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Section III

GENERAL RULES AND REGULATIONS

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All Missouri Exchanges For.

Community, Town or City

Name of Issuing Corporation or municipality	Section No.	To join	III
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Bucklin, Missouri Manager

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Chariton Valley Telephone Corporation

All Missouri Exchanges For Community, Town or City

Section No.

Name of Issuing Corporation or Municipality

III

GENERAL RULES AND REGULATIONS

GENERAL REGULATIONS

APPLICATION:

Public Service Contin

The rules and regulations specified herein are in addition to those contained in the Local Exchange Service Tariffs, the General Exchange Service Tariffs and the message Toll Telephone Service Tariffs. They apply to the intrastate services and facilities furnished in Missouri by the Chariton Valley Telephone Corporation hereinafter referred to as the Telephone Company or Company. Failure on the part of the subscribers to observe these rules and regulations of the Telephone Company, after due notice of such failure, automatically gives the Telephone Company the privilege to cancel the contract and discontinue the furnishing of service.

In the event of a conflict between any rate, rule, regulation or provision contained in these General Rules and Regulations and any rate, rule, regulation or provision contained in the Local Exchange Service Tariffs, the General Exchange Service Tariffs or the Message Toll Telephone Service Tariffs, the rate, rule, regulation or provision contained in the specific Tariffs shall prevail.

These tariffs cancel and supersede all other Tariffs of the Telephone Company issued and effective prior to the effective dates of these Tariffs.

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B. EXPLANATION OF SYMBOLS:

Signifies a changed regulation.

(D) Signifies a discontinued rate, treatment or regulation;

(I) Signifies an increased rate or new treatment resulting in increased rate.

Signifies a new rate, treatment or regulation.

(R) Signifies a reduced rate or new treatment resulting in reduced rates.

DATE OF ISSUE November 1, 1955

Bucklin, Missouri

month

DATE EFFECTIVE December 7. 1955

ISSUED BY

Manager

title

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Original \SHEET No. Revised

Chariton Valley Telephone Corporation Name of Issuing Corporation or Municipality

All Missouri Exchanges Community, Town or City

Section No.

III

GENERAL RULES AND REGULATIONS

GENERAL REGULATIONS (continued)

B. EXPLANATION OF SYMBOLS: (continued)

Signifies a change in text but no change in rate, treatment or regulation:

C. OBLIGATION AND LIABILITY OF TELEPHONE COMPANY:

1. Availability of facilities.

ARME REVOLUNTED REPORTED PROPERTY.

DEC 7

Public Service Comm

The Telephone Company's obligation to furnish exchange and toll service is dependent upon its ability to secure and retain, without unreasonable expense, suitable facilities and rights for the construction and maintenance of the necessary pole lines, circuits, and equipment.

2. Interruptions of Service:

> If service is interrupted for more than 48 hours other than by the negligence or willful act of the subscriber, an allowance at the minimum rate for the telephone facilities and class of service affected at the time of the interruption shall be made for the time such interruption continues, after notice and demand to the Company. No other liability shall in any case attach to the Company on account of interruptions of service.

- 3. Directory Errors and Omissions:
 - The Telephone Company, except as provided herein, shall not be liable for damage claimed on account of errors in or omissions from its directories nor for the result of the publication of such errors in the directory nor will the Telephone Company be a party to controversies arising between subscribers or others as a result of listings published in its directories. Claims for damages on account of interruptions to service due to errors or omissions in directory listings will be limited to a pro rata abatement of the charge for such of the subscriber's service as is affected, the maximum Abatement not to exceed one-half the service charges for the period from the date of issuance of the directory in which the mistake occurred to the date of issuance of a new directory containing the proper listing.

November 1, 1955 DATE OF ISSUE

DATE EFFECTIVE December 7, 1955

name of officer

Manager Bucklin, Missouri

ISSUED BY.

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Chariton Valley Telephone Corporation

Name of Issuing Corporation or Municipality

For All Missouri Exchanges
Community, Town or City

Section No.

III

GENERAL RULES AND REGULATIONS

GENERAL REGULATIONS (continued)

DEC 7

1935

- C. OBLIGATION AND LIABILITY OF TELEPHONE COMPANY (continued)
 - The Telephone Company shall exercise due care in connection with all work done on subscriber's premises. No liability shall attach to the Telephone Company by reason of any defacement or damage to the subscribers premises resulting from the existence of the Telephone Company's instruments, apparatuated and associated wiring on such premises, or by the installation or removal thereof, unless such defacement or damage is the result of the sole negligence of the Telephone Company.

7. Adjustment of Charges:

In the adjustment of charges for overbilling by the Telephona. Company, a refund will be made of the full amount of excess charges when such amount can be determined; when the period during which over billing has been effective cannot be fixed or the exact amount of overbilling determined from available records, the maximum refund will not exceed an estimated amount equal to such over billing for a three year period.

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PLINIC SERVICE COMMISSION

DATE OF ISSUE November 1, 1955

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DATE EFFECTIVE December 7, 1955

ISSUED BY Carl Flemes

Manager Bucklin, Missouri

title

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Chariton Valley Telephone Corporation Name of Issuing Corporation or Municipality

For All Missouri Exchanges
Community, Town or City

Section No.

GENERAL RUIES AND REGULATIONS

GENERAL REGULATIONS (continued)

Public Service Comba.

- USE OF SERVICE AND FACILITIES:
 - 1. Ownership and Use of Equipment:

Equipment, instruments, and lines furnished by the Telephone Company on the premises of a subscriber are the property of the Telephone Company, whose agents and employees shall have the right to enter said premises at any reasonable hour for the purpose of installing, inspecting, maintaining or repairing the equipment, instruments and lines, or for the purpose of making collections from coin boxes or upon termination of the service, for the purpose of removing such equipment, instruments and lines. Such equipment, instruments and lines are not to be used for performing any part of the work of transmitting, delivering or collecting any message where any toll or consideration has been or is to be paid any party other than the Telephone Company, without the written consent of the Telephone Company.

If the installation and maintenance of service are requested at locations which are or may become hazardous or dangerous to the Telephone Company's employees or to the public or to property, the Telephone Company may refuse to install and maintain such service, and, if such service is furnished, may require the subscriber to install and maintain such service and may also require the subscriber to indemnify and hold the Telephone Company harmless from any claims, loss or damage by reason of the installation and maintenance of such service.

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DATE OF ISSUE

November 1, 1955

DATE EFFECTIVE December 7, 1955 month

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Manager title

Bucklin, Missouri

FORM NO. 13 P.S.C.MO. No. 1 Consolidated 1st (WARKEN) SHEET N	lo. 6
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D. USE OF SERVICE AND FACILITIES: (continued)	นี้ เปเรรเดา
2. Unauthorized Attachments or Connections: The Telephone Company shall not be required to attach its equipment or lines to wiring not meeting Telephone Company standards, nor shall equipment, apparatus, circuits, or devices not furnished by the Telephone Company, be attached to or connected with facilities furnished by the Telephone Company, whether physically, by induction or otherwise, unless provided for elsewhere in the tariffs. In case any such unauthorized attachment or connection is made, the Telephone Company shall have the right to disconnect the same or to suspend the service during the continuance of said attachment or connection or to terminate the service.	
3. Use of Subscriber Service: Subscriber telephone service, as distinguished from public and semi-public telephone service, is furnished only for use by the subscriber, his family, employees or business associates, or persons residing in the subscribers household, except as the use of the service may be extended to joint users or to persons temporarily subleasing a subscriber's residential premises. The Telephone Company has the right to refuse to install subscriber service or to permit such service to remain on premises of a public of semi-public character when the instrument is so located that the public in general or patrons of the subscriber may make use of the service. At such locations, however, service may be installed, provided the service is so located that it is not reliable for public use.	
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DATE OF ISSUE_ January 1, 1988 DATE EFFECTIVE month day year month day year ISSUED BY Robert E. Wright Bucklin, Mo. General Manager 64631

name of officer

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address

P. S. C. MO. No. 1 - Consolidated

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Cancelling P. S. C. MO. No. All Previous Schedules

Original SHEET No. Revised

Chariton Valley Telephone Corporation Name of Issuing Corporation or Municipality

All Missouri Exchanges Community, Town or City

Section No.

III

GENERAL RULES AND REGULATIONS

GENERAL REGULATIONS (continued)

GANDEL

USE OF SERVICE AND FACILITIES: (continued) JAN 0 1 1988 Public Fervice Column

BY KXRS. #6

Unauthorized Attachments or Connections:

The Telephone Company shall not be required the attacks of mission equipment or lines to wiring not owned and installed by it, nor shall equipment, apparatus, circuits, or devices not furnished by the Telephone Company, be attached to or connected with facilities furnished by the Telephone Company, whether physically, by induction or otherwise, unless provided for elsewhere in the tariffs. In case any such unauthorized attachment or connection is made, the Telephone Company, shall have the right to disconnect the same or to suspend the service during the continuance of said attachment or connect. tion or to terminate the service.

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DATE OF ISSUE November 1.

DATE EFFECTIVE December 7, 1955

Manager

Bucklin, Missouri

ISSUED BY

title

P.S.C.MO. No. 1-Consolidated 2nd SHEET No. 7 FORM NO. 13 Revised Cancelling P.S.C.MO. No. 1-Consolidated 1st $\sqrt{\text{OFIGURAL}}$ SHEET No. 7Revised Chariton Valley Telephone Corporation For-All Missouri Exchanges Name of Issuing Corporation Community, Town or City Section No. III GENERAL RULES AND REGULATIONS heceivd GENERAL REGULATIONS (continued) **DEC 1 1 1974** USE OF SERVICE AND FACILITIES (continued) MISSOURI Party Line Service: Public Service Commission Applications for party line service are accepted by the Telephone Company with the understanding that each subscriber will so use the service as not to interfere with an equitable proportionate use of the service by the other subscribers on the same line. When the duration or number of local messages sent or received by a party line subscriber is so great as to prevent an equitable proportionate use of the line of other subscribers on the line, the Telephone Company shall have the right to require the subscriber to contract for a higher grade of service, or to discontinue the service of the subscriber in question. Upon conversion to ALL ONE PARTY SERVICE in any exchange, party line service of any type or class will not be available. In the interim (while party line service continues to be available) the company reserves the right to limit the continuous use of local exchange facilities for all classes of service to a period of 5 to 7 minutes thus allowing all subscribers an opportunity to make calls is firty lines and also to receive calls from their filth above limitation of 5 to 7 minutes will continue to apply to Extended Area JAN 01 1988 Service. 5. Tampering With Equipment: The Telephone Company may refuse to furnish or may keny tele-phone service to any person, firm or company whose pre-mises is located any telephone owned by the Tolephone Company which shows any evidence of tampering, manipulation, or operation, or use of any device whatsoever, for the purpose of obtaining telephone service without payment of charges applicable to the service rendered. Use of Profane Language or Impersonation of Another: 6. The Telephone Company may refuse to furnish or may deny telephone service to any persons, firm or corporation was, over the facilities furnished by the Telephone Company, assign bellmits to be used foul, abusive, obscene, or profane language; mits to be used rour, abusive, obscore, or impersonates or permits other to impersonate any other or malicious intent. FEB 3 individual with fraudulent or malicious intent

DATE OF ISSUE January 1, 1975

ISSUED BY

DATE EFFECTIVE February 3, 1974

month day year

General Manager Bucklin, Missouri

name of officer title address

*Indicates new rate or text

+Indicates change

P. S. C. MO. No. 1 - Consolidated

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Cancelling P. S. C. MO. No. All Previous Schedules

Original SHEET No. Revised (

Chariton Valley Telephone Corporation Name of Issuing Corporation or Municipality

All Missouri Exchanges Community, Town or City

Section No.

III

GENERAL RULES AND REGULATIONS

GENERAL REGULATIONS (continued)

ESTABLISHMENT AND FURNISHING OF SERVICE:

Prvice Contact

MGV

- 1. Application for Service:
 - Application for service must be made on the Telephone Company's standard form of application. These applications become contracts when accepted in writing by the Telephone Company, or upon the establishment of Service. Applicants for service are required to pay in advance at the time application is made, all charges accruing for the first billing period plus any fractional charge for the current billing period for exchange service and equipment, and the service connection charges if applicable. The terms and conditions specified in such contracts are subject to these General Rules and Regulations, the General Exchange Service Tariffs, and the Local Exchange Service Tariffs for the particular exchange from which service is to be furnished. Any change in rates, rules or regulations shall act as a modification of the contract to that extent, without further notice.
 - b. Requests from subscribers for additional service, equipment, etc., may be made verbally, if the original contract provides for such additional service and equipment as may be ordered, and no advance payment will be required. A move from one location to another (Outside Move) within the same Exchange Area is not considered to terminate the contract and orders for such moves may be made verbally.

JAN 0 1 1988

PER TANK CHERRY

DATE OF ISSUE

November 1, 1955

DATE EFFECTIVE

December 7., 1955

month

day

ISSUED BY 6

Manager

Bucklin, Missouri

title

address

charges for messenger service) in accordance with provisions contained elsewhere in these General Rules and Regulations. The subscriber is held responsible for all charges for telephone service rendered at his telephone, both exchange and toll, including charges for toll messages on which the charges have PUBLIC SERVICE COMMISSION been reversed. BY .. CA WISCORD

5. Maintenance and Repairs:

a. All ordinary expense of maintenance and repair, unless otherwise specified in the Telephone Company's Tariff, is borne by the Telephone Company. The subscriber agrees to take good care of the instruments and all accessories connected therewith. In case of loss of, damage to, or -destruction of, any of the Company's instruments or accessories, not due to ordinary wear and tear, the subscriber is held responsible for the cost of replacing the equipment destroyed or for the cost of restoring the

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Chariton Valley Telephone Corporation
Name of Issuing Corporation or Municipality

For All Missouri Exchanges
Community, Town or City

Section No.

