Twelve Months</u>
- The applicant's credit record will be accessed and evaluated by means of a mechanized retrieval system between the Telephone Company and nationally recognized credit bureaus. This process is known as Application Scoring and involves the use of empirical data and a statistical credit model in determining the applicant's credit worthiness. No security payment will be required of those applicants who meet the Telephone Company's established credit criteria, as evaluated by the scoring model. The criteria used in assessing a score is as follows:
 - Collection judgments
 - Written-off accounts
 - Outstanding collection accounts
- various degrees of delinquency history from 30-180 days, and not paid in full or current at the time of scoring
 - Bankruptcies
 - Liens
- (dT) Other public records

Issued: March 14, 1997 Effective: April 21, 1997

Filed

Missouri Public
Service Commission

(CT)

General Exchange Tariff ___Section_17

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS DEC 20 1000

17:4 ADVANCE PAYMENTS AND DEPOSITS-(Continued)

17.4.2 Deposits

Missouri Public Service Commission

A. Residence Service

The Telephone Company may require an applicant for service to post a

1. Applicants With Previous Telephone Service of Twelve Months or More

The applicant is unable to establish that he had a previous account with a telephone utility for a period of at least twelve (12) months for which all undisputed charges were satisfactorily paid.

2. Applicants With No Previous Telephone Service or With Previous Telephone Service of Less Than Twelve Months

The applicant does not meet either a. or b. below:

- The applicant does not meet one of the following criteria:
 - -Has a valid major national charge card -Has a valid major national oil company charge card
- The applicant does not meet at least two (2) of the following criteria: CANCELLED
 - -Home ownership, excluding mobile homes
 - -Vehicle ownership car or truck
 - -Has a local charge card
 - -Has a savings account
 - -Has a checking account

 - -Has an existing loan from a financial institution not considered delinquent by the creditor

JAN - 1 1934 Public Service Commission

APR 2 1 1997

DEC 2 9 1983 Issued:

Effective: JAN 0 1 1984

General Exchange Tariff
Section 17
3rd Revised Sheet 6
Replacing 2nd Revised Sheet 6

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.4 ADVANCE PAYMENTS AND DEPOSITS-(Continued)

17.4.2 Deposits

A. Residence Service-(Continued)

A deposit will be required of an applicant when the applicant has an outstanding prior debt with the Telephone Company. The amount of deposit for a new applicant will be twice the average monthly bill for subscribers within a customer class.

(RT)(CT) | (RT)

A present customer may be required to post a deposit as a condition of continued service if undisputed charges in two (2) out of the last twelve (12) billing periods have become delinquent or the customer has had service discontinued at any time during the preceding twelve (12) billing periods.

The amount of deposit for a present customer will be twice that customer's average monthly billing for exchange and long distance charges. The average monthly billing will be based on the actual billing for the immediate months preceding the request for the deposit, not to exceed twelve (12) months.

(CP) (CP) Deposits held thirty (30) days or more, shall bear interest at a rate which is equal to one percent (1%) above the prime lending rate as published in the Wall Street Journal. This rate shall be adjusted annually on December 1 using the prime lending rate, as published in the Wall Street Journal on the last business day of September of each year, plus 1%. The interest shall be credited annually to the account of the customer or paid upon the return of the deposit, which ever occurs first.

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

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 with the Telephone Company with at least two years of established service whose service has not been suspended for nonpayment within the last twelve (12) months. The guaranty contract shall be on a form provided by the Telephone Company which shall include the Company's right to transfer charges to the limit of the guaranty, 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 17.6.1,A. of this Tariff. A guarantor shall be released upon satisfactory payment by the customer of all undisputed charges during the last twelve (12) billing periods.

(1) The deposit may be waived for qualifying Lifeline customers voluntarily electing to receive toll blocking at no charge, pursuant to paragraph 398 of the FCC's Final Report and Order in Case No. CC 96-45.

Issued: September 29, 2000 Effective: December 1, 2000

Filed

Missouri Public
Service Commission

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

General Exchange Tariff Section 17 2nd Revised Sheet 6 Replacing 1st Revised Sheet 6

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS E VED

17.4 ADVANCE PAYMENTS AND DEPOSITS-(Continued)

DEC 24 1997

17.4.2 Deposits

A. Residence Service-(Continued)

MO. PUBLIC SERVICE COMM

A deposit will be required of an applicant when the applicant has an outstanding prior debt with the Telephone Company. The amount of deposit for a new applicant will be twice the average (AT) monthly bill for all residence subscribers. If, within the first six(6) months of establishing service, the customer incurs toll or other charges in any one (1) billing period which are greater than 400 percent of the amount of the deposit previously required, an additional deposit may be required.

> A present customer may be required to post a deposit as a condition of continued service if undisputed charges in two (2) out of the last twelve (12) billing periods have become delinquent or the customer has had service discontinued at any time during the preceding twelve (12) billing periods.

> The amount of deposit for a present customer will be twice that customer's average monthly billing for exchange and long distance charges. The average monthly billing will be based on the actual billing for the immediate months preceding the request for the deposit, not to exceed twelve (12) months.

On deposits held thirty (30) days or more, simple interest at the rate of nine (9) percent per annum shall be credited annually to the account of the customer or paid upon the return of the deposit, which ever occurs first.

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

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 with The Telephone Company with at least two years of established service whose service has not been suspended for nonpayment within the last twelve (12) months. The guaranty contract shall be on a form provided by the Telephone Company which shall include the Company's right to transfer charges to the limit of the guaranty, 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 17.6.1, A. of this Tariff. A guarantor shall be released upon satisfactory payment by the customer of all undisputed charges during the last twelve (12) billing periods.

The deposit may be waived for qualifying Lifeline customers voluntarily electing to receive toll (AT) (1)blocking at no charge, pursuant to paragraph 398 of the FCC's Final Report and Order in Case No. CC 96-45. (AT)

Issued:

DEC 2 4 1997

Effective:

JAN 2 4 1998

MO. PUBLIC SERVICE COMM

By PRISCILLA HILL-ARDOIN, President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

General Exchange Tariff
Section 17
1st Revised Sheet 6
Replacing Original Sheet 6

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.4 ADVANCE PAYMENTS AND DEPOSITS-(Continued)

RECEIVED

(CT) 17.4.2 Deposits

MAR 14 1997

A. Residence Service-(Continued)

MISSOURI
Public Service Commission

(AT) (AT)(MT)

(MT)

A deposit will be required of an applicant when the applicant has an outstanding prior debt with the Telephone Company. The amount of deposit for a new applicant will be twice the average monthly bill for all residence subscribers. If, within the first six(6) months of establishing service, the customer incurs toll or other charges in any one (1) billing period which are greater than 400 percent of the amount of the deposit previously required, an additional deposit may be required.

A present customer may be required to post a deposit as a condition of continued service if undisputed charges in two (2) out of the last twelve (12) billing periods have become delinquent or the customer has had service discontinued at any time during the preceding twelve (12) billing periods.

The amount of deposit for a present customer will be twice that customer's average monthly billing for exchange and long distance charges. The average monthly billing will be based on the actual billing for the immediate months preceding the request for the deposit, not to exceed twelve (12) months.

On deposits held thirty (30) days or more, simple interest at the rate of nine (9) percent parameters annum shall be credited annually to the account of the customer or paid upon the return of the deposit, which ever occurs first.

The Telephone Company shall permit an applicant for service to pay the deposit in two 124 1998 monthly installments.

(CT)

An applicant for service or a present customer may satisfy a deposit requirement by provides Contract of Guaranty in an amount not to exceed the requested deposit from a present customer with the Telephone Company with at least two years of established service whose service has not been suspended for nonpayment within the last twelve (12) months. The guaranty contract shall be on a form provided by the Telephone Company which shall include the Company's right to transfer charges to the limit of the guaranty, 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 17.6.1,A. of this Tariff. A guarantor shall be released upon satisfactory payment by the customer of all undisputed charges during the last twelve (12) billing periods.

Issued: MAR 1 4 1997

APR 2 1 1997

APR 2 1 1997

General Exchange Tariff Section 17

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS DEC 29 1883

17.4 ADVANCE PAYMENTS AND DEPOSITS-(Continued)

17.4.2 Deposits-(Continued)

MISSOURI **Public Service Commission**

A. Residence Service-(Continued)

A present customer may be required to post a deposit as a condition of continued service if undisputed charges in two (2) out of the last twelve (12) billing periods have become delinquent or the customer has had service discontinued at any time during the preceding twelve (12) billing periods.

The amount of deposit for a new applicant will be twice the average monthly bill for all residence subscribers. If, within the first six (6) months of establishing service, the customer incurs toll or other charges in any one (1) billing period which are greater than 400 percent of the amount of the deposit previously required, an additional deposit may be required.

The amount of deposit for a present customer will be twice that customer's average monthly billing for exchange and long distance charges. The average monthly billing will be based on the actual billing for the immediate months preceding the request for the deposit, not to exceed twelve (12) months.

On deposits held thirty (30) days or more, simple interest a charle rate of nine (9) percent per appum shall be condited. account of the customer or paid upon the return of the deposit, which-APR 21 1997 #6 ever occurs first.

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

Public Service Commission 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 with any telephone company with at least two years of established service whose service has not been suspended for compayment within the last twelve (12) months. The guaranty contract shall be on a form provided by the Telephone Company which shall include the Company's right to transfer charges to the limit of the guaranty, 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 LE

DEC 29 1983 Issued:

Effective: JAN 0 1 1984

General Exchange Tariff
Section 17
2nd Revised Sheet 7
Replacing 1st Revised Sheet 7

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.4 ADVANCE PAYMENTS AND DEPOSITS-(Continued)

17.4.2 Deposits-(Continued)

A. Residence Service-(Continued)

The fact that a deposit has been made, or a 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 for nonpayment of undisputed, delinquent charges.

Service may be discontinued for failure to post a required deposit or guaranty after the Telephone

(CT) Company has furnished ten (10) days' written notice to the customer requiring the customer to furnish such deposit or guaranty. 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 day.

Upon termination of the service, the amount of the deposit with accrued interest shall be applied in payment of any unpaid charges for exchange or long distance service and the balance, if any, shall be returned to the customer within twenty-one (21) days of the rendition of the final bill.

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 (12) billing periods.

B. Business Service

If it is deemed necessary by the Telephone Company in safeguarding its interests, applicants for service or present customers may be required to make a deposit of an amount not to exceed two (2) months' exchange service charges plus two months' estimated long distance service

Issued: September 29, 2000 Effective: December 1, 2000



General Exchange Tariff
Section 17
1st Revised Sheet 7
Replacing Original Sheet 7

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.4 ADVANCE PAYMENTS AND DEPOSITS-(Continued)

RECEIVED

17.4.2 Deposits-(Continued)

CANCELLED

MAR 14 1997

DEC.01 2000

A. Residence Service-(Continued)

MISSOURI
Public Service Commission

(MT) (MT)

The fact that a deposit has been made, or a 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 for nonpayment of undisputed, delinquent charges.

Service may be discontinued for failure to post a required deposit or guaranty after the Telephone Company has furnished five (5) days' written notice to the customer requiring the customer to furnish such deposit or guaranty. 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 day.

Upon termination of the service, the amount of the deposit with accrued interest shall be applied in payment of any unpaid charges for exchange or long distance service and the balance, if any, shall be returned to the customer within twenty-one (21) days of the rendition of the final bill.

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 (12) billing periods.

B. Business Service

If it is deemed necessary by the Telephone Company in safeguarding its interests, applicants for service or present customers may be required to make a deposit of an amount not to exceed two (2) months' exchange service charges plus two months' estimated long distance service

Issued:

MAR 14 1997

APR 2 1 BS/

APR 21 1997 97-420 MD. PUBLIC SERVICE

General Exchange Tariff Section 17 Original Sheet 7

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS
DEC 20 1003

MISSOURI

Public Service Commission

17.4 ADVANCE PAYMENTS AND DEPOSITS-(Continued)

17.4.2 Deposits-(Continued)

A. Residence Service-(Continued)

twelve (12) billing periods.

right to suspend the guarantor's service pursuant to Paragraph 17.6.1, A. of this Tariff. A guarantor shall be released upon satisfactory payment by the customer of all undisputed charges during the last

The fact that a deposit has been made, or a 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 for nonpayment of undisputed, delinquent charges.

Service may be discontinued for failure to post a required deposit or guaranty after the Telephone Company to the service may be discontinued for failure to post a required deposit or guaranty after the Telephone Company has furnished five (5) days' written notice to the customer requiring the customer to furnish such deposit or guaranty. Service shall not be discontinued on APR 21 1997 day when the offices of the Telephone Company are not available to Public Service Commission facilitate reconnection of service or on a day immediately preceded ing such day. MISSOURI

Upon termination of the service, the amount of the deposit with accrued interest shall be applied in payment of any unpaid charges for exchange or long distance service and the balance, if any, shall be returned to the customer within twenty-one (21) days of the rendition of the final bill.

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 (12) billing periods.

B. Business Service

If it is deemed necessary by the Telephone Company in sareguarding its interests, applicants for service or present customers may be required to make a deposit of an amount not to exceed two (2) months' exchange service charges plus two months' estimated long distance service

Public Service Commission

DEC 29 1983

Issued:

JAN 0 1 1984 Effective:

General Exchange Tariff
Section 17
1st Revised Sheet 8
Replacing Original Sheet 8

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.4 ADVANCE PAYMENTS AND DEPOSITS-(Continued)

17.4.2 Deposits-(Continued)

B. Business Service-(Continued)

(RT)(AT)

charges to be applied in payment of any unpaid charges for exchange or long distance service which may be rendered. Deposits held thirty (30) days or more will bear interest at a rate which is equal to one percent (1%) above the prime lending as published in the Wall Street Journal. The rate shall be adjusted annually on December 1 using the prime lending rate as published in

(AT) the Wall Street Journal on the last business day of September of each year.

An applicant for service or a present customer may satisfy a deposit requirement by providing a Contract of Guaranty in an amount not less than the requested deposit from a present customer acceptable to the Telephone Company. The guaranty contract shall be on a form provided by the Telephone Company which shall include the Company's right to transfer charges to the limit of the guaranty, 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 17.6.1, B. of this Tariff.

The fact that a deposit has been made or a guaranty provided shall in no way relieve the customer from complying with the Telephone Company's regulations as to the prompt payment of bills, nor constitute a waiver or modification of the regular practices of the Telephone Company providing for the temporary suspension of service or the termination of the service contract for non-payment of bills.

Service may be discontinued for failure to furnish a suitable deposit, when conditions appear to require the Telephone Company to have such credit protection, after the Telephone Company has furnished five (5)days' written notice to the customer requiring the customer to furnish such deposit. If, in the judgment of the Telephone Company, unusual risk of financial loss exists, service may be suspended after forty-eight (48) hours' written notice has been furnished to the customer.

Any balance of the amount deposited and credited to the customer's account is returned to the customer at the termination of the contract, or it may be returned at any time previous thereto at the option of the Telephone Company when it is deemed that the customer has established satisfactory credit.

Issued: September 29, 2000 Effective: December 1, 2000



General Exchange Tariff Section 17

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

Missouri

Public Service Commission

17.4 ADVANCE PAYMENTS AND DEPOSITS-(Continued)

17.4.2 Deposits-(Continued)

B. Business Service-(Continued)

charges to be applied in payment of any unpaid charges for exchange or long distance service which may be rendered. Simple interest at the rate of nine (9) percent per annum will be paid on deposits held thirty (30) days or more.

An applicant for service or a present customer may satisfy a deposit requirement by providing a Contract of Guaranty in an amount not less than the requested deposit from a present customer acceptable to the Telephone Company. The guaranty contract shall be on a form provided by the Telephone Company which shall include the Company's right to transfer charges to the limit of the guaranty, 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 17.6.1, B. of this Tariff.

The fact that a deposit has been made or a guaranty provided shall in no way relieve the customer from complying with the Telephone Company's regulations as to the prompt payment of bills, nor constitute a waiver or modification of the regular practices of the Telephone Company providing for the temporary suspension of service or the termination of the service contract for non-payment of bills.

Service may be discontinued for failure to furnish a suitable deposit, when conditions appear to require the Telephone Company to have such credit protection, after the Telephone Company has furnished five (5) days' written notice to the customer requiring the customer to furnish such deposit. If, in the judgment of the Telephone Company, unusual risk of financial loss exists, service may be suspended after fortyeight (48) hours' written notice has been furnished to the customer.

Any balance of the amount deposited and credited to the customer's account is returned to the customer at the termination of the contract, or it may be returned at any time previous thereto at the option of the Telephone Company when it is deemed that the customer has established satisfactory credit. CANCELLED | [5]|| [5]||

DEC 01 2000

Public Service Cornelisms

DEC 29 1983 Issued:

wibbuuaffective:

JAN 0 1 1984

General Exchange Tariff
Section 17
7th Revised Sheet 9
Replacing 6th Revised Sheet 9

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.4 ADVANCE PAYMENTS AND DEPOSITS-(Continued)

17.4.2 Deposits-(Continued)

C. Record of Previous Accounts

The Telephone Company maintains a record of previous accounts by name and address in its offices.

17.5 USE OF SERVICE AND FACILITIES

17.5.1 Use of Customer Service

Local Exchange Service is furnished only for use by the customer, his family, employees or business associates, persons residing in the customer's household or authorized users, except as the use of the customer's local exchange service may be extended to end users of Payphone Exchange Access Service, guests of a Hotel-Motel, patients of a hospital, patrons of Enhanced Services Interconnection, or as defined in Section 37, Shared Tenant Service Arrangements, of this Tariff. The Telephone Company has the right to refuse to install customer service or to permit such service to remain on the premises of a public or semi public character, except for Payphone Exchange Access Service, when the service is so located that the public in general or patrons of the customer may make use of the service. At such locations, however, customer service may be installed, provided the service is so located that it is not accessible for public use.

The customer is responsible for payment of all charges incurred, regardless of whether such charges are associated with his usage or that of any of his authorized users. The Telephone Company will render billing to the customer of record, and that customer shall be responsible for all charges including any charges transferred to the customer's account from terminated accounts billed to the same customer. The Telephone Company will not prorate nor divide billing between the customer and any of his authorized users.

Local Exchange Service may be used for providing access to resold or shared customer premises key equipment. Where Local Exchange Service is used for this purpose, no payment either direct or by means of a coin-collective device, or consideration for the Local Exchange Service is to be paid any party other than the Telephone Company, except as provided in this Tariff.

Local Exchange Service may not be utilized in the provision of interexchange telecommunications service (MTS and WATS).

Issued: December 31, 1998 Effective: February 1, 1999

Filed

Missouri Public
Service Commission

(CT)

(CT)

General Exchange Tariff Section 17 6th Revised Sheet 9 Replacing 5th Revised Sheet 9

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

RECEIVED

17.4 ADVANCE PAYMENTS AND DEPOSITS-(Continued)

17.4.2 Deposits-(Continued)

NOV 2 1 1997

C. Record of Previous Accounts

MO. PUBLIC SERVICE COM

The Telephone Company maintains a record of previous accounts by name and address in its CANCELLED offices.

17.5 USE OF SERVICE AND FACILITIES

17.5.1 Use of Customer Service

(RT)

FEB 0 1 1999

Public Service Commission

Local Exchange Service is furnished only for use build Souther, his family, employees or business associates, persons residing in the customer's household or authorized users, except as the use of the customer's local exchange service may be extended to Customer-Owned Pay Telephone Service, guests of a Hotel-Motel, patients of a hospital, patrons of Enhanced Services Interconnection, or as defined in Section 37, Shared Tenant Service Arrangements, of this Tariff. The Telephone Company has the right to refuse to install customer service or to permit such service to remain on the premises of a public or semi public character, except for Customer-Owned Pay Telephone Service, when the service is so located that the public in general or patrons of the customer may make use of the service. At such locations, however, customer service may be installed, provided the service is so located that it is not accessible for public use.

The customer is responsible for payment of all charges incurred, regardless of whether such charges are associated with his usage or that of any of his authorized users. The Telephone Company will render billing to the customer of record, and that customer shall be responsible for all charges including any charges transferred to the customer's account from terminated accounts billed to the same customer. The Telephone Company will not prorate nor divide billing between the customer and any of his authorized users.

Local Exchange Service may be used for providing access to resold or shared customer premises key equipment. Where Local Exchange Service is used for this purpose, no payment either direct or by means of a coin-collective device, or consideration for the Local Exchange Service is to be paid any party other than the Telephone Company, except as) provided in this Tariff.

Local Exchange Service may not be utilized in the provision of interexchange 24 1997 telecommunications service (MTS and WATS).

