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March 30, 2012

Mr. Steven Reed, Secretary
Missouri Public Service Commission
200 Madison Street Suite 500
Jefferson City, MO 65102-0360

Re: Notice of Election and Withdrawal of AT&T Communications of the Southwest, Inc. Tariffs Pursuant to §392.461, RSMo, enacted by House Bill No. 338

Dear Mr. Reed:

As a result of recent changes in state law governing the regulation of telecommunications services in Missouri, §392.461, RSMo was enacted on August 28, 2011 by House Bill No. 338. Section 392.461 allows telecommunications companies, upon notice to the Missouri Public Service Commission (“Commission”), to elect to be exempt from the requirement that they offer retail services to residential or business end users only through tariff, and to withdraw such tariffs. However, the law requires them to publish generally available retail prices on a website.

AT&T Communications of the Southwest, Inc. (“the Company”) hereby gives the Commission notice of its election to be exempt from tariff filing requirements relating to, and of its intent to withdraw, the below-listed tariffs.

- Message Telecommunications Services Tariff, P.S.C. MO No. 15
- Local Exchange Services Tariff, P.S.C. MO No. 21
- Custom Network Service Tariff, P.S.C. MO No. 22
- Private Line Services Tariff-Schedule 9, P.S.C. MO No. 23
- Private Line Services Tariff-Schedule 11, P.S.C. MO No. 24
- Dataphone Digital Services Tariff, P.S.C. No. 10
- Local Exchange Services Tariff, P.S.C. No. 2

This Notice of Election and Withdrawal shall become effective May 1, 2012. The Company will make available its rates, charges, terms and conditions for its retail telecommunications services on its website at www.att.com/servicepublications.

Please refer any questions on this matter to me on 314-331-1610.

Very truly yours,

/s/ Alan Kern

I certify that a copy of the foregoing, including attachments, is being sent via e-mail to the Office of Public Counsel at opcservice@ded.mo.gov this 30th day of March 2012.

Alan Kern

Attachment

P.S.C. MO. - NO. 10
DATAPHONE DIGITAL SERVICE TARIFF

Application of Tariff
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APPLICATION OF TARIFF

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This tariff applies, on the date of divestiture required by the Modification of Final Judgment, to DATAPHONE® Digital Service# furnished or made available by AT&T Communications of the Southwest, Inc., hereinafter referred to as the Company. In addition, it applies to DATAPHONE® Digital services furnished jointly with a connecting company, between those facilities for which their rates and regulations apply and those DATAPHONE® Digital services of the Company. Said facilities are situated wholly within or partly within and partly without the State of Missouri, between two or more service points, all within the State of Missouri.

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* A service mark of AT&T.

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EXPLANATION OF SYMBOLS

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

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REGISTERED TRADEMARKS AND SERVICE MARKS

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The following marks, to the extent any are used throughout this tariff, are registered trademarks and service marks of the American Telephone and Telegraph Company:

Registered Trademarks

Registered Service Marks

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SECTION 1 - REGULATIONS

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1.1 UNDERTAKING OF THE COMPANY

1.1.1 SCOPE

- A. This Tariff section contains the general regulations and definitions governing DATAPHONE Digital Service furnished by the Company.
- B. DATAPHONE Digital Service is the furnishing of Company facilities for communication between specified locations all within the state of Missouri 24 hours daily, seven days per week. Facilities may be those of the Company only or those of the Company and other carriers.
- C. The Company does not undertake to transmit messages, but offers the use of its facilities where available to customers for such purposes.

1.1.2 LIMITATIONS

- A. The use and restoration of service shall be in accordance with the Federal Communications Commission's Rules and Regulations, which specifies the priority system for such activities.
- B. The furnishing of service under this Tariff will require certain physical arrangements of the facilities of the Company and is therefore subject to the availability of such facilities.
- C. DATAPHONE Digital Service may be limited in order to comply with orders issued under wartime authority of the President of the United States.

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SECTION 1 - REGULATIONS

1.1 UNDERTAKING OF THE COMPANY (Continued)

1.1.3 LIABILITY

- A. The Company shall not be liable for damages arising out of mistakes, omissions, interruptions, delays, or errors or defects in transmission occurring in the course of furnishing service hereunder where the same is caused by the negligence of the customer. Any liability of the Company for damages arising out of any of the foregoing or for failing to maintain proper standards of maintenance and operation or for failing to exercise reasonable supervision shall in no event exceed an amount equivalent to the proportionate charge to the customer for the period of service during which such mistake, omission, interruption, delay, or error or defect in transmission occurs.
- B. The Company shall be indemnified and saved harmless by the customer against:
1. claims for libel, slander and infringement of copyright arising from the material transmitted over the facilities;
 2. claims for infringement of patents arising from combining with, or using in connection with, facilities furnished by the Company, apparatus and systems of the customer; and
 3. all other claims arising out of any act of omission of the customer in connection with the facilities provided by the Company.

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1.1 UNDERTAKING OF THE COMPANY (Continued)

1.1.3 LIABILITY (Continued)

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

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

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

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1.1 UNDERTAKING OF THE COMPANY (Continued)

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1.1.4 PROVISION OF FACILITIES

- A. The Company will provide all facilities necessary for DATAPHONE Digital Service up to the demarcation point (interface) of the channel. The customer must provide his own terminal equipment or communications system for use with such service as specified in this Tariff.
- B. DATAPHONE Digital Service furnished by the Company will be provided at the rates contained in this Tariff where facilities and operating conditions permit. Where facilities are not available, and unusual expenditures are involved in making them available, the customer may be required to pay additional charges to cover the unusual expenditure in accordance with Section 1.4.4 of this Tariff, or contract beyond the initial period, or both.
- C. The charges specified in this Tariff do not contemplate installation, maintenance, or repair work being performed by the Company employees involved at a time when overtime wages apply as a result of customer requests, nor do they contemplate work once begun being interrupted by the customer.

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

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

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1.1 UNDERTAKING OF THE COMPANY (Continued)

1.1.4 PROVISION OF FACILITIES (Continued)

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- D. When Local Exchange Company serving office boundary realignments are necessary at their discretion, those DATAPHONE Digital Services affected by the change will be reconfigured, and this may result in increases or decreases in charges. Any change in charges billed to a DATAPHONE® Digital Service customer will become effective when the serving office area transfer is made.