III

GENERAL RULES AND REGULATIONS	<u> </u>
GENERAL REGULATIONS (continued)	NOV 1 IC
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E. ESTABLISHING AND FURNISHING OF SERVICE (continued)

Public Service Come.

2. Telephone Numbers:

The subscriber has no property right in the telephone number or any right to continuance of service through any particular central office, and the Telephone Company may change the telephone number of the central office designation, or both of a subscriber whenever it deems it advisable in the conduct of its business so to do:

3. Alterations:

The subscriber 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 subscriber agrees to pay the Company's current charges for such changes.

4. Payment for Service:

The subscriber is required to pay all charges for exchange services and facilities, and for toll messages (including charges for messenger service) in accordance with provisions contained elsewhere in these General Rules and Regulations. The subscriber is held responsible for all charges for telephone service rendered at his telephone, both exchange and toll, including charges for toll messages on which the charges have been reversed.

5. Maintenance and Repairs:

All ordinary expense of maintenance and repair, unless otherwise specified in the Telephone Company's Tariff, is borne (A) The Feliphone Company. The subscriber agrees to take good care of the instruments and all accessories connected therewith.

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PUBLIC SERVICE COMMISSION OF MISSOURI

DATE OF ISSUE November 1, 1955

DATE EFFECTIVE December 7, 1955

month day year

Manager Bucklin, Missouri

ISSUED BY Garf & Burney

name of officer

ROBIDOUX FRINTING CO.

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E. ESTA	ABLISHING AND FURNISHING OF SERV	ICE (continued) unli	c Service Commission
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	facilities to its original of		
	damage is not occasioned subscriber. Subscribers may n		
	remove or permit others to rea		
· ·	any facilities installed by t		
	upon the written consent of th	e Telephone Company	y.
6.	Unusual Installation Cost:		
	Where special conditions or	special requiremen	nts of the
	subscriber involve unusual o	construction or i	nstallation
	cost, the subscriber may be proportion of such costs.	required to pay a	reasonable
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ISSUED BY-		General Manager	Bucklin, Mo. 64
	name of officer	title	addrass

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Revised (

Chariton Valley Telephone Corporation Name of Issuing Corporation or Municipality

All Missouri Exchanges For. Community, Town or City

Section No:

III

GENERAL RULES AND REGULATIONS

GENERAL REGUIATIONS (continued)

ESTABLISHING AND FURNISHING OF SERVICE (continued)

E1830 Public Service Comm.

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5. (continued)

In case of loss of, damage to, or destruction of, any of the Company's instruments or accessories, not due to ordinary wear and tear, the subscriber is held responsible for the cost of replacing the equipment destroyed or for the cost of restoring the equipment to its original condition, except where such damage is not occasioned by the negligence of the subscriber. Subscribers may not rearrange, disconnect, or remove or permit others to rearrange, disconnect, or remove any apparatus or wiring installed by the Telephone Company, except upon the written consent of the Telephone Company.

6. Unusual Installation Cost:

Where special conditions or special requirements of the state of the s scriber involve unusual construction or installer of dos the subscriber may be required to pay a messent expression of such costs.

7. Furnishing Party Line Service:

JAN 01 1988

- a. Four-Party service within the local Base offered, is furnished at any location where there as a vacancy of an existing line on when the company is a vacancy of an existing line or when there is no vacancy a new line will be opened up when there is, in the opinion of the Telephone Company, an opportunity to connect additional subscribers in nearby locations to that line within a reasonable time.
- b. Four-party service beyond the local Base Rate Area, when offered, will be furnished only when in the opinion of the Telephone Company there is sufficient demand for such service to assure a reasonable fill of the lines and where such demand is concentrated within a reasonable area.

November 1. DATE OF ISSUE.

DATE EFFECTIVE December 7. 1955

Manager Bucklin, Missouri

ISSUED BY

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Cancelling P. S. C. MO. No.__

All Previous Schedules

Original SHEET No. Revised

Chariton Valley Telephone Corporation Name of Issuing Corporation or Municipality

All Missouri Exchanges
Community, Town or City For.

Section No.

III

GENERAL RULES AND REGULATIONS

GENERAL REGULATIONS (continued)

ESTABLISHMENT AND FURNISHING OF SERVICE (continued)

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- 7. Furnishing Party Line Service (continued)
 - c. Rural Multi-party service is furnished only beyond the local Base Rate Area and within the Exchange Area.
- TELEPHONE DIRECTORIES F

1. Distribution:

AND STATE CONTROL The Telephone Company will furnish to its subscribers, without charge, only such directories as it deems necessary for the efficient use of the service. Other directories will be furnished at the discretion of the Company at a reasonable charge.

2. Ownership and Use:

Directories regularly furnished to subscribers are the property of the Telephone Company, are loaned to subscribers only as an aid to the use of the Telephone service, and are to be returned to the Telephone Company upon request. Subscribers must not deface or mutilate directories. 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 the subscriber. No binder, holder, or auxiliary cover, except such as may be provided by or with the consent of the Telephone Company, shall be used on or in connection with any directory furnished by the Telephone Company.

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JAN 0 1 1988

PUBLIC SERVICE COMMISSION

OF MISSOURI

November 1, 1955 DATE OF ISSUE

DATE EFFECTIVE December ?,

ISSUED BY_

Manager Bucklin, Missouri

ROBIDOUX PRINTING CO.

FORM NO. 13 P.S.C.MO. No. 1 Consolidated 1st | STATISTICS SHEET No. 12A Revised (Original) SHEET No. 12A Cancelling P.S.C.MO. No. 1 Consolidated | Paceviscock CHARITON VALLEY TELEPHONE CORPORATION For All Missouri Exchanges Name of Issuing Corporation Community, Town or City Section III GENERAL RULES & REGULATIONS DEC 21 1982 F. SALE OF TELEPHONE EQUIPMENT 1. GENERAL MISSOURI The Company may offer for sale to the Public Service Commission items of telephone equipment, terminal equipment and telephone accessory equipment that have not been included in Company's Rate Base for regulatory pur-Applicable warranty coverage, if any, for specific items will be provided by the Company, in a written format, at the time of purchase. ITEMS OF EOUIPMENT WHICH MAY BE AVAILABLE FOR SALE 2. Standard Telephone Instruments All special telephone instruments Protective connecting arrangements Telephone related accessories Special assemblies - (One of a kind item) Business telephone systems (Key, PABX/PBX, and Communication Systems) Other miscellaneous terminal equipment The Company will periodically review its service offerings to

determine whether additional items should be added as salable offerings. At the Company's option, specific customer requests to purchase equipment from the Company will be considered.

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JAN 01 1988

PUBLIC SERVICE COMMISSION

OF MISSOURI

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Public Service Commission

*Indicates new rate or text

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December 21, 1982 DATE EFFECTIVE DATE OF ISSUE _ month day year

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FEB - 7 1983

Robert E. Wright General Manager Bucklin, Missouri 64631 ISSUED BY-

name of officer

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1.	GENERAL		B	ervice Commission
	of telephone equipment, accessory equipment that Company's Rate Base for warranty coverage, if an provided by the Company, of purchase.	have not regulatory ny, for spe	een includ purposes. ific items	ed in Applicable will be
2.	ITEMS OF EQUIPMENT WHICH	I MAY BE AV	ILABLE FOR	SALE
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determi offeri	npany will periodically reine whether additional itenses. At the Company's opticals equipment from the C	ems should tion, speci Company wil	e added as ic custome be consid	salable r requests
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month day year month day year General Manager Bucklin, MO 64631 ISSUED BY address title name of officer Robert E. Wright

lst FORM NO. 13 P.S.C.MO. No. 1-Consolidated Manigdowed Sheet No. 12B Revised / Original \ SHEET No. 12B Cancelling P.S.C.MO, No. 1-Consolidated RHMERN All Missouri-Exchanges Chariton Valley Telephone Corp. Community UTownfortC Section IIIME US Name of Issuing Corporation FEB 181186 SALE OF EXISTING TERMINAL Equipment 17.1220T Public Service Colomissi In A Λ. SALE OF TERMINAL EQUIPMENT 1. The Company may offer for sale to the general public items of telephone equipment, terminal equipment, and telephone accessory equipment that is not included in the Company's rate base for regulatory purposes. Applicable warranty coverage, if any, for specific items will be provided by the Company, in a written format, at the time of purchase. 2. Embedded telephone sets and ancillary equipment shall be offered for sale. The charge for single line Company owned equipment shall be the net book value plus the cost of the transaction up to December 31, 1987. The minimum charge for multi-line Company owned equipment shall not be less than net book value plus cost of transaction. CANGELLED JAN 01 1988 PUBLIC SERVICE COMMISSIC OF MISSOURI 1986 Public Service Commission *Indicates new rate or text +Indicates change MAR-1

Chariton Valley Telephone Corp.

4th Revised Sheet No. 13 Cancels 3rd Revised Sheet No. 13 For All Missouri Exchanges

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GENERAL RULES AND REGULATIONS

GENERAL REGULATIONS (Cont'd)

SEP 29 2000

G. Deposits and Guarantees of Payment for Residential Customers

MISSOURI Public Service Commission

- 1. The Company may require a deposit or guarantee prior to providing new service or as a condition of continued service. The Company may require a deposit or guarantee as a condition of continued service if:
 - a. The customer has delinquent charges in two (2) out of the last twelve (12) billing periods; or
 - b. The customer has had service disconnected for nonpayment of a delinquent charge or failed to post a required deposit or guarantee.
- 2. In lieu of a deposit, Company may accept a written guarantee. The guarantee shall not exceed the amount of a cash deposit that the Company could request under this section.
- 3. No deposit, guarantee, additional deposit nor additional guarantee will be required by the Company because of race, sex, creed, national origin, marital status, age, number of dependents, source of income, disability or geographical area of residence.
- 4. Terms of Deposits:
 - a. Deposits shall not exceed the estimated charges for two (2) months' service based on the average bill during the preceding twelve (12) months, or, in the case of new applicants for service, the average monthly bill for new subscribers within a customer class.
 - b. The deposit 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 one percent (1%). The interest shall be credited annually upon the account of the customer or paid upon the return of the deposit, whichever occurs first. Interest shall not accrue on any deposit after the date on which a reasonable effort has been made to return it to the customer.
 - c. Upon discontinuance or termination of service, the deposit will be credited, with accrued interest, to the charges stated on the final bill, and any balance will be returned to the customer within twenty-one (21) days of the rendition of the final bill.

* Indicates new rate or text

+ Indicates change

OCT 30 2000

MISSOURI Public Service Commission

Effective: October 30, 2000

Issued: September 29, 2000

Issued By:
William Biere
General Manager
Bucklin, MO 64631

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May 01, 2017
Missouri Public
Service Commission
JI-2017-0183

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	Chariton Valley Telephone Corporation For All Missouri Exchanges
	Name of Issuing Corporation Community, Town or City Section III
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	GENERAL RULES AND REGULATIONS
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	1 Establishment of Credit
	The telephone company is not obligated to furnish service to any individual or firm that has an unpaid and undisputed delinquent
	account for service previously rendered by the company at the
数,*	same or different address, until arrangements have been made to liquidate such previous indebtedness to the company.
CANCEL	[F] 2. Deposits or Guarantees
OCT 3 0 By 244 R Public Service C	with a telephone utility for a period of at least 12 months for which all undisputed charges were satisfactorily paid, or
MISSOU	RI b. If a customer cannot show evidence of a satisfactory payment record for prior telephone service but has any two of the following 10 credit criteria the customer can avoid a deposit:
	 Home ownership, excluding mobile homes. Existence of a checking account, regardless of age. Existence of a savings account, regardless of age. Motor vehicle ownership. Full time employment more than 2 years with current employer. Applicant being 50 years of age or older. Possession of a local charge card. Possession of a major or national charge card. Possession of a major oil company credit card. An existing loan from a financial institution not considered delinquint by the creditor.
	c. In lieu of a deposit, the company may accept a written guarantee.
	d. As a condition of continued service to an existing customer the company may require a deposit or guarantee if:
	1. Undisputed charges in two out of the last twelve billing periods become delinquent. 2. The customer has had service discontinued under 1.A. or 1.B. of Discontinuance of Service in this tariffect *Indicates new rate or text +Indicates change
	DATE OF ISSUE October 1, 1980 DATE EFFECTIVE November 1, 1980

month day year month day year General Manager title Bucklin, MO address name of officer Robert E. Wright