MISSOURI Public Service Commission

Issued: NOV 2 4 1997

Effective:

DEC 2 4 1997

General Exchange Tariff
Section 17
5th Revised Sheet 9
Replacing 4th Revised Sheet 9

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.4 ADVANCE PAYMENTS AND DEPOSITS-(Continued)

RECEIVED

17.4.2 Deposits-(Continued)

SEP 6 1991

C. Record of Previous Accounts

CANCELLED

MISSOURI

Public Service Commission

The Telephone Company maintains a record of previous accounts by name and address in its offices. DEC 24.997

17.5 USE OF SERVICE AND FACILITIES

By 6th R.S.#9
Public Service Commission
MISSOURI

17.5.1 Use of Customer Service

Local Exchange Service, as distinguished from Public and Semi-Public Telephone Service, is furnished only for use by the customer, his family, employees or business associates, persons residing in the customer's household or authorized users, except as the use of the customer's local exchange service may be extended to Customer-Owned Pay Telephone Service, guests of a Hotel-Motel, patients of a hospital, patrons of Enhanced Services Interconnection, or as defined in Section 37, Shared Tenant Service Arrangements, of this Tariff. The Telephone Company has the right to refuse to install customer service or to permit such service to remain on the premises of a public or semi-public character, except for Customer-Owned Pay Telephone Service, when the service is so located that the public in general or patrons of the customer may make use of the service. At such locations, however, customer service may be installed, provided the service is so located that it is not accessible for public use.

The customer is responsible for payment of all charges incurred, regardless of whether such charges are associated with his usage or that of any of his authorized users. The Telephone Company will render billing to the customer of record, and that customer shall be responsible for all charges including any charges transferred to the customer's account from terminated accounts billed to the same customer. The Telephone Company will not prorate nor divide billing between the customer and any of his authorized users.

Local Exchange Service may be used for providing access to resold or shared customer premises key equipment. Where Local Exchange Service is used for this purpose, no payment either direct or by means of a coin-collective device, or consideration for the Local Exchange Service is to be paid any party other than the Telephone Company, except as provided in this Tariff.

Local Exchange Service may not be utilized in the provision of interexchange telecommunications service (MTS and VATS).

Issued: SEP 0 9 1991

Effective: OCT 0 9 1991

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

FILED

OCT 8 1991

MO. PUBLIC SERVICE COMM.

(C)

(AT)

(CT)

(AT)

(AT)

General Exchange Tariff Section 17 4th Revised Sheet 9 Replacing 3rd Revised Sheet 9

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.4 ADVANCE PAYMENTS AND DEPOSITS-(Continued)

RECEIVED

17.4.2 Deposits-(Continued)

JUN 14 1991

C. Record of Previous Accounts

MISSOURI

The Telephone Company maintains a record of previous accounts by name and address in its offices

- 17.5 USE OF SERVICE AND FACILITIES
 - 17.5.1 Use of Customer Service

Local Exchange Service, as distinguished from Public and Semi-Public Telephone Service, is furnished only for use by the customer, his family, employees or business associates, persons residing in the customer's household or authorized users, except as the use of the customer service may be extended to Customer Owned Pay Telephone Service guests of a Hotel-Motel, patients of a hospital, patrons of Enhanced Services Interconnection, or as defined in Section 37, Shared Tenant Service Arrangements, of this Tariff. The Telephone Company has the right to refuse to install customer service or to permit such service to remain on the premises of a public or semi-public character, except for Private Coin Service, when the service is so located that the public in general or patrons of the customer may make NEE the service. At such locations, however, customer service may be installed, provided the service is so located that it is hot accessible for public use.

The customer is responsible for payment of all charges Sacrice Commission gardless of whether such charges are associated with his wasse of that of any of his authorized users. The Telephone Company will render billing to the customer of record, and that customer shall be responsible for all charges. The Telephone Company will not prorate nor divide billing between the customer and any of his authorized users.

Local Exchange Service may be used for providing access to resold or shared customer premises key equipment. Where Local Exchange Service is used for this purpose, no payment either direct or by means of a coin-collective device, or consideration for the Local Exchange Service is to be paid any party other than the Telephone Company, except as provided in this Tariff.

(RT)

Local Exchange Service may not be utilized in the provision of 1991

(AT) (AT) interexchange telecommunications service (MTS and WATS).

Public Service Commission

Issued:

JUN 1 4 1991

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

General Exchange Tariff
Section 17
3rd Revised Sheet 9
Replacing 2nd Revised Sheet 9

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.4 ADVANCE PAYMENTS AND DEPOSITS-(Continued)

RECEIVED

17.4.2 Deposits-(Continued)

NOV 21 1989

C. Record of Previous Accounts

MISSOURI

Public Service Commission

The Telephone Company maintains a record of previous accounts by name and address in its offices. CANCELLED

17.5 USE OF SERVICE AND FACILITIES

JUL 19 1991

17.5.1 Use of Customer Service

BY 4th RS. #9

Dublic Service Commission
Local Exchange Service, as distinguished from Public and Semi-Public
Telephone Service, is furnished only for use by the customer, his family, employees or business associates, persons residing in the customer's household or authorized users, except as the use of the customer service may be extended for switched data (non-voice) communications relating directly to the business of Composite Data Service Vendor's patrons, or as defined in Section 37, Shared Tenant Service Arrangements, of this Tariff. The Telephone Company has the right to refuse to install customer service or to permit such service to remain on the premises of a public or semi-public character, except for Private Coin Service, when the service is so located that the public in general or patrons of the customer may make use of the service. At such locations, however, customer service may be installed, provided the service is so located that it is not accessible for public use.

The customer is responsible for payment of all charges incurred, regardless of whether such charges are associated with his usage or that of any of his authorized users. The telephone Company will render billing to the customer of record, and that customer shall be responsible for all charges. The Telephone Company will not prorate nor divide billing between the customer and any of his authorized users.

Local Exchange Service may be used for providing access to resold or shared customer premises key equipment. Where Local Exchange Service is used for this purpose, no payment either direct or by means of a coin-collective device, or consideration for the Local Exchange Service is to be paid any party other than the Telephone Company, except as provided in this Tariff. This prohibition shall not apply to a Composite Data Service Vendor in the provision of composite data service to its patrons or to international record carriers in the provision of data message service.

JAN 12 1990

Public Service Commission

Issued: DEC 1 2 1989

Effective: JAN 1 2 1990

General Exchange Tariff Section 17 2nd Revised Sheet 9 Replacing 1st Revised Sheet 9

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.4 ADVANCE PAYMENTS AND DEPOSITS-(Continued)

17.4.2 Deposits-(Continued)

C. Record of Previous Accounts

The Telephone Company maintains a record by Coffee Telephone Coffee Telephone

DEC 27 1985

17.5 USE OF SERVICE AND FACILITIES

17.5.1 Use of Customer Service

(CP)

Public Service Commission Public Service Public and Semi-Public Exchange Service, as distinguished from Public and Semi-Public

Telephone Service, is furnished only for use by the customer, his family, employees or business associates, persons residing in the customer's household or authorized users, except as the use of the customer service may be extended for switched data (non-voice) communications relating directly to the business of Composite Data Service Vendor's patrons, or as defined in Section 37, Shared Tenant Service Arrangements, of this Tariff. The Telephone Company has the right to refuse to install customer service or to permit such service to remain on the premises of a public or semi-public character, except for Prívate Coin Service, when the service is so located that the public in general or patrons of the customer may make use of the service. At such locations, however, customer service may be installed, provided the service is so located that it is not accessible for public use.

The customer is responsible for payment of all charges incurred, regardless of whether such charges are associated with his usage or that of any of his authorized users. The telephone Company will render billing to the customer of record, and that customer shall be responsible for all charges. The Telephone Company will not prorate nor divide billing between the customer and any of his authorized users.

Local Residence Exchange Service may be used for providing access to resold or shared customer premises key equipment. Local Business Exchange Service may be used for providing access to resold or shared customer premises key or switching equipment, IntraLATA Long Distance Message Telecommunications Service and IntraLATA Wide Area Telecommunications Service. Where Local Exchange Service is used for this pur pose, no payment either direct or by means of a coin-collective device, or consideration for the Local Exchange Service is to be paid any party other than the Telephone Company, except as provided in this Tariff. This prohibition shall not apply to a Composite Data Service Vendor in the provision of composite data service to its patrons or to interna tional record carriers in the provision of data message service.

Issued: DEC 27 1985

Effective: JAN 10 1986

jan 10 1986

Public Service Commission

General Exchange Tariff Section 17 1st Revised Sheet 9 Replacing Original Sheet 9

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.4 ADVANCE PAYMENTS AND DEPOSITS-(Continued)

17.4.2 Deposits-(Continued)

C. Record of Previous Accounts

The Telephone Company maintains a record of previous accounts have and address in its offices.

REGEIVED

NOA _ LOST

Public Service Commission

17.5 USE OF SERVICE AND FACILITIES

17.5.1 Use of Customer Service

Local Exchange Service, as distinguished from Public and Semi-Public Telephone Service, is furnished only for use by the customer, his family, employees or business associates, persons residing in the customer's household or authorized users, except as the use of the customer service may be extended for switched data (non-voice) communications relating directly to the business of Composite Data Service Vendor's patrons. The Telephone Company has the right to refuse to install customer service or to permit such service to remain on the premises of a public or semi-public character, except for Private Coin Service, when the service is so located that the public in general or patrons of the customer may make use of the service. At such locations, however, customer service may be installed, provided the service is so located that it is not accessible for public use.

The customer is responsible for payment of all charges incurred, regardless of whether such charges are associated with his usage or that of any of his authorized users. The Telephole Company will render billing to the customer of record, and that customer shall be responsible for all charges. The Telephone Company will not prorate nor divide billing between the customer and any 0f1986 his authorized users.

Local Residence Exchange Service may be used for providence exchange Service may be used for providence resold or shared customer premises key equipment. Loca PF Bussiness Exchange Service may be used for providing access to resold or shared customer premises key or switching equipment, IntraLATA Long Distance Message Telecommunications Service and IntraLATA Wide Area Telecommunications Service. Where Local Exchange Service is used for this purpose, no payment either direct or by means of a coin-collective device, or consideration for the Local Exchange Service is to be paid any party other than the Telephone Company, except as provided in this Tariff. This prohibition shall not apply to a Composite Data Service Vendor in the provision of composite data service to its patrons or to international record carriers in the provision of data message service.

Issued: NOV 7 1984

Effective: NOV 21 1984

84 - 233 **Public Service Commission**

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

(AT)

General Exchange Tariff
Section 170 E D
Original Sheet 9

NOV 2 : 1984

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS DEC 28 1883

17.4 ADVANCE PAYMENTS AND DEPOSITS-(Continued)

17.4.2 Deposits-(Continued)

C. Record of Previous Accounts

LUSSOURI
Public Service Commission

The Telephone Company maintains a record of previous accounts by name and address in its offices.

17.5 USE OF SERVICE AND FACILITIES

17.5.1 Use of Customer Service

Local Exchange Service, as distinguished from Public SERVICE COMMISSION Telephone Service, is furnished only for use by the customer, his family, employees or business associates, persons residing in the customer's household or authorized users, except as the use of the customer service may be extended for switched data (non-voice) communications relating directly to the business of Composite Data Service Vendor's patrons. The Telephone Company has the right to refuse to install customer service or to permit such service to remain on the premises of a public or semi-public character when the public in general or patrons of the customer may make use of the service. At such locations, however, customer service may be installed, provided it is not accessible for general public use.

The customer is responsible for payment of all charges incurred, regardless of whether such charges are associated with his usage or that of any of his authorized users. The Telephone Company will render billing to the customer of record, and that customer shall be responsible for all charges. The Telephone Company will not prorate nor divide billing between the customer and any of his authorized users.

Local Residence Exchange Service may be used for providing access to resold or shared customer premises key equipment. Local Business Exchange Service may be used for providing access to resold or shared customer premises key or switching equipment, IntraLATA Long Distance Message Telecommunications Service and IntraLATA Wide Area Telecommunications Service. Where Local Exchange Service is used for this purpose, no payment either direct or by means of a coin-collective device, or consideration for the Local Exchange Service is to be paid any party other than the Telephone Company, except as provided in this Tariff. This prohibition shall not apply to a Composite Data Service Vendor in the provision of composite data service to its patrons or to international record carriers in the provision of data message service.

83 - 253

Issued: NEC 29 1983

Effective:

JAN 0 1 198 Aublic Service Commission

General Exchange Tariff
Section 17
6th Revised Sheet 10
Replacing 5th Revised Sheet 10

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS 17.5 USE OF SERVICE AND FACILITIES (cont'd)

17.5.1 Use of Customer Service (cont'd)

Business Local Exchange Service may be used in the provision of interstate enhanced service consistent with the FCC-mandated enhanced services exemption. Such interstate enhanced services use is limited to the period for which the FCC enhanced services exemption is in force.

customer. The undercharge shall be assessed based upon Switched Access Service charges.

- (CT) Except as specifically provided for in this or other Company tariffs, Local Exchange Service may not be used to extend the local calling scope of the subscribing customer.
- In the event, a customer's service is discovered to be in violation of the aforementioned

 (CT) provisions, the Company shall backbill to recover the undercharge. To determine the amount

 (CT) of undercharge, the Company shall first review its service records to determine the period of

 (CT) undercharge. Should the customer dispute the period determined by the Company, the

 customer has the burden of demonstrating a shorter period of undercharge. In cases where the

 (CT) Company service records do not indicate a probable period of undercharge, a period of 12

 months shall be used and the burden of demonstrating a shorter period shall be upon the
- (CT) The Company, upon failure of the customer to pay the amount backbilled, shall suspend service to the customer until such time as the backbilled amount plus late payment penalty, if any, are paid in full.

17.5.2 Paralleling Service

(RT) When flat, measured or message rates are quoted in an exchange for business main station or commercial Private Branch Exchange Service, an applicant may, at his option, select service (CT) under one method of rate treatment, but the entire service furnished at the same premises (AT) including additional and auxiliary service must be uniformly on the same rate basis and not on (AT) a combination of the two.

Issued: October 10, 2003 Effective: November 9, 2003



General Exchange Tariff
Section 17
5th Revised Sheet 10
Replacing 4th Revised Sheet 10

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS'

17.5 USE OF SERVICE AND FACILITIES-(Continued)

NOV 2 1 1997

17.5.1 Use of Customer Service-(Continued)

"O. PUBLIC SERVICE COL"

Business Local Exchange Service may be used in the provision of interstate enhanced service consistent with the FCC-mandated enhanced services exemption. Such interstate enhanced services use is limited to the period for which the FCC enhanced services exemption is in force.

Except as specifically provided for in this or other Telephone Company tariffs, Local Exchange Service may not be used to extend the local calling scope of the subscribing customer.

In the event, a customer's service is discovered to be in violation of the aforementioned provisions, the Telephone Company shall backbill to recover the undercharge. To determine the amount of undercharge, the Telephone Company shall first review its service records to determine the period of undercharge. Should the customer dispute the period determined by the Telephone Company, the customer has the burden of demonstrating a shorter period of undercharge. In cases where the Telephone Company service records do not indicate a probable period of undercharge, a period of 12 months shall be used and the burden of demonstrating a shorter period shall be upon the customer. The undercharge shall be assessed based upon Switched Access Service charges.

The Telephone Company, upon failure of the customer to pay the amount backbilled, shall suspend service to the customer until such time as the backbilled amount plus late payment penalty, if any, are paid in full.

17.5.2 Paralleling Service

(RT)

When flat, measured or message rates are quoted in an exchange for business or residence main station or commercial Private Branch Exchange Service, an applicant may, at his option, select service under one method of rate treatment, but the entire service furnished at the same premises including additional and

CANCELLED

NOV 0 9 2003

By COTTICS (O Public Service Commission FILED

DEC 24 1997

MISSOURI Public Service Commission

Issued: NOV 2 4 1997

Effective:

DEC 2 4 1997

(RT)

(RT)

General Exchange Tariff Section 17 4th Revised Sheet 10 Replacing 3rd Revised Sheet 10

rules and regulations applying to all customers, contracts $\mathbb{FCEIVEO}$

17.5 USE OF SERVICE AND FACILITIES-(Continued)

AUG 10 1995

17.5.1 Use of Customer Service-(Continued)

MISSOURI

Business Local Exchange Service may be used in the provision of Commission interstate enhanced service consistent with the FCC-mandated enhanced services exemption. Such interstate enhanced services use is limited to the period for which the FCC enhanced services exemption is in

Except as specifically provided for in this or other Telephone Company tariffs, Local Exchange Service may not be used to extend the local calling scope of the subscribing customer.

DFC 2 4 1997

BY 54 R.S. #10

Public Service Commission In the event, a customer's service is discovered to MRS 30 UR plation of the aforementioned provisions, the Telephone Company shall backbill to recover the undercharge. To determine the amount of undercharge, the Telephone Company shall first review its service records to determine the period of undercharge. Should the customer dispute the period determined by the Telephone Company, the customer has the burden of demonstrating a shorter period of undercharge. In cases where the Telephone Company service records do not indicate a probable period of undercharge, a period of 12 months shall be used and the burden of demonstrating a shorter period shall be upon the customer. undercharge shall be assessed based upon Switched Access Service charges.

The Telephone Company, upon failure of the customer to pay the amount backbilled, shall suspend service to the customer until such time as the backbilled amount plus late payment penalty, if any, are paid in full.

17.5.2 Paralleling Service

When flat, measured or message rates (including semi-public) are quoted in an exchange for business or residence main station or commercial Private Branch Exchange Service, an applicant may, at his option, select service under one method of rate treatment, but the entire service furnished at the same premises including additional and

AUG 1 0 1995 Issued:

Effective:

AUG 2 5 1995

MO. PUBLIC SERVICE COMM

By HORACE WILKINS, JR., President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

General Exchange Tariff
Section 17
3rd Revised Sheet 10
Replacing 2nd Revised Sheet 10

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS MAR - 9 1992

17.5 USE OF SERVICE AND FACILITIES-(Continued)

17.5.1 Use of Customer Service-(Continued)

MISSOURI
Public Service Commission

Business Local Exchange Service may be used in the provision of interstate enhanced service consistent with the FCC-mandated enhanced services exemption. Such interstate enhanced services use is limited to the period for which the FCC enhanced services exemption is in force.

Except as specifically provided for in this or other Telephone Company tariffs, Local Exchange Service may not be used to extend the local calling scope of the subscribing customer.

When a customer utilizes both Local Exchange Service for intraexchange purposes or FCC-exempted interstate enhanced services purposes and Access Services for interexchange telecommunications purposes, these services must be provided over separate facilities, i.e., the services may not be intermixed.

In the event, a customer's service is discovered to be in violation of the aforementioned provisions, the Telephone Company shall backbill to recover the undercharge. To determine the amount of undercharge, the Telephone Company shall first review its service records to determine the period of undercharge. Should the customer dispute the period determined by the Telephone Company, the customer has the burden of demonstrating a shorter period of undercharge. In cases where the Telephone Company service records do not indicate a probable period of undercharge, a period of 12 months shall be used and the burden of demonstrating a shorter period shall be upon the customer. The undercharge shall be assessed based upon Switched Access Service charges.

The Telephone Company, upon failure of the customer to pay the amount backbilled, shall suspend service to the customer unrights the as the backbilled amount plus late payment penalty, if any, are paid in full.

17.5.2 Paralleling Service

When flat, measured or message rates (including select provided Care religion to an exchange for business or residence main select business or residence main select service under one method of rate treatment, but the entire FILED service furnished at the same premises including additional and

Issued: MAR 1 1 1992

RT)

Effective: APR 17 1992 APR 17 1992

Effective: MO. PUBLIC SERVICE COMM.

General Exchange Tariff
Section 17
2nd Revised Sheet 10
Replacing 1st Revised Sheet 10

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.5 USE OF SERVICE AND FACILITIES-(Continued)

RECEIVED

17.5.1 Use of Customer Service-(Continued)

JUN 14 1991

(AT)

Business Local Exchange Service may be used in the provision SOURI interstate enhanced service consistent with the FCC mandated reinhancemmission services exemption. Such interstate enhanced services use is limited to the period for which the FCC enhanced services exemption is in force.

Except as specifically provided for in this or other Telephone Company tariffs, Local Exchange Service may not be used to extend the local calling scope of the subscribing customer.

When a customer utilizes both Local Exchange Service for intraexchange purposes or FCC-exempted interstate enhanced services purposes and Access Services for interexchange telecommunications purposes, these services must be provided over separate facilities, i.e., the services may not be intermixed.