1.1.5 SERVICE PERFORMANCE

The design objective of this service is to provide an average performance of at least 99.5% error-free seconds up to the demarcation point (interface) of the channel for operation at all transmission speeds offered in this Tariff. When DATAPHONE® Digital Service is operating at an error performance level that is unsatisfactory to the customer and the Company determines that the error performance level is below that specified above, the period of substandard performance will be considered as an interruption and a credit allowance will be made in accordance with provisions in 1.4.8, of this Tariff. All such credit allowances shall begin from the time of notice by the customer to the Company that an unsatisfactory performance level has occurred, provided that the customer promptly release the service as requested by the Company to perform testing and maintenance.

1.1.6 PROMOTIONAL PROGRAMS

The Company may, upon Commission approval, offer specific rate incentives during specified promotional periods. The Company will notify the Missouri Public Service Commission by letter prior to the commencement of a promotional program. This letter will specify the terms of the promotion, the specific service offered, and the location and dates of the promotional period.

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1.2 USE

DATAPHONE Digital Service may be used for the purposes specified in 1.2.1 following.

1.2.1 AUTHORIZED USE

- A. DATAPHONE Digital Service may be used for transmission of communications to or from the customer's stations and relating to the customer's business.
- B. DATAPHONE Digital Service may be used for transmission of communications relating directly to the business of subsidiary corporations over which the customer exercises control through the ownership of more than 50 percent of the voting stock.

1.2.2 UNLAWFUL PURPOSES

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

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1.2 USE (Continued)

1.2.3 SHARED USE

- A. A user must have a station on the service and the station must be located on the premises of the user and connected to the service by means of a separate Access Channel, except that these requirements do not apply to a user of a service with respect to his use of digital bit streams created by customer premises derivation equipment, provided the customer has a station on the line connected to such equipment in accordance with 1.6.2 following.
- B. A communications common carrier, who is a customer for DATAPHONE Digital Service, may not enter into a shared use arrangement between itself and others.
- C. The Company shall not be responsible for the manner in which the use of service will be allocated. Orders which involve the start, rearrangement, release, or discontinuance of service will be accepted by the Company only from the customer.
- D. The charges for DATAPHONE Digital Service shall be determined as provided in this Tariff and all charges for the service will be billed to the customer. The charges allocated by the customer for DATAPHONE Digital Service shall not exceed the total charge billed to the customer by the Company.

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1.3 OBLIGATIONS OF THE CUSTOMER

1.3.1 CUSTOMER RESPONSIBILITIES

The customer shall be responsible for:

- A. Damages to facilities of the Company caused by the negligence or willful act of the customer and not due to ordinary wear and tear, or other causes beyond the control of the customer.
- B. Reimbursing the Company for any loss through theft of the channel equipment or apparatus on the customer's premises.
- C. The provision of appropriate power including the outlet and power wiring when the Company channel equipment installed on the premises of a customer requires power for its operation.
- D. The provision, installation and maintenance of sealed conduit with explosive-proof fittings between channel equipment furnished by the Company in explosive atmospheres and points outside the hazardous area where connection may be made with regular facilities of the Company, and may be required to install and maintain Company channel equipment within the hazardous area if, in the opinion of the Company, injury or damage to Company employees or property might result from installation or maintenance by the Company.
- E. Obtaining permission for Company agents or employees to enter the premises of the customer at any reasonable hour for the purpose of installing, inspecting, repairing, or upon termination of the service, removing the facilities of the Company.
- F. Channel equipment and facilities on the customer's premises shall be and remain the property of the Company.

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1.3 OBLIGATIONS OF THE CUSTOMER (Continued)

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1.3.2 REARRANGEMENTS AND REPAIRS

A customer may not rearrange, disconnect, remove or attempt to repair or permit others to rearrange, disconnect, remove or attempt to repair any facilities, channel equipment, or wiring installed by the Company, except under the written consent of the Company.

1.3.3 TRANSFER OF SERVICE

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

1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES

1.4.1 PAYMENT OF CHARGES AND DEPOSITS

A. ADVANCE PAYMENTS

Applicants for service who have no account with the Company or whose financial responsibility is not a matter of general knowledge, may be required to make an advance payment at the time an application for service is placed with the Company, equal to the service charges, if applicable, and at least one month's charges for the service provided. The amount of the advance payment is credited to the customer's account as applying to any indebtedness of the customer for the service furnished.

B. PAYMENT OF SERVICE

The customer is responsible for payment of all charges as specified in this Tariff for services furnished the customer. Service charges are applicable upon request.

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1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES (Continued)

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1.4.1 PAYMENT OF CHARGES AND DEPOSITS (Continued)

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C. DEPOSITS

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The Company or its agent may require an applicant or a present customer to post a deposit not to exceed the estimated amount of the total charges for services and facilities for an average period of two months, such deposit to be held by the Company or its agent as guarantee of payment.

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 Company or its agent. The guaranty contract shall be on a form provided by the Company or its agent which shall include the Company's and /or it's agents' 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.

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

The amount of the deposit may be refunded at any time at the option of the Company or it will be refunded at the termination of service either by the customer or the Company, less such sums as may be due the Company for service rendered. Simple interest at the rate of nine per-cent per annum will be paid on deposits held thirty days or more. Payment of the interest to the customer shall be annually if requested by the customer, or at the time the deposit is returned or credited to the customer's account.

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1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES (Continued)

1.4.1 PAYMENT OF CHARGES AND DEPOSITS (Continued)

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C. DEPOSITS (Continued)

The deposit shall cease to draw interest on the date it is returned or credited to the customer's account. Service may be discontinued for failure to furnish a suitable deposit, when conditions appear to require the Company or its agent to have such credit protection, after the Company or its agent has furnished five days written notice to the customer requiring the customer to furnish such deposit. If, in the judgment of the Company or its agent, unusual risk of financial loss exists, service may be suspended after forty-eight hours written notice has been furnished to the customer.

1.4.2 CANCELLATION FOR CAUSE

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

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

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1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES (Continued)

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1.4.3 MINIMUM AND FRACTIONAL RATES AND CHARGES

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A. The minimum service period is one month, except when the cost of special construction is such as to necessitate a longer contract period.

B. If the period of use exceeds one month, the charges for the fractional part of a month following and consecutive with a full month will be a proportionate part of the monthly charges based on the actual number of days the facilities are furnished. For the purpose of administering this regulation with respect to the determination of charges for a fractional part of a month, every month is considered to have thirty days.

The applicable charges for a DATAPHONE Digital Service, or any component thereof, including additions to an existing service, shall commence on the day after service is furnished and will continue to accrue through and include the day on which such service is discontinued.