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j			
	1.	Establishment of Credit	
		The telephone company is not obligated to furnish service to any individual or firm that has an unpaid and undisputed delinquent account for service previously rendered by the company at the same or different address, until arrangements have been made to liquidate such previous indebtedness to the company.	
-	2.	Deposits or Guarantees	
ANGELI Nov - 1 19	LED 180	a. The telephone company may require a deposit or guarantee as a condition of service if the customer or prospective customer has an unpaid and undisputed account with a telephone utility which accrued within the last two (2) years or if such delinquent account was paid within the last six (6) months.	
JC SERVICE CO.	13 Monicion	b. In lieu of a deposit the company may accept a written guarantee.	
PECEL	VED	c. As a condition of continued service to an existing customer the company may require a deposit or guarantee if undisputed charges in two out of the last twelve (12) billing periods becomes delinquent.	ļ
OFFICE OF THE PUBLIC SERVICE	ECRETARY	d. No deposit or guarantee will be required because of race, sex, creed, national origin, marital status, age, number of dependents, source of income or geographical area of residence.	
	3.	Amount of Deposit or Guarantee	i
	*Indicat	The deposit or guarantee shall not exceed estimated charges for two (2) months service based on the average bill during the preceeding twelve (12) months or estimated for the next tes new rate or text	
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ISSUED BY month day year General Manager Bucklin, Mo. 64631
Robert E. Wright address

P. S. C. MO. No. 1 - Consolidated 1st Revised SHEET No. 13 Cancelling P. S. C. MO. No. All Previous Schedules 1st Original SHEET No. 13

Chariton Valley Telephone Corporation
Name of Issuing Corporation

For All Missouri Exchanges
Community, Town or City

Revised

Section No. III

GENERAL RULES AND REGULATIONS

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GENERAL REGULATIONS (Continued)

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MISSOURI
Public Service Comme

G. ESTABLISHMENT AND MAINTENANCE OF CREDIT:

1. Establishment of Credit:

The Telephone Company is not obligated to furnish service to any individual or firm that owes for service previously rendered at the same or a different address, until arrangements have been made to liquidate such previous indebtedness to the Company. Nor is the Telephone Company obligated to continue to furnish service to any individual or firm whose credit is or becomes, in the opinion of the Telephone Company, doubtful. In order to insure the payment of all charges due for its service, the Telephone Company may require any subscriber to establish and maintain his credit in one or more of the following ways:

- a. By furnishing references acceptable to the Telephone Company.
- b. By providing a suitable guarantee in writing, in form prescribed by the Telephone Company.
- c. By means of a cash deposit.

name of officer

d. By purchasing and owning one (1) share of common stock in Chariton Valley Telephone Corporation.

2. Amount of Deposits:

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SEP 1 1978

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PUBLIC SERVICE COMMISSION

The amount of deposit required for the purpose of establishing a subscriber's credit shall not exceed his estimated bill for exchange service and toll charges for one normal billing period plus forty-five days. The Telephone Company may require the subscriber to increase the amount of the deposit at any time if, in its opinion, the charges billed against the subscriber are found to warmen such an increase.

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+ Indicates change

PUBLIC SERVICE COMMISSION

DATE OF ISSUE October 1, 1967

month day year

DATE EFFECTIVE November 1, 1967

Leveral Manager BUCKLIN, M.

P.S.C. MO. No. 1 CONSOLIDATED

Chariton Valley Telephone Corp.

4th Revised Sheet No. 14 Cancels 3rd Revised Sheet No. 14 For All Missouri Exchanges Section III

GENERAL RULES AND REGULATIONS

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GENERAL REGULATIONS (Cont'd)

G. Deposits and Guaranteed of Payment for Residential Customers

SEP 29 2000

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4. Terms of Deposits (Cont'd)

MISSOURI Public Service Commission

- d. Upon satisfactory payment of all undisputed charges during the last twelve (12) billing periods, guarantors will be released or deposits with accrued interest will be refunded or credited against charges on subsequent bills. Payment of charges will be considered satisfactory if received prior to the date on which the charge becomes delinquent provided the charge is not in dispute. The Company may withhold the refund of a deposit pending the resolution of a dispute with respect to charges secured by the deposit.
- e. The Company will maintain records of all pertinent information with regard to each deposit held.
- f. The Company will provide within ten (10) days of a customer request a receipt that contains information pertinent to that deposit.

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* Indicates new rate or text

+ 1ndicates change

MISSOURI Public Service Commission

Issued: September 29, 2000

CANCELLED May 01, 2017 Missouri Public Service Commission JI-2017-0183 Issued By:
William Biere
General Manager
Bucklin, MO 64631

Effective: October 30, 2000

Chariton Valley Telephone Company of Bucklin, Missouri

P.S.C. MO. NO. 1 Consolidated
3rd Revised Sheet No. 14
2nd Revised Sheet No. 14
Section III

GENERAL RULES AND REGULATIONS

GENERAL REGULATIONS (Continued)

NOV 1 9 1997

any time during the preceding twelve billing periods.

MO PUBLIC SERVICE COMM

- 3. The customer established service within the preceding six months and incurs toll or other charges in any one billing period which equal at least 400% of the amount of the deposit or guarantee previously required.
- e. No deposit or guarantee will be required because of race, sex, creed, national origin, marital status, age, number of dependents, source of income, condition of physical handicap, or geographical area of residence.
- f. A service deposit will not be required for Lifeline service, if the qualifying low-income customer voluntarily elects toll blocking, where available. If toll blocking is unavailable a service deposit may be charged.
- 3. Amount of Deposit of Guarantee

The deposit of guarantee shall not exceed estimated charges for two (2) months service based on the average bill during the preceding twelve (12) months or, in the case of new applications for service, the average monthly bill for all subscribers within a customer class, the customer may post a deposit in two (2) equal monthly installments or as otherwise agreed upon.

Interests to be Paid on Deposit

The deposit will bear interest of nine (9) percent per annum for all deposits held over 30 days which will be credited annually upon the account of the customer or paid upon the return of the deposit, whichever occurs first. Interest shall not accrue on any deposit after the date on which a reasonable effort has been made to return it to the customer. Records will be kept of any such efforts made to return the deposit.

5. Return of Deposit of Release of Guarantee

Upon satisfactory payment of all undisputed charges during the last twelve (12) billing periods, the deposit, with accrued interest, will be promptly refunded or credited against charges stated on subsequent bills, or a written guarantee shall be released. Payment of a charge is satisfactory if received prior to the date upon which the charge becomes delinquent provided it is not in dispute.

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Public Service Commission

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*Indicates new rate or text

+Indicates change

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Public Service Commission

Issued: November 24, 1997 William Biere
General Manager

Bucklin, Missouri 64631

Effective: January 1, 1998

Cancelling P.S.C.MO. No. 1 Consolidated 2nd

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Chariton Valley Telephone Corporation For All Missouri Exchanges

Name of Issuing Corporation Community, Town or City

Section III

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GENERAL RULES AND REGULATIONS

GENERAL REGULATIONS (Continued) SEP 25 1980

any time during the preceding twelve billing pertods.

- 3. The customer established service within the preceding six months and incurs toll or other charges in any one billing period which equal at least 400% of the amount of the deposit or guarantee previously required.
- e. No deposit or guarantee will be required because of race, sex, creed, national origin, marital status, age, number of dependents, source of income, condition of physical handicap, or geographical area of residence.
- 3. Amount of Deposit or Guarantee

The deposit or guarantee shall not exceed estimated charges for two (2) months service based on the average bill during the preceding twelve (12) months or, in the case of new applications for service, the average monthly bill for all subscribers within a customer class, the customer may post a deposit in two (2) equal monthly installments or as otherwise agreed upon.

4. Interest to be Paid on Deposit

The deposit will bear interest of nine (9) percent per annum for all deposits held over 30 days which will be credited annually upon the account of the customer or paid upon the return of the deposit, whichever occurs first. Interest shall rot the deposit after the date on which a reasonable effort has been made to return it to the customer. Records will be kept of any such efforts made to return the deposit.

5. Return of Deposit or Release of Guarantee

Upon satisfactory payment of all undisputed charges auring communication twelve (12) billing periods, the deposit, with action to the promptly refunded or credited against charges stated on subsequent bills, or a written guarantee shall be released. Payment of a charge is satisfactory if received prior to the date upon which the charge becomes delinquent provided it is not in dispute.

The fact that a deposit has been made shall in no way relieve the applicant or subscriber from complying with the Telephone (Section) is regulations as to advance payments and the prompt payment of bills on presentation; nor constitute a waiver or modification of the

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DATE OF ISSUE October 1, 1980 DATE EFFECTIVE November 1, 1980 month day year

ISSUED BY Role t & Weefit

General Manager Bucklin, MO
title address

Robert E. Wright

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5. Return of Deposit or Release of Guarantee

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PUBLIC SERVICE COMMISSION OF MISSOURI

Deposit Not to affect Regular Collection Practices

guarantee shall be released. Payment of a charge is

The fact that a deposit has been made shall in no way relieve the applicant or subscriber from complying with the Telephone Company's regulations as to advance payments and the prompt payment of bills on presentation; nor constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of service for non-payment of any sums due the Telephone Company for services rendered. The Company may discontinue service to any subscriber failing to pay current bills without regard, to the fact that such subscriber has made a deposit with the Company to secure payment of such bills or has furnished *Indicates new rate or text

Upon satisfactory payment of all undisputed charges during

satisfactory if received prior to the date upon which the charge becomes delinquent provided it is not in dispute.

the last twelve (12) billing periods, the deposit, with accrued interest, will be promptly refunded or credited against charges stated on subsequent bills, or a written

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Chariton Valley Telephone Corporation
Name of Issuing Corporation or Municipality

For All Missouri Exchanges
Community, Town or City

Section No.

III

GENERAL RUIES AND REGULATIONS

GENERAL REGULATIONS (continued)

Public Service Contra.

- G. ESTABLISHMENT AND MAINTENANCE OF CREDIT (continued)
 - 3. Deposit Not to Affect Regular Collection Practices:

The fact that a deposit has been made shall in no way relieve the applicant or subscriber from complying with the Telephone Company's regulations as to advance payments and the prompt payment of bills on presentation; nor constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of service for non-payment of any sums due the Telephone Company for services rendered. The Company may discontinue service to any subscriber failing to pay current bills without regard to the fact that such subscriber has made a deposit with the Company to secure payment of such bills or has furnished the Company with a guarantee in writing of such bills.

4. Interest to be Paid on Deposits:

Interest at the rate of 3% per annum shall be paid by the company on all deposits made for the purpose of establishing credit. Simple interest shall be computed from the date of payment of the deposit and shall be paid annually or at the time of discontinuance of service or date of request for withdrawal of the deposit.

5. Discontinuance of Service for Failure to Establish Credit:

Service may be discontinued for failure to establish Credit as authorized above, within five (5) days after the Company has served or mailed notice requiring the subscriber so to do.

6. Restoral of Service Charge:

CAN DETAILED authorized above, the regular restoral of service charge will be made and collected by the Company.

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PUBLIC SERVICE COMMISSION

OF 111552011

DATE OF ISSUE November 1, 1955

DATE EFFECTIVE December 7., 1955

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Bucklin, Missouri

ISSUED BY Carf Burne of officer

Manager

ROBIDOUX PRINTING CO.

Chariton Valley Telephone Company of Bucklin, Missouri

P.S.C. MO. NO. 1 Consolidated 2nd Revised Sheet No. 14.1 1st Revised Sheet No. 14.1 Section III

GENERAL RULES AND REGULATIONS

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GENERAL REGULATIONS (Continued)

NOV 1 9 1997

6. Deposit Not to Affect Regular Collection Practices

MO. PUBLIC SERVICE COMM

The fact that a deposit has been made shall in no way relieve the applicant or subscriber from complying with the Telephone Company's regulations as to advance payments and the prompt payment of bills on presentation; nor constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of service for nonpayment of any sums due the Telephone Company for services rendered. The Company may discontinue service to any subscriber failing to pay current bills without regard to the fact that such subscriber has made a deposit with the company to secure payment of such bills or has furnished the Company with a guarantee in writing of such bills.

- 7. Discontinuance of Service for Failure to Establish Credit
 - a. Service may be discontinued for failure to establish or maintain, credit, as authorized above. At least five (5) days prior to the date of the proposed discontinuance, the company will mail, by first class mail, or deliver to the customer, a written notice containing a statement of the reasons for the proposed discontinuance and the cost of reconnection.
 - b. Nonpayment of undisputed, delinquent state of interstate long distance charges billed by the Company or undisputed, delinquent exchange charges including any FCC-approved end user charges or both, with the exception of Lifeline service.

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Public Service Commission

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MISSOUKI Public Service Commission

Effective: January 1, 1998

*Indicates new rate or text +Indicates change

Issued: November 24, 1997 William Biere

General Manager Bucklin, Missouri 64631

P.S.C.MO. No. 1 Consolidated FORM NO. 13

Exiginal) SHEET No. 14.1

Cancelling P.S.C.MO. No. 1 Consolidated

Revised, SHEET No. 14.1 Revised (

Chariton Valley Telephone Corporation Name of Issuing Corporation

All Missouri Exchanges For-Community, Town or City

Section III

GENERAL RULES AND REGULATIONS

GENERAL REGULATIONS (Continued)

SEP 25 1980

regular practices of the Telephone Company providing for the dis-continuance of service for nonpayment of any sums due the Telephone Company providing for the disphone Company for services rendered. The Company may discontinue service to any subscriber failing to pay current bills without regard to the fact that such subscriber has made a deposit with the company to secure payment of such bills or has furnished the Company with a guarantee in writing of such bills.