In the event, a customer's service is discovered to be in violation of the aforementioned provisions, the Telephone Company shall backbill to recover the undercharge. To determine the amount of undercharge, the Telephone Company shall first review its service records to determine the period of undercharge. Should the customer dispute the period determined by the Telephone Company, the customer has the burden of demonstrating a shorter period of undercharge. In cases where the Telephone Company service records do not indicate a probable period of undercharge, a period of 12 months shall be used and the burden of demonstrating a shorter period shall be upon the customer. The undercharge shall be assessed based upon Switched Access Service charges.

The Telephone Company, upon failure of the customer (AN) Telephone backbilled, shall suspend service to the customer until such time as the backbilled amount plus late payment penalty, if any praner paid in full.

(A/T)

17.5.2 Paralleling Service

Public Service Commission

When flat, standard measured, low-use measured and message rates (including semi-public) are quoted in an exchange for business or residence main station or commercial Private Branch Exchange Service, an applicant may, at his option, select service under one method of rate treatment, but the entire service furnished at the same premises including additional and auxiliary service must be uniformly on the

Issued:

JUN 1 4 1991

Effective: 111 1-1391 111 2 2 1991

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

FILED

JUL 22 1991

General Exchange Tariff Section 17 1st Revised Sheet 10 Replacing Original Sheet 10

RECEIVED

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS JUN 10 1991

17.5 USE OF SERVICE AND FACILITIES-(Continued)

17.5.2 Paralleling Service

(FC)

(CP)

MISSOURI
Public Service Commission

When flat, standard measured, low-use measured and message rates (including semi-public) are quoted in an exchange for business or residence main station or commercial Private Branch Exchange Service, an applicant may, at his option, select service under one method of rate treatment, but the entire service furnished at the same premises including additional and auxiliary service must be uniformly on the same rate basis and not on a combination of rate methods. 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;
- Furnishing message or measured rate business service with Semi-Public Service;
- 3. Customer-Owned Pay Telephone Service.

Where there is sufficient public and customer need to warrant furnishing combinations of these services, semi-public telephone service may be furnished as paralleling service to any other business service and at locations chosen by the customer and agreed to by the Telephone Company.

CANCELLED

JUL **22** 1991

BY 22 P.S # 10

Public Service Commission
MISSOURI

Issued: JUN 1 0 1991

Effective: JUL 1 1 1991

FILED

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

JUL 11 1991

General Exchange Tariff
[[Section 17]
Original Sheet 10

DEC 28 1883

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

MISSOURI

17.5 USE OF SERVICE AND FACILITIES-(Continued)

Public Service Commission

17.5.2 Paralleling Service

When flat, standard measured, low-use measured and message rates (including semi-public) are quoted in an exchange for business or residence main station or commercial Private Branch Exchange Service, an applicant may, at his option, select service under one method of rate treatment, but the entire service furnished at the same premises including additional and auxiliary service must be uniformly on the same rate basis and not on a combination of rate methods. 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. Neither does this apply to furnishing message or measured rate business service with semi-public service.

Where there is sufficient public and customer need to warrant furnishing combinations of these services, semi-public telephone service may be furnished as paralleling service to any other business service and at locations chosen by the customer and agreed to by the Telephone Company.

CANCELLED

JUL 11 1991

BY A S # 10

BY Service Commission

MISSOURI



Issued:

DEC 29 1983

Effective:

JAN 0 1 1984

General Exchange Tariff
Section 17
8th Revised Sheet 11
Replacing 7th Revised Sheet 11

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.4 ADVANCED PAYMENTS AND DEPOSITS-(Continued)

17.4.2 Deposits-(Continued)

17.5 USE OF SERVICE AND FACILITIES-(Continued)

17.5.2 Paralleling Service-(Continued)

The foregoing does not apply to:

(MT)

- 1. The premises of a provider of Enhanced Service where the measured service is being used to provide one service to its patrons (Voice Messaging) and flat rate for another (Telephone Answering Service);
- 2. Payphone Exchange Access Service;
- 3. Residence customers subscribing to flat rate residence offerings for purposes of operating Bulletin Board Systems and message or measured rate service is the customer's primary service.
- 4. Reserve Line Service

17.5.4 Transmitting Messages

The Telephone Company does not transmit messages but offers the use of its facilities for communications between its customers.

Issued: October 10, 2003 Effective: November 9, 2003



General Exchange Tariff
Section 17
7th Revised Sheet 11
Replacing 6th Revised Sheet 11

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.4 ADVANCE PAYMENTS AND DEPOSITS-(Continued)

Missouri Public Sorvice Commission

17.4.2 Deposits-(Continued)

RECTO DEC 2 9 1998

17.5 USE OF SERVICE AND FACILITIES-(Continued)

17.5.2 Paralleling Service-(Continued)

auxiliary service must be uniformly on the same rate basis and not on a combination of rate methods. The foregoing does not apply to:

1. The premises of a provider of Enhanced Service where the measured service is being used to provide one service to its patrons (Voice Messaging) and flat rate for another (Telephone Answering Service);

(CT)

- 2. Payphone Exchange Access Service;
- Residence customers subscribing to flat rate residence offerings for purposes of operating Bulletin Board Systems and message or measured rate service is the customer's primary service.
- 4. Reserve Line Service

17.5.4 Transmitting Messages

The Telephone Company does not transmit messages but offers the use of its facilities for communications between its customers.

CANCELLED

NOV 0 9 2003

SHARSON

Public Service Commission

Issued: DEC 3 1 1998

Effective:

FEB-011:1999 rl Public | Balvico Commission

By PRISCILLA HILL-ARDOIN, President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

FILED FEB 117 1999

General Exchange Tariff
Section 17
6th Revised Sheet 11
Replacing 5th Revised Sheet 11

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.4 ADVANCE PAYMENTS AND DEPOSITS-(Continued)

NOV 2 1 1997

17.4.2 Deposits-(Continued)

17.5 USE OF SERVICE AND FACILITIES-(Continued)

"C. PUBLIC CERVICE CC.

17.5.2 Paralleling Service-(Continued)

auxiliary service must be uniformly on the same rate basis and not on a combination of rate methods. The foregoing does not apply to:

1. The premises of a provider of Enhanced Service where the measured service is being used to provide one service to its patrons (Voice Messaging) and flat rate for another (Telephone Answering Service);

(RT)

(FC)

2. Customer-Owned Pay Telephone Service;

(FC)

 Residence customers subscribing to flat rate residence offerings for purposes of operating Bulletin Board Systems and message or measured rate service is the customer's primary service.

(FC)

4. Reserve Line Service

CANCELLED

(RT)

(RT)

FEB 0 1 1999

By THRS#11

Public Service Commission

17.5.4 Transmitting Messages

The Telephone Company does not transmit messages but offers the use of its facilities for communications between its customers.

FILLIO

DEC 24 1997

MISSOURI Public Service Commissio.

Issued: NOV 2 4 1997

Effective:

DEC 2 4 1997

General Exchange Tariff
Section 17
5th Revised Sheet 11
Replacing 4th Revised Section

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.5 USE OF SERVICE AND FACILITIES-(Continued)

FEB - 7 1997

17.5.2 Paralleling Service-(Continued)

MISSOUR,
Public Service Commission
te basis and not on a

auxiliary service must be uniformly on the same rate basis and not on a combination of rate methods. The foregoing does not apply to:

- The premises of a provider of Enhanced Service where the measured service is being used to provide one service to its patrons (Voice Messaging) and flat rate for another (Telephone Answering Service);
- Furnishing message or measured rate business service with Semi-Public Service;
- 3. Customer-Owned Pay Telephone Service;
- 4. Residence customers subscribing to flat rate residence offerings for purposes of operating Bulletin Board Systems and message or measured rate service is the customer's primary service.
- 5. Reserve Line Service

Where there is sufficient public and customer need to warrant furnishing combinations of these services, Semi-Public Telephone Service may be furnished as paralleling service to any other business service and at locations chosen by the customer and agreed to by the Telephone Company.

CANCELI FD

DEC 2 4 1997 By 6 R.S. 4 /1

Public Service Commission

17.5.4 Transmitting Messages

The Telephone Company does not transmit messages but offers the use of its facilities for communications between its customers

MAR 1 7 1997

Issued:

(RT)

(RT)

FEB 07 1997

Effective:

By KAREN JENNINGS, President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri MAR 17 1997

General Exchange Tariff Section 17 4th Revised Sheet 11 Replacing 3rd Revised Sheet 11

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS RECEIVED

17.5 USE OF SERVICE AND FACILITIES-(Continued)

FEB - 7 1997

17.5.2 Paralleling Service-(Continued)

MISSOURI auxiliary service must be uniformly on the same rate basis and not on a combination of rate Commission methods. The foregoing does not apply to:

- 1. The premises of a provider of Enhanced Service where the measured service is being used to provide one service to its patrons (Voice Messaging) and flat rate for another (Telephone Answering Service);
- 2. Furnishing message or measured rate business service with Semi-Public Service;
- 3. Customer-Owned Pay Telephone Service;
- 4. Residence customers subscribing to flat rate residence offerings for purposes of operating Bulletin Board Systems and message or measured rate service is the customer's primary service. MAR 17 (887 #11
- 5. Reserve Line Service

Where there is sufficient public and customer need to warrant furnishing combinations of these services, Semi-Public Telephone Service may be furnished as paralleling service to any other business service and at locations chosen by the customer and agreed to by the Telephone Company.

17.5.3 Party Line Service

Customers with party line service will so use the service as not to interfere with an equitable proportionate use of the service by the other customers on the same line. When the duration or number of local messages sent or received by a party line customer is so great as to prevent an equitable proportionate use of the line by other customers on the line, the Telephone Company shall have the right to require the customer to contract for a higher grade of service or to discontinue the service of the customer in question. The Telephone Company reserves the right to limit the continuous use of a party line for local messages.

17.5.4 Transmitting Messages

The Telephone Company does not transmit messages but offers the use of its facilities for communications between its customers.

FILED

Issued:

FEB 07 1997

Effective:

MAR 1 0 1997

MAR 1 0 1997

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

MO.PUBLICSERVICECOMM

AT)

General Exchange Tariff
Section 17
3rd Revised Sheet 11
Replacing 2nd Revised Sheet 11

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS RECEIVED

17.5 USE OF SERVICE AND FACILITIES-(Continued)

JUL 21 1992

17.5.2 Paralleling Service-(Continued)

MISSOURI

auxiliary service must be uniformly on the same rate basis and not on ammission combination of rate methods. The foregoing does not apply to:

- 1. The premises of a provider of Enhanced Service where the measured service is being used to provide one service to its patrons (Voice Messaging) and flat rate for another (Telephone Answering Service);
- Furnishing message or measured rate business service with Semi-Public Service;

 CANCELED
- Customer-Owned Pay Telephone Service;

(RT)

(FC)

MAR 1 0 1997 #1/

4. Residence customers subscribing to flat rate residence offerings for purposes of operating Bulletin Board, Systems, and message Or measured rate service is the customer's primary service.

Where there is sufficient public and customer need to warrant furnishing combinations of these services, Semi-Public Telephone Service may be furnished as paralleling service to any other business service and at locations chosen by the customer and agreed to by the Telephone Company.

17.5.3 Party Line Service

Customers with party line service will so use the service as not to interfere with an equitable proportionate use of the service by the other customers on the same line. When the duration or number of local messages sent or received by a party line customer is so great as to prevent an equitable proportionate use of the line by other customers on the line, the Telephone Company shall have the right to require the customer to contract for a higher grade of service or to discontinue the service of the customer in question. The Telephone Company reserves the right to limit the continuous use of a party line for local messages.

17.5.4 Transmitting Messages

The Telephone Company does not transmit messages but offers the use of its facilities for communications between its customers.

Issued: JUL 2 2 1942

Effective: AUG 2 2 1992

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

MO. MIRLIO RAMINE TO AN

General Exchange Tariff
Section 17
2nd Revised Sheet 11
Replacing 1st Revised Sheet 11

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS MAR - 9 1992

17.5 USE OF SERVICE AND FACILITIES-(Continued)

17.5.2 Paralleling Service-(Continued)

MISSOURI
Public Service Commission

(MT)

(AT)

(AT)

auxiliary service must be uniformly on the same rate basis and not on a combination of rate methods. The foregoing does not apply to:

- The premises of a provider of Enhanced Service where the measured service is being used to provide one service to its patrons (Voice Messaging) and flat rate for another (Telephone Answering Service); CANCELLED
- Furnishing message or measured rate business service with Semi-Public Service;
 AUG 22 1992
- 3. Customer-Owned Pay Telephone Service;

BY 3 MR. S. #1

Public Service Commission

- 4. Business customers subscribing to flat rate business; offerings for use with data transmitting and receiving equipment and message or measured rate service is the customer's primary service.
- 5. Residence customers subscribing to flat rate residence offerings for purposes of operating Bulletin Board Systems and message or measured rate service is the customer's primary service.

Where there is sufficient public and customer need to warrant furnishing combinations of these services, Semi-Public Telephone Service may be furnished as paralleling service to any other business service and at locations chosen by the customer and agreed to by the Telephone Company.

17.5.3 Party Line Service

(RT) (RT) Customers with party line service will so use the service as not to interfere with an equitable proportionate use of the service by the other customers on the same line. When the duration or number of local messages sent or received by a party line customer is so great as to prevent an equitable proportionate use of the line by other customers on the line, the Telephone Company shall have the right to require the customer to contract for a higher grade of service or to discontinue the service of the customer in question. The Telephone Company reserves the right to limit the continuous use of a party line for local messages.

17.5.4 Transmitting Messages

APR 17 1992

The Telephone Company does not transmit messages but offers FURLIC SERVICE COMM. use of its facilities for communications between its customers.

Issued: MAR 1 1 1992

APR 1 7 1992 Effective: ADD 1 0 1992

General Exchange Tariff Section 17 1st Revised Sheet 11 Replacing Original Sheet 11

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' COMPROSIVED

17.5 USE OF SERVICE AND FACILITIES-(Continued)

JUN 14 1991

17.5.2 Paralleling Service~(Continued)

MISSOURI

same rate basis and not on a combination of rarebleckoryice Corporasion going does not apply to:

(CT) (CT)

(C)

(MT)

(MT)

- 1. An Enhanced Service Provider's premises where the measured service is being used to provide one service to its patrons (Voice Messaging) and flat rate for another (Telephone Answering Service).
- 2. Furnishing message or measured rate business service with Semi-Public Service:
- 3. Customer-Owned Pay Telephone Service.

Where there is sufficient public and customer need to warrant furnishing combinations of these services, Semi-Public Telephone Gervice Day be furnished as paralleling service to any other business service and at locations chosen by the customer and agreed to by the Telephone Company.

BY 2 No. 1/

17.5.3 Party Line Service

Public Service Commission

Applications for party line service are accepted by the Sephone Company with the understanding that each customer will so use the service as not to interfere with an equitable proportionate use of the service by the other customers on the same line. When the duration or number of local messages sent or received by a party line customer is so great as to prevent an equitable proportionate use of the line by other customers on the line, the Telephone Company shall have the right to require the customer to contract for a higher grade of service or to discontinue the service of the customer in question. The Telephone Company reserves the right to limit the continuous use of a party line for local messages.

17.5.4 Transmitting Messages

The Telephone Company does not transmit messages but offers the use of its facilities for communications between its customers.

(HT)

Issued: JUN 1 4 1991

Effective:

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

Public Service Commission

CANCELLED

General Exchange Tariff Section 17 Original (Sheet) 11

RULES AND REGULATIONS APPLYING THE ALL CUSTOMERS' CONTRACTELU BY 19 R.S. +11

17.5 USE OF SERVICE AND FACILITIES-Conticue Commission MISSOURI

17.5.3 Party Line Service

Public Service Commission

Applications for party line service are accepted by the Telephone Company with the understanding that each customer will so use the service as not to interfere with an equitable proportionate use of the service by the other customers on the same line. When the duration or number of Total messages sent or received by a party line customer is so great as to prevent an equitable proportionate use of the line by other customers on the line, the Telephone Company shall have the right to require the customer to contract for a higher grade of service or to discontinue the service of the customer in question. The Telephone Company reserves the right to limit the continuous use of a party line for local messages.

17.5.4 Transmitting Messages

The Telephone Company does not transmit messages but offers the use of its facilities for communications between its customers.

17.5.5 Use of Lines of Other Companies

When suitable arrangements can be made, lines of other telephone companies may be used in establishing connections to points not reached by the Telephone Company's lines. In establishing connections with the lines of other companies, the Telephone Company is not responsible or liable for any action of the Connecting Company.

17.5.6 Unauthorized Attachments or Connections

No equipment, accessory, apparatus, circuit or device shall be attached to or connected with the facilities furnished by the Telephone Company, whether mechanically, electrically, inductively, acoustically or otherwise, except as provided in this Tariff and as authorized by the Federal Communications Commis-In case any such unauthorized attachment or connection is made, the Telephone Company shall have the right to remove or disconnect the same or to suspend the service during the continuance of said attachment or connection or to terminate the service.

JAN - 1 1984

Public Service Commission

Issued: DEC 29 1983

Effective:

JAN 0 1 1984

General Exchange Tariff Section 17 2nd Revised Sheet 12 Replacing 1st Revised Sheet 12

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.5 USE OF SERVICE AND FACILITIES-(Continued)

(MT) 17.5.5 Use of Lines of Other Companies

> When suitable arrangements can be made, lines of other telephone companies may be used in establishing connections to points not reached by the Telephone Company's lines. In establishing connections with the lines of other companies, the Telephone Company is not responsible or liable for any action of the Connecting Company.

17.5.6 Unauthorized Attachments or Connections

No equipment, accessory, apparatus, circuit or device shall be attached to or connected with the facilities furnished by the Telephone Company, whether mechanically, electrically, inductively, acoustically or otherwise, except as provided in this Tariff and as authorized by the Federal Communications Commission. In case any such unauthorized attachment or connection is made, the Telephone Company shall have the right to remove or disconnect the same or to suspend the service during the continuance of said attachment or connection or to terminate the service.

17.5.7 Except as otherwise provided in this Tariff, nothing herein shall be construed to permit the use of a device to interconnect any line or channel of the Telephone Company with any other communication line or channel of the Company or of any other person.

17.5.8 Temporary Dual Service

Any application of Dual Local Exchange Service is limited to instances involving the relocation of nonparty line service within a serving office area (and within the same switching entity) where the telephone number assignment and grade of service remain unchanged. It is intended, where the capability exists, to facilitate an occasional customer short-term need for continuing service at the old location beyond its re-establishment date at the new location. Temporary Dual Service is a simple, nondesigned, "bridged" arrangement that can result in certain functional, operational and/or transmission reductions. Provided these limitations are understood by the customer and found acceptable by both customer and Company, dual service provisioning will not extend beyond a 30 consecutive calendar day period. Under such arrangements, full rates and charges for each service location is applicable.

Service needs beyond the scope of Temporary Dual Service must be provided under standard tariff provisions.

Issued: June 14, 1991 Effective: July 22, 1991

Missouri Public

Service Commission

CANCELLED June 29, 2007

(MT)

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

General Exchange Tariff
Section 17
1st Revised Sheet 12

Ist Revised Sheet Replacing Oraginal Sheet

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.5 USE OF SERVICE AND FACILITIES-(Continued)

AUG 2 3 1984

17.5.7 Except as otherwise provided in this Tariff, nothing herein shall be construed to permit the use of a device to interconnects any line of the channel of the Telephone Company with any other communication or channel of the Company or of any other person.

(AT) 17.5.8 Temporary Dual Service

Any application of Dual Local Exchange Service is limited to instances involving the relocation of nonparty line service within a serving office area (and within the same switching entity) where the telephone number assignment and grade of service remain unchanged. It is intended, where the capability exists, to facilitate an occasional customer short-term need for continuing service at the old location beyond its reestablishment date at the new location.

Temporary Dual Service is a simple, nondesigned, "bridged" arrangement that can result in certain functional, operational and/or transmission reductions. Provided these limitations are understood by the customer and found acceptable by both customer and company, dual service provisioning will not extend beyond a 30 consecutive calendar day period. Under such arrangements, full rates and charges for each service location is applicable.

Service needs beyond the scope of Temporary Dual Service must be provided under standard tariff provisions.

(MT)

CANCELLED

JUL 19 1991

BY AND R.S 12

Public Service Commission

MISSOURI

FIILED SEP 27 1984

Public Service Commission

Issued: AUG 27 1984

Effective: SEP 2.7 1984

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

General Exchange [[]sec[Hen]][[Original Sheet

SEP 27 1984

DEC 29 1083

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.5 USE OF SERVICE AND FACILITIES-(Continued)

M:SSOURI Public Service Commission

17.5.7 Except as otherwise provided in this Tariff, nothing herein shall be construed to permit the use of a device to interconnect any line or channel of the Telephone Company with any other communication line or channel of the Company or of any other person.