When an existing DATAPHONE Digital Service, or any component thereof, is changed or rearranged at the request of the customer without the addition of access lines or channels, any revision in charges necessitated thereby shall commence on the same day that the change or rearrangement is completed.

C. In applying a rate involving a fraction of a cent, the fraction is carried through the entire computation of the charge for the service. When the charge so computed includes a fraction of a cent, a fraction of less than one-half cent is disregarded and a fraction of one-half cent or more is treated as one cent.

1.4.3.1 NOTICE OF DISCONTINUANCE

The Notice of Discontinuance, beyond the initial month, for all DATAPHONE Digital Service components is ten (10) days. Recurring charges apply for a period of ten (10) days from the date the Company receives the discontinuance notice or until the requested discontinuance date, whichever is longer. The charges will continue to apply whether or not the Customer continues to use the service.

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1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES (Continued)

1.4.4 SPECIAL CONSTRUCTION

- A. Rates and charges for special construction will be based on estimated costs incurred by the Company and may include (1) nonrecurring type charges, (2) recurring type charges, (3) termination liabilities, (4) or combination thereof. Special construction rates and charges are in addition to rates and charges for DATAPHONE Digital Service in this Tariff.
- B. Special construction is that construction undertaken:
1. where facilities are not presently available, and there is no other requirement for the facilities so constructed.
 2. of a type other than that which the Company would normally utilize in the furnishing of its services.
 3. over a route other than that which the Company would normally utilize in the furnishing of its services.
 4. in a quantity greater than that which the Company would normally construct to serve the customer needs.
 5. on a temporary basis until permanent facilities are available.
 6. involving abnormal costs.
 7. in advance of its normal construction on an expedited basis.

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1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES (Continued)

1.4.4 SPECIAL CONSTRUCTION (Continued)

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- C. Where special construction of facilities has been started prior to the cancellation, and there is no other requirement for the specially constructed facilities, a charge equal to the costs incurred in the special construction, less net salvage, applies, except that, where one or more, but not all, of the services involved in the special construction are cancelled, 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 cancelled service is treated as discontinued as of the date on which it was to have been placed in service.
- D. Installation or special construction of facilities for a customer is considered to have started when the Company incurs any expense in connection therewith or in preparation therefore which would not otherwise have been incurred, provided the customer has advised the Company to proceed with the installation or special construction.
- E. No charge applies where special construction has been started prior to cancellation and it is determined by the Company there is another requirement for the facilities.
- F. No charge applies where the applicant cancels an application for service prior to the start of special construction of facilities.

1.4.5 CHANGE IN SERVICE ARRANGEMENT

The normal service charge for a Local Distribution Section of the applicable operating speed applies when the customer requests a change in service arrangement that results in a change in operation of facilities or channel equipment provided by the Company.

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1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES (Continued)

1.4.6 SUSPENSION OF SERVICE

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

1.4.7 TEMPORARY SURRENDER OF A SERVICE

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

1.4.8 ALLOWANCES FOR INTERRUPTIONS

For purposes of determining credit allowances, a DATAPHONE Digital Service is considered to be inoperative or interrupted when:

- There has been a loss of continuity, or
- The error performance is substandard and below the design objective specified in 1.1.5 of this Tariff.

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

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1.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCES (Continued)

1.4.8 ALLOWANCES FOR INTERRUPTIONS (Continued)

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A. Length of Interruptions

	Credit
Less than 30 minutes	None
30 minutes up to, but not including 3 hours	1/10 day
3 hours up to, but not including 6 hours	1/5 day
6 hours up to, but not including 9 hours	2/5 day
9 hours up to, but not including 12 hours	3/5 day
12 hours up to, but not including 15 hours	4/5 day
15 hours up to 24 hours inclusive	One day

Two or more interruptions of 30 minutes or more, during any period up to but not including 3 hours, shall be considered as one interruption. Interruptions over 24 hours will be credited 1/5 of a day for each 3-hour period or fraction thereof. No more than one full day's credit will be allowed for any period of 24 hours.

- B. For purposes of administering this regulation with respect to the determination of allowances for a fractional part of a month, every month is considered to have thirty days.

1.4.9 CANCELLATION OF APPLICATION FOR SERVICE

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

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

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1.5 DEFINITIONS

BIT

The smallest unit of information is the binary system notation.

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CHANNEL

A path (or paths) for digital transmission between a customer's premises and a Digital Hub, or between Digital Hubs. A channel is comprised of local distribution and interoffice sections as required. A channel may be furnished in such manner as the Company may elect, whether by wire, radio or a combination thereof and whether or not by means of a single physical facility or route.

COMPANY

AT&T Communications of the Southwest, Inc.

COMPOSITE DATA SERVICE

Provision of data switching for others, by a properly certified Composite Data Service Vendor, through the combined use of terminal and customer premises data switching equipment with the use of communications services of the Company.

COMPOSITE DATA SERVICE VENDOR

A customer that has been certified by the proper state or municipal regulatory body, and/or the Federal Communications Commission pursuant to Section 214 of the Communications Act of 1934, as amended, to acquire and operate facilities to perform data switching for others. A customer shall be classified as a Composite Data Service Vendor only with respect to use of those Local Exchange Company exchange services which are utilized for the provision of Composite Data Service.

CONCURRING CARRIER

Any carrier (other than a Connecting Carrier) which is fully subject to the Communications Act of 1934, as amended, which instead of filing its own tariffs, concurs in and assents to schedules of charges and filed in its behalf by an Issuing Carrier. (An Issuing Carrier is a carrier, subject to the Communications Act of 1934, as amended, which publishes and files tariffs with the Federal Communications Commission.)

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1.5 DEFINITIONS (Continued)

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CONNECTING CARRIER

Any carrier engaged in interstate or foreign communications solely through physical connection with facilities of another carrier and is not directly or indirectly controlled by the other carrier. The rates and regulations of a Connecting Carrier participating in interstate services are subject to FCC jurisdiction and are filed on their behalf by AT&T Communications in its tariffs. The rates and regulations of Connecting Carriers for intrastate service are not subject to FCC jurisdiction.

CUSTOMER

The person, firm or corporation which orders service and is responsible for the payment of charges and compliance with Company. A customer for DATAPHONE Digital Service must have a communication requirement of his own for its use, except where:

- (1) the customer is a Composite Data Service Vendor; or
- (2) the service is provided for the transmission of communications relating directly to the business of a subsidiary corporation over which the customer exercises control through ownership of more than 50% of the voting stock; or
- (3) the customer for DATAPHONE Digital Service orders the addition of service points to meet the communications requirements of a user of such service and such additional service points are required to extend the transmission of communications to or from the DATAPHONE Digital Service for which the customer has a communication requirement of his own.