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Service may be discontinued for failure to establish or maintain, credit, as authorized above. At least five (5) days prior to the date of the proposed discontinuance, the company will mail, by first class mail, or deliver to the customer, a written notice containing a statement of the reasons for the proposed discontinuance and the cost of reconnection.

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DATE OF ISSUE October 1. <u> 1980</u>

November 1, 1980 DATE EFFECTIVE month day year

Bucklin, MO

name of officer

General Manager title

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	GENERAL RULES AND	REGULATIONS	MISSOURI	
	GENERAL REGUI (continued)		Pul·líc Service Commissio)n
the	e Company with a guaran	ntee in writing o	f such bills.	
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		GENERAL RULES AND REGULATIONS I DEGET WELL
		NOV 1 4 1969
		APPLICATION OF BUSINESS AND RESIDENCE RATES (continued) Public Service Commission
Α.	Busin	ness Rates Apply at the Following Locations: (continued)
	6.	In any location where the listing of service at that location indicates a business, trade or profession, except as specified under B-3 below.
	7.	At all Semi-public Telephone Service installations.
В.	Resid	lence Rates Apply at the Following Locations:
	1.	In private residences where business listings are not provided.
	2.	In private apartments of hotels, rooming houses, or boarding houses where service is confined take subscriber's use, and elsewhere in rooming and boarding houses which are not advertised as place of business or which have less than five rooms for roomiers or which furnish meals to less than ten boarders, provided business listings, are not furnished.
	3.	In the place of residence of a clergyman or nurse, and in the place is of residence of a physician, dentist, veterinary, surge of of others medical practitioner, provided the subscriber does not maintain an office in the residence.
	4.	In churches where the telephone is not accessible for public patronage, as in pastor's studies.
		DISCOUNTS
Α.	_	VERAL GIRGO
	from	telephone company, upon proper official approval, will grant discounts standard rates in connection with certain classes of service. This jice may be classfied as follows:
		new rate or text change a. Official Service B. Discounted Service Public Service Commission
TE C	F ISSU	DATE EFFECTIVE December 5, 1969
	١.	month day year month day year General Manager Bucklin, Missou

ISSUED BY name of officer title address

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Chariton Valley Telephone Corporation Name of Issuing Corporation or Municipality

All Missouri Exchanges

Community, Town or City

Section No. III

GENERAL.	RITTES	AND	PEGILATION	S

DISCOUNTS (continued)

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Public Service Comm.

B. OFFICIAL SERVICE.

- 1. Official Service is service furnished for the conduct of the Company's business, and is generally furnished through stations located in the Company's offices, or in the residences of employees, or agents whose duties require they be readily accessible to call at any time.
- 2. A discount from standard rates may be allowed in connection with service furnished for the conduct of the Company's business;

C. DISCOUNTED SERVICE:

- 1. A discount from standard residence rates may be allowed in connection with service furnished at the residence of employees whose work is of such nature that the establishment of service might benefit the Telephone Company.
- 2. A discount from standard business rates may be allowed to associations, corporations, or institutions wholly dependent upon voluntary contributions for their support and exclusive engaged in charitable work.

COMBINATION MAIN STATION SERVICE

1. Where an individual or firm wishes to contract for two contract for two more main stations at separate locations and wishes to be able to answer incoming calls for any station at any of the locations, the arrangement described below is provided subject to the availability of the facilities necessary to furnish satisfactory service. Outgoing calls can be made from any stations so arranged.

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PUBLIC SERVICE COMMISSION

OF MISSOULI

DATE OF ISSUE November 1, 1955

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Manager

Bucklin, Missouri

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Chariton Valley Telephone Corporation Name of Issuing Corporation or Municipality

All Missouri Exchanges Community, Town or City

Section No.

III

GENERAL RULES AND REGULATIONS

RECE:

COMBINATION MAIN STATION SERVICE (continued)

MISSOU

Public Service Comm. 2. Combination main station service may be employed where one station is at business location and the others at residence locations. However, such an arrangement is permitted only on the premises of individuals or firm associated with each other.

3. The lines are bridged together so as to operate as one line and the signals for the stations may be arranged as follows:

a. So that all bells may ring at the same time; or:

At dial exchanges that have full selection.

Extension Bell of distinctive tone can be provided at the first when another than the first selection. b. At dial exchanges that have full selective ringing an station in the group is being signaled.

At magneto exchanges separate code rings will be assigned to each main station if the subscriber so desires and JAN 01 1988

practicable.

4. Connections between stations are established at magneta reachanges COMMISSION OF MISSOURI by the subscriber ringing the required code.

- 5. The rate for each main station is the established individual line rate, the business or residence rate is applied in accordance with the character of use at each premise. Extension bells are furnished at the regular filed rates. Mileage charges do not apply between a main station at one location and the bell associated with such main station at the other location.
- 6. In applying Extra Exchange Line Mileage charges, each main station is considered separately and the mileage charges applicable for individual line service are charged for each main station.

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November 1, 1955

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DATE EFFECTIVE December ?.

Bucklin, Missouri

Manager

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P.S.C. MO. No. 1-Consolidated

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Chariton	Valley	Telephone	Corp.
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For All Missouri Exchanges

Community, Town or City

Section No. III

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GENERAL RULES AND REGULATIONS	į	LULIV	
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CONSTRUCTION CHARGE		MiasOU	રાં -
A GDVDDAY	Publi	c Service	Comm.

A. GENERAL

- 1. All rates and charges quoted in the Local Exchange Service
 Tariffs or in other parts of this tariff provide for the furnishing
 of service or channels when suitable facilities are available
 or where the construction of the necessary facilities does not
 involve unusual costs.
- 2. When the revenue to be derived from the service or facilities is not sufficient to warrant the Telephone Company assuming the unusual costs of providing the necessary construction, the subscriber may be required to pay, in advance, an amount to be determined by the company, which will assure the company recovery of their excess investment, (but not to exceed an amount estimated to cover charges for local, and miscellaneous services for a five year period). Such advance payment shall be credited to the subscriber's account and his monthly statement for telephone service charged against the amount so credited until balanced out, after which the subscriber is required to pay monthly for service rendered in accordance with the company's established tariffs, rules and regulations.
- 3. When construction is provided by a connecting company, charges made to the subscriber will be based on the charges of the connecting company.
- 4. Where a subscriber is so located that it is necessary to use BLIC SERVICE COMMISSION-private right-of-way to furnish a service or channels and the Telephone Company is unable to obtain the required right-of-way without cost, the subscriber may be required to pay the REFE ED ENTER OF THE COST INVOICED IN SERVICE COMMISSION-PRIVATE TO SERVICE COMMISSION-PRIVATE T
 - 5. Title of all construction is to be vested in the Telephone OCT 1 1985 Company.
- * indicates new rate or text
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PUBLIC SERVICE COMMISSION

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General Manager

Bucklin, Missouri

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11985

title

address

DATE OF ISSUE May 1, 1985

month day year

ISSUED BY Rote Wright Gen. Mgr. Bucklin, M0 64631

name of officer title address

P. S. C. MO. No. 1-consolidated

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Chariton Valley Telephone Corporation Name of Issuing Corporation	For All Missouri Exchanges Community, Town or City	_
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GENERAL RULES AND REGULATIONS	RECEIVE	D
CONSTRUCTION CHARGES (continued)	DEC () 1 MIOSOUR Public Sorvico Co	-

GENERAL (continued)

- Advance payments for service are payable at the time application for service is signed or when the account is rendered, at the option of the Telephone Company.
- "Cost" as used in this section, is to be interpreted to mean the 7. cost of labor and materials, including charges for supervision and other overhead expenses.
- All telephone plant construction on private property must be in accordance with the Telephone Company's standard specifications and is to be under the exclusive control of the Telephone Company as long as it is used by the Telephone Company in the furnishing of its services, except as the control of such pole line construction may be shared with another Company using poles jointly with the Telephone Company.
- Exposed wiring is the standard method of wiring in all buildings where no conduit or other means of concealment is provided. When concealed wiring is desired in buildings whose SERVICE COMMISSION no means of concealment is provided, the subscriber may be charged the difference between the installation costs of the concealed wiring and the cost of the standard exposed wiring. However, if suitable interior conduit, grooving, mouldings, wainscoating, or other similar means of concealment, are provided, either by the building owner or by the subscriber, the wiring is installed therein by the Telephone Company out additional charge.
- Construction charges will not apply to the subscriber's drop cr which extends from the last pole or terminal to the building in which the telephone is located. PUBLIC SERVICE COMMISSION

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Bucklin, Mo.

address

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Chariton Valley Telephone Corporation
Name of Issuing Corporation or Municipality

For All Missouri Exchanges
Community, Town or City

Section No.

III

GENERAL RULES AND REGULATIONS

CONSTRUCTION CHARGES (continued)

B: SPECIAL TYPES OF OUTSIDE CONSTRUCTION:

Public Service Comm.

- 1. When underground construction is desired by any subscriber on his premises where aerial drop wires, would ordinarily be provided without a construction charge to the subscriber, the following regulations apply:
 - a. Where cable is laid in conduit, the underground conduit is constructed and maintained by or at the expense of the subscriber. The construction charge made to the subscriber is based on the cost of the underground cable, including the cost of installing the cable, less the estimated cost to the Telephone Company of installing such aerial facilities as would be required for similar use. The underground conduit shall be constructed in accordance with plans and specifications furnished by or acceptable to the Telephone Company.
 - b. The duct or ducts required in the underground conduit by the Telephone Company are reserved for its exclusive use.
 - c. When armored cable or buried wire is laid in a trench, the construction charge made to the subscriber is based on the cost of the armored cable or buried wire including the cost of installing the cable or wire less the estimated cost to the Telephone Company of installing such aerial plant as would be required for similar use. The subscriber is to open and fill the trench at his expense.
 - d. Cable or wire installed in conduit or trench will be maintained and replaced at the expense of the Telephone Company. However, repairs by damages caused by the subscriber, his employees or representatives, or by water freezing in improperly drained conduits, will be at the subscriber's expense. Any opening of trench required for any reason will be at the subscriber's expense.

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PUBLIC SERVICE COMMISSION

DATE OF ISSUE November 1, 1955

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name of officer

Manager

Bucklin, Missouri

address

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Chariton Valley Telephone Corporation Name of Issuing Corporation or Municipality

All Missouri Exchanges

Community, Town or City

Section No.

III

GENERAL RULES AND REGULATIONS

CONSTRUCTION CHARGES (continued)

Public Pervice Coman.

- SPECIAL TYPES OF OUTSIDE CONSTRUCTION (continued)
 - 2. When circuitous routing of special type of construction is provided at the subscriber's request, in cases where facilities would ordinarily be provided without construction charge to the subscriber, the excess cost of the special construction is borne by the subscriber.
- C. CHANGES FROM AERIAL TO UNDERGROUND FACILITIES
 - 1. Where aerial facilities are used to provide service or channels to a subscriber and subsequently the subscriber desires that such facilities be placed underground, the change from aerial to underground is made subject to the following conditions:
 - The underground conduit or trench is provided and maintained by or at the expense of the subscriber.
 - The subscriber is charged the cost of dismantling and removing the aerial facilities.
 - c. The subscriber is charged the cost of the cable including its installation in the conduit or trench.
 - d. The cable is maintained and replaced at the expense of the Telephone Company, however, repairs to or replacements of cable made necessary by damages caused by the subscriber, his employees or representatives, or by water freezing in improperly drained conduits will be at the subscriber's expense.

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DATE OF ISSUE November 1, 1955 day

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Manager

title

December 7, month

address

Bucklin, Missouri

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ROBIDOUX PRINTING CO.

P.S.C. MO. No. 1-consolidated

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Chariton Valley Telephone Corporation For All Missouri Exchanges
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- D. CONSTRUCTION FOR EXCHANGE SERVICE FURNISHED OUTSIDE THE BASE RATE AREA AND WITHIN THE EXCHANGE AREA.
 - 1. GENERAL DISTRIBUTION PLANT.
 - a. Individual Applicant.

Where the Telephone Company extends its general distribution facilities in order to furnish exchange service to an individual applicant in territory where no facilities are available, the company will construct 1/4 mile of line without any advance payment. If more than 1/4 mile of line is required, the subscriber is required to pay in advance, an amount to be determined by the company, (but not to exceed an amount estimated to cover charges for local, and miscellaneous services for a five sear period). Which will assure the company recovery of their excess investment. Such advance payment shall be credited to the subscriber's account and his monthly statement for telephone service charged against the amount so credited until balanced out, after which the subscriber is required to pay monthly for service rendered in is required to pay monthly for service rendered in and regulations.

BY DELIC SERVICE CONNING OUT and regulations.

b. More Than One Applicant.

Where the Telephone Company constructs facilities to serve more than one applicant a plant extension project will be established and the applicants considered as a group. In this case the Company will construct without advance payment by the applicants, route miles of line equal to 1/4 mile times the number of applicants. Advance payment for each applicant for construction in excess of

* Indicates new rate or text

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DATE OF ISSUE December 1, 1964

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General Manager

Bucklini, Mo.

JAN 9

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Chariton Valley Telephone Corporation Name of Issuing Corporation

All Missouri Exchanges Community, Town or City

Section No.

GENERAL RULES AND REGULATIONS

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CONSTRUCTION CHARGES

Nissouki Public Service Comm.