17.6 PAYMENTS FOR SERVICE

17.6.1 Payment for Service ...

Α. Residence Service

furnished the customer, including charges for services originated or charges accepted at the customer's station and including control transferred to the customer's The customer is responsible for payment of all charge where the customer has executed a Contract of Guaranty for an applicant or present customer. A customer shall have at least twenty-one (21) days from the rendition of a bill to pay the charges stated except when the customer has had service discontinued by the Company within the last twelve (12) months or where the customer incurs toll or other charges at any time during the billing period which are equal to at least four hundred percent (400%) of the amount of the deposit or guarantee previously required from the customer, in which case payment may be demanded for the toll charges by a telephone call to the customer followed by written notification of such demand.

Upon nonpayment of any undisputed, delinquent charge due the Telephone Company, the Telephone Company may, after a written notice has been furnished to the customer, without incurring any liability, forthwith discontinue the furnishing of said service. This written notice shall be sent or delivered to the customer at least five (5) days prior to the date of the proposed discontinuance. 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 day.

At least 24 hours preceding a discontinuance, the Telephone Company it. JAN - 1 1934

When the customer incurs charges not covered by a deposit or guaranty 253 and evidences an intent not to pay such charges when due, service enays Commission 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

Issued:

DEC 29 1983

Effective:

JAN 0 1 1984

General Exchange Tariff Section 17 9th Revised Sheet 12.01 Replacing 8th Revised Sheet 12.01

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.6 PAYMENTS FOR SERVICE

17.6.1 Payment for Service

A. Residence Service

The customer is responsible for payment of all charges for services furnished the customer, authorized users, and any other charges for which the customer has agreed to be responsible, including but not limited to charges for services originated or charges accepted at the customer's telephone for exchange service; intrastate or interstate long distance service charges billed by the Telephone Company; any FCC-approved end user charge; any charges transferred to the customer's account from terminated accounts billed to the same customer; and any charges pursuant to Paragraph 17.4, preceding, where the customer has executed a Contract of Guaranty. A customer shall have at least 21 days from the rendition of a bill to pay the charges stated.

(C) A Late Payment Charge of \$1.72(CR) will be applied to accounts which have charges greater than \$5.00 carried over to the next monthly bill. When the balance carried over is in dispute, the Late Payment Charge may be applied and adjusted later, if appropriate, based on the resolution of the claim.

Effective October 25, 2004, residential customers in the Harvester and St. Charles exchanges will have a Late Payment Charge of \$5.00 applied to accounts which have charges greater than \$5.00 carried over to the next monthly bill. When the balance carried over is in dispute, the Late Payment Charge may be applied and adjusted later, if appropriate, based on the resolution of the claim.

If the customer notifies the Company before the next bill is generated, the Company will exempt the disputed portion of the bill from the Late Payment Charge until the claim is resolved. If the claim is resolved in favor of the Company, the Late Payment Charge will be applied if appropriate.

Issued: July 22, 2005 Effective: August 24, 2005

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



General Exchange Tariff
Section 17
8th Revised Sheet 12.01
Replacing 7th Revised Sheet 12.01

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.6 PAYMENTS FOR SERVICE

17.6.1 Payment for Service

A. Residence Service

The customer is responsible for payment of all charges for services furnished the customer, authorized users, and any other charges for which the customer has agreed to be responsible, including but not limited to charges for services originated or charges accepted at the customer's telephone for exchange service; intrastate or interstate long distance service charges billed by the Telephone Company; any FCC-approved end user charge; any charges transferred to the customer's account from terminated accounts billed to the same customer; and any charges pursuant to Paragraph 17.4, preceding, where the customer has executed a Contract of Guaranty. A customer shall have at least 21 days from the rendition of a bill to pay the charges stated.

A Late Payment Charge of \$1.60 will be applied to accounts which have charges greater than \$5.00 carried over to the next monthly bill. When the balance carried over is in dispute, the Late Payment Charge may be applied and adjusted later, if appropriate, based on the resolution of the claim.

(AT)

Effective October 25, 2004, residential customers in the Harvester and St. Charles exchanges will have a Late Payment Charge of \$5.00 applied to accounts which have charges greater than \$5.00 carried over to the next monthly bill. When the balance carried over is in dispute, the Late Payment Charge may be applied and adjusted later, if appropriate, based on the resolution of the claim.

If the customer notifies the Company before the next bill is generated, the Company will exempt the disputed portion of the bill from the Late Payment Charge until the claim is resolved. If the claim is resolved in favor of the Company, the Late Payment Charge will be applied if appropriate.

(MT)

Issued: September 2, 2004 Effective: September 12, 2004

General Exchange Tariff Section 17 7th Revised Sheet 12.01 Replacing 6th Revised Sheet 12.01

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.6 PAYMENTS FOR SERVICE

CANCELLED

17.6.1 Payment for Service

A. Residence Service

SEP 12 2004 By 8425 12.01 **Public Service Commission**

The customer is responsible for payment of all charges for services furthers. authorized users, and any other charges for which the customer has agreed to be responsible, including but not limited to charges for services originated or charges accepted at the customer's telephone for exchange service; intrastate or interstate long distance service charges billed by the Telephone Company; any FCC-approved end user charge; any charges transferred to the customer's account from terminated accounts billed to the same customer; and any charges pursuant to Paragraph 17.4., preceding, where the customer has executed a Contract of Guaranty. A customer shall have at least 21 days from the rendition of a bill to pay the charges stated.

A Late Payment Charge of \$1.60 will be applied to accounts which have charges greater than \$5.00 carried over to the next monthly bill. When the balance carried over is in dispute, the Late Payment Charge may be applied and adjusted later, if appropriate, based on the resolution of the claim.

If the customer notifies the Company before the next bill is generated, the Company will exempt the disputed portion of the bill from the Late Payment Charge until the claim is resolved. If the claim is resolved in favor of the Company, the Late Payment Charge will be applied if appropriate.

Upon nonpayment of any undisputed, delinquent charge due the Telephone Company, the Telephone Company may, after a written notice has been furnished to the customer, without incurring any liability, forthwith discontinue the furnishing of said service. This written notice shall be sent or delivered to the customer at least ten (10) days prior to the date of the proposed discontinuance. Basic local telecommunications service may not be discontinued for customer non-payment of a delinquent charge for other than basic local telecommunications services. Basic local telecommunications 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 day.

(1) Pursuant to paragraph 390 of the FCC's Final Report and Order in Case No. CC 96-45, a Lifeline customer's local service shall not be disconnected for non-payment of toll charges.

Issued: February 7, 2003 Effective: March 9, 2003

(MT)

(CT)

(AT)

(AT)

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

(MT)

General Exchange Tariff Section 17 6th Revised Sheet 12.01 Replacing 5th Revised Sheet 12.01

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.6 PAYMENTS FOR SERVICE

Missouri Public Service Commission

17.6.1 Payment for Service

REC'D SEP 29 2000

A. Residence Service

The customer is responsible for payment of all charges for services furnished the customer, authorized users, and any other charges for which the customer has agreed to be responsible, including but not limited to charges for services originated or charges accepted at the customer's telephone for exchange service; intrastate or interstate long distance service charges billed by the Telephone Company; any FCC-approved end user charge; any charges transferred to the customer's account from terminated accounts billed to the same customer; and any charges pursuant to Paragraph 17.4., preceding, where the customer has executed a Contract of Guaranty. A customer shall have at least 21 days from the rendition of a bill to pay the charges stated.

(RT)

(RT)

CANCELLED

MAR 0 9 2003 JUNRS 12.01 public Service Commission

A Late Payment Charge of \$1.60 will be applied to accounts which have charges greater than \$5.00 carried over to the next monthly bill. When the balance carried over is in dispute, the Late Payment Charge will be applied and adjusted later, if appropriate, based on the resolution of the claim.

Upon nonpayment of any undisputed, delinquent charge due the Telephone Company, the

Telephone Company may, after a written notice has been furnished to the customer, without incurring any liability, forthwith discontinue the furnishing of said service. This written notice shall be sent or delivered to the customer at least ten (10) days prior to the date of the proposed discontinuance. Basic local telecommunications service may not be discontinued for customer nonpayment of a delinquent charge for other than basic local telecommunications services. Basic local telecommunications 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 day.

The Company may place global toll blocking and eliminate any optional, non-basic calling features and functions for customer nonpayment of delinquent charges for other than basic local telecommunications service.

Missouri Public Sérvice Commission

FILED DEC 01 2000

Pursuant to paragraph 390 of the FCC's Final Report and Order in Case No. CC 96-45, a Lifeline customer's local service shall not be disconnected for non-payment of toll charges.

Issued: September 29, 2000

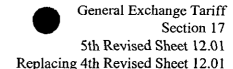
Effective: October 19 2000

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

DEC 0 1 2000

(CT) (AT)

(AT)



RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTOR

17.6 PAYMENTS FOR SERVICE

DEC 24 1997

17.6.1 Payment for Service

MO. PUBLIC SERVICE COME

A. Residence Service

The customer is responsible for payment of all charges for services furnished the customer, authorized users, and any other charges for which the customer has agreed to be responsible, including but not limited to charges for services originated or charges accepted at the customer's telephone for exchange service; intrastate or interstate long distance service charges billed by the Telephone Company; any FCC-approved end user charge; any charges transferred to the customer's account from terminated accounts billed to the same customer; and any charges pursuant to Paragraph 17.4., preceding, where the customer has executed a Contract of Guaranty. A customer shall have at least 21 days from the rendition of a bill to pay the charges stated, except when the customer has had service discontinued by the Company within the last 12 months or the customer incurs toll or other charges at any time during the billing period which are equal to at least 400 percent of the amount of the deposit or guarantee previously required from the customer, in which case payment may be demanded for the toll charges by a telephone call to the customer followed by written notification of such demand.

A Late Payment Charge of \$1.60 will be applied to accounts which have charges greater than \$5.00 carried over to the next monthly bill. When the balance carried over is in dispute, the Late Payment Charge will be applied and adjusted later, if appropriate, based on the resolution of the claim.

Upon nonpayment of any undisputed, delinquent charge due the Telephone Company, the Telephone Company may, after a written notice has been furnished to the customer, without incurring any liability, forthwith discontinue the furnishing of said service. This written notice shall be sent or delivered to the customer at least five (5) days prior to the date of the proposed discontinuance. 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 day.

Public Service Commission

(AT) (1) Pursuant to paragraph 390 of the FCC's Final Report and Order in Case No. CC 96-45, a Lifeline customer's local service shall not be disconnected for non-payment of toll charges.

Issued: DEC 2 4 1997

(AT)

Effective:

JAN 2 4 1998

TILE

JAN 24 1998

MO. PUBLIC SERVICE COMM

By PRISCILLA HILL-ARDOIN, President-Missouri Southwestern Bell Telephone St. Louis, Missouri

General Exchange Tariff
Section 17
4th Revised Sheet 12.01
Replacing 3rd Revised Sheet 12.01

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS RECEIVE

17.6 PAYMENTS FOR SERVICE

17.6.1 Payment for Service

FEB 1 4 1995

MISSOURI

A. Residence Service

The customer is responsible for payment of all charges his Service Commission furnished the customer, authorized users, and any other charges for which the customer has agreed to be responsible, including but not limited to charges for services originated or charges accepted at the customer's telephone for exchange service; intrastate or interstate long distance service charges billed by the Telephone Company; any FCC-approved end user charge; any charges transferred to the customer's account from terminated accounts billed to the same customer; and any charges pursuant to Paragraph 17.4., preceding, where the customer has executed a Contract of Guaranty. A customer shall have at least 21 days from the rendition of a bill to pay the charges stated, except when the customer has had service discontinued by the Company within the last 12 months or the customer incurs toll or other charges at any time during the billing period which are equal to at least 400 percent of the amount of the deposit or guarantee previously required from the customer, in which case payment may be demanded for the toll charges by a telephone call to the customer followed by written notification of such demand.

A Late Payment Charge of \$1.60 will be applied to accounts which have charges greater than \$5.00 carried over to the next monthly bill. When the balance carried over is in dispute, the Late Payment Charge will be applied and adjusted later, if appropriate, based on the resolution of the claim.

Upon nonpayment of any undisputed, delinquent charge due the Telephone Company, the Telephone Company may, after a written notice has been furnished to the customer, without incurring any liability, forthwith discontinue the furnishing of said service. This written notice shall be sent or delivered to the customer at least five (5) days prior to the date of the proposed discontinuance. 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 day.

CANCELLED

JAN 24 1998

Public Service Commission MISSOURI

Issued: FEB 1 4 1996

Effective:

MAR 1 5 1996

FILED

By HORACE WILKINS, JR., President-Missouri Southwestern Bell Telephone St. Louis, Missouri

MAR 15 1996

MO. PUBLIC SERVICE COMM

(TA)

General Exchange Tariff
Section 17
3rd Revised Sheet 12.01
Replacing 2nd Revised Chart 12.01

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.6 PAYMENTS FOR SERVICE

APR 21 1995

17.6.1 Payment for Service

MO. PUBLIC SERVICE COMM.

A. Residence Service

The customer is responsible for payment of all charges for services furnished the customer, authorized users, and any other charges for which the customer has agreed to be responsible, including but not limited to charges for services originated or charges accepted at the customer's telephone for exchange service; intrastate or interstate long distance service charges billed by the Telephone Company; any FCC-approved end user charge; any charges transferred to the customer's account from terminated accounts billed to the same customer; and any charges pursuant to Paragraph 17.4., preceding, where the customer has executed a Contract of Guaranty. A customer shall have at least 21 days from the rendition of a bill to pay the charges stated, except when the customer has had service discontinued by the Company within the last 12 months or the customer incurs toll or other charges at any time during the billing period which are equal to at least 400 percent of the amount of the deposit or guarantee previously required from the customer, in which case payment may be demanded for the toll charges by a telephone call to the customer followed by written notification of such demand.

A Late Payment Charge of \$1.60 will be applied to accounts which have charges carried over to the next monthly bill. When the balance carried over is in dispute, the Late Payment Charge will be applied and adjusted later, if appropriate, based on the resolution of the claim.

Upon nonpayment of any undisputed, delinquent charge due the Telephone Company, the Telephone Company may, after a written notice has been furnished to the customer, without incurring any liability, forthwith discontinue the furnishing of said service. This written notice shall be sent or delivered to the customer at least five (5) days prior to the date of the proposed discontinuance. Service shall not be discontinued on a day when the offices of the Telephan Company are not available to facilitate reconnection of service on a day immediately preceding such day.

(MT)

MAR 15 1996

BY THE Commission

Public Service Commission

MISSOURI

Issued: APR 2 1 1995

Effective:

MAY 2 1 1996

By HORACE WILKINS, JR., President-Missouri Southwestern Bell Telephone St. Louis, Missouri

MAY 2 1 1995

General Exchange Tariff Section 17 2nd Revised Sheet 12.01 Replacing 1st Revised Sheet 12.01

RULES AND REGULATIONS APPLYING POETLE OUTRACTS CONTRACTS WED

17.6 PAYMENTS FOR SERVICE

DEC - 9 1994

17.6.1 Payment for Service

Residence Service

Residence Service

BY Service Commission MO. PUBLIC SERVICE COMM.

The customer is responsible Representation of all charges for services furnished the customer, authorized users, and any other charges for which the customer has agreed to be responsible, including but not limited to charges for services originated or charges accepted at the customer's telephone for exchange service; intrastate or interstate long distance service charges billed by the Telephone Company; any FCC-approved end user charge; any charges transferred to the customer's account from terminated accounts billed to the same customer; and any charges pursuant to Paragraph 17.4., preceding, where the customer has executed a Contract of Guaranty. A customer shall have at least 21 days from the rendition of a bill to pay the charges stated, except when the customer has had service discontinued by the Company within the last 12 months or the customer incurs toll or other charges at any time during the billing period which are equal to at least 400 percent of the amount of the deposit or guarantee previously required from the customer, in which case payment may be demanded for the toll charges by a telephone call to the customer followed by written notification of such demand.

A Late Payment Charge of \$1.60 will be applied to accounts which have charges carried over to the next monthly bill. When the balance carried over is in dispute, the Late Payment Charge will be applied and adjusted later, if appropriate, based on the resolution of the claim.

Upon fionpayment of any undisputed, delinquent charge due the Telephone Company, the Telephone Company may, after a written notice has been furnished to the customer, without incurring any liability, forthwith discontinue the furnishing of said service. This written notice shall be sent or delivered to the customer at least five (5) days prior to the date of the proposed discontinuance. 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 day.

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

When the customer incurs charges not covered by a deposit or guaranty and evidences an intent not to pay such charges when due, service ma be discontinued at any time after written notice has been sent fied mail, to such customer at his last known address and at the address where the service to be discontinued is provided. The written FEB - 1 1995

Issued:

(AT)

DEC 0 8 1994

Effective:

General Exchange Tariff Section 17 1st Revised Sheet 12.01 Replacing Original Sheet 12.01

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS RECEIVED

17.6 PAYMENTS FOR SERVICE

SEP 6 1991

17.6.1 Payment for Service

A. Residence Service

MISSOURI Public Service Commission

(CT)

(CT)

(C)

(C)

(C)

The customer is responsible for payment of all charges for services furnished the customer, authorized users, and any other charges for which the customer has agreed to be responsible, including but not limited to charges for services originated or charges accepted at the customer's telephone for exchange service; intrastate or interstate long distance service charges billed by the Telephone Company; any FCC-approved end user charge; any charges transferred to the customer's account from terminated accounts billed to the same customer; and any charges pursuant to Paragraph 17.4., preceding, where the customer has executed a Contract of Guaranty. A customer shall have at least 21 days from the rendition of a bill to pay the charges stated, except when the customer has had service discontinued by the Company within the last 12 months or the customer incurs toll or other charges at any time during the billing period which are equal to at least 400 percent of the amount of the deposit or guarantee previously required from the customer, in which case payment may be demanded for the toll charges by a telephone call to the customer followed by written notification of such demand.

Upon nonpayment of any undisputed, delinquent charges due the Telephone Company, the Telephone Company may, after a written notice has been furnished to the customer, without incurring any liability, forthwith discontinue the furnishing of service. This written notice shall be sent or delivered to the customer at least five days prior to the date of the proposed discontinuance. 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 day.

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

When the customer incurs charges not covered by a deposit or guaranty and evidences an intent not to pay such charges when due, service 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 CELLED

FFB - 11995

BY 2 MAR. S Ta. 01 OCT 0 9 1991 Public Service Commission

Issued: SEP 0 9 1991

FILED

OCT 8 1991

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

General Exchange Tariff Section 17 Original Sheet 12.01

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS OF THE CONTRACT OF THE CON

(MT) 17.6 PAYMENTS FOR SERVICE

17.6.1 Payment for Service

Residence Service

MISSOURI

AUG 28 1984

The customer is responsible for payment of all charges for payment of all c furnished the customer, including charges for services originated or charges accepted at the customer's station and including any charges transferred to the customer's account pursuant to Paragraph 17.4.2, A. where the customer has executed a Contract of Guaranty for an applicant or present customer. A customer shall have at least twenty-one (21) days from the rendition of a bill to pay the charges stated, except when the customer has had service discontinued by the Company within the last twelve (12) months or where the customer incurs toll or other charges at any time during the billing period which are equal to at least four hundred percent (400%) of the amount of the deposit or guarantee previously required from the customer, in which case payment may be demanded for the toll charges by a telephone call to the customer followed by written notification of such demand.

Upon nonpayment of any undisputed, delinquent charge due the Telephone Company, the Telephone Company may, after a written notice has been furnished to the customer, without incurring any liability, forthwith discontinue the furnishing of said service. This written notice shall be sent or delivered to the customer at least five (5) days prior to the date of the proposed discontinuance. Service shall not CANGE ILLIAM 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 day. BY 1 Pt R.S, "12.01

At least 24 hours preceding a discontinuance, the Buby Gerylce Commission shall make reasonable efforts to contact the customer to a of the proposed discontinuance and what steps must be taken to avoid

When the customer incurs charges not covered by a deposit or guaranty and evidences an intent not to pay such charges when due, service 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.

Public Service Commission

Issued: AUG 27 1984 Effective: SEP 27 1984

General Exchange Tariff
Section 17
3rd Revised Sheet 12.02
Replacing 2nd Revised Sheet 12.02

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.6 PAYMENTS FOR SERVICE (cont'd)

17.6.1 Payment for Service (cont'd)

A. Residence Service (cont'd)

(MT)

(CT)

Upon nonpayment of any undisputed, delinquent charge due the Telephone Company, the Telephone Company may, after a written notice has been furnished to the customer, without incurring any liability, forthwith discontinue the furnishing of said service.(1) This written notice shall be sent or delivered to the customer at least ten (10) days prior to the date of the proposed discontinuance. Basic local telecommunications service may not be discontinued for customer non-payment of a delinquent charge for other than basic local telecommunications services. Basic local telecommunications 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 day.