CUSTOMER PREMISES COMMUNICATIONS SYSTEM

Denotes facilities provided by a customer which are capable, when not connected to DATAPHONE Digital Service, of communications between customer premises terminal equipment.

CUSTOMER PREMISES TERMINAL EQUIPMENT

Communications devices, apparatus and their associated wiring, provided by a customer which do not constitute a communications system.

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1.5 DEFINITIONS (Continued)

DATA SWITCHING

As used in connection with Composite Data Service denotes the switching of data (non-voice) messages by the interchange, controlling and routing of data messages between two or more stations, via communications facilities, wherein the information content of the message remains unaltered.

DATE OF DIVESTITURE

Refers to the date, which pursuant to the Modification of Final Judgement, that the Bell Operating Companies cease to be owned by the American Telephone and Telegraph Company.

DIGITAL HUB

Designated Local Exchange Company office where DATAPHONE® Digital Service channels are interconnected. Synchronous network timing, testing access, and Additional Service Features are provided at the Digital Hub.

DUPLEX

An operation which permits customers to communicate in both directions simultaneously.

INTERFACE

Denotes that point on the premises of the customer at which provision is made for connection of other than Company-provided facilities to facilities provided by the Company. The Company-provided Channel Service Unit is the interface between the DATAPHONE® Digital Service channel and the customer premises terminal equipment.

LOCAL DISTRIBUTION SECTION

A two-point transmission path between a customer's premises and a Local Exchange Company serving office.

LOCAL EXCHANGE COMPANY

Denotes a company which provides a customer with his normal local exchange telephone service from a serving office established by that company over facilities owned and maintained by that company.

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1.5 DEFINITIONS (Continued)

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MODIFICATION OF FINAL JUDGEMENT

Refers to a consent decree entered by the United States District Court for the District of Columbia on August 24, 1982 in United States vs. Western Electric, Inc. and American Telephone and Telegraph Co., Civil Action No. 82-0192.

MOVE

As used in connection with the application of move charges for DATAPHONE Digital Service denotes a change in the physical location (whether on the same or different premises), when made at the request of the customer without discontinuance of service, of facilities provided by the Company.

OBSOLETE

A classification indicating the restricted availability of a service offering. The extent of the restriction is denoted by annotations as follows:

Existing Locations:

- Can add to existing system.
- Can supersede.
- Cannot outside move.

Existing Installations:

- Cannot add to existing system.
- Can supersede.
- Cannot outside move.

Existing Customers:

- Can add to existing system.
- Can outside move.
- Cannot supersede.

Existing Customers At Existing Locations:

- Can add to.
- Cannot outside move.
- Cannot supersede.

Existing Installations At Existing Locations:

- Cannot add to.
- Cannot outside move.
- Can supersede.

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1.5 DEFINITIONS (Continued)

OBSOLETE (Continued)

Existing Installations At Existing Locations for Existing Customers:

- Cannot add to.
- Cannot outside move.
- Cannot supersede.

Existing Service Arrangements:

- Can outside move.
- Can supersede.
- Cannot add to.

Existing Systems:

- Can outside move.
- Can supersede.
- Can add to.

OTHER PARTICIPATING CARRIER

Any carrier subject to the Communications Act of 1934, as amended, which files its own interstate and/or intrastate tariffs and which engages in or otherwise participates in the provision of a channel service.

PATRON

As used in connection with Composite Data Service, denotes a subscriber to the data switching services of a Composite Data Service Vendor.

POINT OF PRESENCE

Denotes the point of demarcation at which Local Exchange Company- provided access service connects to the Company's intra-state telecommunication service.

PREMISES

All portions of the same building occupied by the same customer provided that:

1. The portions are not separated from each other by intervening offices, rooms or suites not occupied by the customer.
2. The portions on different floors are contiguous and that the portion on the upper floor is directly above the portion occupied on the lower floor.

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1.5 DEFINITIONS (Continued)

PREMISES - (Continued)

B. All of the buildings are located on one continuous plot of property, all of which plot is owned and/or held under separate lease by the same customer, and the buildings are not separated by a public thoroughfare which is governmentally owned.

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PROMOTIONAL PROGRAMS

Promotional Programs are those programs designed to offer special rate incentives for a tariffed service during a specific time period.

SERVING OFFICE

The office from which a customer would normally be served for local exchange telephone service by a Local Exchange Company. The Local Distribution Section and Interoffice Section between the customer's premises and the Digital Hub are interconnected at the Local Exchange Company serving office. Where the serving office is not located in the service area, a theoretical location has been established by the Local Exchange Company for billing purposes.

STATION

When used in connection with DATAPHONE Digital Service, station denotes a point on a customer's premises at which a DATAPHONE Digital Service channel is terminated.

TRANSPORT CHANNEL

Channel service which interconnects two carrier points of presence.

USER

A person, firm, or corporation designated by the customer as a user of DATAPHONE Digital Service furnished to the customer and who may share such service with the customer in accordance with Tariff provisions. A user must be specifically named in the customer's application for service.

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1.6 CONNECTIONS

1.6.1 GENERAL

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Terminal equipment, derivation equipment, communications systems or communications systems provided to the customer or user by Other Participating Carriers listed in 1.6.2, A. following may be connected to DATAPHONE Digital Service provided by the Company or the Company and Other Participating Carriers when such connection is made in accordance with the provisions of 1.6.2 following.

The connection of a DATAPHONE Digital Service furnished by the Company to another DATAPHONE Digital Service or to other services furnished by the Company may be made in accordance with the provisions of 1.6.3 following.

All connections as provided for in 1.6.2 and 1.6.3 following shall be made through equipment furnished by the customer or user. The responsibility of the Company shall be limited to the furnishing of service to that point on the customer's or user's premises where provision is made for the connection of such equipment. The customer or user or Other Participating Carrier (listed in 1.6.2, A. following) is responsible for testing its equipment or facilities to insure that when they are connected with DATAPHONE Digital Service such equipment or facilities are operating properly, and further that the cause of any service difficulty reported by the customer or user to the Company results from the operation of equipment and facilities provided by the Company.

The customer shall be responsible for payment of a Maintenance of Service Charge of \$25.00 for visits by the Company to the premises of the customer or user where the service difficulty or trouble report results from the use of equipment or facilities provided by the customer or user.