(continued)

CONSTRUCTION FOR EXCHANGE SERVICE FURNISHED OUTSIDE THE BASE RATE AREA AND WITHIN THE EXCHANGE AREA. (continued)

- GENERAL DISTRIBUTION PLANT. (continued)
 - More Than One Applicant. (continued) b.

the allowance will be determined by the proportion of each applicant's mileage to the total required to servi all applicants.

Provisions of Private Right-of-Way. C.

> Where required by the conditions, applicants shall provide, without expense to the Telephone Company, private rightof-way parallel to the public highway; such right-of-way shall be free from tree interference and otherwise suitable

- WIRES ONLY ON EXISTING POLES:
 - Individual Applicant. a.

9 AAL h965

Where the Telephone Company has existing pole lines PUBLIC SERVICE COMMISSION and it is necessary to extend wire plant only to furnish exchange service to an individual applicant, the Company will place 1/2 route mile of circuit without advance payment. Advance payment and disposition of same, for circuit in excess of such 1/2 rate mile shall be determined by the company in accordance with parentable -a, here? of.

More Than One Applicant.

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Bucklin, Mo. General Manager

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title

DRM NO. 13	P. S. C. MO. No. 1-consolidated 1st (Original Revised) SHEET No. 25
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	Valley Telephone Corporation For All Missouri Exchanges
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	Section No. III
	GENERAL RULES AND REGULATIONS
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	CONSTRUCTION CHARGES
	(continued) Public Service Comm.
2.	wires only on existing poles: (continued) b. More Than One Applicant. (continued)
	Where the Telephone Company extends wire plant only to serve more than one applicant a plant extension project will be established and the applicants considered as a group. In this case the Company will place without advance payment. Advance payment and disposition of same, for circuit in excess of such 1/2 route mile state. The be determined by the company in accordance with paragraph D-1-b, hereof.
3.	ENTRANCE FACILITIES ON PRIVATE PROPERTY BY 2 SERVICE COMMISSION PUBLIC SERVICE COMMISSION OF MISSOURI
	a. Where the Telephone Company constructs entrance facilities on private property to furnish service to an applicant or applicants the cost will be borne by the applicant or

Pole line construction for entrance facilities, except where there is a joint use arrangement with some other company, will be owned, maintained and replaced by the

scriber and the company may agree on a termination agreement which will specify that a certain amount of

In lieu of advance payment as herein specified, the sub-

DATE EFFECTIVE

General Manager

JAN 9

9 1965

day year

JAN

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Bucklin, Mo.

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applicants.

Telephone Company.

OTHER REGULATIONS.

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D.	TH	E BA	RUCTION FOR EXCHANGE SERVICE FURNISHED OUTSI SE RATE AREA AND WITHIN THE EXCHANGE AREA. ed) HER REGULATIONS. (continued)	(DE		
			money will be paid to the company by the subscriber in the event service is terminated before a given date. The terms of the termination agreement shall be determined in accordance with paragraph D-1-a and b hereof.	he	÷	
		Ъ.	Line extensions are further subject to the regulations specified in the Tariffs of this Company, which tariffs as they now exist or as they may be revised, added to a supplemented by superseding issues are hereby made a part of this tariff.		ب	
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	•		OCT 1 1985			
			BY 12 R.S. #25-A PUBLIC SERVICE COMMISSION OF MISSOURI		FIL	E

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JAN 9 1983 DATE EFFECTIVE day year

General Manager Bucklin, Mo.

JAN 9

PUBLIC SERVICE COMMISSION

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2.	they are lo	cated on the are provided	e furnished in same premises only when suc	as the main	station.	. Extensio	n stations or	1
3.	extension s "Directory	tations, and Listings" and	bers or other d are not listed I no additional ount of the ext	except as po I free listing	rovided i gs are akt	in the sact	en Gallitled	
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7.	be located connected extension s connection time does	at the exten with any mai station may b with individual	e) is furnished, sion station. In station may be bridged to e lual line serviceur. The number dent on the c	The number be restricte ither a main ce, provide per of bells	of extend d to three station d the nur whick mo	ision stations ion except or extension of be and a state of be and a state of be and a state of the archer of be archer of	ns which ma that one ado on station in lls to be run ected far ea	y be dition gat o
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	Section III
	GENERAL RULES AND REGULATIONS
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	EXTENSION STATIONS (cont'd) MISSOURI
8.	The applicable instrument charge as quoted elsevire Comm ssic
	Tariff apply to extension stations on the same premises and
	within 250 feet of the main station. In the case of extension stations beyond these limits a charge is made for the additional
	circuit required in accordance with the provisions included under
	Extension Station Mileage in the General Exchange Service Tariffs section.
	Section.
	INITIAL CONTRACT PERIODS AND TERMINATION OF SERVICE
Α.	INITIAL CONTRACT PERIODS
	1. Except as hereinafter provided, the initial (or minimum
	period) for all services and facilities is one month at the same location.
	same Tocation.
	2. The length of contract period for directory listings, and for
	joint user service, where the listings actually appear in the directory, is the directory period. The directory period is
	from the day on which the directory is first distributed to the
	subscribers to the day the succeeding directory is first
	distributed to subscribers.
	3. In case of P.B.X. service, the initial contract period shall
	be at least one year, and the Telephone Company may require longer contract periods depending upon the size and nature
	of the installation and equipment for rendering such service.
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name of officer Gen. Mgr. Bucklin, MO address ISSUED BY-Robert E. Wright

FORM NO. 13

P. S. C. MO. No. 1 - Consolidated

Original SHEET No.___

Cancelling P. S. C. MO. No. All Previous Schedules

Original SHEET No._

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Chariton Valley Telephone Corporation
Name of Issuing Corporation or Municipality

All Missouri Exchanges

Section No.

Community, Town or City

III

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GENERAL RULES AND REGULATIONS

EXTENSION STATIONS (continued)

8. Rates for extension stations as quoted in the Local Exchange Ser_ Notice Tariff apply to extension stations on the same premises and within 250 feet of the main station. In the case of extension stations beyond these limits a charge is made for the additional circuit required in accordance with the provisions included under Extension Station Mileage in the General Exchange Service Tariffs section.

INITIAL CONTRACT FERIODS AND TERMINATION OF SERVICE

DEC 7 1953

. A. INITIAL CONTRACT PERIODS.

- 1. Except as hereinafter provided, the initial (or minimum period) for all services and facilities is one month at the same location.
- 2. The length of contract period for directory listings, and for joint user service, where the listings actually appear in the directory, is the directory period. The directory period is from the day on which the directory is first distributed to the subscribers to the day the succeeding directory is first distributed to subscribers.
- 3. In case of P.B.X. service, the initial contract period shall be at least one year, and the Telephone Company may require longer contract periods depending upon the size and nature of the installation and equipment for rendering such service.

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PUBLIC SERVICE CONVISSION

OF MISSOURI

DATE OF ISSUE November 1, 1955

DATE EFFECTIVE

December 7, 1955

month day year

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Manager

Bucklin, Missouri

P. S. C. MO. No. 1 - Consolidated

Original SHEET No.____

Cancelling P. S. C. MO. No. All Previous Schedules

Original SHEET No._

Chariton	Valley	Telephone	Corporation

For_

All Missouri Exchanges
Community, Town or City

Section No.

III

GENERAL RULES AND REGULATIONS

INITIAL CONTRACT PERIODS AND TERMINATION OF SERVICE (continued)

Public Service Comm.

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A. INITIAL CONTRACT PERIODS (continued)

4. The Telephone Company may require a contract period longer than one month at the same location in connection with special (non-standard) types or arrangements of equipment, or for unusual construction, necessary to meet special demands, and involving extra costs.

B. TERMINATION OF SERVICE.

- 1. Service may be terminated prior to the expiration of the initial contract period upon notice being given to the Telephone Company, and upon payment of the termination charges given below, in addition to all charges due for service which has been furnished.
 - a. In case of service for which the initial contract period is for one month, the charges due for the balance of the initial month.
 - b. In the case of directory listings and joint-user service where the listing has appeared in the directory, the charges due to the end of the directory period, except that in the following cases charges will be continued only to the date of termination of the extra listing or joint-user service, subject, however, to a minimum charge of one month.

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BY SERVICE COMMISSION PUBLIC SERVICE MISSOURI

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address

DATE OF ISSUE November 1, 1955

DATE EFFECTIVE December 7, 1955

ISSUED BY Gard Street

Manager Bucklin, Missouri

title

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Cancelling P. S. C. MO. No. All Previous Schedules

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Chariton Valley Telephone Corporation Name of Issuing Corporation or Municipality

All Missouri Exchanges For. Community, Town or City

Section No.

III

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INITIAL CONTRACT PERIODS AND TERMINATION OF SERVICE (continued)

TERMINATION OF SERVICE (continued)

Public Bervice Colonia

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- 1. (continued)
 - (continued)
 - The contract for the main service is terminated. RELLED (1)
 - The listed party or joint-user becomes a subscribe N 0 1 1988 (2) to some class of exchange service. KX75.#5
 - (3) The listed party or joint-user moves to a new AGESERVIER COMMISSION OF MISTOURI
 - (4) The listed party or joint-user dies.
 - c. For P.B.X. service or special equipment, the charges will be based on the individual circumstances in each case as agreed upon at the time of installation.
- 2. Service may be terminated after the expiration of the initial, contract period, upon the Telephone Company being notified and upon payment of all charges due to the date of termination of the service:

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JOINT USER SERVICE

ere in stank graffikein 1. Joint user service is an arrangement whereby an individual. firm or corporation whose telephone needs are not such as to justify the provision of separate subscriber service, is permitted to use the service of a subscriber. Upon written application by the subscriber, the Telephone Company will extend service to joint-users, except that not more than two joint-users will be permitted for each main line or for each trunk of a commercial P.B.X. system. Joint user service is not furnished in situations where a subscriber is engaged in the business of renting office space on a transient or permanent basis, or for other reasons desires to furnish telephone service to his clients.

November 1, 1955 DATE OF ISSUE.

DATE EFFECTIVE _

December 7. 1955

Manager Bucklin, Missouri

ROBIDOUX PRINTING CO

M NO. 13 Ca	P.S.C.MO. No. 1 Consolidate P.S.C.MO. No. 2 Consolidate P.		St (Revised) Revised (Revised) Original) Revised	SHEET No
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2.	JOINT USER (cont'd) To facilitate the use of jo listing is included as a pa additional listings may be same conditions as to reguluser service must bear the	int-user se rt of the c furnished j ar subscrik	ervice, Pablices classification, oint-users und pers. Listings	er the for joint-
3.	as the listing of the main	station. nly in conr individual ated in the r, and in c	nection with bu line, and P.B. same office o	siness X. Service. r suite
4. 5.	users at the applicable ins	furnished station, wh	only at the re	quest of pplication
6.	charges incurred thereunder Charges for joint-user serv is executed, and are payabl charge for joint user servithat service may be cancell the next issue of the direct service may be terminated a or at any time upon payment the minimum contractual per specified in the Termination	ice date free monthly do ce is for a ced before to tory. Contact the end of all charged	rom the day the in advance. The directory per the listings clusted for join of the directory arges for servicing and a	contract le minimum liod, except lose for lt user ly issue, lce for
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FORM	NO.	13

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Original SHEET No. Revised

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All Previous Schedules

Original SHEET No. Revised

Chariton Valley Telephone Corporation Name of Issuing Corporation or Municipality

All Missouri Exchanges Community, Town or City

Section No.

III

GENERAL RULES AND REGULATIONS

JOINT USER SERVICE (continued)

111530 Public Pervice Comm.

- To facilitate the use of joint-user service, a directory listing is included as a part of the classification, and additional listings may be furnished joint-users under the same conditions as to regular subscribers. Listings for joint-user service must bear the same address and telephone number as the listing of the main station.
- 3. Joint-users are permitted only in connection with business individual line, residence individual line, and P.B.X. Service. The joint users must be located in the same office or suite of offices as the subscriber, and in connection with residence service, in the same household.
- 4. Extension stations may be furnished for the use of joint-users at the regular extension station rates.
- 5. Joint user service shall be furnished only at the request of the subscriber to the main station, who shall make application therefor, and shall be responsible for the payment of all charges incurred thereunder.
- 6. Charges for joint-user service date from the day the contract is executed, and are payable monthly in advance. The minimum charge for joint user service is for a directory period, except that service may be cancelled before the listings close for the next issue of the directory. Contracts for joint user service may be terminated at the end of the directory issue, or at any time upon payment of all charges for service for the minimum contractual period, and otherwise only as specified in the Termination of Service section of this Tariff.

PUBLIC SERVICE CON WISSIO

OF MISSOURI

FRED SONIE GREETER

DATE OF ISSUE

ISSUED BY

November 1, 1955

DATE EFFECTIVE

December 7.

Manager

Bucklin, Missouri

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P. S. C. MO. No. 1 - Consolidated

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Cancelling P. S. C. MO. No. All Previous Schedules

Original SHEET No.__

Chariton Valley Telephone Corporation

Name of Issuing Corporation or Municipality

For_

All Missouri Exchanges
Community, Town or City

Section No.