(MT)

The Company may place global toll blocking and eliminate any optional, non-basic calling features and functions for customer nonpayment of delinquent charges for other than basic local telecommunications service.

At least 24 hours preceding a discontinuance, the Telephone Company shall make reasonable efforts to contact the customer to advise him 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 21 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 physician. Any person who alleges such emergency shall, if requested, provide the Telephone Company with reasonable evidence of such necessity. Any applicant or one for whom an application is made, owing the Telephone Company for service furnished under a former contract, shall pay or make satisfactory arrangements for paying any bill outstanding and unpaid for such service before any additional service will be furnished.

(MT) (1) Pursuant to Paragraph 390 of the FCC's Final Report and Order in Case No. CC 96-45, a Lifeline customer's local service shall not be disconnected for non-payment of toll charges.

Issued: September 2, 2004 Effective: September 12, 2004

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



General Exchange Tariff
Section 17
2nd Revised Sheet 12.02
Replacing 1st Revised Sheet 12.02

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

- (AT) 17.6 PAYMENTS FOR SERVICE (cont'd)
- (AT) 17.6.1 Payment for Service (cont'd)
- (CT) A. Residence Service (cont'd)
- (MT) The Company may place global toll blocking and eliminate any optional, non-basic calling features and functions for customer nonpayment of delinquent charges for other than basic (MT) local telecommunications service.

At least 24 hours preceding a discontinuance, the Telephone Company shall make reasonable efforts to contact the customer to advise him 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 21 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 physician. Any person who alleges such emergency shall, if requested, provide the Telephone Company with reasonable evidence of such necessity. Any applicant or one for whom an application is made, owing the Telephone Company for service furnished under a former contract, shall pay or make satisfactory arrangements for paying any bill outstanding and unpaid for such service before any additional service will be furnished.

CANCELLED

SEP 1.2 2004
By 3-a RS 12.02
Public Service Commission
MISSOURI

Issued: February 7, 2003 Effective: March 9, 2003

General Exchange Tariff Section 17 1st Revised Sheet 12.02 Replacing Original Sheet 12.02

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.6 PAYMENTS FOR SERVICE

17.6.1 Payment for Service

Missouri Public Service Commission

RECTO SEP 29 2000

A. Residence Service-(Continued)

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

(RT) (RT)

> The Telephone Company shall postpone a discontinuance for a time not in excess of 21 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 physician. Any person who alleges such emergency shall, if requested, provide the Telephone Company with reasonable evidence of such necessity. Any applicant or one for whom an application is made, owing the Telephone Company for service furnished under a former contract, shall pay or make satisfactory arrangements for paying any bill outstanding (and unpaid for such service before any additional service will be furnished.

> > CANCELLED
> >
> > MAR 0 9 2003
> >
> > MAR 0 9 2003
> >
> > CANCELLED
> >
> > MAR 0 9 2003
> >
> > MISSOURI

Missouri Public Service Commission FILED DEC 01 2000

Issued: September 29, 2000

Effective: 2000

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

DEC 0 1 2000

General Exchange Tariff
Section 17
Original Sheet 12.02

RECEIVED

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.6 PAYMENTS FOR SERVICE

APR 21 1995

17.6.1 Payment for Service

MO. PUBLIC SERVICE COMM.

A. Residence Service-(Continued)

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

When the customer incurs charges not covered by a deposit or guaranty and evidences an intent not to pay such charges when due, service 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.

The Telephone Company shall postpone a discontinuance for a time not in excess of 21 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 physician. Any person who alleges such emergency shall, if requested, provide the Telephone Company with reasonable evidence of such necessity. Any applicant or one for whom an application is made, owing the Telephone Company for service furnished under a former contract, shall pay or make satisfactory arrangements for paying any bill outstanding and unpaid for such service before any additional service will be furnished.

CANCELLED

DEC 01 2000 BY 15 R 5 12.02 Public Fervice Commission WiSSOURi

Issued: APR 2 1 1995

Effective:

MAY 2 1 1995 FII FI

By HORACE WILKINS, JR., President-Missouri Southwestern Bell Telephone St. Louis, Missouri

MAY 2 1 1995

MISSOURI Public Service Commission

(Mrth)

(MT)

(MI)

P.S.C. Mo. - No. 35 GENERAL EXCHANGE TARIFF

Southwestern Bell Telephone, L.P. d/b/a AT&T Missouri

Section 17 5th Revised Sheet 13 Replacing 4th Revised Sheet 13

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.6 PAYMENTS FOR SERVICE (cont'd)

17.6.1 Payment for Service (cont'd)

B. Business Service

The customer is responsible for payment of all charges for services furnished the customer, authorized users, and any other charges for which the customer has agreed to be responsible, including but not limited to charges for services originated or charges accepted at the customer's telephone for exchange service; intrastate or interstate long distance service charges billed by the Telephone Company; any FCC-approved end user charge; any charges transferred to the customer's account from terminated accounts billed to the same customer; and any charges pursuant to Paragraph 17.4., preceding, where the customer has executed a Contract of Guaranty. A customer shall have at least 10 days from the rendition of a bill to pay the charges.

A Late Payment Charge of one point five seven five percent (1.575%) will be applied to all charges carried over to the next monthly bill. The Late Payment Charge may be applied to any disputed amount and will be adjusted if the claim is settled in the customer's favor.

(CR)

Where possible, the Company will exempt the disputed portion of the bill from the Late Payment Charge until the claim is resolved. If the claim is resolved in favor of the Company, the Late Payment Charge will be applied if appropriate.

The State of Missouri and its State agencies are exempted from the late payment charge unless or until §34.055 RSMo (1994) is revised to authorize telecommunications utilities to impose late penalties if the State does not pay for goods or services within 30 days.

Upon non-payment of any sum due the Telephone Company, the Telephone Company may, after a written notice has been furnished to the customer, without incurring any liability, forthwith discontinue the furnishing of service. This written notice shall be sent or delivered to the customer at least five days prior to the date of the discontinuance. If, in the judgment of the Telephone Company, unusual risk of financial loss exists, service may be suspended after 48 hours' written notice has been furnished to the customer.

Issued: May 2, 2007 Effective: June 1, 2007



General Exchange Tariff Section 17 4th Revised Sheet 13 Replacing 3rd Revised Sheet 13

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

- (AT) 17.6 PAYMENTS FOR SERVICE (cont'd)
- (AT) 17.6.1 Payment for Service (cont'd)
 - B. **Business Service**

The customer is responsible for payment of all charges for services furnished the customer, authorized users, and any other charges for which the customer has agreed to be responsible, including but not limited to charges for services originated or charges accepted at the customer's telephone for exchange service; intrastate or interstate long distance service charges billed by the Telephone Company; any FCC-approved end user charge; any charges transferred to the customer's account from terminated accounts billed to the same customer; and any charges pursuant to Paragraph 17.4., preceding, where the customer has executed a Contract of Guaranty. A customer shall have at least 10 days from the rendition of a bill to pay the charges.

- A Late Payment Charge of one and one half percent (1.5%) will be applied to all charges carried over to the next monthly bill. The Late Payment Charge may be applied to any (CT) disputed amount and will be adjusted if the claim is settled in the customer's favor.
- (AT) Where possible, the Company will exempt the disputed portion of the bill from the Late Payment Charge until the claim is resolved. If the claim is resolved in favor of the Company, the Late Payment Charge will be applied if appropriate. (AT)

The State of Missouri and its State agencies are exempted from the late payment charge unless or until §34.055 RSMo (1994) is revised to authorize telecommunications utilities to impose late penalties if the State does not pay for goods or services within 30 days.

Upon non-payment of any sum due the Telephone Company, the Telephone Company may, after a written notice has been furnished to the customer, without incurring any liability, forthwith discontinue the furnishing of service. This written notice shall be sent or delivered to the customer at least five days prior to the date of the discontinuance. If, in the judgment of the Telephone Company, unusual risk of financial loss exists, service may be suspended after 48 hours' written notice has been furnished to the customer.

Issued: February 7, 2003 Effective: March 9, 2003

By CINDY BRINKLEY, President-Missouri

General Exchange Tariff
Section 17
3rd Revised Sheet 13

Replacing 2nd Revised Sheet 13

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.6 PAYMENTS FOR SERVICE-(Continued)

17.6.1 Payment for Service-(Continued)

RECEIVED

APR 21 1995

CANCELLED

MO. PUBLIC SERVICE COMM.

MAR 0 8 2003

ALM 25 13

Augustice Commission

MISSOURI

B. Business Service

The customer is responsible for payment of all charges for services furnished the customer, authorized users, and any other charges for which the customer has agreed to be responsible, including but not limited to charges for services originated or charges accepted at the customer's telephone for exchange service; intrastate or interstate long distance service charges billed by the Telephone Company; any FCC-approved end user charge; any charges transferred to the customer's account from terminated accounts billed to the same customer; and any charges pursuant to Paragraph 17.4., preceding, where the customer has executed a Contract of Guaranty. A customer shall have at least 10 days from the rendition of a bill to pay the charges.

A Late Payment Charge of one and one half percent (1.5%) will be applied to all charges carried over to the next monthly bill. The Late Payment Charge will be applied to any disputed amount and will be adjusted if the claim is settled in the customer's favor.

The State of Missouri and its State agencies are exempted from the late payment charge unless or until §34.055 RSMo (1994) is revised to authorize telecommunications utilities to impose late payment penalties if the State does not pay for goods or services within 30 days.

Upon non-payment of any sum due the Telephone Company, the Telephone Company may, after a written notice has been furnished to the customer, without incurring any liability, forthwith discontinue the furnishing of service. This written notice shall be sent or delivered to the customer at least five days prior to the date of the discontinuance. If, in the judgment of the Telephone Company, unusual risk of financial loss exists, service may be suspended after 48 hours' written notice has been furnished to the customer.

Issued:

APR 2 1 1995

Effective:

MAY 2 1 190

By HORACE WILKINS, JR., President-Missouri Southwestern Bell Telephone St. Louis, Missouri

MAY 2 1 1995

MISSOURI Public Service Commission

(AT)

(MT)

(AT)

General Exchange Tariff Section 17 2nd Revised Sheet 13 Replacing 1st Revised Sheet 13

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS. CONTRACTS

MAY 211995

17.6 PAYMENTS FOR SERVICE-(Continued)

17.6.1 Payment for Service-(Continued)

DEC - 9 1994

A. Residence Service-(Continued)

Residence Service-(Continued)

NATION 13

Service Commission By Service Commission BUBLIC SERVICE COMM.

Residence Service-(Continued)

BY Service Commission Bublic Service Bublic Bubl charges when due.

The Telephone Company shall postpone a discontinuance for a time not in excess of 21 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 physician. Any person who alleges such emergency shall, if requested, provide the Telephone Company with reasonable evidence of such necessity. Any applicant or one for whom an application is made, owing the Telephone Company for service furnished under a former contract, shall pay or make satisfactory arrangements for paying any bill outstanding and unpaid for such service before any additional service will be furnished.

B. Business Service

The customer is responsible for payment of all charges for services furnished the customer, authorized users, and any other charges for which the customer has agreed to be responsible, including but not limited to charges for services originated or charges accepted at the customer's telephone for exchange service; intrastate or interstate long distance service charges billed by the Telephone Company; any FCC-approved end user charge; any charges transferred to the customer's account from terminated accounts billed to the same customer; and any charges pursuant to Paragraph 17.4., preceding, where the customer has executed a Contract of Guaranty. A customer shall have at least 10 days from the rendition of a bill to pay the charges.

A Late Payment Charge of one and one half percent (1.5%) will be applied to all charges carried over to the next monthly bill. The Late Payment Charge will be applied to any disputed amount and will be adjusted if the claim is settled in the customer's favor.

Upon non-payment of any sum due the Telephone Company, the Telephone Company may, after a written notice has been furnished to the customer, without incurring any liability, forthwith discontinue the furnishing of service. This written notice shall be sent or delivered to the customer at least five days prior to the date of the discontinuance. If, in the judgment of the Telephone Company, unusual risk of financial loss exists, service may be suspended after 48 hours' written notice has furnished to the customer.

Issued:

DEC 0 8 1994

Effective:

St. Louis, Missouri

(AT)

(AT)

General Exchange Tariff Section 17 1st Revised Sheet 13 Replacing Original Sheet 13

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS RECEIVED

17.6 PAYMENTS FOR SERVICE-(Continued)

SEP 6 1991

17.6.1 Payment for Service-(Continued)

A. Residence Service-(Continued)

MISSOURI Public Service Commission

notice shall state how a customer has evidenced an intent not to pay charges when due.

The Telephone Company shall postpone a discontinuance for a time not in excess of 21 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 physician. Any person who alleges such emergency shall, if requested, provide the Telephone Company with reasonable evidence of such necessity.

Any applicant or one for whom an application is made, owing the Telephone Company for service furnished under a former contract, shall pay or make satisfactory arrangements for paying any bill outstanding and unpaid for such service before any additional service will be furnished..

Business Service

The customer is responsible for payment of all charges for services furnished the customer, authorized users, and any other charges for which the customer has agreed to be responsible, including but not limited to charges for services originated or charges accepted at the customer's telephone for exchange service; intrastate or interstate long distance service charges billed by the Telephone Company; any FCC-approved end user charge; any charges transferred to the customer's account from terminated accounts billed to the same customer; and any charges pursuant to Paragraph 17.4., preceding, where the customer has executed a Contract of Guaranty. A customer shall have at least 10 days from the rendition of a bill to pay the charges.

Upon non-payment of any sum due the Telephone Company, the Telephone Company may, after a written notice has been furnished to the customer. without incurring any liability, forthwith discontinue the furnishing of service. This written notice shall be sent or delivered to the customer at least five days prior to the date of the discontinuance. If, in the judgment of the Telephone Company, unusual risk of financial loss exists, service may be suspended after 48 hours' written notice has been ED furnished to the customer.

(HI)

(C)

(C)

(C)

(ID)

(CT)

Issued: SEP 0 9 1991

St. Louis, Missouri

OCT 0 9 198 phlic Service

By R. D. BARRON, President-Missouri Division Southwestern Bell Telephone Company 0CT 8

MO. PUBLIC SERVICE COMM.

1991

General Exchange Tariff
Section 17
Original Sheet 13

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

DEC 29 1983

17.6 PAYMENTS FOR SERVICE-(Continued)

17.6.1 Payment for Service-(Continued)

IAISSOURI
Public Service Commission

A. Residence Service-(Continued)

notice shall state how a customer has evidenced an intent not to pay charges when due.

The Telephone Company shall postpone a discontinuance for a time not in excess of twenty-one (21) days if the telephone is necessary to obtain emergency medical assistance for a person who is a member of the house-hold where the service is provided and where such a person is under the care of a physician. Any person who alleges such emergency shall, if requested, provide the Telephone Company with reasonable evidence of such necessity.

Any applicant or one for whom an application is made, owing the Telephone Company for service furnished under a former contract Ashro EpayED or make satisfactory arrangements for paying any bill outstanding and unpaid for such service before any additional service will be furnished.

B. Business Service

BY 12+ R.S. 13
Public Service Commission

The customer is responsible for payment of all charges for services originated or charges accepted at the customer's station and including any charges transferred to the customer's account pursuant to Paragraph 17.4.2, B. where the customer has executed a Contract of Guaranty for an applicant or present customer. A customer shall have at least ten (10) days from the rendition of a bill to pay the charges.

Upon non-payment of any sum due the Telephone Company, the Telephone Company may, after a written notice has been furnished to the customer, without incurring any liability, forthwith discontinue the furnishing of said service. This written notice shall be sent or delivered to the customer at least five (5) days prior to the date of the discontinuance. If, in the judgment of the Telephone Company, unusual risk of financial loss exists, service may be suspended after forty-eight (48) hours' written notice has been furnished to the customer.

Any applicant or one for whom an application is made, owing the Tele_1500 phone Company for service furnished under a former contract, shally -1 183; pay or make satisfactory arrangements for paying any bill outstanding and unpaid for such service before any additional service will be for - 253 nished.

Public Service Commission

Issued: DEC 2 9 1983

Effective: JAN 0 1 1984

General Exchange Tariff
Section 17
4th Revised Sheet 14
Replacing 3rd Revised Sheet 14

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.6 PAYMENTS FOR SERVICE-(Continued)

17.6.1 Payment for Service-(Continued)

B. Business Service

Any applicant or one for whom an application is made, owing the Telephone Company for service furnished under a former contract, shall pay or make satisfactory arrangements for paying any bill outstanding and unpaid for such service before any additional service will be furnished.

(AT) C. Resold Residence or Business Service

Customers of a Local Service Provider (LSP) will be transferred to the Telephone Company's local service if the LSP resells the Telephone Company's services and is delinquent by failing to render payment to SWBT within 75 days of the bill date or as defined in the LSP Resale Agreement. Within 5 days of the transfer the Telephone Company shall inform in writing all affected customers that because of their LSP's failure to pay, their service is now being provided by the Telephone Company. The customer shall also be informed that they have 30 days to select a new LSP.

The Telephone Company may discontinue service to the LSP upon failure to pay undisputed charges as provided for in their Resale Agreement, and shall have no liability to the LSP or the LSP customers in the event of such disconnection.

If any customer fails to select a LSP within 30 days of the change of providers, the Telephone Company shall terminate the customer's service. The Telephone Company shall notify the Commission and the customer's IXC of record of the names of all customers whose service has been terminated. The customer shall be responsible for any and all charges incurred during the selection period.

17.6.2 Rates for Fractional Periods

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 30 days.

When rates are on a "per-day" basis, the minimum charge for each day or fraction thereof will be the charge for one day.

The customer is required to pay his pro-rata share of special license and other taxes as specified under Paragraph 17.11 of this Section of the Tariff.

Issued: April 1, 1998 Effective: May 8, 1998



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

(MT)

(AT)

General Exchange Tariff
Section 17
3rd Revised Sheet 14
Replacing 2nd Revised Sheet 14

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRARECEIVED

17.6 PAYMENTS FOR SERVICE-(Continued)

JUN 18 1993

17.6.1 Payment for Service-(Continued)

MO. PUBLIC SERVICE COMM.

B. Business Service

Any applicant or one for whom an application is made, owing the Telephone Company for service furnished under a former contract, shall pay or make satisfactory arrangements for paying any bill outstanding and unpaid for such service before any additional service will be furnished.

17.6.2 Rates for Fractional Periods

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 30 days.

When rates are on a "per-day" basis, the minimum charge for each day or fraction thereof will be the charge for one day.

The customer is required to pay his pro-rata share of special license and other taxes as specified under Paragraph 17.11 of this Section of the Tariff.

17.6.3 Some items of equipment, as determined by the Telephone Company, may be shipped to the customer at the customer's request via the United States Postal Service or other common carrier. If the customer elects this option, all shipping and handling charges imposed by the carrier will apply in addition to the rates an charges specified for the equipment.

(AT)

All customers will receive one copy of their monthly telephone bill in a paper format unless the customer chooses another method offered by the CANCELLE pompany. For an additional charge, the customer may choose to receive up to (AT)

9 paper copies of their monthly bill either as a one-time occurrence or on a recurring monthly basis.

MAY 08 1998 customer may request a duplicate paper copy or copies of their bill. A harge of \$3.00 will apply for each complete bill copy not in excess of 15 bages: an additional charge of \$.05 per page per bill will apply in excess Public Service Compless pages.

MISSOURI

These charges will apply to each copy of the bill, including both one-time and recurring monthly requests.

If the customer's bill is lost, for reasons other than negligence by the customer, and the customer notifies the Company within 60 days of the billing date, one copy of the bill will be provided at no charge.

Issued: JUN 2 3 1993

Effective: JUL 2 3 1993

......

By A. D. ROBERTSON, Assistant Vice President-External Affairs JUL 23 1933 Southwestern Bell Telephone Company

General Exchange Tariff Section 17 2nd Revised Sheet 14 Replacing 1st Revised Sheet 14

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACESEIVED

17.6 PAYMENTS FOR SERVICE-(Continued)

JUL 23 1992

17.6.1 Payment for Service-(Continued) 201093

B. Business Sarvi

MISSOURI Public Service Commission

Any applicant or one for whom an application is made, owing the Telephone Company for service furnished whice a former contract, shall pay or make satisfactory arrangements for paying any bill outstanding and unpaid for such service before any additional service will be furnished.