The responsibilities of the customer and the responsibilities of the Company are further set forth in 1.6.5 and 1.6.6.

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1.6 CONNECTIONS

1.6.2 CONNECTION OF TERMINAL EQUIPMENT, COMMUNICATIONS SYSTEMS AND OTHER PARTICIPATING CARRIER-PROVIDED COMMUNICATIONS SYSTEMS

- A. All arrangements concerning the connection of an Other Participating Carrier-provided communications systems with DATAPHONE Digital Service shall be made by the customer with the Other Participating Carrier. The furnishing of the DATAPHONE Digital Service by the Company is not part of a joint undertaking with the Other Participating Carrier.

The Other Participating Carriers referred to in this Section 1.6 are:

Carrier
None

- B. The customer or user, by use of its own derivation equipment, may create digital bit streams from a DATAPHONE Digital Service and such equipment may be connected at the customer's or user's premises for the transmission of such bit streams to (1) facilities furnished for Channel Service, Message Telecommunications Service and Wide Area Telecommunications Service (WATS) furnished under the rates and of this Company's Tariffs, (2) facilities furnished by the Company under tariffs on file with state regulatory bodies; and (3) facilities of others referred to above.
- C. The customer shall be responsible for ordering and specifying the type of channel between Digital Cities for operation with equipment and systems provided by the customer or user or Other Participating Carrier. The undertaking of the Company is to furnish DATAPHONE Digital Service as ordered and specified by the customer.

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1.6 CONNECTIONS (Continued)

1.6.3 CONNECTION TO OTHER SERVICES FURNISHED BY THE COMPANY TO THE SAME CUSTOMER OR DIFFERENT CUSTOMERS

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A DATAPHONE®Digital Service furnished by the Company to a customer may be connected by the customer or user at the premises of the customer or user to another DATAPHONE®Digital Service or to other services furnished by the Company as specified below.

1. Channel Service channels of the following types furnished under the rates and regulations of this Company's Channel Service Tariff.

(a) Schedule 4 Data Channels

2. WATS
3. Message Telecommunications Service

1.6.4 ACCESSORIES

Accessories provided by customers or users may be used in conjunction with DATAPHONE®Digital Service provided that such accessories comply with the provisions of 1.6.5 following.

1.6.5 RESPONSIBILITY OF THE CUSTOMER

- A. Where DATAPHONE®Digital Service is available under this tariff for use in connection with terminal equipment or communications systems, the operating characteristics of such equipment or systems shall be such as not to interfere with any of the services offered by the Company. Such use is subject to the further provisions that the equipment of a customer or user does not endanger the safety of Company employees or the public; or damage, require a change in or the alteration of the other facilities of the Company; interfere with the proper functioning of such facilities; impair the operation of the Company's facilities or otherwise injure the public in its use of the Company services. Upon notice from the Company that the equipment provided by a customer or user is causing or is likely to cause such hazard or interference, the customer shall take such steps as shall be necessary to remove or prevent such hazard or interference.

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1.6 CONNECTIONS (Continued)

1.6.5 RESPONSIBILITY OF THE CUSTOMER (Continued)

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8. Where a customer elects to connect a customer-provided communications system to DATAPHONE® Digital Service the customer shall be responsible for:
1. Compatibility of the connected communications system to DATAPHONE® Digital Service. This includes the replacing of Channel Service Unit Functionality due to technological changes in the network.
 2. Testing and sectionalization and clearance of trouble conditions or service difficulties on any communications system which is connected to DATAPHONE® Digital Service.

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1.6 CONNECTIONS (Continued)

1.6.6 RESPONSIBILITY OF THE COMPANY

- A. The Company shall not be responsible for installation operation or maintenance of any terminal equipment or communications systems provided by a customer, user, or Other Participating Carrier listed in 1.6.2, A. preceding. DATAPHONE Digital Service is not represented as adapted to the use of such equipment or system and where such equipment or system is connected to Company facilities, the responsibility of the Company shall be limited to the furnishing of facilities suitable for DATAPHONE Digital Service and to the maintenance and operation of such facilities in a manner proper for such digital service. Subject to this responsibility the Company shall not be responsible for (1) the through transmission of signals generated by such equipment or system, or for the quality of, or defects in, such transmission or (2) the reception of signals by such equipment or systems.
- B. The Company shall not be responsible to the customer, user or Other Participating Carrier listed in 1.6.2, A. preceding, if changes in any of the facilities, operations or procedures of the Company utilized in the provision of DATAPHONE Digital Service render any facilities provided by a customer, user or Other Participating Carrier listed in 1.6.2, A. preceding, obsolete or require modification or alteration of such equipment or system or otherwise effect its use or performance.
- C. The Company undertakes to maintain and repair during normal working hours the facilities which it furnishes hereunder. The customer, user or Other Participating Carrier may not rearrange, disconnect, remove or attempt to repair any facilities installed by the Company without prior written consent of the Company.

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- 1.6 CONNECTIONS (Continued)
- 1.6.6 RESPONSIBILITY OF THE COMPANY (Continued)
- D. The Company shall not be responsible for:
1. The through transmission of signals generated by the customer-provided terminal equipment or communications system or for the quality of, or defects in, such transmission, or
 2. The reception of signals by customer-provided terminal equipment or communications systems, or
 3. Damage to terminal equipment or communications systems provided by a customer or authorized user due to testing.
- E. The Company will, at the customer's request, provide information concerning interface parameters needed to permit customer-provided terminal equipment to operate in a manner compatible with DATAPHONE® Digital Service.

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SECTION 1 - REGULATIONS

1.6 CONNECTIONS (Continued)

1.6.7 VIOLATION OF REGULATIONS

Where any terminal equipment or communications system provided by a customer, user or Other Participating Carrier listed in 1.6.2, A. preceding, is used with services furnished by the Company and any of the provisions in 1.6 are violated, the Company will take such immediate action as necessary for the protection of its facilities, and will promptly notify the customer of the violation. The customer shall take such steps as are necessary to discontinue such use of the equipment or system or correct the violation and shall confirm in writing to the Company within 10 days, following the receipt of written notice from the Company, that such use has ceased or that the violation has been corrected. Failure to discontinue such use or to correct the violation and to give the required written confirmation to the Company within the time stated above shall result in suspension of the customer's service until such time as there is compliance with the provisions of this Tariff.