III

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GENERAL RULES AND REGULATIONS

MILEAGE CHARGES

A. EXTRA EXCHANGE LINE MILEAGE:

- 1. Urban classes of service will be furnished outside the local Base Rate Area, but within the Exchange Area and within the operational limits of the switchboard, associated equipment and lines at the rates quoted in the Local Exchange Service Tariff plus Extra Exchange Line Mileage Charges for the additional circuit required as quoted in the General Exchange Service Tariffs.
- 2. Mileage charges are computed on airline measurement from the location of the main station to the nearest point of the local Base Rate area boundary and apply to each circuit and to each party line subscriber separately. In those cases where the local Base Rate Area boundary follows the center line of a street or highway, all dwellings or structures within 150 feet of the center line of the street or highway, shall be considered within the said area and shall be furnished service without the application of extra mileage charges. Extra mileage charges are payable in the same matter as charges for associated service.
- 3. Where a party line subscriber has the exclusive use of one-half mile or more of a circuit outside the local Base Rate Area and there are no prospects of securing additional subscribers to share the circuit within a reasonable length of time, the subscriber is charged the individual line excess mileage rate for the portion of circuit so used.

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JAN 01 1988

PUBLIC SERVICE COMMISSION
OF MISSOURI

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DATE OF ISSUE...

ROBIDOUX PRINTING CO

November 1, 1955

DATE EFFECTIVE

December 7., 1955

ISSUED BY

name of officer

Manager

Bucklin, Missouri

title

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	General Rules and Regula	ntions		
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A. EXTENS	ION AND P.B.X. STATION MILEA	Œ	Public Service Co	nau
w 1 s a s	ileage charges apply to the here Extension Stations, or ocated on premises other t tation or P.B.X. switchboar re beyond 250 feet from witchboard.	Signals, Po than those of this are local the main s	.B.X. stations are on which the main ted or where they station or P.B.X.	
	he rates for Extension or P. he General Exchange Service		nmileage quoted in	
u.	PAYMENT FOR SERVICES	AND FACILITI	ES	
m A M (E L S	the subscriber shall pay onthly in advance, except De gencies of the Federal, bunicipal Governments and including charges for Messe exchange Service Messages, willed. Failure to receive subscriber of the responsibility the provisions set forth	epartments, A State, Cou shall pay enger Service and Moves a bill doe lity for pay	dministrations and inty, Township or for Toll Message e), Teletypewriter and Changes when is not relieve the	
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64631 Bucklin, Mo. General Manager Robert E. Wright ISSUED BYtitle name of officer address

FORM NO. 13 P.S.C.MO. No. 1 Consolidated 1st {Originals} SHEET No. 37
Cancelling P.S.C.MO. No. 1 Previous Schedules {Original} SHEET No. 37
Chariton Valley Telephone Corporation For All Missouri Exchanges

Chariton Valley Telephone Corporation For All Missouri Exchanges

Name of Issuing Corporation Community, Town or City
Section No. III

GENERAL RULES AND REGULATIONS REGETVE

MILEAGE CHARGES (continued)

NOV 1 4 1969

MISSOURI Public Service Commission

A. EXTRA EXCHANGE LINE MILEAGE (continued)

- 4. Where additional construction is required to furnish urban classes of service outside the local Base Rate Area the provisions set forth under "Construction Charges" apply.
- 5. Mileage charges do not apply in those exchanges of the company in which One Party Service only is offered on an exchange wide basis.

B. EXTENSION AND P.B.X. STATION MILEAGE

- 1. Mileage charges apply to the additional circuit required where Extension Stations, or Signals, P.B.X. stations are located on premises other than those on which the main station or P.B.X. switchboards are located or where they are beyond 250 feet from the main station or P.B.X. switchboard.
- 2. The rates for Extension or P.B.X. Station mileage quoted in the General Exchange Service Tariffs.

PAYMENT FOR SERVICES AND FACILITIES

1. The subscriber shall pay for services and facilities monthly in advance, except Departments, Administrations and Agencies of the Federal, State, County, Township or Municipal Governments and shall pay for Toll Messages (including charges for Messager Service), Teletypewriter Exchange Service Messages, and Moves and Changes when billed. Failure to receive a bill does not relieve the subscriber of the responsibility for payment in accordance with the provisions set forth berein.

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*Indicates new rate or text

+Indicates change

ISSUED BY

PUBLIC SERVICE COMMISSION OF MISSOURI

Public Service Commission

DATE OF ISSUE November 5,/1969 month day year

DATE EFFECTIVE_

December 15, 1969 month day year

Gen eral Manager

Bucklin, Mo.

name of officer

title

P.S.C. MO. No. 1 CONSOLIDATED

Chariton Valley Telephone Corp.

3rd Revised Sheet No. 38 Cancels 2nd Revised Sheet No. 38 For All Missouri Exchanges Section III

GENERAL RULES AND REGULATIONS

GENERAL REGULATIONS (Cont'd)

PAYMENT FOR SERVICES AND FACILITIES (Cont'd)

All bills for local, toll or miscellaneous service are due when rendered and payable at the 2. office of the Telephone Company, or an authorized collection agency, twenty-one (21) days after the bill is rendered.

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MISSOUR! Public Service Commission

- Total bills remaining unpaid twenty-two (22) days after rendition shall be considered 3. delinquent.
- A late payment charge of \$5.00 will be charged to customer accounts with an unpaid 4. balance 21 or more days past due.

(*****)

DISPUTES BY RESIDENTIAL CUSTOMERS

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- 1. A customer shall advise the Company that all or part of a charge is in dispute by written notice, in person or by a telephone message directed to the Company during regular business hours. A dispute must be registered with the Company prior to the delinquent date of a charge for the customer to avoid discontinuance of service as provided by this tariff.
- 2. When a customer advises the Company that all or part of a charge is in dispute, the Company shall record the date, time and place the inquiry is made; investigate the matter promptly and thoroughly; and attempt to resolve the dispute in a manner satisfactory to both parties.
- 3. Failure of a customer to cooperate with the Company in efforts to resolve an inquiry which has the effect of placing charges in dispute shall constitute a waiver of the customer's right to continuance of service under this tariff.

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* Indicates new rate or text

+ Indicates change

Public Service Commission

Issued: September 29, 2000

CANCELLED March 24, 2014 Missouri Public Service Commission JI-2014-0308

Issued By: William Biere General Manager Bucklin, MO 64631 Effective: October 30, 2000

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			GENERAL RULES AND REGULATIONS	1
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	PAYMENT	FOR	SERVICES AND FACILITIES (continued) Public Serv	ice Commission
ţ	2.		bills for local, toll or miscellaneous services	are due
			rendered and payable at the office of the Telepany, or an authorized collection agency, on or	
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~ - r	3.		and for payment of toll charges may be made on 1	
3 0 200		twei	ty-one (21) days in the event a residential cus	tomer's
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ce Com	กล่องโ en		ance of Service" as reflected elsewhere in this for unusually high toll during any billing perior	
SOURI	11160:011		times the amount of deposit or guarantee previ	
			ired; however, the telephone company must call	
•			comer, followed by a written demand. If after to it is still unpaid, the regular five-day notic	
			off is required.	Jerore
•	4.	ren aft	al bills remaining unpaid twenty-two (22) days a dition, or toll bills remaining unpaid ten (10) er demand, whichever is less, shall be considere Inquent.	days
	DISCONT		NCE OF SERVICE	
	1.	Ser	vice may be discontinued for any of the followin Non-payment of an undisputed delinquent charge.	
		В.	Failure to post a required deposit or guarantee	}
		c.	Unauthorized use of the telephone company's equ	
		•	in a manner which creates an unsafe condition of the possibility of damage or destruction to succequipment.	r creates
		D.	Failure to substantially comply with the terms settlement agreement.	of a
		Ε.	Refusal after reasonable notice to permit inspermaintenance, or replacement of the telephone concequipment.	Etion,
		F.	Material mis-representation of identity in obtatelephone utility service.	JV - 1 1980
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General Manager Bucklin, MO. name of officer Robert E. Wright title address

F	ORM NO. 1	
	С	ancelling P.S.C.MO. No. 1 Consolidated (Revised) Original SHEET No. 38 Revised (Revised)
-	Charito Name	n Valley Telephone Corporation For All Missouri Exchanges e of Issuing Corporation Community, Town on City Section Infile Column Community
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		GENERAL RULES AND REGULATIONS JUL 19 1978
	PAY	MENT FOR SERVICES AND FACILITIES (continued) MISSOURI Public Service Commission
	2.	All bills for local, toll or miscellaneous services are due when rendered and payable at the office of the Telephone Company, or an authorized collection agency, on or before the twenty-first of the month in which the bill is rendered.
	3.	Demand for payment of toll charges may be made on less than twenty-one (21) days in the event a residential customer's service has been discontinued in accordance with "Discontinuance of Service" as reflected elsewhere in this tariff.
-	4.	Total bills remaining unpaid twenty-two (22) days after rendition, or toll bills remaining unpaid five (5) days after demand, whichever is less, shall be considered delinquent.
	DISCONT	INUANCE OF SERVICE
	1.	Service may be discontinued for any of the following reasons:
		A. Non-payment of an undisputed delinquent charge.
CANGE		B. Failure to post a required deposit or guarantee.
NOV - I	1980 ++ 38	C. Unauthorized use of the telephone company's equipment in a manner which creates an unsafe condition or creates the possibility of damage or destruction to such equipment.
PUBLIC SERVICE OF MIS	COMMISSION SOURI	D. Failure to substantially comply with the terms of a settlement agreement.
		E. Refusal after reasonable notice to permit inspection, maintenance, or replacement of the telephone company's equipment.
		F. Material mis-representation of identity in obtaining telephone utility service.
		tes new rate or text SEP 1 1978 tes change
	DATE OF I	month day year month day year
	ISSUED BY	name of officer General Manager Bucklin Mo. 64631
		Robert E. Wright

Original SHEET No.

Cancelling P. S. C. MO. No. All Previous Schedules

Original	SHEET	No.
Revised	(

Chariton	Valley	Telephone	Corporation
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All Missouri Exchanges Community, Town or City

Section No.

III

GENERAL RULES AND REGULATIONS

PAYMENT FOR SERVICES AND FACILITIES (continued)

- 2. All bills for local, toll or miscellaneous services are due when rendered and payable at the office of the Telephone Public Service Column Company, or an authorized collection agency, on or before the fifteenth (15th) of the month in which the bill is rendered.
- 3. When warranted, in the judgment of the Telephone Company, special toll bills may be rendered. In such cases the amounts billed are due and payable on demand.
- In the event of failure by the subscriber or those responsible, to pay any regular bill on or before the fifteenth (15th) of the month in which the bill is rendered or to promptly settle special toll bills, the Company may discontinue service without further notice at any time during such default. Service need not be restored unless or until all amounts due at the day of payment are paid in full including the restoration of service charges.
- The regular restoral of service charge will be made for reconnecting services which have been discontinued for nonpayment of charges due. No allowance will be made for loss of service during the period service is disconnected for non-payment if payment is made and service reconnected before the completion of an order to terminate the service. Subsequent to the completion of an order to terminate the service, . it may at the option of the Telephone Company be re-established only on the basis of a new application.
- 6. In the event the service of a subscriber has been twice denied for non-payment within the previous 12 months, service may be terminated in lieu of a third denial. Service then may be re-established at the option of the Telephone Company. only on the basis of a new application.

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AND SERVICE CONTRACTOR

SEP 1 1978

BY / St RS 38 SERVICE COMMISSION

OF MISSOURI

DATE OF ISSUE November 1, 1955

DATE EFFECTIVE

December 7., 1955

Manager

Bucklin, Missouri

ISSUED BY

	Cancelling P.S.C.MO, No.1 Consolidated (Original) SHEET No. 38.1
rito ICE	Name of Issuing Corporation For All Missouri Exchanges Community, Town or City Section III
DISC Ser	MAY - 1904
W	MISSOUR Public Service Commission
	H. Nonpayment of undisputed, delinquent state or interstate long distance service charges billed by the company or undisputed, delinquent exchange service charges including any FCC approved end-user charge, or both.
2.	The failure to pay charges not subject to Commission jurisdiction shall not constitute cause for discontinuance of service, except as indicated in l.h. above.
3.	A written notice shall be sent by first class mail five (5) days prior to discontinuance of service.
4.	Service may be discontinued during normal business hours on or after the date specified in the notice of discontinuance. Service shall not be discontinued on a day when the offices of the Telephone Company are not open to facilitate reconnection of service, or on a day immediately preceding such day. Service shall not be discontinued for nonpayment of a delinquent charge until five (5) days after a charge has become delinquent.
5.	At least twenty-four (24) hours preceding a discontinuance of service the Telephone Company shall make an effort to contact the subscriber and advise them of the discontinuance and what action must be taken to avoid it.
6.	Discontinuance of service shall be postponed 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 household where the telephone service is provided and where such 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.
7.	Notwithstanding any other provisions of this tariff, service to a customer 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 for such customer:
	dicates new rate or text dicates change Public Setuices Confine
ישיי	OF ISSUE May 3, 1984 DATE EFFECTIVE month day year