17.6.2 Rates for Fractional Periods

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 30 days.

When rates are on a "per-day" basis, the minimum charge for each day or fraction thereof will be the charge for one day.

The customer is required to pay his pro-rata share of special license and other taxes as specified under Paragraph 17.11 of this Section of the Tariff.

- 17.6.3 Some items of equipment, as determined by the Telephone Company, may be shipped to the customer at the customer's request via the United States Postal Service or other common carrier. If the customer elects this option, all shipping and handling charges imposed by the carrier will apply in addition to the rates an charges specified for the equipment.
- 17.6.4 All customers will receive one copy of their monthly telephone bill in a paper format. For an additional charge, the customer may choose to receive up to 99 copies of their monthly bill either as a one-time occurrence or on a recurring monthly basis.

A customer may request a duplicate paper copy or copies of their bill. A charge of \$3.00 will apply for each complete bill copy not in excess of 15 pages; an additional charge of \$.05 per page per bill will apply in excess of 15 pages.

These charges will apply to each copy of the bill, including both one-time and recurring monthly requests.

If the customer's bill is lost, for reasons other than negligence by the customer, and the customer notifies the Company within 60 days of the billing date, one copy of the bill will be provided at no charge.

Issued: 111 2 2 1992

(AT)

AUG 29 1819G 29 1992

(MT)

(C)

General Exchange Tariff Section 17 1st Revised Sheet 14 Replacing Original Sheet 14

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

RECEIVED

17.6 PAYMENTS FOR SERVICE-(Continued)

SEP 6 1991

17.6.1 Payment for Service-(Continued)

MISSOURI

B. Business Service-(Continued) Public Service Commission

An applicant or one for whom an application is made, owing the Telephone Company for service furnished under a former contract, shall pay or make satisfactory arrangements for paying any bill outstanding and unpaid for such service before any additional service will be furnished.

17.6.2 Rates for Fractional Periods

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 30 days.

When rates are on a "per-day" basis, the minimum charge for each day or fraction thereof will be the charge for one day.

The customer is required to pay his pro-rate share of special license and other taxes as specified under Paragraph 17.11 of this Section of the Tariff.

17.6.3 Some items of equipment, as determined by the Telephone Company, may be shipped to the customer at the customer's request via the United States Postal Service or other common carrier. If the customer elects this option, all shipping and handling charges imposed by the carrier will apply in addition to the rates and charges specified for the equipment.

CANCELLED

Public Service Commission MISSOURI

Issued: **SEP 0** 9 1991

Effective:

FILED

0CT 8

1991

General Exchange Tariff
WS Section 17
Original Sheet 14

DEC 29 1883

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.6 PAYMENTS FOR SERVICE-(Continued)

Public Service Commission

17.6.2 Rates for Fractional Periods

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 (30) days.

When rates are on a "per-day" basis, the minimum charge for each day or fraction thereof will be the charge for one day.

The customer is required to pay his pro-rata share of special license and other taxes as specified under Paragraph 17.11 of this section of the Tariff.

17.6.3 Some items of equipment, as determined by the Telephone Company, may be shipped to the customer at the customer's request via the United States Postal Service or other common carrier. If the customer elects this option, all shipping and handling charges imposed by the carrier will apply in addition to the rates and charges specified for the equipment.

CANCELLED

OCT - 8 1991

BY JOY R.S. TIY

Public Service Commission MISSOURI

FILED

JAN - 1 1934

83 - 253

Public Service Commission

Issued: DEC 2 9 1983

Effective:

JAN 0 1 1984

General Exchange Tariff
Section 17
6th Revised Sheet 15
Replacing 5th Revised Sheet 15

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.6 PAYMENTS FOR SERVICE-Continued

(MT) 17.6.3 Some items of equipment, as determined by the Telephone Company, may be shipped to the customer at the customer's request via the United States Postal Service or other common carrier. If the customer elects this option, all shipping and handling charges imposed by the carrier will apply in addition to the rates an charges specified for the equipment.

All customers will receive one copy of their monthly telephone bill in a paper format unless the customer chooses another method offered by the Company. For an additional charge, the customer may choose to receive up to 99 paper copies of their monthly bill either as a one-time occurrence or on a recurring monthly basis.

A customer may request a duplicate paper copy or copies of their bill. A charge of \$3.00 will apply for each complete bill copy not in excess of 15 pages; an additional charge of \$.05 per page per bill will apply in excess of 15 pages.

These charges will apply to each copy of the bill, including both one-time and recurring monthly requests. If the customer's bill is lost, for reasons other than negligence by the customer, and the customer notifies the Company within 60 days of the billing date, one copy of the bill will be provided at no charge.

(FC) 17.6.4 Annuity Factors

(MT)

Unless specified elsewhere in the tariff, the following table of annuity factors should be used to calculate the appropriate monthly payment for those services offering an optional payment plan:

ANNUITY FACTORS BASED ON DISCOUNT RATE OF 9.50%

<u>Installment Term</u>	<u>Factor</u>	<u>Installment Term</u>	<u>Factor</u>
12 Months	.0875	72 Months	.0181
24 Months	.0457	84 Months	.0161
36 Months	.0319	96 Months	.0147
48 Months	.0249	108 Months	.0136
60 Months	.0208	120 Months	.0127

(MT) (MT)

Issued: April 1, 1998 Effective: May 8, 1998

By PRISCILLA HILL-ARDOIN, President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

Filed

Missouri Public
Service Commission

General Exchange Tariff
Section 17

Sth Review Sheet 15
Replacing 4rd Review E

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS AUG 2 0 1996

17.6 PAYMENTS FOR SERVICE-Continued

17.6.5 Annuity Factors

Public Service Commission

Unless specified elsewhere in the tariff, the following table of annuity factors should be used to calculate the appropriate monthly payment for those services offering an optional payment plan:

R)

ANNUITY FACTORS BASED ON DISCOUNT RATE OF 9.50%

<u>Installment Term</u>	<u>Factor</u>	<u>Installment Term</u>	<u>Factor</u>	
12 Months 24 Months	(CR) .0875	72 Months 84 Months	(CR) .0181	OWINE! LET
36 Months	.0319	96 Months	.0147	CANCELLED
48 Months	.0249	108 Months	.0136	
60 Months	(CR) .0208	120 Months	(CR) .0127	
ADITAMIONO ON O	NOMONEDO AND DEC	vma on myn met nationa	doubling	MAY 08 1998

17.7 OBLIGATIONS OF CUSTOMERS AND RIGHTS OF THE TELEPHONE COMPANY

17.7.1 Obligations of Customers

By OWESTON

Ablic Service Commission

MISSOURI

- A. Alterations--The customer agrees to notify the Company promptly, in writing, whenever alterations or new construction on premises owned or leased by him will necessitate changes in the Company's network wiring or equipment, and the customer agrees to pay the Company's current charges for such changes.
- 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.
- C. Rearrangements and Installation of Equipment and Facilities--Customers may not install, rearrange, disconnect or remove or permit others to install, rearrange, disconnect or remove any network wiring or equipment associated with the Telephone Company facilities, except upon the written consent of the Telephone Company or as provided for by this Tariff.

FILED

SEP 1 9 1996

Issued:

AUG 2 0 1996

Effective:

SEP 1 9 1996

MO.PUBLIC SERVICE COMM

General Exchange Tariff
Section 17
4th Revised Sheet 15
Replacing 3rd Revised Sheet 15

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

REPlacing 3rd Revised Sheet 15

RECEIVED

17.6 PAYMENTS FOR SERVICE-Continued

JAN 2 6 1995

17.6.5 Annuity Factors

MISSOURI
Unless specified elsewhere in the tariff, the following table publications factors should be used to calculate the appropriate monthly payment for those services offering an optional payment plan:

(CR)

ANNUITY FACTORS BASED ON DISCOUNT RATE OF 9.74%

Installment Term	<u>Factor</u>	Installment Term	<u>Factor</u>
12 Months	(CR) .0876	72 Months	(CR) .0182
24 Months	.0458	84 Months	.0163
36 Months	.0320	96 Months	.0148
48 Months	.0250	108 Months	.0137
60 Months	(CR) .0209	120 Months	(CR) ANOS

17.7 OBLIGATIONS OF CUSTOMERS AND RIGHTS OF THE TELEPHONE COMPANY

17.7.1 Obligations of Customers

- A. Alterations—The customer agrees to notify the Company promption writing, whenever alterations or new construction on premises Switch and leased by him will necessitate changes in the Company's polywork wiring or equipment, and the customer agrees to pay the Company's current charges for such changes.
- 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.
- C. Rearrangements and Installation of Equipment and Facilities--Customers may not install, rearrange, disconnect or remove or permit others to install, rearrange, disconnect or remove any network wiring or equipment associated with the Telephone Company facilities, except upon the written consent of the Telephone Company or as provided for by this Tariff.

Issued:

JAN 2 6 1996

Effective:

FEB 2 6 1996

FEB 26 1996

By HORACE WILKINS, JR., President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

General Exchange Tariff
Section 17
3rd Revised Sheet 15
ing 2nd Revised Sheet 15

Replacing 2nd Revised Sheet 15

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.6 PAYMENTS FOR SERVICE-Continued

DEC 23 1994

17.6.5 Annuity Factors

Unless specified elsewhere in the tariff, the following table of annulty factors should be used to calculate the appropriate monthly payment for those services offering an optional payment plan:

(CR)

ANNUITY FACTORS BASED ON DISCOUNT RATE OF 9.38%

Installment Term	<u>Factor</u>	<u>Installment Term</u>	Factor
12 Months 24 Months 36 Months 48 Months 60 Months	.0875	72 Months	(CR) .0180
	.0457	84 Months	.0161
	(CR) .0318	(AT) 96 Months	(NR) .014 CANCELLED
	.0249	108 Months	.0135
	.0208	(AT) 120 Months	(NR) .0127

17.7 OBLIGATIONS OF CUSTOMERS AND RIGHTS OF THE TELEPHONE COMPANY

17.7.1 Obligations of Customers

- A. Alterations—The customer agrees to notify the Company promptly, in writing, whenever alterations or new construction on premises owned or leased by him will necessitate changes in the Company's network wiring or equipment, and the customer agrees to pay the Company's current charges for such changes.
- 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.
- C. Rearrangements and Installation of Equipment and Facilities—Customers may not install, rearrange, disconnect or remove or permit others to install, rearrange, disconnect or remove any network wiring or equipment associated with the Telephone Company facilities, except upon the written consent of the Telephone Company or as provided for by this Tariff.

Issued:

DEC 2 3 1994

Effective:

JAN 3 0 1995 AN 3 0 199

General Exchange Tariff
Section 17
2nd Revised Sheet 15
Replacing 1st Revised Sheet 15

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

RECEIVED

(AT) 17.6 PAYMENTS FOR SERVICE-Continued

MAR 30 1994

17.6.5 Annuity Factors

MISSOURI
Public Service Commission

Unless specified elsewhere in the tariff, the following table of annuity factors should be used to calculate the appropriate monthly payment for those services offering an optional payment plan:

ANNUITY FACTORS BASED ON DISCOUNT RATE OF 9.49%

Installment Term	Factor	CANCELLED
12 Months	.0875	
24 Months	.0457	JAN 301995
36 Months	.0319	
48 Months	.0249	and R. S. T.S.
60 Months	.0208	Public Service Commission
72 Months	.0181	Public Service MISSOURI
84 Months	.0161	WI2200.

(AT)

17.7 OBLIGATIONS OF CUSTOMERS AND RIGHTS OF THE TELEPHONE COMPANY

17.7.1 Obligations of Customers

- A. Alterations—The customer agrees to notify the Company promptly, in writing, whenever alterations or new construction on premises owned or leased by him will necessitate changes in the Company's network wiring or equipment, and the customer agrees to pay the Company's current charges for such changes.
- 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.
- C. Rearrangements and Installation of Equipment and Facilities--Customers may not install, rearrange, disconnect or remove or permit others to install, rearrange, disconnect or remove any network wiring an equipment associated with the Telephone Company facilities, except upon the written consent of the Telephone Company or as provided for by this Tariff.

 MAY 191994

Issued:

MAR 3 1 1994

Effective:

MAY 1 9 1994

By M. H. SCHULTEIS, Division Manager-Regulatory & Industry Commission
Southwestern Bell Telephone Company
St. Louis, Missouri

General Exchange Tariff Section 17 1st Revised Sheet 15 Replacing Original Sheet 15

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.7 OBLIGATIONS OF CUSTOMERS AND RIGHTS OF THE TELEPHONE COMPANY (GETVED)

17.7.1 Obligations of Customers

NOV 26 1986

- (CT) A. Alterations—The customer agrees to notify the Company promptly, in writing, whenever alterations or new construction on premises while or leased by him will necessitate changes in the Company's network Commission wiring or equipment, and the customer agrees to pay the Company's current charges for such changes.
- (CT) 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.
 - C. Rearrangements and Installation of Equipment and Facilities--Customers may not install, rearrange, disconnect or remove or permit others to install, rearrange, disconnect or remove any network wiring or equipment associated with the Telephone Company facilities, except upon the written consent of the Telephone Company or as provided for by this Tariff.

MAY 191994

BY 2 R.S. * 15

Public Service Commission
MISSOURI.

FILED

JAN - 1 1987

Turke Service Commiss ...

Issued: DEC 01 1986

Effective: JAN 01 1987

General Exchange Tariff
[] [] [] Section []
Original Sheet 15

DEC 29 1003

RULES AND RECULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.7 OBLIGATIONS OF CUSTOMERS AND RIGHTS OF THE TELEPHONE COMPANY FINISSION

17.7.1 Obligations of Customers

- A. Alterations—The customer agrees to notify the Company promptly, in writing, whenever alterations or new construction on premises owned or leased by him will necessitate changes in the Company's wiring or equipment, and the customer agrees to pay the Company's current charges for such changes.
- B. Maintenance and Repairs—All ordinary expense of maintenance and repair, unless otherwise specified in this Tariff, is borne by the Telephone Company. The customer agrees to take good care of the equipment and facilities provided. In case of damage to or destruction of any of the Company's equipment or facilities not due to ordinary wear and tear, the customer is held responsible for the cost of replacing the Company's equipment destroyed or for the cost of restoring the Company's equipment to its original condition, except where such damage is not occasioned by the negligence of the customer.
- C. Rearrangements and Installation of Equipment and Facilities—Customers may not install, rearrange, disconnect or remove or permit others to install, rearrange, disconnect or remove any wiring or equipment associated with the Telephone Company facilities, except upon the written consent of the Telephone Company or as provided for by this Tariff.

CARELLED

JAN 1 1987

PUBLIC SERVICE COMMISSION

月川上月川 JAN - 1 193; 83 - 253 Public Sarvice Commission

Issued: DEC 29 1983

Effective: JAN 0 1 1984

General Exchange Tariff
Section 17
2nd Revised Sheet 16
Replacing 1st Revised Sheet 16

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

(MT) 17.7 OBLIGATIONS OF CUSTOMERS AND RIGHTS OF THE TELEPHONE COMPANY

17.7.1 Obligations of Customers

- A. Alterations--The customer agrees to notify the Company promptly, in writing, whenever alterations or new construction on premises owned or leased by him will necessitate changes in the Company's network wiring or equipment, and the customer agrees to pay the Company's current charges for such changes.
- 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.
- C. Rearrangements and Installation of Equipment and Facilities--Customers may not install, rearrange, disconnect or remove or permit others to install, rearrange, disconnect or remove any network wiring or equipment associated with the Telephone Company facilities, except upon the written consent of the Telephone Company or as provided for by this Tariff.
- D. Use of Commercial Power for Operation of Equipment or Facilities--Unless specifically provided otherwise in this Tariff, when commercial power is used for the operation of Telephone Company equipment or facilities, the customer will provide the necessary power wiring, power outlets and commercial power. The customer assumes all responsibility for the safe condition of the power wiring, power outlets and commercial power.
- E. Electrical Grounding/Bonding The customer is responsible for grounding and/or bonding the premises, any structure in which service is to be provided or used, as well as any equipment and associated wiring. 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, any equipment or any associated wiring.

(MIT)

(MT)

(MT)

Issued: April 1, 1998 Effective: May 8, 1998



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

General Exchange Tariff Section 17 1st Revised Sheet 16 Replacing Original Sheet 16 RECEIVED

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

DEC 9 1991

17.7 OBLIGATIONS OF CUSTOMERS AND RIGHTS OF THE TELEPHONE COMPANY-(Continued)

17.7.1 Obligations of Customers-(Continued)

MISSOURI **Public Service Commission**

- D. Use of Commercial Power for Operation of Equipment or Facilities--- Unless specifically provided otherwise in this Tariff, when commercial power is used for the operation of Telephone Company equipment or facilities, the customer will provide the necessary power wiring, power outlets and commercial power. The customer assumes all responsibility for the safe condition of the power wiring, power outlets and commercial power.
- (AT) E. Electrical Grounding/Bonding - The customer is responsible for grounding and/or bonding the premises, any structure in which service is to be provided or used, as well as any equipment and associated wiring. 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 (AT) provided or used, any equipment or any associated wiring.

17.7.2 Rights of the Telephone Company

- A. Work Performed on an Overtime Basis--The charges specified in this Tariff do not contemplate work being performed by the Telephone Company employees involved at a time when overtime wages apply, due to the request of the customer. If the customer requests that overtime labor be performed, an additional charge based on the additional costs involved applies.
- B. Work Interruption--The charges specified in this Tariff do not contemplate work once begun being interrupted by the customer. If the customer interrupts work once begun, an additional charge based on the additional costs involved applies.
- Ownership--Equipment and lines on customers' premises furnished by the Telephone Company shall be and remain the property of the Telephone Company, whose agents and employees have the right to enter said premises at any reasonable hour for the purpose of installing, inspecting, maintaining or repairing the equipment and lines for the purpose of making collections from coin boxes and, upon termination of the service, for the purpose of removing such equipment and lines.

CANCELLED

FILED

MAY - 9 1992

MO. PUBLIC SERVICE COMM.

MAY 08 1998

Public Service Commission
MISSOURI

Issued:

DEC 1 0 1991

MAY 0 g 1992

General Exc Section 17 Original Sheet 16

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS (1035UUK)
Public Service Commission

17.7 OBLIGATIONS OF CUSTOMERS AND RIGHTS OF THE TELEPHONE COMPANY-(Continued)

17.7.1 Obligations of Customers-(Continued)

D. Use of Commercial Power for Operation of Equipment or Facilities -- Unless specifically provided otherwise in this Tariff, when commercial power is used for the operation of Telephone Company equipment or facilities, the customer will provide the necessary power wiring, power outlets and commercial power. The customer assumes all responsibility for the safe condition of the power wiring, power outlets and commercial power.

17.7.2 Rights of the Telephone Company

- Work Performed on an Overtime Basis -- The charges specified in this Tariff do not contemplate work being performed by the Telephone Company employees involved at a time when overtime wages apply, due to the request of the customer. If the customer requests that overtime labor be performed, an additional charge based on the additional costs involved applies.
- Work Interruption--The charges specified in this Tariff do not contemplate work once begun being interrupted by the customer. If the customer interrupts work once begun, an additional charge based on the additional costs involved applies.
- Ownership--Equipment and lines on customers' premises furnished by the Telephone Company shall be and remain the property of the Telephone Company, whose agents and employees have the right to enter said premises at any reasonable hour for the purpose of installing, inspecting, maintaining or repairing the equipment and lines for the purpose of making collections from coin boxes and, upon termination of the service, for the purpose of removing such equipment and lines.

CANCELLED

Public Service Commission

MISSOURI

Issued: DEC 29 1983

Effective:

JAN 0 1 1984

General Exchange Tariff Section 17 Original Sheet 16.01

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.7 OBLIGATIONS OF CUSTOMERS AND RIGHTS OF THE TELEPHONE COMPANY-(Continued)

17.7.2 Rights of the Telephone Company

- A. Work Performed on an Overtime Basis--The charges specified in this Tariff do not contemplate work being performed by the Telephone Company employees involved at a time when overtime wages apply, due to the request of the customer. If the customer requests that overtime labor be performed, an additional charge based on the additional costs involved applies.
- Work Interruption--The charges specified in this Tariff do not contemplate work once begun being interrupted by the customer. If the customer interrupts work once begun, an additional charge based on the additional costs involved applies.
- Ownership--Equipment and lines on customers' premises furnished by the Telephone Company shall be and remain the property of the Telephone Company, whose agents and employees have the right to enter said premises at any reasonable hour for the purpose of installing, inspecting, maintaining or repairing the equipment and lines for the purpose of making collections from coin boxes and, upon termination of the service, for the purpose of removing such equipment and lines.