1.6.8 CONNECTION OF CHANNEL SERVICE UNIT FUNCTIONALITY (CSUF)

The following Program is established to accommodate the connection of CSUs to DATAPHONE® Digital Service during the pendency of proposed Rulemaking to modify the FCC's Rules and Regulations (Registration Program) to include such equipment. The Program is established in accordance with the FCC's Third Notice of Proposed Rulemaking in Docket 81-216 (FCC 83-268).

A. CSUF of a type listed on the Program Summary may be connected at the Customer's, User's or other Common Carrier's premises to a DATAPHONE® Digital Service. (A copy of the Program Summary is available from the Federal Communications Commission, Room BB300, Washington, D.C. 20054). Additional types of equipment may be added to the Program Summary in one of the following ways.

1. By being directly connected to any Company-provided DATAPHONE® Digital Service or digital facility as of 11-18-83.

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1.6 CONNECTIONS (Continued)

1.6.8 CONNECTION OF CHANNEL SERVICE UNIT FUNCTIONALITY (Continued)

A. (Continued)

2. When the manufacturer of the CSUF submits a notarized affidavit to the FCC, Chief, Domestic Services Branch, Room BB300, Washington, D.C. 20054, attesting to the following.

a. The equipment meets the proposed technical requirements for connections to a Company provided DATAPHONE® Digital Service or digital facility. The technical requirements are those that have been proposed by the Company to the FCC for inclusion in the FCC Rules. (Copy available from the Federal Communications Commission, Room BB300, Washington, D.C. 20054.)

b. The equipment complies with the requirements of the Technical Reference Publication 62310. This publication will be available from Publisher's Data Center, Inc. P.O. Box C738, Pratt Street Station, Brooklyn, New York 11205.

B. Until expiration of the Program, CSUF that are listed on the Program Summary may be connected to a DATAPHONE® Digital Service.

C. Any CSUF connected pursuant to the Program may require modification in response to the Rules adopted in CC Docket No. 81-216 or RM 3530.

D. CSUF that are connected under the Program may remain connected and be moved and reconnected for the life of the equipment, except as may be required in response to the Rules adopted in CC Docket No. 81-216 or RM 3530.

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1.6 CONNECTIONS (Continued)

1.6.8 CONNECTION OF CHANNEL SERVICE UNIT FUNCTIONALITY (CSUF) (Continued) Missouri Public Service Commission

E. The Company may invoke extra-ordinary procedures to protect a DATAPHONE® Digital Service. Extra-ordinary procedures may be applied when one or more of the following conditions are present:

1. Information provided in the affidavit gives reason to believe that a violation of the Program is likely.
2. Harm has occurred and there is reason to believe this harm was caused by the CSUF.

In such cases, the extra-ordinary procedures which can be invoked by the Company, include requiring the Customer to provide protective apparatus, or disconnecting service.

A charge equal to the Maintenance of Service of \$25.00 will apply when it is necessary to send a repair person to the premises where the connection is made because of a harm or suspected violation and failure to comply with the Program is disclosed.

- F. The Program will expire on adoption of final FCC Rules in RM 3530, unless sooner canceled, changed or extended
- G. CSUF provided by the customer are also subject to the Regulations set forth in 1.6.2 and 1.6.5 preceding.

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SECTION 1 - REGULATIONS

1.7 METHOD OF APPLYING RATES

1.7.1 GENERAL

The method of applying rates for DATAPHONE Digital Service channels, Additional Service Features and Optional Services is provided in this section.

1.7.2 CHANNELS

A. Access Channels to a Digital Hub

1. LOCAL DISTRIBUTION SECTION

A Local Distribution Section charge for the requested transmission speed shall apply for each termination on the premises of a customer.

2. TRANSPORT CHANNELS INTEROFFICE SECTION

Interoffice Section mileage charges for the requested transmission speed shall apply for each termination of a corresponding Local Distribution Section on the premises of a customer. Charges are based on the Vertical and Horizontal (V-H) distance between the Digital Hub and the Local Exchange Company serving office for the customer. The appropriate rate schedule for the mileage band corresponding to the V-H distance between the Digital Hub and the serving office should be used. A fixed charge for the requested transmission speed will be applied per each Interoffice Section.

B. TRANSPORT CHANNELS BETWEEN DIGITAL HUBS

Mileage charges for the requested transmission speed shall apply for each channel required to connect Access Channels in different Digital Hubs. Charges are based on the Vertical and Horizontal (V-H) distance between Digital Hubs. A fixed charge for the requested transmission speed will be applied per each channel.

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SECTION 1 - REGULATIONS

1.7 METHOD OF APPLYING RATES (Continued)

1.7.2 CHANNELS (Continued)

C. SERVICE CHARGES

A charge applies per each termination of a Local Distribution Section installed or moved on the premises of a customer.

D. CHANNEL SERVICE UNIT

A Channel Service Unit (CSU) provided by the Customer or the Company, at the Customers option, is required at a customers or authorized user's premises to perform such functions as:

- proper termination of service
- amplification
- signal shaping
- remote loop-back

1.7.3 ADDITIONAL SERVICE FEATURES

A. MULTI-STATION ARRANGEMENT

A Multi-Station Arrangement charge is applied per each channel connected when three or more channels are connected at a Digital Hub. The Multi-Station Arrangement is used to interconnect three or more Access Channels to a Digital Hub and/or Channels between Digital Hubs.

1.7.4 OPTIONAL SERVICES

Other compatible optional services, as offered in the Channel Service Tariff, may be used with DATAPHONE Digital Service when appropriate. Such services will be provided at the same rates and charges, and regulations specified in the Channel Service Tariff.

1.7.5 DETERMINATION OF V-H MILEAGES

The rate distances for DATAPHONE Digital Service channels should be determined as follows:

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1.7 METHOD OF APPLYING RATES (Continued)

1.7.5 DETERMINATION OF V-H MILEAGES (Continued)

A. DETERMINATION OF "V" AND "H" COORDINATES

1. ACCESS CHANNELS TO A DIGITAL HUB

The rate distance is measured between the Digital Hub and the Local Exchange Company serving office for the Interoffice Section. The "V" and "H" coordinates for the Digital Hubs are provided in Section 3.2 of this Tariff. The "V" and "H" coordinates for respective serving offices are the same as used for mileage calculations in the Channel Service Tariff.

2. CHANNELS BETWEEN DIGITAL HUBS

The rate distance is measured between Digital Hubs. The "V" and "H" coordinates for Digital Hubs is provided in Section 3.2 of this Tariff.