F	ORM NO. 13 P.S.C.MO. No. 1 Consolidated	Original) SHEET No. 38.1
	_ Cancelling P.S.C.MO. No	(Revised) (Original) SHEET No
-	Name of Issuing Corporation	MissouricExchanges Community, Cown on City ction III
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	GENERAL RULES AND REGULATIONS	Missoupi
	DISCONTINUANCE OF SERVICE (continued)	Public Service Commission
	G. As provided by state or federal law.	
	 The failure to pay charges not subject to jurisdiction shall not constitute cause f of service. 	
	 A written notice shall be sent by first of days prior to discontinuance of service. 	class mail five (5)
	4. Service may be discontinued during normal or after the date specified in the notice Service shall not be discontinued on a day of the telephone company are not open to nection of service, or on a day immediate day. Service shall not be discontinued of a delinquent charge until five (5) day has become delinquent.	e of discontinuance. By when the offices facilitate recon- By preceeding such For non-payment
DAMBE JUN 3	and what action must be taken to avoid it	ake an effort to f the discontinuance
PUBLIC SERVIO	in excess of twenty one (21) days if the necessary to obtain emergency medical asswho is a member of the household where the is provided and where such person is under physician. Any person who alleges such requested provide the telephone company evidence of such necessity.	ne telephone service er the care of a emergency shall if
	7. Notwithstanding any other provisions of to a customer may be discontinued at any notice has been sent, certified mail, to his last known address and at the address to be discontinued is provided for such a standard server new rate or text	time after written such customer at n
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	DATE OF ISSUE July 18, 1978 DATE EF	Public Service Commission
	month day year	month day year
	ISSUED BY Jable F Male of Officer General Ma	nager Bucklin, Mo. 64631 title address
	Robert E. Wright	

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name of officer Robert E. Wright title address

.	Cancelling P.S.C.MO. No. All Previous Sch	(Revaseary
<u>Char</u> I	iton Valley Telephone Corporation For- Name of Issuing Corporation	All Missouri Exchanges Community Town of City Section Not () 2 () 2 ()
	GENERAL RULES AND REGU	LATIONS NOV 1 4 1969
	SEMI-PUBLIC TELEPHONE S	SERVICE Public Service Commission
1.	Semi-public telephone service is an arrange station is equipped with a coin collecting dof subscriber and public usage, and will be only, at the following types of locations at the particular exchange involved.	ement under which a subscriber levice, designed for a combination furnished, on individual lines
	 At locations where, in the opinion of installation of a public telephone is is an appreciable demand for service 	not warranted but where there
	b. At locations where there is a collectively stable body of guests, mem	ive use of the service by an abers, employees, direction to.
	 At any location where the demand fo of transient and subscriber usage. 	APR 10 10 S
2.	The Telephone Company does not undertake semi-public telephones but the subscriber m own costs suitable booths, shelves or cubic	
3.	Subscribers to semi-public telephone service in the Telephone Company's official direction numbers for incoming calls and business pur regulations otherwise specified in this tariff	ory and may advertise such
4.	Local messages from Semi-Public Telephone shown in the General Exchange Service Tacharged for at the Telephone Company's es	riffs and Toll Messages are
	No charges are applied to connections with operator, information clerk, repair clerk, authorized officials, or to emergency calls within the Exchange area.	business office or any of its duly
	licates new rate or text	DEC 15 1969
ATE C	OF ISSUE November 5, 1969 DA	ATE EFFECTIVE December 15, 176

Chariton Valley Telephone Company of Bucklin, Missouri

P.S.C. MO. NO. 1 Consolidated 5th Revised Sheet No. 40 Cancels 4th Revised Sheet No. 40

RECEIVED

GENERAL RULES AND REGULATIONS

Payphone Service (Cont'd)

JAN 1 5 1997

A. General Regulations (Cont'd)

MISSOUR: Public Service Commission

- 10. Installation Charges and the appropriate NID material charge apply when a premises visit is made for the sole purpose of installing a customer requested NID.
- 11. The Company shall not be liable for shortages of coins collected and deposited at the subscriber's equipment. The limit of the Company's liability for end user fraud of whatever nature occurring at or in association with the subscriber's equipment shall be governed by provisions of this Tariff and rule or regulations of the Missouri Public Service Commission. In case of conflict between the tariff provisions and Commission rules and regulations, the rule or regulations shall prevail.
- 12. Off-Premise Extensions are not permitted.
- 13. Local messages from Payphones are charged at no higher than twenty-five (25) cents for each call. Upon implementation of the FCC rules preempting state regulations of payphone rates, this subsection will not apply.
- 14. The Multiline Business Subscriber Line Charge, found in the interstate access tariff, is applicable to all payphone Instrument and CO Implemented coin lines.
- B. Responsibility of the Customer
 - 1. The Customer for the purposes of this tariff is defined as the Payphone Service Provider.
 - 2. The customer shall be responsible for the installation, operation and maintenance of the customer-provided instrument, plus all ancillary equipment, such as booths, shelves, lighting, directories, etc., used in connection with this service. The customer is responsible for complying with the requirements set forth in the American With Disabilities Act of 1990.

The customer-provided instrument must be registered in compliance with Part 68 of the FCC's Registration Program. In addition, the customer must comply with the Missouri Public Service Commission's Rules and Regulations regarding the use of customer-provided pay telephones.

CANCELLED

APR 15 1999

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APR 15 1397

* Indicates new rate or text

+ Indicates change

Issued: January 17, 1997

William Biere General Manager Bucklin, Missouri 64631 Effective: April 15, 1997

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Chariton Valley Telephone Corp.	For All Missoiri Exchanges: L V (-10)
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SEMI-PUBLIC TELE	
service in lieu of the regulation such will be installed tariffs rules and regulation	request semi-public telephone ular Business One Party service. in accordance with applicable ons at a rate equal to the flat y service as quoted in the local
6. The telephone company will semi-public telephone insta	retain all revenues derived from
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Char	iton Valley Telephone Corporation		`~	riginal	hanaes	41
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	SEMI-PUBLIC TELEP		Ŕ	!	MISSOURI	
5.	Business subscribers may request sem	i-public t	elephone	Public Se	ryica Com	niceicn i
	the regular Business One Party servi with applicable tariffs rules and reg	ce. Juch	will be its	iunea n	i accordant	ce
	for Business One Party service as quarterists.		•			
6.	The telephone company will retain telephone installations.	all revenu	es derived	from sem	i-public	
7.	Semi-public telephones are subject connection, move, change and tran regulations provided elsewhere in the	sfer charg	•			
	TOLL TERM	INALS				
1.	A toll terminal station is a Company furnished. Toll terminals may be conswitchboard or a toll station. Conferminal station and exchange stational terminal stations served by the device.	onnected v nections ar ons in the	vith a centi e not estab same excho	ral office lished be inge area	e, the toll etween a to a or other	
2.	Toll terminals in connection with to except to a customer to some class location as that at which the toll te service will amount to at least \$10.	of exchang rminal is t	je service f o be instal	urnished	at the sam	e
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FORM NO	13

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Chariton Valley Telephone Corporation

Name of Issuing Corporation or Municipality

All Missouri Exchanges Community, Town or City

Section No.	Sec	tion	No.
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III

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GENERAL RULES AND REGULATIONS

TOLL TERMINALS (continued)

1.1\$30 Public Pervice Coduct.

- Toll terminals are installed, when facilities are available, upon the execution of a contract for a period of thirty days and the payment of the rental for the unexpired billing period. The contract is terminable after thirty days upon written notice.
- 4. Toll terminal loops may terminate in a station or in a jack at a private branch exchange switchboard. In the latter case a telephone set is not included in the toll terminal rate.
- The rates for toll terminals given below contemplate the use of standard customer's station equipment.
- 6. The rates and regulations for extension bells, head receivers, and other miscellaneous equipment, as specified in "Miscellaneous Equipment" section of this Tariff and for extension stations as specified in "Extension Stations" section of this Tariff, and in the Local Exchange Tariff for each exchange apply also in connection with toll terminals.
- 7. Toll terminals located within the initial rate area, when no new construction is necessary, are furnished at a monthly rate of \$4.50.
- 8. If the toll terminal is outside the Base Rate Area, the excess mileage rate for individual lines applies, whenever the estimated receipts do not justify the Telephone Company in furnishing and maintaining these facilities.
- 9. Foreign exchange mileage charges apply when a customer in one exchange desires connection with the toll switchboard of another exchange.

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DATE OF ISSUE

November 1. 1955 DATE EFFECTIVE

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ISSUED BY Qua

Manager

Bucklin, Missouri

P. S. C. MO. No. 1 - Consolidated

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Cancelling P. S. C. MO. No. All Previous Schedules

Original \SHEET No. Revised (

Chariton Valley Telephone Corporation Name of Issuing Corporation or Municipality

All Missouri Exchanges

Community, Town or City

Section No.

III

GENERAL RULES AND REGULATIONS

PUBLIC TELEPHONE SERVICE

MOV

- 1.1.1380 1. A public telephone is an exchange station installed at the Telephone Company's option, in charge of an attendant, or Public Service Commun. equipped with a coin collecting device, at a location chosen or accepted by the Company as suitable and necessary for furnishing service to the general public.
- 2. Persons with whom arrangements are made by the Telephone Company for the installation of Public Telephones are considered as the Agents of the Company in serving the Public.
- Public Telephones are installed upon the Agent signing established forms of application, without specific term, terminable by either an agent or the Telephone Company upon written notice.
- No listings in the directory are allowed in connection with public telephone service.
- Local messages from Public Telephones are charged for at the rates shown in the General Exchange Service Tariffs and Toll Messages are charged for at the Telephone Company's established rates. No charges are applied to connections with the Telephone Company's toll operator, information clerk, repair clerk, business office or any of its duly authorized officials; or to emergency calls to Fire and Police Departments, within the exchange area.

APR 1 5 1997

Commission

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DATE OF ISSUE November 1.

DATE EFFECTIVE December 7.

Manager

Bucklin, Missouri

Chariton Valley Telephone Company of Bucklin, Missouri

P.S.C. MO. NO. 1 Consolidated 2nd Revised Sheet No. 44 Cancels 1st Revised Sheet No. 44

\$ 1.38

\$ 2.00

GENERAL RULES AND REGULATIONS

Payphone Service (Cont'd)

JAN 1 5 1997

G.	Rates	and	Charges

MISSOUR: Public Service Commission

\$ 5.00

1		Exchange	e Access	Line
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	Description	Monthly Rate by Rate Group					
		(A)	(<u>B</u>)	(<u>C</u>)	(D)	Œ)	(F)
	Instrument Implemented Payphone Service, 2-Way Service	\$8.75	\$9.05	\$9.40	\$9.75	\$10.05	\$10.35
	Instrument Implemented Payphone Service, 1-Way Service	\$8.75	\$9.05	\$9.40	\$9.75	\$10.05	\$10.35
	CO Implemented Coin Line	\$8.75	\$9.05	\$9.40	\$9.75	\$10.05	\$10.35
2.	Features and Functions			Month	y Rate	Ŋ	<u>IRC</u>
	Answer Supervision			\$	0.83		

3. Local messages per call \$0.25

Coin Collection and Return

Special Number Assignment

Selective Class of Call Screening

- 4. A "local message" from Customer Provided Payphone Service served by a given exchange, is a completed local call originating at such service and terminating at any service which may be called without a toll charge.
- 5. Installation Charges, as specified elsewhere in this Tariff, apply in addition to other charges specified for CO Implemented Coin Line or Instrument Implemented Payphone Service.
- 6. Where Custom Calling Service is desired, the charges as specified in the appropriate Sections of this Tariff are applicable for Instrument Implemented Payphone Service.
- 7. Rates and Charges contemplate a normal business exchange access line service installation.

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* Indicates new rate or text

+ Indicates change

Issued: January 17, 1997

William Biere General Manager Bucklin, Missouri 64631 - Control of the Cont

Effective: April 15, 1997

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Chariton Valley Telephone Corporation Name of Issuing Corporation or Municipality

All Missouri Exchanges Community, Town or City

Section No.

III

GENERAL RULES AND REGULATIONS

RURAL LINE SERVICE

30

- 1. Rural line multi-party service will be furnished to applie Public Service Common cants located outside the local Base Rate Area and on established pole lines, but within the local Exchange Area at the rates shown in the Local Exchange Service Tariff. Only the type or types of service for which a rate is quoted will be furnished. In no case will new contracts be accepted for less than five main station telephones per line, or the equivalent rate therefor.
- 2. New rural lines will be established outside the Local Base Rate area only when, in the judgment of the Telephone Company, there appears to be sufficient demand for the service to warrant the construction costs involved. (See Construction Charges).
- 3. Rural line service may be furnished for special business of a temporary nature which may not remain in a fixed location for any considerable length of time. In such cases, the subscriber will be required to pay the entire cost of the new construction necessary to establish service.
- 4. The Company reserves the right to connect business and residence stations to the same line. No keys or switches for the purpose of cutting off all or a portion of the line from the central office are permitted except in the case of an extension station where a key may be provided for disconnecting it from the main station. Such keys may be furnished at the rates provided in the "Miscellaneous Equipment" section of this tariff.
- 5. Extension Stations are furnished in connection with Rural Stations subject to the provisions specified under "Exten-CARBELLED sion Stations" in this section.