April 1, 1998 Effective: May 8, 1998

> By PRISCILLA HILL-ARDOIN, President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

(MT)



Service Commission

General Exchange Tariff
Section 17
1st Revised Sheet 17
Replacing Original Sheet 17

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.7 OBLIGATIONS OF CUSTOMERS AND RIGHTS OF THE TELEPHONE COMPANY-(Continued)

- 17.7.2 Rights of the Telephone Company-(Continued)
 - D. Customers' Use of Equipment for Display Purposes-The Telephone Company reserves all rights with respect to use of items furnished or owned by it for display of advertising, and the customer shall not so display advertising or permit such display except upon the approval of the Telephone Company.
 - E. Impairment of Telephone Service-When the general telephone service to the public is impaired by a customer's use of telephone service or service directly incident thereto, the Telephone Company shall have the right to require the customer to contract with the Telephone Company for such additional equipment or facilities and/or to require the customer to attend properly the equipment or facilities, as may be necessary in the judgment of the Telephone Company, to remove the cause of said impairment, or if the requirement is refused or will not remedy the situation, to discontinue service completely.
 - F. Abandonment of Telephone Service-The Telephone Company may discontinue service which has been abandoned.
 - G. Abuse of Telephone Service-The Telephone Company may discontinue service which is used:
 - 1. In such a way that interferes with the service of other telephone users;
 - 2. For any purpose other than a means of communication;
 - 3. To communicate profane or obscene language;
 - 4. For a call or calls, anonymous or otherwise, if made in a manner which reasonably could be expected to frighten, abuse, torment or harass another;
 - 5. In any fraudulent or unlawful manner;
 - 6. To disseminate without authorization confidential, proprietary information of the Telephone Company or information that would enable other persons to gain unauthorized access to the Telephone Company's network or facilities; or
 - 7. In a manner which violates any of the lawful regulations of the Telephone Company.

Issued: December 27, 1985 Effective: January 27, 1986

Filed

Missouri Public
Service Commission

Service Commission

(RT)

(AT)

(FC)

General Exchange TariffE Section 17
Original Sheet 17
UCC 20 1883

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

MISSOURI

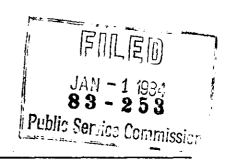
17.7 OBLIGATIONS OF CUSTOMERS AND RIGHTS OF THE TELEPHONE COMPANY CONTINUES COmmission

- 17.7.2 Rights of the Telephone Company-(Continued)
 - D. Customers' Use of Equipment for Display Purposes-The Telephone Company reserves all rights with respect to use of items furnished or owned by it for display of advertising, and the customer shall not so display advertising or permit such display except upon the approval of the Telephone Company.
 - E. Impairment of Telephone Service-When the general telephone service to the public is impaired by a customer's use of telephone service or service directly incident thereto, the Telephone Company shall have the right to require the customer to contract with the Telephone Company for such additional equipment or facilities and/or to require the customer to attend properly the equipment or facilities, as may be necessary in the judgment of the Telephone Company, to remove the cause of said impairment, or if the requirement is refused or will not remedy the situation, to discontinue service completely.
 - F. Abandonment of Telephone Service-The Telephone Company may discontinue service which has been abandoned.
 - G. Abuse of Telephone Service-The Telephone Company may discontinue service which is used:
 - 1. In such a way that interferes with the service of other telephone users:
 - 2. For any purpose other than a means of communication;
 - 3. To communicate profane or obscene language;
 - 4. For a call or calls, anonymous or otherwise, if made in a manner which reasonably could be expected to frighten, abuse, torment or harass another;
 - 5. In any fraudulent or unlawful manner; or
 - 6. In a manner which violates any of the lawful regulations of the Telephone Company.

GANGELLED

JAN 27 1986

BY JATR S-#17
PUBLIC SERVICE COMMISSION
OF MISSOURI



Issued: DEC 29 1983

Effective: JAN 0 1 1984

General Exchange Tariff
Section 17
Original Sheet 18

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.7 OBLIGATIONS OF CUSTOMERS AND RIGHTS OF THE TELEPHONE COMPANY-(Continued)

17.7.2 Rights of the Telephone Company-(Continued)

- H. Telephone Directory Distribution-The Telephone Company distributes to its customers without charge such directory information as in its opinion is generally necessary for the efficient use of the service. Any additional directories or information requested by a customer will be furnished without additional charge where, in the opinion of the Company, such provisions will lend to a more efficient use of the service by that particular customer. Other directories will be furnished at the discretion of the Company at a reasonable rate.
- I. Telephone Directory Ownership-Directories regularly furnished to customers are the property of the Telephone Company, are loaned to customers only as an aid to the use of the telephone service and are to be returned to the Telephone Company upon request. Customers must not deface or mutilate such directories or attach or permit attachment of covers of any sort or description without the written consent of the Telephone Company. The Telephone Company shall have the right to make a charge for directories issued in replacement of directories destroyed, defaced or mutilated while in possession of customers.
- J. Telephone Numbers-The Telephone Company reserves the right to change the telephone number or numbers assigned to a customer or the central office designation associated with such telephone number or numbers, or both, as reasonably appropriate in the conduct of its business. The customer has no property right in any number or central office designation assigned by the Telephone Company in the furnishing of telephone service.

Issued: December 29, 1983 Effective: January 1, 1984



General Exchange Tariff
Section 17
Original Sheet 19

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.7 OBLIGATIONS OF CUSTOMERS AND RIGHTS OF THE TELEPHONE COMPANY-(Continued)

17.7.2 Rights of the Telephone Company-(Continued)

K. Unauthorized Attachments or Connections-Where the customer uses unauthorized equipment, accessories, apparatus, circuit or device, he will be held responsible for the cost of correcting any impairment of service caused by the use of such attachment or connection and will be billed the amount specified in Section 16 of this Tariff for each service call made to his premises or the premises of any other customer by reason of the use of such attachment or connection with facilities of the Telephone Company.

L. Protective Equipment

- 1. When a hazardous electrical environment is present at a customer's premises, protective equipment is required sufficient 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 or impair other customer's service. The customer may elect to provide his own protective equipment, subject to Telephone Company specifications, or such protective equipment can be provided by the Telephone Company and special charges will apply.
- 2. 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 potentials, even though not required by the preceding paragraph, may be provided by the customer, subject to Telephone Company specifications, or such protective equipment can be provided by the Telephone Company and special charges will apply.

Issued: December 23, 1983 Effective: January 1, 1984



General Exchange Tariff
Section 17
2nd Revised Sheet 20
Replacing 1st Revised Sheet 20

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.8 LIABILITY OF THE TELEPHONE COMPANY

- 17.8.1 Defacement of Premises-No liability shall attach to the Telephone Company by reason of any defacement or damage to the customer's premises resulting from the existence of the Telephone Company's equipment, facilities and associated wiring on such premises, or by the installation or removal thereof, when such defacement or damage is not the result of the negligence of the Telephone Company or its employees.
- 17.8.2 Errors-The Telephone Company's liability for damages arising from errors or omissions in the making up or printing of its directories or in accepting listings as presented by customers or prospective customers shall be limited to the amount of actual impairment of the customer's service, and in no event shall it exceed the amount paid for the service during the period covered by the directory in which the error or omission occurs.
- 17.8.3 Interruptions of Service-The customer assumes all risk for damages arising out of mistakes, omissions, interruptions, delays, errors or defects in transmission, failures or defects in equipment and facilities furnished by the Telephone Company occurring in the course of furnishing service, in the telephone service or other communication services furnished him by the Telephone Company, or of the Telephone Company failing to maintain proper standards of maintenance and operation and to exercise reasonable supervision, except as follows: If service is interrupted other than by negligence or willful act of the customer, an allowance 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 after detected by the Telephone Company and the interruption is for more than 24 hours. No other liability shall in any case attach to the Company in consideration of such interruptions. The Telephone Company will not be responsible for any loss or damage nor for any impairment or failure of the service arising from or in connection with the use of customer-owned facilities or equipment and not caused solely by the negligence of the Telephone Company.

Issued: March 24, 1997 Effective: April 30, 1997



(RT)

General Exchange Tariff
Section 17
1st Revised Sheet 20 F
Replacing Original Sheet 20 F

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

MAR 10 1995

17.8 LIABILITY OF THE TELEPHONE COMPANY

MISSOURI

- Defacement of Premises-No liability shall attach to the Telephone
 Company by reason of any defacement or damage to the customer's premises resulting from the existence of the Telephone Company's equipment, facilities and associated wiring on such premises, or by the installation or removal thereof, when such defacement or damage is not the result of the negligence of the Telephone Company or its employees.
- 17.8.2 Errors-The Telephone Company's liability for damages arising from errors or omissions in the making up or printing of its directories or in accepting listings as presented by customers or prospective customers shall be limited to the amount of actual impairment of the customer's service, and in no event shall it exceed the amount paid for the service during the period covered by the directory in which the error or omission occurs.
- Interruptions of Service-The customer assumes all risk for damages arising out of mistakes, omissions, interruptions, delays, errors or defects in transmission, failures or defects in equipment and facilities furnished by the Telephone Company occurring in the course of furnishing service, in the telephone service or other communication services furnished him by the Telephone Company, or of the Telephone Company failing to maintain proper standards of maintenance and operation and to exercise reasonable supervision, except as follows: If service is interrupted other than by negligence or willful act of the customer, an allowance 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 after detected by the Telephone Company and the interruption is for more than 24 hours. Except as specifically authorized in Paragraph 17.8.6, no other liability shall in any case attach to the Company in consideration of such interruptions. The Telephone Company will not be responsible for any loss or damage nor for any impairment or failure of the service arising from or in connection with the use of customer-owned facilities or equipment and not caused solely by the negligence of the Telephone Company. CANCELLED

APR 301997

Public Service Commission MISSOURI

Issued: MAR 1 0 1995

(AT)

(AT)

Effective:

APR 1 0 1995

By HORACE WILKINS, JR., President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

FILED

APR 10 1995 95 - 29 9 MO. PUBLIC SERVICE COMM

General Exchange Tariff

| n | Section 17 |
| original Sheet 20 |

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS DEC 29 1883

17.8 LIABILITY OF THE TELEPHONE COMPANY

MISSOURI

Public Service Commission

17.8.1 Defacement of Premises-No liability shall attach to the Telephone

Company by reason of any defacement or damage to the customer's premises resulting from the existence of the Telephone Company's equipment, facilities and associated wiring on such premises, or by the installation or removal thereof, when such defacement or damage is not the result of the negligence of the Telephone Company or its employees.

- 17.8.2 Errors-The Telephone Company's liability for damages arising from errors or omissions in the making up or printing of its directories or in accepting listings as presented by customers or prospective customers shall be limited to the amount of actual impairment of the customer's service, and in no event shall it exceed the amount paid for the service during the period covered by the directory in which the error or omission occurs.
- 17.8.3 Interruptions of Service-The customer assumes all risk for damages arising out of mistakes, omissions, interruptions, delays, errors or defects in transmission, failures or defects in equipment and facilities furnished by the Telephone Company occurring in the course of furnishing service, in the telephone service or other communication services furnished him by the Telephone Company, or of the Telephone Company failing to maintain proper standards of maintenance and operation and to exercise reasonable supervision, except as follows: If service is interrupted other than by negligence or willful act of the customer, an allowance 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 after detected by the Telephone Company and the interruption is for more than 24 hours. No other liability shall in any case attach to the Company in consideration of such interruptions. The Telephone Company will not be responsible for any loss or damage nor for any impairment or failure of the service arising from or in connection with the use of customer-owned facilities or equipment and not caused solely by the negligence of the Telephone Company.

CANCELLED

APR 101995

BY 101995

Public Service Commission

MISSOURI

Issued: DEC 29 1983

Effective: JAN 0 1 1984

General Exchange Tariff Section 17 Original Sheet 21

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.8 LIABILITY OF THE TELEPHONE COMPANY-(Continued)

- 17.8.4 Indemnification-The customer indemnifies and saves harmless the Telephone Company against claims, losses or suits for injury to or death of any person, or damage to any property which arises from the use, placement or presence of the Telephone Company's equipment, facilities and associated wiring on the customer's premises and, further, the customer indemnifies and saves harmless the Telephone Company against claims for libel, slander or the infringement of copyright arising directly or indirectly from the material transmitted over the facilities of the Telephone Company or the use thereof by the customer; against claims for infringement of patents arising from combining with, or using in connection with, facilities furnished by the Telephone Company and apparatus, equipment and systems provided by the customer; and against all other claims arising out of any act or omission of the customer in connection with the services or facilities provided by the Telephone Company.
- 17.8.5 The services furnished by the Telephone Company, in addition to the limitations set forth preceding, also are subject to the following limitation: the Telephone Company shall not be liable for damage arising out of mistakes, omissions, interruptions, delays, errors or defects in transmission or other injury including, but not limited to, injuries to persons or property from voltages or currents transmitted over the service of the Telephone Company, (1) caused by customer-provided equipment (except where a contributing cause is the malfunctioning of a Telephone Company-provided connecting arrangement, in which event the liability of the Telephone Company shall not exceed an amount equal to a proportional amount of the Telephone Company billing for the period of service during which such mistake, omission, interruption, delay, error, defect in transmission or injury occurs), or (2) not prevented by customer-provided equipment.

Issued: December 29, 1983 Effective: January 1, 1984



General Exchange Tariff
Section 17
1st Revised Sheet 21.01
Replacing Original Sheet 21.01

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

(RT) (RT)

Issued: March 24, 1997 Effective: April 30, 1997



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

General Exchange Tariff Section 17 Original Sheet 21.01

RECEIVED

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.8 LIABILITY OF THE TELEPHONE COMPANY-(Continued)

MAR 10 1995

17.8.6 Service Guarantee

MISSOURI Public Service Commission

- A. If a customer requests installation or repair of facilities used to provide service and the installation or repair is not performed in accordance with the Company's commitment to the customer, the customer is eligible to receive a \$25.00 credit on their bill. One credit per order or trouble report may be applied for the affected Service Categories.
 - 1. Service Categories

In addition to the General Exchange Tariff (1)(2), the following Telephone Company service tariffs are included in the Service Guarantee:

Integrated Services Tariff
Local Exchange Tariff
Long Distance Message Telecommunications Service Tariff
Wide Area Telecommunications Service Tariff
Digital Link Services Tariff
Private Line Services Tariff
Customer Specific Plan Tariff

2. Conditions

Each credit shall be limited to the amount described above for all of the lines associated with the service to be installed or repaired and for all services associated with such lines in any given service order.

Credit will be provided in accordance with the above conditions at the request of the customer. CANCELLED

APR 301997

BY Lat R. S

Public Service Commission

MISSOURI

(1) The Service Guarantee applies to all services in the General Exchange Tariff except Public and Semi-Public Telephone Service.

(2) The Service Guarantee will not be available in the 314 area code until June 15, 1995.

Issued:

MAR 1 0 1995

Effective: APR 1 0 1995

By HORACE WILKINS, JR., President-Missouri Southwestern Bell Telephone-Company St. Louis, Missouri

rileo

APR 1 0 1995 95 - 2 9 9 MO. PUBLIC SERVICE COMM

General Exchange Tariff
Section 17
1st Revised Sheet 21.02
Replacing Original Sheet 21.02

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS



Issued: March 24, 1997 Effective: April 30, 1997



General Exchange Tariff Section 17 Original Sheet 21.02

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.8 LIABILITY OF THE TELEPHONE COMPANY-(Continued)

RECEIVED

17.8.6 Service Guarantee-(Continued)

MAR 10 1995

A. -(Continued)

Conditions-(Continued)

MISSOURI Public Service Commission

For purposes of this tariff, service order means all service requests made for a particular billing account in any 24 hour period.

The Company reserves the right to refuse a credit when it appears that the request for a credit may be based upon fraud or dishonesty.

The Company's failure to install or repair service under this tariff shall be excused by customer negligence or willful destruction, failures in customer provided equipment or wire, labor difficulties, governmental orders, civil commotions, natural disasters and other circumstances beyond the Company's reasonable control. Except as may be additionally provided under Paragraph 17.8.3, there is no compensation for consequential damages.

CANCELLED

APR 301997 +21.02

Public Service Commission MISSOURI

Issued: MAR 1 0 1995

Effective: APR 1 0 1995

By HORACE WILKINS, JR., President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri

FILED

APR 10 1995 95 - 299 40 PUBLIC SERVICE COMM

General Exchange Tariff
Section 17
1st Revised Sheet 22
Replacing Original Sheet 22

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.9 TRANSFER OF CONTRACTS

- (RT) 17.9.1 A customer may transfer his contract(s) to another party at the same location when there is no reason to question the responsibility of the other party and when the new party willingly assumes all the obligations of the former customer and pays any additional charges that are
 (CT) applicable. A Transfer of Service Agreement signed by the new customer may be required and bills are rendered the new party without any adjustments. Such contract is terminable under the same conditions as was the original contract.
- 17.9.2 The telephone number of a telephone service affected by a transferred contract covering a change of party may be changed unless it is clearly shown that the new party is, in fact, the successor of and is entitled to receive and will properly care for the incoming messages for the listed number. In order to retain the listed telephone number, the new customer must assume any outstanding indebtedness under the transferred contract.

17.10 TERMINATION OF CONTRACTS

17.10.1 Cancellation of Application for Services

- A. Where the applicant cancels an application for service prior to the start of installation or special construction of facilities, no charge applies.
- B. Where installation of facilities, other than those provided by special construction, has been started prior to the cancellation, the charge specified below, whichever is lower, applies.

A charge equal to the estimated costs incurred in such installation, less estimated net salvage.

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.

Issued: December 17, 1999 Effective: January 17, 2000



General Exchange Tariff
Section [17] WED
Original Sheet [22]

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

DEC 29 1883

17.9 TRANSFER OF CONTRACTS

LAISSOURI
Public Service Commission

- 17.9.1 A customer may, upon written request, transfer his contract(s)—to—another party at the same location when there is no reason to question the responsibility of the other party and when the new party willingly assumes all the obligations of the former customer and pays any additional charges that are applicable. A new contract endorsed "Transfer" is signed by him and bills are rendered the new party without any adjustments. Such contract is terminable under the same conditions as was the original contract.
- 17.9.2 The telephone number of a telephone service affected by a transferred contract covering a change of party shall be changed in all cases, unless it is clearly shown that the new party is, in fact, the successor of and is entitled to receive and will properly care for the incoming messages for the listed number. In order to retain the listed telephone number, the new customer must assume any outstanding indebtedness under the transferred contract.

17.10 TERMINATION OF CONTRACTS

- 17.10.1 Cancellation of Application for Services
 - A. Where the applicant cancels an application for service prior to the start of installation or special construction of facilities, no charge applies.
 - B. Where installation of facilities, other than those provided by special construction, has been started prior to the cancellation, the charge specified below, whichever is lower, applies.

A charge equal to the estimated costs incurred in such installation, less estimated net salvage.

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.

CANCELLED

JAN-1 5 2000

By 15/15 22

Public Service Commission
MISSOURI

JAN - 1 1931 83 - 253 Public Service Companyor

Issued: DEC 29 1983

Effective: JAN 0 1 1984

General Exchange Tariff
Section 17
Original Sheet 23

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.10 TERMINATION OF CONTRACTS-(Continued)

- 17.10.1 Cancellation of Application for Services-(Continued)
 - C. Where special construction of facilities has been started prior to the cancellation and there is another requirement for the specially constructed facilities in place, no charge applies.
 - D. 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.
 - E. 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 had advised the Telephone Company to proceed with the installation or special construction.

Issued: December 29, 1983 Effective: January 1, 1984



General Exchange Tariff
Section 17
Original Sheet 24

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.10 TERMINATION OF CONTRACTS-(Continued)

17.10.2 Termination of Contracts During Minimum Terms

- A. Service and Equipment Contracts may be terminated before expiration of the minimum term, under the following conditions:(l)
 - 1. On payment of all charges for service rendered-In case of abandonment of the premises because of condemnation or, if in the opinion of the Telephone Company, the premises has been substantially destroyed from causes beyond the control of the customer, the customer has up to two months from date of destruction to decide to:
 - Terminate contract. The customer will not be required to pay the charges applicable for the unexpired portion of the termination agreement.
 - Continue same service subject to the availability of equipment. The same service is installed without Complex Installation/Move Charges or Service Charges. Upon completion of installation of the same type of service, the period of time the customer was out-of-service is added to the expiration date of the existing contract term.
 - Change service. If the service is changed, the customer's existing contract is terminated and the customer will not be required to pay the charges applicable for the unexpired portion of the termination agreement and a new contract is issued. The Service Charges will be based on the difference between the Service Charges applicable to re-establish the existing service and the Service Charges to establish the new service. If the Service Charges to establish the new service are less than the Service Charges to re-establish the existing service, no charges are applicable. The customer is required to pay all other nonrecurring charges for the new equipment.
 - 2. On payment of all charges for services for the minimum contractual period.