B. CALCULATION OF V-H MILEAGE

1. Determine the difference between the "V" coordinates for the Digital Hub and the Local Exchange Company serving office, or between Digital Hubs as required. Similarly, determine the difference between the respective "H" coordinates. The difference is always determined by subtracting the smaller coordinate from the larger.
2. Square each difference obtained in (1) above.
3. Add the squares of the "V" difference and the "H" difference obtained in (2) above.
4. Divide the sum of the squares obtained in (3) above by 10.

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- 1.7 METHOD OF APPLYING RATES (Continued)
- 1.7.5 DETERMINATION OF V-H MILEAGES (Continued)
- 8. CALCULATION OF V-H MILEAGE (Continued)

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- 5. Obtain the square root of the result obtained in (4) above. This distance is the rate distance in V-H miles. Fractional mileage distances should be rounded to the next higher full mile.

Examples:

- Transport Channels to a Digital Hub from a Digital Serving Office

	V	H
Springfield Digital Serving Office	7310	3836
Kansas City Digital Hub	7027	4203
difference	283	367

sum of squares = 80089 + 134689 = 214778

$$\frac{\sqrt{214778}}{10} = \sqrt{21477.8} = 146.5 = 147 \text{ V-H Miles}$$

- Transport Channels between Digital Hubs

	V	H
St. Louis Digital Hub	6807	3482
Kansas City Digital Hub	7027	4203
difference	220	721

sum of the squares = 48400 + 519841 = 568241

$$\frac{\sqrt{568241}}{10} = 238.4 = 239 \text{ V-H Miles}$$

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SECTION 1 - REGULATIONS

1.8 SPECIAL TAXES, FEES AND CHARGES

1.8.1 GENERAL

Any assessments, franchise fees, privilege, license, occupation, excise, or other similar taxes or fees, whether in a lump sum or at a flat rate, or based on receipts, or based on poles, wire or other utility property units, imposed upon the Company by any governmental authority shall be added pro rata, in so far as practical, to the rates and charges stated in the Company's standard schedules, in amounts which end the aggregate for the Company's customers of any political entity shall be equal to the amount of any such tax on the Company. The Company shall, so long as any such tax or fee is in effect, add to the bills of the customers in such political entity pro rata on the basis of the revenue derived by the Company from each such customer, an amount sufficient to recover any such tax or fee.

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2.1 GENERAL

2.1.1 SERVICE DESCRIPTION

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DATAPHONE Digital Service provides channels suitable for duplex transmission of synchronous digital signals at transmission speeds of 9.6 or 56 kilobits per second (kbps) between two or more customer premises. This service is designed to provide an average performance of at least 99.5% error-free seconds for operation at all transmission speeds offered in this Tariff. This performance level applies only to the provision of DATAPHONE Digital Service which terminates in CSUF.

Additional Service Features provided at Digital Hubs are available to improve the utility of DATAPHONE Digital Service channels.

The service is furnished for duplex operation on a 24 hour per day, seven days per week, basis for a minimum period of one month.

2.1.2 SERVICE RESPONSIBILITY

The Company has overall responsibility for provision and maintenance of DATAPHONE Digital Service up to the demarcation point (interface) of the channel on the customer's premises. The service performance specified in 1.1.5 of this Tariff is provided up to the demarcation point (interface) of the channel.

2.1.3 SERVICE AVAILABILITY

DATAPHONE Digital Service is available to customers within specific Local Exchange Company exchanges where the Company determines that access to a Digital Hub can be provided. Digital Hubs are listed in Section 3.2 of this Tariff. Local Exchange Company exchanges where DATAPHONE Digital Service is available are listed in Section 3.3.

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2.2 DESCRIPTION AND APPLICATION OF SERVICES

DATAPHONE Digital Service channels provide the transmission paths for digital data signals between two or more customer locations. Access to a Digital Hub from a customer's premises requires the application of Local Distribution Section and Interoffice Section rate elements provided for this purpose. In cases where customer locations access different Digital Hubs, channels between Digital Hubs require the application of the rate element provided for this purpose.

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Rate elements for Additional Service Features should be applied when these features are used in conjunction with DATAPHONE Digital Service channels at the Digital Hub.

2.2.1 TRANSPORT CHANNELS

A. ACCESS CHANNELS TO A DIGITAL HUB

1. LOCAL DISTRIBUTION SECTION

This rate element represents a two-point transmission path between a customer's premises and that premises' Local Exchange Company serving office. Local Distribution Sections suitable for synchronous data rates of 9.6 and 56 kbps, respectively, are provided.

2. TRANSPORT CHANNELS INTEROFFICE SECTION

This rate element represents a two-point transmission path between a Digital Hub and a Local Exchange Company serving office where DATAPHONE Digital Service is available. Interoffice Sections suitable for synchronous data rates of 9.6 and 56 kbps, respectively, are provided.

B. TRANSPORT CHANNELS BETWEEN DIGITAL HUBS

This rate element represents a two-point transmission path between Digital Hubs. Interoffice Sections suitable for synchronous data rates of 9.6 and 56 kbps, respectively, are provided.

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SECTION 2 - SERVICE AND RATES

2.2 DESCRIPTION AND APPLICATION OF SERVICES (Continued)

2.2.2 ADDITIONAL SERVICE FEATURES

A. MULTI-STATION ARRANGEMENT

This arrangement provides the capability to connect multiple DATAPHONE Digital Service channels at a Digital Hub. A Multi-Station Arrangement is provided for each channel when three or more channels are connected at a Digital Hub. All channels connected by a Multi-Station Arrangement must operate at the same transmission speed.

This arrangement allows customers to simultaneously transmit communications from a master (control) station to many other stations or individually receive communications at a master (control) station from another station. All such communications are under the control of a customer specified master (control) station.

2.3 RATES

2.3.1 TRANSPORT CHANNELS

A. ACCESS CHANNELS TO A DIGITAL HUB

1. LOCAL DISTRIBUTION SECTION

- Per termination of a Local Distribution Section on a customer's premises

<u>For Transmission Speed of:</u>	<u>Monthly Rates</u>	<u>Service Charges</u>
9.6 kbps (1L7CJ)	185.90	650.00
56 kbps (1L7DJ)	342.70	710.00

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- 2.3 RATES
- 2.3.1 TRANSPORT CHANNELS
- A. ACCESS CHANNELS TO A DIGITAL HUB
- 1. (Continued)

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2.3 RATES (Continued)

2.3.1 TRANSPORT CHANNELS (Continued)

A. ACCESS CHANNELS TO A DIGITAL HUB (Continued)

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2. TRANSPORT CHANNELS INTEROFFICE SECTION

- Per V-H mile between the Digital Hub and a Local Exchange Company serving office for the mileage portion plus the fixed charge.