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DATE OF ISSUE

ISSUED BY

November 1, 1955

DATE EFFECTIVE December 7 month day

name of officer

Bucklin, Missouri

address

Manager title

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KHARMAN) SHEET No. 45 FORM NO. 13 P.S.C.MO. No. 1 Consolidated 3rd | Revised SHEET No. 45 Cancelling P.S.C.MO. No. 1 Consolidated Revised For_All Missouri Exchanges Chariton Valley Telephone Corp. Name of Issuing Corporation Community, Town-on City Section III FEB 18 1986 GENERAL RULES AND REGULATIONS MISSUURI Public Service Commission Customer Premises Equipment 1. Effective January 1, 1983, in accordance with the order of the FCC in Docket 20828, customer premises equipment will be provided by the telephone company for use with new or existing service only so long as such equipment is available from telephone company supply acquired prior to January 1, 1983. 2. Customer premises equipment is defined for this tariff as all equipment located on the customer premises except over-voltage protection equipment, inside wiring, coin-operated or pay telephones, and multiplexing equipment to deliver multiple channels to the customer. 3. The telephone company will continue to provide maintenance for the telephone company provided customer premises equipment subject to the availability of replacement parts and/or equipment. 4. All embedded Customer Premises Equipment shall be detariffed and deregulated effective January 1, 1988, by authority of the Missouri Public Service Commission in Case No. TO-86-26. CARBELLED JAN 01 1988 PUBLIC SERVICE COMMISSION

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*Indicates new rate or text

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1.	Effective January 1, 1983, in accordan FCC in Docket 20828, customer premises by the Telephone Company for use with so long as such equipment is available supply acquired prior to January 1, 19	ce with the order centermm so equipment will be provided new or existing service only from Telephone Company
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SSUED BY Robert E. Wright Gen. Mgr. Bucklin, MO

Robert E. Wright address

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ISSUED BY T. L. Selmon General Manager Bucklin, Mo.

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General Manager

Bucklin, Mo.

ISSUED BY T.L. Selmon

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•	The reduction in rate for to 50 percent of the exc listings, joint-user servi	hange serv	ice charges, directory
	Bills are rendered at the dates during the period of service equal to the antion made in advance and the al is restored.	of suspension sipated susp	on. Payment for local pension period shall be
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June 18, 2015
Missouri Public
Service Commission
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For All Missouri Exchange: Community, Town or Ci

Section III

GENERAL RULES	VL/2111	
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SUSPENSION OF SERVICE

- 1. Upon request from a subscriber having any class of exchange service, except semi-public, business or service stations, the service may be suspended for a period of one month or more. No extward or inward service is provided during the period of suspension.
- Temporary suspension of service may begin and terminate on any day of the month, provided notice is given sufficiently in advance for arrangements to be made. No charge will be made for restoration of service.
- 3. The reduction in rate for the period of suspension is equal to 50 percent of the exchange service charges, including charges for extension stations, directory listings, joint-user service, mileage and miscellaneous equipment.
- 4. Bills are rendered at the regular rate at regular billing dates during the period of suspension. Payment for local service equal to the anticipated suspension period shall be made in advance and the allowance applied after the service is restored.

CARBELLED

JAN 01 1988

BY PUBLIC SERVICE COMMISSION OF MISSOURI

* Indicates new rate or text

+ Indicates change

DATE OF ISSUE February 3, 1966

DATE EFFECTIVE

March 8, 1966

ISSUED BY

General Manager

Bucklin, Missouri

T. L. Selmon

Original SHEET No. Revixed

Cancelling P. S. C. MO. No. All Previous Schedules

Original SHEET No. Revised

Chariton	Valley	Telephone	Corporation
		1	4 4 . 544

All Missouri Exchanges

Community, Town or City

Section No.

III

Pullic Service Corlin.

GENERAL RULES AND REGULATIONS

DEFINITIONS

Base Rate area

A specific area within which local telephone exchange service, other than rural line service, is furnished at rates quoted in the Local Exchange Service Tariffs without the application of "Mileage Charges".

Channel

The term "Channel" designates the electrical path provided by the Telephone Company between two or more locations.

Circuit

The term applies to a channel used for the transmission of the electrical energy in the funnishing of electrical energy in the furnishing of telephone semples

Common Battery and Dial Service

Common battery service is manual service and automatic service is dial service where the talking battery is furnished from the Central Office and where the operator is signalled or dial tone is obtained by lifting the receiver of the calling station.

Connecting Company

A corporation, association, partnership or individual owning or operating one or more exchanges and with whom traffic is interchanged.

Contract

The term "Contract" refers to the service agreement between a subscriber and the Telephone Company under which service and facilities are furnished in accordance with the provisions of the Tariffs applicable.

Exchange

The term "Exchange" means a unit established for the administration of telephone service in a specified area which usually embraces a city, town or village and its environs. It consists of a central office together with the associated plant used in furnishing communication service within that area. DEG 7

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November 1, 1955 DATE OF ISSUE

December ?., DATE EFFECTIVE

Manager title

Bucklin, Missouri address

ISSUED BY

Extension and P.B.X. Station Mileage

The charges made for the additional circuit required to furnish such stations beyond the allowable distant tion or P.B.X. switchboard.

Extension Station

(See Telephone Station)

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Exchange Line Mileage struct COMMISSION
"Extra Exchange Line Mileage" is the measurement on which Extra Exchange Line Mileage charges are based for that portion of the circuit extending beyond the Base Rate area, but within the Exchange Area, which is used to furnish urban classes or service in the Rural Area.

Extra Listing

An extra listing is any listing of a name or information in connection with a subscriber's telephone number beyond that to which he is entitled in connection with his regular service.

DATE OF ISSUE. November 1. DATE EFFECTIVE December

Manager

Bucklin, Missouri address

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name of offices

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Original SHEET No. Revised (

Chariton Valley Telephone Corporation Name of Issuing Corporation or Municipality

All Missouri Exchanges Community, Town or City

Section No.

III

GENERAL RULES AND REGULATIONS

DEFINITIONS (continued)

Long Distance Terminal (See Telephone Station)

Public Service Corting

Magneto Service

Magneto Service as the name implies, utilizes a telephone instrument containing a magneto generator which when operated makes possible the signaling of the operator or other customers on the same line. Talking battery is supplied at each station by dry batteries.

Move Charge

A charge made for relocating telephone instruments or for DEC 7 transferring service from one premise to another.

Party Line

产型的 医睫状形 运制 计等级格 A central office line designed for the connection of more than one main station.

Premises

The building portion or portions of a building, used and occupied at one time by a subscriber in the conduct of his business or as a residence. Where floor space in adjoining buildings is made continuous in extent at one or more floor levels, all floor space in both buildings is considered as the same premises in so far as the subscriber who uses and occupies such continuous floor space is concerned, the two buildings otherwise being considered as separate buildings.

Private Branch Exchange System

A private branch exchange system is an arrangement of equipment, contracted for by a subscriber, consisting of manual or automatic switching apparatus with attendants' telephone, trunks to a central office and stations connected with the switching apparatus, thereby providing for telephonic integalocation between the communication b communication between these stations, and also communication

of officer

APR 1 5 1997 Public Service Com.

November 1, 1955 DATE OF ISSUE

DATE EFFECTIVE December 7, month day

Manager title

Bucklin, Missouri

ISSUED BY.

Chariton Valley Telephone Company of Bucklin, Missouri

P.S.C. MO. NO. 1 Consolidated 1st Revised Sheet No. 54 Cancels Original Sheet No. 54

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GENERAL RULES AND REGULATIONS

DEFINITIONS (continued)

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Private Branch Exchange System (Continued)

with the general exchange system.

Throughout this General Tariff the Commonly used abbreviation "P. B. X." will be substituted for the words Private Branch Exchange.

- (A) P. B. X. Trunks: A circuit connecting the P, B, X, system with a central office.
- (B) P. B. X. Stations: Any station (including the operating set or sets) connected directly or indirectly with a P. B. X. System.
- (C) Battery Power: Power furnished for talking and for operating lamp or visual signals and relays.
- (D) Ringing Current: Current furnished by means of a circuit from a central office or other source of supply, to enable to P. B. X. Operator to signal the P. B. X. Stations or connecting P. B. X. Systems without the use of a hand generator.

Private Branch Exchange Trunk

(See Private Branch Exchange System

Private Line

A circuit provided to furnish communication only between the two or more telephones directly connected to it, and not having connection with either central office or P. B. X. Switching apparatus.

Rural Line Service

A type of multi-party line service furnished to subscribers in certain sections outside the base rate area but within the exchange area.

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* Indicates new rate or text

Issued: January 17, 1997

+ Indicates change

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William Biere Effe General Manager Bucklin, Missouri 64631

Effective: April 15, 1997

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(A)	P. B. X. Trunk	s: A circuit conne	cting the P. B. X.	system
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Rural Line Service

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DATE OF ISSUE November 1, 1955

December 7., 1955 DATE EFFECTIVE month

> Bucklin, Missouri Manager

title

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Original SHEET No. Revised (

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All Missouri Exchanges Community, Town or City

Section No.

III

Public Service Corlin.

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GENERAL RULES AND REGULATIONS

DEFINITIONS (continued)

Rural area

The territory surrounding the Base Rate Area in which Rural Line Service is furnished and in which urban classes of service are furnished at established rates plus Extra Exchange Line Mileage Charges.

Semi-Public Telephone

A semi-public telephone is an exchange station equipped with a coin collecting device, designed for a combination of subscriber and public usage at locations more or less public in character. Semi-public telephone service is considered as a form of subscriber service.

Service Connection Charge

A charge applied to installation of apparatus, establishing service, changing, or relocating equipment on the subscribers! premises.

Service Station

(See Telephone Station)

Subscriber

As used in this Tariff, a separate subscriber is involved at each location, or continuous property, where service is furnished. One individual or firm may therefore be considered as two or more separate subscribers even in the same Exchange. privileges, restrictions, and rates established for a subscriber to any class of service are limited to the service at one location; and no group treatment of service at separate locations, furnished to one individual or firm, is contemplated or to be implied, except when definitely provided for in the schedule.

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APR 1 5 1997

Public Service Commission

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November 1, 1955 DATE OF ISSUE

DATE EFFECTIVE December ?..

Manager

Bucklin, Missouri

title

ISSUED BY.

FORM NO. 13		P.S.C.MO. No. 1 - Consolidated {Original} SHEET No. 56
C	Cancelli	ing P. S. C. MO. No. All Previous Schedules {Original Revised} SHEET No.
		y Telephone Corporation For All Missouri Exchanges ing Corporation or Municipality Community, Town or City
		Section No. III
		GENERAL RULES AND REGULATIONS
		DEFINITIONS (continued)
Swite		rd chboards are classified as follows:
	(A)	Cord Switchboard: A switchboard on which all lines terminate in jacks; interconnection of stations and of stations and trunk lines is established by means of cords equipped with plugs.
		(1) Multiple cord Switchboard: A cord switchboard arranged so that each line may have two or more appearances or jack terminations.
		(2) Non-multiple Cord Switchboard: A Cord switchboard arranged so that each line has only one appearance or jack termination.
	(B)	or jack termination. Cordless Switchboard (Key Switchboard): A swift hour is on which all lines terminate on keys: interconnection of stations and of stations and trunk lines, is established 1 1988 by means of keys.

Telephone Station

A telephone instrument, consisting of a transmitter, Preceiver issource and associated apparatus, so connected as to permit transmitting of and receiving telephone messages.

(A) Company Station: A station owned by the Telephone Company, receiving service from and through central office equipment and lines normally owned, maintained and operated by the Telephone Company, and provided as a part of the Telephone Company's service function. Service stations are not included under this classification

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MELIC SERVICE CONTINUE

DATE OF ISSUE November 1, 1955

DATE EFFECTIVE December 7.

Manager

Bucklin, Missouri

ISSUED BY_

name of officer

Toll Terminal: A Company station or a terminal on a private branch exchange switchboard, and the associated exchange circuit connecting the station or terminal directly with a fall office. (Also known as Long Distance Terminal).

- 7 2. Extension Station: An additional Company station connected on the same circuit as the main station and have the same trie of the same tries of the same phone number as the main station, provided the extensionic Commission station is on the same premises as the main station.
 - 3. Off Premises Extension: An extension station not on the same premises as the main station, but used essentially for the same purpose as the main station. (See "Combination Main Station" portion of this tariff for information on connecting a business and residence phone to the same circuit.)
 - 4. Private Branch Exchange Station: Any Company station (including the operator's set or sets) connected directly or indirectly with a private branch exchange system.
- (B) Service Station: A station or one of a group of stations which, API 5-1062 under arrangements made by the service station subscribers, receive service from a Telephone Company central office of Station subscribers and in part by the Telephone Company.

DATE OF ISSUE March 1 1962

month day year

ISSUED BY

name of officer

DATE EFFECTIVE April 5 1962 month day year

General Manager, Bucklin, Missouri

title

S C MO No.	1 -	Consolidated

Original) Revised: (SHEET	No	<i>5</i> 8
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Section No.

III

GENERAL RULES AND REGULATIONS

DEFINITIONS (continued)

Tie Trunk

A circuit connecting two P. B. X. systems for the purpose of intercommunicating between the stations connected with such P. B. X. switching apparatus. The circuit is not intended to provide for general exchange service through either of the P. B. X. systems with which it connects.

Toll Message

A message from a calling station to a station located in a different local service area.

Toll Service

Toll service is that part of the total telephone service rendered by the Telephone Company which is furnished between patrons in different local service area in accordance with the rates and regulations specified in the Company's Toll Tariff.

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DATE OF ISSUE____

November 1, 1955

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DATE EFFECTIVE December 7, 19

ISSUED BY

name of officer

Manager Bucklin, Missouri

title