(l) Includes Directory Listings contracts where the minimum term is one month.

Issued: December 29, 1983 Effective: January 1, 1984



General Exchange Tariff
Section 17
1st Revised Sheet 25
Replacing Original Sheet 25

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.10 TERMINATION OF CONTRACTS-(Continued)

- 17.10.2 Termination of Contracts During Minimum Terms-(Continued)
- B. Directory Listings-Contracts may be terminated before expiration of the minimum term, under the following conditions:(l)
 - 1. On payment of all charges for service rendered-
 - In case the contract for main service is terminated, or
 - In case the listed party becomes a customer to some other class of exchange service similar in classification, i.e., business or residence, to that under which the listed party is listed, or
 - In case the listed party moves to a new location or quits business, or
 - In case of death of the listed party.
 - 2. On payment of all charges for service for the minimum contractual period.
- 17.10.3 Termination of Contracts After Expiration of Minimum Term

Contracts, unless otherwise specified, may be terminated by either the customer or the Company, after the expiration of the minimum term, upon reasonable written notice from either party to the other.

17.10.4 Contractual Agreements

The basic termination charge and the minimum contract period referred to in this Tariff are to be applied to the same customer at the same location. An assumption of an existing contract by a new customer as provided for in this section of the Tariff is to be considered as a continuation of the same contract.

17.10.5 General Provisions

- A. A failure to make payments in accordance with the rules and regulations prescribed by the Telephone Company is regarded by the Company as a voluntary termination of the contract by the customer.
- (AT) B. After termination and upon nonpayment of any undisputed, delinquent charges due the Telephone Company, the Telephone Company may transfer such charges to any in-service account billed to the same customer.
 - (l) Includes Directory Listings contracts where the minimum term is the directory period.

Issued: September 9, 1991 Effective: October 8, 1991

Filed

Missouri Public
Service Commission

General Exchange Tariff

DECINSECTION 17

Original Sheet 25

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACES 183

17.10 TERMINATION OF CONTRACTS-(Continued)

MISSOURI

17.10.2 Termination of Contracts During Minimum Terms (Continued) Commission

B. Directory Listings-Contracts may be terminated before expiration of the minimum term, under the following conditions:(1)

- 1. On payment of all charges for service rendered-
 - In case the contract for main service is terminated, or
 - In case the listed party becomes a customer to some other class of exchange service similar in classifi-CANCELLED cation, i.e., business or residence, to that under which the listed party is listed, or

- In case the listed party moves to a new location or quits business, or

- In case of death of the listed party.

Public Service Commission

2. On payment of all charges for service for the minimum contraction period.

17.10.3 Termination of Contracts After Expiration of Minimum Term

Contracts, unless otherwise specified, may be terminated by either the customer or the Company, after the expiration of the minimum term, upon reasonable written notice from either party to the other.

17.10.4 Contractual Agreements

The basic termination charge and the minimum contract period referred to in this Tariff are to be applied to the same customer at the same location. An assumption of an existing contract by a new customer as provided for in this section of the Tariff is to be considered as a continuation of the same contract.

17.10.5 General Provisions

A. A failure to make payments in accordance with the rules and regulations prescribed by the Telephone Company is regarded by the Company as a voluntary termination of the contract by the customer.

JAN - 1 1984/ 83 - 253

(1) Includes Directory Listings contracts where the minimum termers of directory period.

Issued: DEC 29 1983

Effective: JAN 0 1 1984

General Exchange Tariff
Section 17
1st Revised Sheet 26
Replacing Original Sheet 26

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.10 TERMINATION OF CONTRACTS-(Continued)

17.10.5 General Provisions-(Continued)

- (FC) C. The service is furnished subject to the condition that it will not be used for an unlawful purpose. Service will not be furnished if any law enforcement agency, acting within its jurisdiction, advises that such service is being used or will be used in violation of law or if the Telephone Company receives other evidence convincing to it that such service is being or will be so used.
- (FC) D. Abandonment of equipment or service by a customer is regarded by the Telephone Company as a voluntary termination of the contract.
- (FC)
 E. If it is deemed necessary by the Telephone Company, in compliance with Paragraphs 17.4.2, A. and/or B., customers may be required to provide security satisfactory to the Telephone Company in the amount sufficient to guarantee payment of the termination charge. If a cash deposit is made, simple interest at the rate of 9 percent per annum will be paid on deposits held 30 days or more.

17.11 SPECIAL TAXES, FEES AND CHARGES

There shall be added to the customer's bill or charge, as a part of the rate for service, a surcharge equal to the pro rata share of any franchise, occupation, business, license, excise, privilege or other similar tax, fee or charge (hereafter called "tax") now or hereafter imposed upon the Telephone Company by any taxing body or authority, whether by statute, ordinance, law or otherwise and whether presently due or to hereafter become due.

On and after the effective date thereof, any subsequent increase, decrease, imposition or determination of liability for such taxes, fees or charges as described above shall be applied, in the manner provided below, to the customer's bill or charge on each individual billing date.

When such tax or taxes are imposed in terms of a flat sum payment of money, the surcharge applicable to each customer's bill or charge, as the pro rata share of such taxes described above, shall be determined by relating the flat sum payment to the total local exchange revenues within the jurisdiction of the taxing body; the fraction so described

Issued: September 9, 1991 Effective: October 8, 1991

Filed

Missouri Public
Service Commission

General Exchange Partiff (50)

Section 17

Original Sheet 26
UCU 2 9 1883

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

MISSOURI

Public Service Commission

17.10 TERMINATION OF CONTRACTS-(Continued)

17.10.5 General Provisions-(Continued)

- B. The service is furnished subject to the condition that it will not be used for an unlawful purpose. Service will not be furnished if any law enforcement agency, acting within its jurisdiction, advises that such service is being used or will be used in violation of law or if the Telephone Company receives other evidence convincing to it that such service is being or will be so used.
- C. Abandonment of equipment or service by a customer is regarded by the Telephone Company as a voluntary termination of the contract.
- D. If it is deemed necessary by the Telephone Company, in compliance with Paragraphs 17.4.2, A. and/or B., customers may be required to provide security satisfactory to the Telephone Company in the amount sufficient to guarantee payment of the termination charge. **GANGELLED** deposit is made, simple interest at the rate of nine (9) percent per annum will be paid on deposits held thirty (30) days or more. 007 8 1991.

17.11 SPECIAL TAXES, FEES AND CHARGES

Public Service Commission

There shall be added to the customer's bill or charge, as a parkiesour the rate for service, a surcharge equal to the pro rata share of any franchise, occupation, business, license, excise, privilege or other similar tax, fee or charge (hereafter called "tax") now or hereafter imposed upon the Telephone Company by any taxing body or authority, whether by statute, ordinance, law or otherwise and whether presently due or to hereafter become due.

On and after the effective date thereof, any subsequent increase, decrease, imposition or determination of liability for such taxes, fees or charges as described above shall be applied, in the manner provided below, to the customer's bill or charge on each individual billing date.

When such tax or taxes are imposed in terms of a flat sum payment of money, the surcharge applicable to each customer's bill or charge, as the pro rata share of such taxes described above, shall be determined by relating the flat sum payment to the total local exchange revenues within the jurisdiction of the taxing body; the fraction so describe

JAN - 1 1984

Public Service Commission

Issued: DEC 29 1983

Effective: JAN 0 1 1984

General Exchange Tariff
Section 17
1st Revised Sheet 27
Replacing Original Sheet 27

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

(CT) 17.11 SPECIAL TAXES, FEES AND CHARGES (cont'd)

shall be converted to a percentage; the local exchange rate shall be increased by that percentage and applied to the customer's bill or charge, so that the amount added, when accumulated from all customers residing in the geographic jurisdiction of the body, will equal the amount of the flat sum payment.

When such tax or taxes are imposed in terms of a percentage of revenues or gross receipts, the surcharge applicable to each customer's bill or charge as the pro rata share of such taxes described above shall be determined by dividing the tax expressed as a percentage by 100 percent minus the tax expressed as a percentage and multiplying the decimal thus obtained by the customer's charges to which such tax applies.

The tariff charge constituting the amount of the surcharge provided for herein shall be stated separately on each customer's bill.

Where more than one tax, fee or charge is imposed by a taxing body or authority, the total of such surcharge applicable to a customer may be billed to the customer as a single amount.

(AT) 17.11.1 MISSOURI UNIVERSAL SERVICE FUND

The Company will place on each customer's bill, a surcharge equal to the Missouri Universal Service Fund percentage assessment as ordered by the Commission in Case TO-98-329. The surcharge will appear as a separate line item and will be calculated by applying the percentage ordered by the Commission to the total of each customer's charges for intrastate regulated telecommunications services that meet the definition of net jurisdictional revenues at 4 CSR 240-31.010(12).

Issued: April 1, 2005 Effective: May 1, 2005

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



(AT)

General Exchange Tartiff

Original Sheet 27

DEC 29 603

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

MISSOURI

17.11 SPECIAL TAXES, FEES AND CHARGES-(Continued)

Public Service Commission

shall be converted to a percentage; the local exchange rate shall be increased by that percentage and applied to the customer's bill or charge, so that the amount added, when accumulated from all customers residing in the geographic jurisdiction of the body, will equal the amount of the flat sum payment.

When such tax or taxes are imposed in terms of a percentage of revenues or gross receipts, the surcharge applicable to each customer's bill or charge as the pro rata share of such taxes described above shall be determined by dividing the tax expressed as a percentage by 100 percent minus the tax expressed as a percentage and multiplying the decimal thus obtained by the customer's charges to which such tax applies.

(Tax% X Taxable Charges)

The tariff charge constituting the amount of the surcharge provided for herein shall be stated separately on each customer's bill.

Where more than one tax, fee or charge is imposed by a taxing body or authority, the total of such surcharge applicable to a customer may be billed to the customer as a single amount.

CANCELLED

MAY 0 1 2005
By SPRS 27
Public Service Commission
MISSOURI

Issued: DEC 29 1983

Effective:

JAN 0 1 1984

General Exchange Tariff
Section 17
Original Sheet 28

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.12 SPECIAL SERVICE ARRANGEMENTS

17.12.1 General

Special Service Arrangements consist of modifications of standard equipment or services offered under this Tariff. They will be furnished, when practicable, by the Telephone Company at charges equivalent to the cost of providing such arrangements if in connection with and not detrimental to any of the services furnished under the Company's tariffs.

17.12.2 Rates

A. Computation

- 1. Rates for special service arrangements are equivalent to the costs of furnishing the special arrangement or service.
- 2. The costs consist of an estimate of the total cost to the Telephone Company in providing the special modification including:
 - a. Cost of maintenance
 - b. Cost of operation
 - c. Depreciation on the estimated cost installed of any facilities used to provide the special modification based on the anticipated useful service life of the facilities with an appropriate allowance for the estimated net salvage.
 - d. Administrative expenses, including taxes on the basis of average charges for these items.
 - e. Any other item of expense associated with the particular arrangement or service.
 - f. An amount, computed on the estimated cost installed of the facilities used to provide the special modification, for return on investment.
- 3. Estimated cost installed mentioned above includes cost of equipment and materials provided or used plus the estimated cost of installing, including engineering, labor, supervision, transportation, rights-of-way and other items which are chargeable to the capital accounts.

Issued: December 29, 1983 Effective: January 1, 1984



General Exchange Tariff
Section 17
1st Revised Sheet 29
Replacing Original Sheet 29

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.12 SPECIAL SERVICE ARRANGEMENTS-(Continued)

17.12.2 Rates-(Continued)

A. Computation-(Continued)

4. In computing the rates for special service arrangements, the Telephone Company will, at its option, use one of the following three rate treatments: (l) a recurring monthly rate and termination contract with or without an installation charge; (2) a recurring monthly rate with an installation charge; (3) an installation charge only.

17.12.3 Termination Contract

A Termination Contract may apply in those cases where non-recoverable costs are substantial. Non-recoverable cost is equivalent to the estimated installed cost, plus removal cost less immediate salvage value.

(AT) 17.13 PROMOTIONAL RATES

17.13.1 Purpose

The Telephone Company may, upon Commission approval, offer promotional rates for a particular service during certain specified periods with the goal of encouraging customer interest and evaluation as well as enhancing the Company's financial performance.

17.13.2 Definition

A promotional rate is defined to be a temporary reduction or waiver of the monthly recurring rate and/or nonrecurring charge of a tariffed service.

17.13.3 Notification

The Telephone Company will notify the Commission, in advance, by letter specifying the service(s) involved, the terms and location of the promotion, and the dates of the promotional period.

17.13.4 Application

Promotional rates shall be applied only to new or additional units of service ordered during the promotional rate period

Issued: December 29, 1989 Effective: January 29, 1990

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

FiledMissouri Public
Service Commission

General Exchange Tariff
Original Sheet 29

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTBEC 29 1053

17.12 SPECIAL SERVICE ARRANGEMENTS-(Continued)

17.12.2 Rates-(Continued)

LAISSOURI
Public Service Commission

- A. Computation-(Continued)
 - 4. In computing the rates for special service arrangements, the Telephone Company will, at its option, use one of the following three rate treatments: (1) a recurring monthly rate and termination contract with or without an installation charge; (2) a recurring monthly rate with an installation charge; (3) an installation charge only.

17.12.3 Termination Contract

A Termination Contract may apply in those cases where non-recoverable costs are substantial. Non-recoverable cost is equivalent to the estimated installed cost, plus removal cost less immediate salvage value.

CANCELLED

JAN 29 1990

BY LAR S#29

BY LAR SOURI

Public Service Commission

MISSOURI

FILED

JAN - 1 1984

Public Service Commission

Issued: DEC 29 1983

Effective:

JAN 0 1 1984

General Exchange Tariff
Section 17
Original Sheet 29.01

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.13 PROMOTIONAL RATES (cont'd)

17.13.5 Operational Readiness Testing

The Telephone Company reserves the right to periodically provide certain services without charge for the limited purpose of operational readiness testing of the billing system and associated systems (such as service ordering, customer records, etc). The Telephone Company may at times request Business or Residential customers to subscribe to certain products or services prior to the product introduction for the purpose of determining billing systems readiness. During this testing period, the product or service will be provided to the customer at no charge.

Each billing system tests will be limited to no more than five customers. Customer involvement in these tests will not exceed eight weeks. At or before the end of the eight week testing period, the Telephone Company will either make a tariff filing to add the product or service to its tariff or discontinue the test.

Issued: March 3, 2003 Effective: April 2, 2003

April 9, 2003



General Exchange Tariff
Section 17
Original Sheet 30

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.14 TELECOMMUNICATIONS SERVICE PRIORITY SYSTEM

The priority provisioning and restoration of services offered under this tariff relative to the National Security Emergency Preparedness (NSEP) Telecommunications Service Priority (TSP) System shall be pursuant to the regulations and rates as delineated in P.S.C. Mo.-No. 38, Digital Link Services Tariff, Section 7.

For application in this tariff, such regulations, rates and charges shall be interpreted to apply on a "per request, per line/trunk" basis.

Issued: July 3, 1991 Effective: August 2, 1991

Filed

Missouri Public
Service Commission

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

P.S.C. Mo. - No. 35 **GENERAL EXCHANGE TARIFF**

Southwestern Bell Telephone, L.P. d/b/a AT&T Missouri

Section 17 1st Revised Sheet 31 Replacing Original Sheet 31

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.15 **DISASTER PLAN**

When a business or residence customer's premises is destroyed or partially destroyed by means beyond the control of the customer, e.g., natural disaster or fire, the following emergency plan will go into effect, except as provided pursuant to the Major Disaster Relief Plan as shown on Sheet 32 of this Section of this Tariff:

(CP) (CP)

(CT)

(CT)

The service connection charge to re-establish the local exchange access line after the disaster will be waived as specified in Section 19 of this tariff.

The Service Connection Charge and, for the first thirty days, the monthly recurring charge for residence customers will be waived for the following services:

- Call Forwarding
- Call Forwarding-Busy Line
- Call Forwarding-Don't Answer
- Call Forwarding-Busy Line/Don't Answer
- Remote Access to Call Forwarding
- **Customer Alerting Enablement**
- Preferred Number Service

The Service Connection Charge and, for the first thirty days, the monthly recurring charge for (CT) business customers will be waived for the following services:

(CT)

- Call Forwarding
- Call Forwarding-Busy Line
- Call Forwarding-Don't Answer
- Call Forwarding-Busy Line/Don't Answer
- Remote Access to Call Forwarding
- **Customer Alerting Enablement**
- Telebranch®

The Customer will be billed the monthly recurring rate for these services at the end of the (CT) discounted period unless the customer specifically requests to discontinue the services. (CT)

Issued: December 1, 2006 Effective: December 31, 2006

General Exchange Tariff
Section 17
Original Sheet 31

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.15 DISASTER PLAN

When a business or residence customer's premises is destroyed or partially destroyed by means beyond the control of the customer, e.g., natural disaster or fire, the following emergency plan will go into effect:

The service connection charge to re-establish the local exchange access line after the disaster will be waived as specified in Section 19 of this tariff.

The monthly rate and associated Service Connection Charge for residence customers will be waived for thirty days for the following services:

- Call Forwarding
- Call Forwarding-Busy Line
- Call Forwarding-Don't Answer
- Call Forwarding-Busy Line/Don't Answer
- Remote Access to Call Forwarding
- Customer Alerting Enablement
- Preferred Number Service

The monthly rate and associated Service Connection Charge for business customers will be waived for thirty days for the following services:

- Call Forwarding
- Call Forwarding-Busy Line
- Call Forwarding-Don't Answer
- Call Forwarding-Busy Line/Don't Answer
- Remote Access to Call Forwarding
- Customer Alerting Enablement
- Telebranch®

The Customer will be billed the tariff rate for these services at the end of the discounted period unless a positive confirmation from the customer is obtained to discontinue the services.

Issued: July 22, 2003 Effective: August 21, 2003





P.S.C. Mo. - No. 35 GENERAL EXCHANGE TARIFF

Southwestern Bell Telephone, L.P. d/b/a AT&T Missouri

Section 17 1st Revised Sheet 32 Replacing Original Sheet 32

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.16 MAJOR DISASTER RELIEF PLAN

(CT)

To assist in cases of state and/or federally recognized disasters, The Company may provide special offerings of its products and services to residence and business customers. Such disasters include, but are not limited to, acts of God, natural disasters, terrorism, military action or war.

(AT)

The disaster aid offering(s) will be at the discretion of the Company and the Missouri PUC will be notified of the terms and conditions of the offering(s).

The offering(s) will be limited in duration.

(AT)

(MT)

Issued: December 1, 2006 Effective: December 31, 2006



General Exchange Tariff Section 17 Original Sheet 32

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.16 CUSTOMER SPECIFIC PRICING PLAN SERVICES

Customer Specific Pricing Plan Services are for the provision of dedicated, non-switched, private line and special access services and for central office-based switching systems which substitute for customer premise, private branch exchange (PBX) services. Customer Specific Pricing Plan Services are also for any business service offered in an exchange in which basic local telecommunications service offered to business customers by the Company has been declared competitive.

Unless otherwise provided in the customer contract, the rules and regulations applying to all customers' contracts found in Section 17 of this tariff apply to all Customer Specific Pricing Plan Services.

Customer Specific Pricing Plan Services arrangements will be provided to the Commission on a proprietary basis upon request.

Issued: July 28, 2005 Effective: August 28, 2005

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





P.S.C. Mo. - No. 35 GENERAL EXCHANGE TARIFF

Southwestern Bell Telephone, L.P. d/b/a AT&T Missouri

Section 17 Original Sheet 33

RULES AND REGULATIONS APPLYING TO ALL CUSTOMERS' CONTRACTS

17.17 CUSTOMER SPECIFIC PRICING PLAN SERVICES

(MT)(FC)

Customer Specific Pricing Plan Services are for the provision of dedicated, non-switched, private line and special access services and for central office-based switching systems which substitute for customer premise, private branch exchange (PBX) services. Customer Specific Pricing Plan Services are also for any business service offered in an exchange in which basic local telecommunications service offered to business customers by the Company has been declared competitive.

Unless otherwise provided in the customer contract, the rules and regulations applying to all customers' contracts found in Section 17 of this tariff apply to all Customer Specific Pricing Plan Services.

Customer Specific Pricing Plan Services arrangements will be provided to the Commission on a proprietary basis upon request.

(MT)

Issued: December 1, 2006 Effective: December 31, 2006