Mileage Band	For Transmission Speed of:	Monthly	
		Fixed Charge	Rate Per Mile
Band 1 - For mileage of over 0 miles to 4 miles	9.6 kbps (1L7C1)	87.55	2.65
	56 kbps (1L7D1)	134.85	8.10
Band 2 - For mileage of over 4 miles to 8 miles	9.6 kbps (1L7C2)	87.75	2.65
	56 kbps (1L7D2)	145.15	5.55
Band 3 - For mileage of over 8 miles	9.6 kbps (1L7C3)	94.55	2.10
	56 kbps (1L7D3)	161.00	3.60

B. Transport Channels between Digital Hubs

- Per V-H Mile between Digital Hubs for the mileage portion plus the fixed charge.

For Transmission Speed of:	Monthly	
	Fixed Charge	Rate Per Mile
9.6 kbps (1L7G4)	175.55	1.55
56 kbps (1L7H4)	209.75	6.75

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SECTION 2 - SERVICE AND RATES

- 2.3 RATES (Continued)
- 2.3.2 ADDITIONAL SERVICE FEATURES
- A. MULTI-STATION ARRANGEMENT

- Per transport channel connected at a Digital Hub

Monthly
Rates

For all speeds (DDZ)

\$19.50

2.3.3 SPECIAL ACCESS SURCHARGE

In addition to the rates set forth in 2.3.1 and 2.3.2 preceding, a Special Access Surcharge applies to each voice grade equivalent channel, derived from a DATAPHONE Digital Service channel, which is terminated at a PBX or equivalent device capable of interconnecting the derived channel with the local exchange network.

Monthly
Rate

-Per termination of a derived
voice grade equivalent channel (SRBAP)
(SRBEX)

\$25.00

None

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2.3.4. SECONDARY CHANNEL

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- A. The secondary channel option provides the customer with the capability to derive an independent, slower speed auxiliary (secondary) channel that operates in parallel with a primary digital data local channel without reducing the operating speed of the primary channel. It is available for all speeds of digital data local channels. For 56 Kbps channels, the option may be used only in two-point configurations which do not require the installation of loop repeater equipment. The technical parameters for a digital data local channel with a secondary channel option are as set forth in Technical Publication-PUB 62310 (Technical Publication Information may be ordered from AT&T CIC G.D.O. Box 19901, Indianapolis, IN 46219). The speeds of the secondary channels are as follows:

533 bps with a primary 9.6 Kbps channel
2,666 bps with a primary 56 Kbps channel

B. SECONDARY CHANNEL RATES

Secondary Channel, per Digital Data Local Channel arranged for secondary channel operation.

<u>Transmission Speed</u>	<u>USOC</u>	<u>Monthly Rate</u>	<u>Nonrecurring Charges</u>
9.6 Kbps	(1LNC2)	13.20	126.20
56 Kbps	(1LND2)	13.20	126.20

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2.3 RATES (Continued)

2.3.5 TRANSFER ARRANGEMENTS

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A transfer arrangement permits a customer to alternately transfer a channel to one of up to 48 other channels (Digital Access Lines or Channels Between Digital Hubs) provided under this tariff which are terminated in the same LEC digital Hub office. All channels that are connected to a transfer arrangement must operate at the same transmission speed. Transfer arrangements require separately obtained control arrangements.

The channels utilized with the transfer arrangement are not provided as part of the arrangement and must be obtained separately from the appropriate tariff(s).

(a) RATES

	<u>USOC</u>	<u>Monthly Rate</u>	<u>Nonrecurring Charges</u>
- Per Arrangement	DTRTA	\$ 64.25	\$40.00

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2.3 RATES (Continued)

2.3.6 SUBRATE DATA MULTIPLEXING (SDM)

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The SDM office function permits the derivation of up to 5 subrate digital data channels from a 56 Kbps Channel Between Digital Hubs (see 2.3.1.8 preceding), from a 56 Kbps Digital Access Line equipped with the Secondary Channel Option available from 2.3.1.A, other access, or from a channel derived from an M-24 Multiplexing Office Function (see Tariff P.S.C. Mo. - No. 3, Section 5.2).

Customer-provided multiplexing equipment and access used in conjunction with an SDM office function must transmit a DS-0 signal formatted as described in Technical Publication 54075.

SDM is available as follows:

SDM 5 - derives up to 5 subrate digital data channels at a maximum rate of 9.6 Kbps on any channel.

As shown, when a 56 Kbps Channel Between Digital Hubs or a 56 Kbps Digital Access Channel equipped with the Secondary Channel Option is used to connect to this office function, the maximum data transfer rate available is 48 Kbps.

A throughput option is required for each derived channel.

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2.3 RATES (1) (Continued)

2.3.6 SUBRATE DATA MULTIPLEXING (SDM) (Continued)

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MONTHLY

	<u>USOC</u>	
- Per Multiplexing Office function		
SDM 5	SD005	\$150.00
- Per each subrate throughput option	TH4	5.00

In addition, a nonrecurring charge of \$51.65 applies at the initial installation and for each order to add, delete, or reconfigure throughput options (USOC NRZTH).

Example of SDM and Throughput Option Charges:

Example 1

Customer orders SDM 5 with five 9.6 Kbps derived channels.

	<u>MONTHLY</u>	<u>NONRECURRING</u>
1 SDM 5	\$150.00	
X Throughput Options at \$5.00 each (Five 9.6 Kbps and \$5.00 each)	\$ 25.00	\$51.65

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DEC 31 1991

MO. PUBLIC SERVICE COMM.

Issued: SEP 04 1991

Effective: ~~NOV 01 1991~~

John W. Hamilton, Director
AT&T Communications of the Southwest, Inc.

DEC 31 1991

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DATAPHONE DIGITAL SERVICE TARIFF

Section 2
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SECTION 2 - SERVICE AND RATES

- 2.3 RATES (1) (Continued)
- 2.3.6 SUBRATE DATA MULTIPLEXING (SDM) (Continued)

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Section 3
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SECTION 3 - SERVICE AVAILABILITY

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SECTION 3 - SERVICE AVAILABILITY

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3.1 GENERAL

DATAPHONE Digital Service is available to customers within those MISSOURI specific LATAs and Local Exchange Company exchanges where the Service Commission Company determines that access to a Digital Hub can be provided.

3.2 Held for future use.

3.3 Held for future use.

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SECTION 3 - SERVICE AVAILABILITY

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